ACTS

OF THE

One Hundred and Fifty-eighth Legislature

OF THE

STATE OF NEW JERSEY

AND

Ninetieth Under the New Constitution

Preceded by Additional Acts of 1933
(Chapters 455 to 460)

MacCrellish & Quigley Co
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1934
ADDITIONAL LAWS OF 1933

(CHAPTEARS 455 to 460)
The following additional laws, passed by the One Hundred and Fifty-seventh Legislature, are published in accordance with "An act for the publication of the laws," passed June 13, 1895, and "A supplement to the act entitled 'An act relative to statutes,'" approved March twenty-seventh, eighteen hundred and seventy-four, which supplement was approved February 4, 1896.

THOMAS A. MATHIS,

Secretary of State.

(1541)
CHAPTER 455

A Supplement to an act entitled "A supplement to an act entitled 'An act to establish a thorough and efficient system of free public schools and to provide for the maintenance, support and management thereof,' approved October nineteenth, one thousand nine hundred and three," approved May tenth, nineteen hundred and thirty-three.

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

1. When funds become available as provided in the act to which this act is a supplement and a municipality has deposited with the county treasurer legal evidences of indebtedness for the release of such funds, if the board of freeholders has not provided evidences of indebtedness of the county to the State the county treasurer shall forthwith transmit the evidences of indebtedness of the municipality to the State Treasurer and, upon his approval, the apportionments shall be paid as provided in the act. If the State school tax has not been paid by such municipality, then upon receipt of such legal evidences of indebtedness by the county treasurer from the municipal treasurer, and by

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the State Treasurer from the county treasurer, the district and county shall be credited in like amount as if cash had been paid upon the State school tax and such evidences of indebtedness shall thereafter be considered an asset of the school relief fund. The amounts deposited, as provided in this act, shall not exceed the amount allocated by the Commissioner of Education to be paid upon the State school tax from said funds.

2. The money made available in the school relief fund for the obligations of boards of education for teachers’ salaries shall be paid to the custodian of any school district by the State Treasurer upon the warrant of the Commissioner of Education when there has been deposited with the State Treasurer by the co-extensive municipality legal evidences of indebtedness for the amount determined by the Commissioner of Education to be available for such school district.

3. All acts or parts of acts inconsistent with the provisions of this act are hereby repealed to the extent of such inconsistency, and this act shall take effect immediately.

Approved January 9, 1934.
CHAPTER 456

An Act to amend an act entitled "An act to provide for the collection, from mutual associations and stock companies writing workmen’s compensation or employers’ liability insurance in this State, and self-insurer, of funds from which to complete compensation payments to persons totally disabled as the result of two separate accidents, and to assist in carrying out the purposes of an act entitled 'An act to create a commission for the rehabilitation of physically handicapped persons and to define its duties and powers,' approved April tenth, one thousand nine hundred and nineteen," approved March seventeenth, one thousand nine hundred and twenty-three.

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 be and the same is hereby amended to read as follows:

2. The sums collected under the terms of this clause shall constitute a fund out of which a sum shall be set aside each year by the Commissioner of Labor from which compensation payments in accordance with the provisions of paragraph eleven (b) of the workmen's compensation act, shall be made to persons totally disabled, as a result of experiencing a permanent injury under conditions entitling such person to compensation therefor, when such person had previously been permanently and partially disabled from some other cause. In such cases the compensation payable from said fund shall cover that portion of the period for which compensation is payable in ordinary cases of total disability arising under this act, not covered by
compensation due for the two disabilities separately, as above set forth. Payments to such totally disabled employees shall be made from said fund by the State Treasurer upon warrants of the Commissioner of Labor. This act shall be retroactive as touching any accident occurring since the amending of chapter ninety-five, laws of one thousand nine hundred and eleven, by amendment of clause eleven (v), by chapter ninety-three, laws of one thousand nine hundred and nineteen, approved April eleventh, one thousand nine hundred and nineteen, insofar as paying of compensation for total disabilities of this class is concerned. The balance of the amount of money received shall be credited to the account of the rehabilitation commission for physically handicapped persons, to be used in carrying out the purposes of the act creating the above-named commission, approved April tenth, one thousand nine hundred and nineteen. The fund mentioned in this act may also be used, upon the order, in writing, of the Governor, to pay shortages occasioned by any defalcation occurring in the Workmen’s Compensation Bureau of the Department of Labor.

2. This act shall take effect immediately.
   Approved January 9, 1934.

CHAPTER 457

A FURTHER SUPPLEMENT to an act entitled “An act to regulate elections” (Revision 1930), approved April eighteenth, one thousand nine hundred and thirty.

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

1. For the purpose of paying the costs incurred in the publication of the bond acts submitted to the people at the general election held in the month of
November, one thousand nine hundred and thirty-three, to wit, chapters three hundred eighty-seven, three hundred eighty-eight, three hundred ninety-seven and three hundred ninety-eight, there is hereby appropriated the sum of three thousand five hundred dollars ($3,500.00). All bills rendered in connection with such publication shall be approved by the Secretary of State and paid by the State Treasurer, on the warrant of the State Comptroller, out of the general funds of this State.

2. This act shall take effect immediately.
Approved January 9, 1934.

CHAPTER 458

An Act to amend an act entitled ''A supplement to an act entitled 'An act concerning counties,' approved March fourth, one thousand nine hundred and eighteen,' approved February fourth, one thousand nine hundred and thirty-three.

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

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

1. The board of chosen freeholders of every county shall have full authority, by resolution, to fix and determine the salaries and compensation to be paid to officers and employees of and persons holding positions in any such county, between the first day of January, one thousand nine hundred and thirty-three, and the first day of January, one thousand nine hundred and thirty-five; provided, however, that no salary or compensation of any officer or employee of or person holding a position in any county shall be increased between the first day of January, one thousand nine hundred and thirty-three, and the first day of January, one
thousand nine hundred and thirty-five, except where in any department of such county salaries are fixed by grades determined by years of service, that such governing bodies may allow the regular increases in departments in such county caused by the passing of the members of any such department to higher grades therein; but in such case no increase shall be allowed beyond the maximum scale provided heretofore in such department of any such county; and provided further, that if any such person be a member of any pension or retirement fund, such person may continue to pay, or cause to be paid, into such pension or retirement fund the same amount as if such salary or compensation had not been changed, and upon the death or retirement of such member, he or his beneficiary shall be entitled to the same benefits as if his salary or compensation had not been changed; and provided further, that in fixing salaries or compensation there shall be no discrimination among or between individuals in the same class of service.

In fixing and determining the salaries and compensation to be paid to officers, employees and persons holding positions in any such county, the board of chosen freeholders shall adopt a schedule, and if in fixing such salaries or compensation the amount to be paid to any such officer, employee or person holding a position shall be less than the stated amount authorized to be paid to such officer, employee or person holding a position, without regard to deductions already made therefrom the amount to be reduced shall not exceed in percentage the amount authorized to be deducted pursuant to the provisions of an act entitled "An act respecting the salaries or compensation of officers and employees and persons holding positions under the government of this State, whose salaries or compensation are paid by counties or municipalities," approved February fourth, one thousand nine hundred and thirty-three.

2. This act shall take effect immediately.

Approved January 10, 1934.
CHAPTER 459

An Act to amend an act entitled "A supplement to an act entitled 'An act concerning municipalities,' approved March twenty-seventh, one thousand nine hundred and seventeen," approved February fourth, one thousand nine hundred and thirty-three.

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

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

1. The governing body of every municipality shall have full authority, by resolution, to fix and determine the salaries and compensation to be paid to officers and employees of and persons holding positions in any such municipality, between the first day of January, one thousand nine hundred and thirty-three, and the first day of January, one thousand nine hundred and thirty-five; provided, however, that no salary or compensation of any officer or employee of or person holding a position in any municipality shall be increased between the first day of January, one thousand nine hundred and thirty-three, and the first day of January, one thousand nine hundred and thirty-five, except where in any department of such municipality salaries are fixed by grades determined by years of service, that such governing bodies may allow the regular increases in departments in such municipalities caused by the passing of the members of any such department to higher grades therein; but in such case no increase shall be allowed beyond the maximum scale provided heretofore in such department of any such municipality; and provided, further, that if any such person be a member of any pension or retirement fund, such person
may continue to pay, or cause to be paid, into such pension or retirement fund the same amount as if such salary or compensation had not been changed, and upon the death or retirement of such member, he or his beneficiary shall be entitled to the same benefits as if his salary or compensation had not been changed; and provided, further, that in fixing salaries or compensation there shall be no discrimination among or between individuals in the same class of service.

2. This act shall take effect immediately.

Approved January 10, 1934.

CHAPTER 460

An Act establishing the non-liability of counties, municipalities and school districts by reason of injury to the person from the use of any public grounds or buildings.

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

1. No county, municipality or school district shall be liable for injury to the person from the use of any public grounds, buildings or structures, any law to the contrary notwithstanding.

2. This act shall take effect immediately.

Approved January 10, 1934.
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1934
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The following laws, passed by the One Hundred and Fifty-eighth Legislature, are published in accordance with "An act for the publication of laws," passed June 13th, 1895, and "A supplement to the act entitled 'An act relative to statutes,'" approved March twenty-seventh, eighteen hundred and seventy-four, which supplement was approved February 4th, 1896.

The proclamations of the Governor follow. An index of all the laws, compiled in accordance with the act of 1895, completes the work.

THOMAS A. MATHIS,

Secretary of State.
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LAWS
ACTS
PASSED BY THE
One Hundred and Fifty-eighth
Legislature

CHAPTER 1

AN ACT authorizing and empowering any officer, commission or board of this State, having money on deposit in any national bank transacting business in this State, or any bank or trust company organized under the laws of this State, to subscribe to and accept preferred stock in any such national bank, or bank or trust company of this State, in whole or in part to the extent of such deposit, where the Comptroller of the Currency of the United States, or the Commissioner of Banking and Insurance of this State, as the case may be, shall certify, in writing, to any such officer, commission or board of this State, that the same is advisable for the public interest.

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

1. Any officer, commission or board of this State, having money on deposit in any national bank transacting business in this State, or any bank or trust company organized under the laws of this State, is hereby authorized and empowered to subscribe to and accept preferred stock in any such national bank, or bank or trust company of this State, in whole or in part to the extent of such
deposit, where the Comptroller of the Currency of the United States, or the Commissioner of Banking and Insurance of this State, as the case may be, shall certify, in writing to any such officer, commission or board of this State, that the same is advisable in the public interest.

2. This act shall take effect immediately.

Approved January 9, 1934.

A. HARRY MOORE,
Governor.

CHAPTER 2

An Act to amend an act entitled "An act to regulate the assessment and collection of taxes upon the shares of the capital stock of banks, banking associations and trust companies incorporated under the laws of the United States, or of this State, and engaged in business within this State," being chapter two hundred and sixty-five of the laws of one thousand nine hundred and eighteen, approved March fourth, one thousand nine hundred eighteen.

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

1. Section one of the act to which this act is an amendment be and the same hereby is amended to read as follows:

1. The shares of the common capital stock of banks and banking associations organized under the authority of this State, or of the United States, and trust companies organized under the laws of this State, whose principal place of business is within this State, shall be assessed and taxed ac-
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... according to their true value, to be determined in the manner hereinafter prescribed; provided, however, that the 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 two of the act to which this is an amendment be and the same hereby is amended to read as follows:

2. The value of each share of common stock of each bank, banking association or trust company, shall be ascertained and determined by adding together the amount of the capital, surplus and undivided profits of such bank, banking association or trust company, and deducting therefrom the assessed value of the real property of such bank, banking association or trust company, and also deducting therefrom an amount equal to the aggregate par value of all classes of its issued and outstanding preferred stock, and by dividing the result by the number of outstanding shares of common stock of such bank, banking association or trust company. It being the intention that the shares of preferred stock of such bank, banking association or trust company and the capital represented by such shares shall not be assessed or taxed. No deduction or exemption shall be allowed or made from the value determined as herein provided.

3. Section three of the act to which this act is an amendment be and the same hereby is amended to read as follows:

3. For purposes of assessment, the chief fiscal officer of every bank, banking association and trust company, organized under the authority of this State, or of the United States, whose principal place of business is located within this State, shall, on or before the tenth day of January in each year, 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 the president or the cashier, or the treasurer of the same, setting forth its name and principal place of...
business, the names, residences and total number of each class of its stockholders and the number of common or preferred shares held by each, the amount of capital, surplus and undivided profits, as the same are indicated by the books of the company upon the first day of January of the year in and for which such statement is filed, the number of shares of its issued and outstanding preferred stock of all classes and the aggregate par value of each class thereof, the number of shares of its issued and outstanding common stock, and the assessed value of its real property. A duplicate of this statement shall be filed, at the same time, with the Commissioner of Banking and Insurance, to remain in his office as a public record. There shall, in addition to such report, be kept at the principal place of business of every such bank, banking association or trust company, a full and correct list of the names and residences of all of each class of stockholders therein, and of the number of shares common or preferred held by each, which said lists shall be subject to the inspection of the board of taxation of the county within which said bank, banking association or trust company maintains its principal place of business, at all times during business hours.

4. Section four of the act to which this act is an amendment be and the same hereby is amended to read as follows:

4. The rate of tax upon the shares of common stock of banks, banking associations and trust companies shall be, throughout this State, three-quarters of one per centum upon the value thereof, as ascertained and fixed in the manner hereinafter provided, and the owners of such common stock shall be entitled to no deduction from the taxable value of their shares because of the personal indebtedness of such owners, or for any other reason whatsoever. The said tax shall be in lieu of all other State, county or local taxation upon such shares or upon any personal property held or owned by banks, banking associations or trust com-
panies, the value of which enters into the taxing 
value of such shares of common stock.

5. Section six of the act to which this act is an 
amendment be and the same hereby is amended to 
read as follows:

6. The county board of taxation of each county 
shall, on the fifteenth day of January of each year, 
ascertain from an inspection of the statements filed, 
and from any other sources of information which 
may be open to them, the names and places of busi­
ness of all banks, banking associations and trust 
companies in the county, the number of shares of 
common and preferred capital stock of each issued 
and outstanding, the aggregate amount of the capi­
tal, surplus and undivided profits of each, the num­
ber of shares of its issued and outstanding preferred 
stock of all classes and the aggregate par value of 
each class thereof, the number of shares of its 
issued and outstanding common stock, the assessed 
value of its real property, the true value of all the 
common capital stock of each issued and outstand­
ing and the true value of a single common share of 
each, determined in accordance with the provisions 
of section two of this act, and the amount of tax 
levied upon the common capital stock of each at the 
uniform rate. The amount thus ascertained to be 
due upon the shares of common stock of each bank, 
banking association and trust company shall be the 
tax levied and to be paid in accordance with the 
provision of this act, subject to review, correction 
and equalization, as hereinbefore provided. The 
county board of taxation shall also estimate the 
amounts of such taxes which will be payable to the 
county and to any taxing district therein under the 
provisions of this act, and in fixing the respective 
tax rates for the current year such sums shall be 
deducted from the amounts to be raised by taxa­
tion. The county board of taxation shall attach to 
the table of aggregates required to be transmitted 
to the county collector a tabulation of the taxes so 
assessed and levied, which tabulation shall not be 
included among the ratables of any county or tax­
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Section 7 amended.

The shares of common stock of every bank, banking association and trust company shall be assessed against the common stockholders in the taxing district within which the principal place of business of such bank, banking association or trust company is located, and the tax assessed against such stockholders shall be a lien upon their common stock from the first day of January in each year, and said common stock may be levied upon and sold by the collector on default of payment, and moreover, it shall be the duty of said bank, banking association and trust company to pay said tax assessed against such shareholders on demand, and said bank, banking association or trust company shall have a lien upon the shares of common stock for such payment and may retain the amount so paid out of the dividends that may be declared on such shares. The tax so paid to the county collector shall be apportioned at the rate of fifty per centum to the county within which such bank, banking association or trust company is located, and fifty per centum to the taxing district within which its principal place of business is located, and the amount so due to any taxing district shall be paid forthwith by the disbursing officer of said county, setting forth, in detail, the amount of such tax received, the institutions by which it is paid, the aggregate amount thereof, and the basis of apportionment.
7. Section eight of the act to which this act is an amendment be and the same hereby is amended to read as follows:

8. If any bank, banking association or trust company shall, by resolution of its board of directors filed as hereinafter provided, request the county board of taxation to assess to and in the name of the bank, banking association or trust company the entire taxable value of all the shares of common stock therein, instead of assessing the same to and in the name of the individual shareholders owning the same, and if such bank, banking association or trust company shall promise and agree that it will pay the taxes levied against such shares at the time when due and payable, then the total amount of capital, surplus and undivided profits less the deductions therefrom provided for in section two of this act shall be assessed to and in the name of the bank, banking association or trust company, and no list of shareholders shall be required; all other provisions of this section shall apply, and the tax shall be a lien against the property and assets of the bank or trust company and collectible as other taxes are collected; provided, that nothing herein contained shall be construed as a taxation of property as distinguished from capital stock. A certified copy of any such resolution shall be filed with the county board of taxation of the county at least thirty days before the first day of January in any year and an additional copy shall be filed at the same time with the Commissioner of Banking and Insurance; any unrevoked resolution heretofore filed shall apply to the assessment of the tax upon the common stock of any such bank, banking association or trust company; such resolution heretofore or hereafter filed shall be binding and in force until revoked; notice of revocation to be valid must be similarly filed at least thirty days before assessment day in any year.

8. This act shall take effect immediately.

Approved January 9, 1934.
CHAPTER 3

An Act relating to mortgage guaranty corporations, title and mortgage guaranty corporations and insurance corporations engaged in the business of insurance against loss by reason of the nonpayment of principal and interest on bonds and mortgages, providing for the conservation, rehabilitation, reorganization or liquidation of such corporations, and relating to trusts and agencies created by or the result of instruments issued by said corporations, and conferring powers upon the Commissioner of Banking and Insurance and the Court of Chancery with respect thereto, and for the protection of holders of guaranteed mortgage investments.

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

1. This Act shall apply to any mortgage guaranty corporation, title and mortgage guaranty corporation, or other insurance corporation of this State incorporated under any general or special law, which has issued insurance against loss by reason of the nonpayment of principal and interest of bonds and mortgages (hereinafter called for the purposes of this act, "mortgage guaranty corporation" or "company"); and also to any subsidiary of any such corporation or real estate or holding corporation controlled by any such corporation and holding title to real estate subject to the lien of mortgages guaranteed by any such corporation, or of mortgages securing its obligations or certificates issued by it, or in which holders of its guaranteed mortgages or obligations or certificates have an interest as a result of the foreclosure of any such mortgages, to which subsidiary, real estate or hold-
ing corporation all of the provisions of this act shall apply to the same extent as to any such mortgage guaranty corporation. The words "mortgage guaranty corporation (or company)" or "such corporation (or company)" or "the corporation (or company)" as used in this act shall be deemed to apply to and include any such subsidiary corporation, real estate or holding corporation.

"Guaranteed mortgage investments" as used in this act shall include guaranteed bonds and mortgages or shares or parts of mortgages or mortgage participation certificates or shares or parts of bonds secured by mortgage or bonds secured by trust mortgage or participation certificates or coupon bonds entitling the holders to a proportionate share in a series or number of mortgages and bonds or extensions or renewals thereof, or other obligations directly or indirectly secured by bonds and mortgages.

2. The Commissioner of Banking and Insurance; any corporation to whom the provisions of this act apply, by authority of its board of directors given at a regular or special meeting, which said meeting may be called on one day's notice by mail (unless same be waived), or by authority of a majority of its board of directors evidenced in writing; ten per centum (10%) of the stockholders of any such corporation; or ten per centum (10%) of its creditors, absolute or contingent, may file a petition in the Court of Chancery, setting up that said corporation is insolvent, or has suspended its ordinary business for want of funds to carry on the same, or that its condition or methods of business are such as to render the continuance of its operations hazardous to the public or to holders of its guarantees, or that its business has been and is being conducted at great loss and greatly prejudicial to the interests of its creditors and stockholders, or that the interests of its creditors, absolute or contingent, or of the public, or its stockholders, or the conservation of its assets or business require the intervention of the court, and the court, if satisfied
of the sufficiency of the petition, without notice, or upon such notice as it may prescribe, if the application be made by or with the consent of the corporation, and with such notice as it may prescribe in other cases, may make an order adjudging the sufficiency of the application, and thereupon the Commissioner of Banking and Insurance shall become trustee of the said corporation, its assets and property, rights, credits and interests, and of any subsidiary corporation (herein included in the term "corporation" or "company"), its assets and properties, rights, credits and interests, and of any trust or trusts created by or the result of any instrument issued by said corporation in the course of its business or the result of any conduct of the corporation, the trust or trusts to be administered by the said Commissioner of Banking and Insurance subject to the supervision and control of the Court of Chancery in the administration suit and as a trust administered in that court.

If, at the time such application be made, there be a cause pending in said court looking toward the general administration of the assets, property, rights, credits and interests of said corporation, the petition may be filed in said cause, and if the application be granted, the cause shall proceed as if, in the first instance, commenced by a petition filed under the provisions of this act, the jurisdiction of the court relating to the time of the institution of the original proceeding, and if the petition under the provisions of this act be not filed in said cause first commenced as aforesaid such cause and the proceedings initiated by petition under the provisions of this act shall be consolidated, with like effect.

3. The said court shall have power and authority in the initial order or any subsequent order upon such notice to parties who may be interested as it may prescribe to make orders and decrees authorizing and empowering the Commissioner of Banking and Insurance to exercise all or any of the following powers and duties; all of the powers of
the corporation and its board of directors or officers, and its privileges and franchises, provided that no additional guaranties or similar obligations shall be created; except as hereinafter mentioned, all such powers as might be conferred upon a receiver of such a corporation by the court in the conduct of its business; in the name of the corporation or otherwise, to demand, sue for, collect, receive and take into his possession all the goods and chattels, rights and credits, moneys and effects, lands and tenements, books, papers, choses in action, bills, notes and property of every description of such corporation or any such trust, and in his discretion to compound and settle with any debtor or creditor of such corporation or any such trust, or with persons having possession of its property or in any way responsible at law or in equity to such corporation or any such trust, upon such terms and conditions and in such manner as he shall deem just and beneficial to the corporation or trust, and in case of mutual dealings between the corporation and any person to allow just set-offs in favor of such persons in all cases in which the same ought to be allowed according to law and equity; to sell, convey and assign all or any part of the said estate, rights and interests, including bills, notes and choses in action of said corporation or any such trust; in the name of such corporation or otherwise to prosecute and defend any and all suits and other legal proceedings and in the name of such corporation or otherwise, execute, acknowledge and deliver any and all deeds, assignments, releases, warrants to cancel mortgages and other instruments necessary or proper to effectuate any sale of real or personal property, or to compromise or compound claims or to restore to any person any property deposited or transferred as security for the payment of any debt or the performance of any obligation upon the payment of such debt or the performance of such obligation, and any deed or other instrument executed pursuant to the authority hereby given, shall be valid and effectual.
for all purposes, as though the same had been executed by the officers of such corporation by authority of its board of directors; to deposit the moneys collected or in the hands of the Commissioner or under his control in one or more national or State banks, savings banks or trust companies, within this State or the City of New York, which said deposits shall be entitled in case of insolvency or liquidation of the depository to such priority in payment as may be given to deposits of public funds under the applicable banking law; to temporarily invest any such moneys in obligations of the United States of America; to, either personally or by any assistants designated by him, subpœna witnesses to compel their attendance, to administer an oath, and to examine any person under oath, before him, or before any assistant duly designated for such purpose, and in connection therewith require the production of any books or papers relevant to the inquiry, and if a person subpœnaed to attend such inquiry fails to obey the command of a subpœna without reasonable excuse or a person in attendance upon such inquiry, shall, without reasonable cause, refuse to be sworn or to be examined, or to answer a question, or to produce a book or paper when ordered to do so by the officer duly conducting such inquiry, or if any corporation, association, partnership, or individual fails to perform any act required hereunder to be performed, the Court of Chancery, upon proper application and upon such notice as it may prescribe may direct the performance of the act, and in case of the failure of any such corporation, association, partnership, or individual to obey the order of the said court it or he shall be guilty of, and punishable for, a contempt of that court; to receive, collect and sue for the interest and principal of any bonds, mortgages or other security held by or under the control of such corporation or in any trust created by or the result of any instruments issued by said corporation in the course of its business or as a result of any conduct of the corporation, or with
respect to which the corporation has an agency by any instrument or by any foreclosure or other action thereon, take title to the property sold under such action or deeded by any mortgagor or owner, in such form and manner as he or the said court may determine; to, with the consent where required of all of the persons interested in any specific mortgage or property, or with the consent where required of two-thirds in interest of such persons and with the approval of the court, extend and renew mortgages, sell, convey and realize upon the same or any real estate and other assets, at such prices and on such terms, including the taking of security for part of the purchase money, as shall be deemed advantageous, or lease, exchange and otherwise deal with and dispose of, all such mortgages, real estate and other assets which may come to his possession; to turn over to holders of guaranteed mortgage investments, mortgages to which they are entitled under the assignments or certificates or other instruments held by them, or the properties held as a result of the foreclosure thereof, or the foreclosure decree in such case, and to agree upon and compound and settle claims by or against the corporation in respect thereto, including the adjustment and the payment or collection or postponement or securing the equities or interests of the corporation therein by reason of advances made by it for interest, principal or other payments guaranteed by it or for taxes or other expenses; to use such consents as are required, of persons in interest; to accept such guaranteed mortgage investments in payment for properties or mortgages upon such terms as he may deem proper and to facilitate the exchange of guaranteed mortgage investments among holders for the purpose of effecting such cancellation; to compromise, compound and settle debts of the corporation by the surrender or transfer of mortgages or certificates, or properties or equities or interests therein held by it in its own right; to, with the consent of all the persons in interest or, with the consent of
two-thirds of the persons in interest and with the express approval of the court given upon such notice as the court may prescribe, borrow moneys for the protection, rehabilitation, repair, maintenance, payment of taxes and other charges or expenses arising out of holding or management of any properties owned, mortgaged or controlled by virtue of agreements or otherwise and charge the same against such properties or mortgages as a lien thereon prior to the rights of the holders of the guaranteed mortgage investments affecting the same, or in like manner to borrow moneys for such purpose affecting a number or group of properties or mortgages; to borrow moneys, with the express approval of the court given upon such notice as the court may prescribe for any necessary general expense of administration and issue such trustees' or receivers' certificates or other obligations as the court may direct; to secure the repayment of the certificates or other obligations of the commissioner by the mortgage, pledge, assignment, transfer in trust, or hypothecation of any or all of the property whether real, personal or mixed of such corporation or of the trusts which may come to his possession or be in his control; and to take any and all other action necessary and proper to consummate any such loans and to provide for the repayment thereof, and the commissioners shall be under no obligation personally or in his official capacity as Commissioner of Banking and Insurance to repay any loan made pursuant to this provision; to administer the properties, rights, credits and interests which may come to his possession as one trust irrespective of the terms of any instruments made by said corporation in the conduct of its business, keeping proper books of account from which, in the event of ultimate liquidation, the rights of the interested parties may be determined, charging against the separate interests of the parties such proportion of the cost of the general administration, including the repayment of any indebtedness incurred by the commissioner, as the court may,
upon such notice as it may prescribe, determine just and equitable; to, in all cases in which he is satisfied from the books and records of the company or from any other evidence as to the ownership of guaranteed mortgage investments, without requiring the filing of proofs of claim, remit and pay so much of the net available collected interest, principal or proceeds of sales, as he may deem prudent or as the court may direct, after deducting therefrom reasonable amounts to cover costs and expenses of collection, foreclosure, sale or other corporate functions performed under this act, and after reserving so much as he may deem necessary or proper to meet expenses or charges or taxes accrued or accruing against specific properties or mortgages, and for service in the collection thereof, and for general expenses of administration, including, in his or the court’s discretion, moneys on hand at the time of taking possession of such company available for and awaiting distribution to persons entitled thereto; to permit outstanding checks or accepted drafts of such corporation representing such payments theretofore made, or other proper payments in the course of business of the corporation to be honored and charged against funds of the corporation on hand; to exercise such further powers and duties as the court may determine.

4. The Court of Chancery shall have power to remove the commissioner and appoint another trustee or trustees and, except as from time to time the court may otherwise order, the substituted trustee or trustees shall have the powers and authority and be charged with all the duties which at the time of his or their appointment had been conferred upon the commissioner, and thereafter the said court may confer upon such substituted trustee or trustees any power or authority which it is permitted by the terms of this act to confer upon the Commissioner of Banking and Insurance.

5. Title to the assets and property, rights and credits of said corporation and of any such trust.
shall remain in the corporation or as at the time
of the filing of the petition, unless the court shall
otherwise order, but the court may, at any time,
upon such notice as it may prescribe, vest title to
the whole or any part of the property, assets,
rights and credits of such corporation or of any
such trust or coming to the possession or control
of the commissioner, in the commissioner.

6. Upon the making of the original order all
suits, judgments, decrees, levies and executions
against the assets and property, rights and credits
of the corporation or any property of any trust
shall be stayed, unless and until otherwise ordered
by the court, and the court shall have exclusive
jurisdiction to determine all judicial questions, and
all controversies arising in the course of or respect­
ing the administration of the assets, property,
rights and credits of the corporation, and all ac­
countings arising therein, and of the rights of all
parties interested therein, and all subsidiary and
ancillary causes or proceedings, and of all questions
affecting any and all trusts or affecting any of the
assets, property, rights and credits of such cor­
poration, or of any property, assets, rights and
credits in the possession of or under the control of
the commissioner or of any of the trusts created
by or the result of the issuance of any securities
by the corporation in the course of its business, or
resulting from any conduct of the corporation, and
no plenary proceedings shall be instituted either at
law or in equity in any other cause than the one in
which the administration of the assets and prop­
erty, rights and credits of said corporation shall
be pending, affecting any of the matters herein­
above stated, all such questions being drawn into
the administration suit, and all such controversies
and matters may be presented in such administra­
tion proceeding by a petition in such manner as the
court may, either by rule or by special order pre­
scribe, by any party interested, including the com­
missoner, upon such notice as the court may pre­
scribe, and the court may make such declaratory
orders and decrees as may be proper, and may, in its discretion, transfer any subsidiary or ancillary cause or proceeding under the transfer of causes act, and may permit such proceedings as the court may determine to be proper in other courts for the purpose of determining any matter with respect to any claim, the judgment or decree in any other cause or proceeding being enforceable only, however, in the administration suit, and the Court of Chancery may at any time issue an injunction restraining the corporation, its officers, directors, stockholders, members, trustees, agents, servants, employees, certificate holders, policyholders, cestuis que trustent or other persons interested in any trust created by or the result of any instrument issued by the corporation in the conduct of its business or resulting from any conduct of the business of the corporation, bondholders, creditors, absolute or contingent, attorneys, managers and all other persons from the transaction of its business or a part thereof, or the waste or disposition of its property, and as may be deemed necessary to prevent interference with the commissioner in any proceeding hereunder, or interference with or waste of the assets of such company or of such trust, or the institution or proceeding of any actions or the obtaining of preferences, judgments, attachments, or other liens, or the making of any levy against the company or against its assets or the assets of any such trust or any part thereof, and may grant such other restraint as to it shall seem proper to protect its exclusive jurisdiction.

7. Upon the making of the initial order in such administration suit no bank, trust company, corporation, association, or individual knowing of such order or of the taking possession by the commissioner, or notified as aforesaid of the fact, shall have a lien or charge for any payment, advance or clearance thereafter made, or liability thereafter incurred against any of the assets of the corporation or of the trusts except as the commissioner shall deem necessary for the administration of the
property and assets, and no lien shall be obtained after the making of such order by suit, judgment, execution, attachment or of any proceedings whatsoever, and all liens so obtained shall be absolutely null and void, and of no effect.

8. The court may, in order to afford opportunity for the rehabilitation, reorganization or readjustment of all or a part of the business, assets or liabilities, of such corporation or of any such trust, permit or direct the commissioner to carry on and conduct, as far as practicable, the business of such corporation, maintain its organization and facilities, and preserve its good will, conserve and administer its business and assets until a plan or plans of rehabilitation, reorganization or readjustment shall have been adopted, or until an order of liquidation shall have been made as hereinafter provided.

9. The commissioner, or the corporation or any interested party, may at any time apply to the court for an order in such administration suit permitting the corporation to resume control of its property and the conduct of its business, but no such order shall be granted except with the approval of the Commissioner of Banking and Insurance in his official capacity and except after a hearing and a determination by the court upon such notice as it may prescribe to the interested parties that the objects of the suit have been accomplished.

10. The commissioner may appoint, with the approval of the court, conservators and assistants, to aid him in his administration, conservation, rehabilitation or liquidation, if liquidation be ordered, of any such corporation or of the trusts created by or the result of any instruments issued by such corporation in the course of its business, or resulting from any conduct of the corporation, with such powers and duties as he may, with the approval of the court, fix, and may employ such counsel and procure such expert assistance and advice as may be necessary, and may retain such of the officers or employees of such corporation as he may deem
necessary, and may require from such conservators and assistants such security for the faithful discharge of their duties as he may deem proper.

11. The commissioner shall have power to fix the compensation of clerks, assistants, and employees, subject to the supervision of the court, and the court shall have power to make allowances to all persons engaged in the administration, including compensation for services rendered by counsel for the company or for reorganization committees or for any party in interest which the court may determine to have aided in the administration of the property and assets, rights and credits of said corporation or of any trust created by any instruments issued by it or resulting from any conduct of the corporation, and shall also have power to direct the payment of the expenses of any such committee or party actually incurred or anticipated, and shall have power to charge such allowances as it may make against such property and assets of such corporation or of the trust or coming under the control of the commissioners as it may deem equitable and just.

12. The court may from time to time, as it may deem proper, necessary or expedient to effectuate and administer the property and assets, rights and credits of the corporation and the trusts or agencies created by any instrument made by the corporation or by law, confer upon the corporation the power to, or direct the corporation to, perform any act or acts of a fiduciary nature or otherwise as may be necessary or appropriate in the administration and execution of any trust or agency which may affect any property or mortgage or may confer such power upon the commissioner.

13. The wages or compensation of the clerical and office force, and other employees, of such corporation, due for services rendered within two months prior to the making of the initial order in any administration suit, not exceeding three hundred dollars ($300.00) in any individual case, shall
Notices of proceedings.

14. The court shall have power by general rule or by special order to provide for such notice of any proceedings in any suit under this act as shall be reasonable, considering the character of the proceedings and the number of persons who may be interested, and such notice shall be sufficient for all purposes, and may consist of notice to representatives of a class, and may be given by mail, and no failure of any person in interest to receive notice shall affect the validity of any proceedings or order, or action taken under this act, and the court generally shall have the power to make such orders and decrees as may be necessary or appropriate to effectuate the purposes of this act, and may exercise in the course of the proceedings all of its inherent jurisdiction, and all of the power and authority conferred upon it by any other statute of this State.

15. Any holder of a part or share of, or a participation certificate in, a guaranteed mortgage investment of any such corporation, shall have the right to obtain from the commissioner upon reasonable and timely application made in good faith for the protection of his interest and upon paying or tendering payment of the reasonable expense thereof as determined by the commissioner, a list of the names and addresses and amount of the respective holdings of the other persons holding the other shares or parts, or participation certificates, in the same mortgage investment, or be permitted to take off such list from the books or records of the company. Any such person may be required to establish his identity and right to such list and may be required to produce the certificate or other instrument evidencing his ownership of a part or share of such investment. The court may make a general order that no such lists shall be offered for sale or be generally circulated or be
given general publicity, and a copy of such order shall be delivered to the person obtaining such list at the time of delivery, and a violation of such order shall be deemed to be a contempt of the Court of Chancery and shall be punishable as such by that court.

16. The commissioner in his official capacity or as trustee, or any substituted trustee or trustees of such corporation, or persons having a material interest in the guaranteed mortgage investments of such corporation may initiate, one or more plan or plans for the general or partial rehabilitation, reorganization, readjustment or liquidation of all or a part or parts of the business, assets and liabilities of the corporation or of the trusts. Such plan or plans, or amended or modified plan or plans, having the written consent of not less than two-thirds in interest of the persons interested therein, and, in the case of a general plan of rehabilitation or reorganization or adjustment, of two-thirds of the stockholders of the corporation, with the approval of the court, after reasonable notice, may be adopted and carried into effect, and all persons affected not consenting thereto shall, nevertheless, be bound thereby; provided, the court may order provision to be made for setting aside for the benefit of such persons such pro rata share of assets and charge thereon such pro rata share of liabilities, or the equivalent thereof, as they may be properly and equitably entitled to; provided, however, that the court shall not be required so to do if it be equitable and just that said dissenting person be bound by the provision of such plan to accept such provision as made for him by said plan. Such plan or plans may contain such covenants, agreements, or provisions as may be desired, including provision for the resumption of all or a part of the business of the corporation and a return to it of all or a part of its assets, or the transfer thereof to one or more other corporations, or the merger or consolidation of the corporation with
one or more other corporations, the reduction or readjustment of the indebtedness or obligations or liabilities of the corporation, the issuance of preferred, special or other capital stock or certificates of interest representing interests in all or a portion of the assets, the substitution or exchange of other securities, provision for grouping or classification of assets, or the amalgamation of separate trusts affecting collaterals or securities for any issue or series of bonds or obligations of the corporation.

Any such plan or plans may provide for segregation of and resumption of a part of the business, such as the title business of such corporation, and may provide for the segregation of a part of the assets and the transfer thereof to a corporation issuing modified guaranties in substitution for existing guaranties.

Any such plan or plans may contain any reasonable provisions relating to the securing, collection, payment, amortization, or compromise of or other protection of equities or interests of the corporation in mortgages or properties arising out of advances by the corporation on account of interest, taxes, insurance, foreclosure costs, expenses of maintenance, repair and the like.

17. The holders, representing not less than twenty-five per centum (25%) in interest, of guaranteed investments or certificates in any specific mortgage or number or groups of mortgages, whether theretofore grouped or pooled or not, may initiate plans to take over such mortgages or properties on fair and equitable terms, through the formation of a corporation or association in which the holders are members, or otherwise, with the consent of all of them, or with the consent of two-thirds in interest of them and with the approval of the court. Any such plan so adopted shall in like manner as hereinbefore provided be binding upon all holders in interest.
18. No such plan of reorganization or rehabilitation shall be effective if it shall involve the formation, or the continuance, of a corporation, which under the laws of this State would be subject to the supervision of the Commissioner of Banking and Insurance, unless approved by the Commissioner of Banking and Insurance in his official capacity.

19. At any time the commissioner in his official capacity or as trustee may, or any party in interest may, provided no general plan of rehabilitation, reorganization, readjustment or liquidation shall have been approved, apply in the administration suit for an order of liquidation, upon such notice as may be fixed by the court. The court may make such order, provided it is satisfied that further effort to rehabilitate said corporation would be futile and that the interests of those interested so require, and the commissioner or substitute trustee or trustees shall thereupon proceed to liquidate such corporation, and the date of such order shall be the date as of which claims shall be determined as respects their rank, amounts and validity, and the like, for the purposes of liquidation, and thereupon such proceedings shall be continued as liquidation proceedings. The liquidation of such corporation shall thenceforth proceed and be conducted under and in accordance with the provisions of “An act concerning corporations” (Revision of 1896), approved April twenty-first, one thousand eight hundred and ninety-six, and acts supplemental thereto, provided, however, that the Court of Chancery may make also such order or decrees as it is authorized to make under its inherent jurisdiction and any trusts involved shall be liquidated in such manner as the Court of Chancery shall determine. Nothing herein shall prevent or restrict the effectuation of any plan of general or partial liquidation adopted under this act.

The court may, however, at any time before liquidation has been effected, in a proper case
vacate such order, whereupon the proceedings shall continue as if such order had not been made.

20. The commissioner may apply in the administration suit at any time after an order of liquidation has been made, for an order dissolving the corporation.

21. For the purpose of effectuating any purpose of this act the commissioner shall have power in his official capacity to make and alter such rules and regulations as to him shall seem proper.

22. The orders and regulations made by the Commissioner of Banking and Insurance in his official capacity under the provisions of any law of this State, and the orders and decrees of the court made in the proceedings, and the acts of the commissioner thereunder or of any substituted trustee or trustees, shall be binding upon and effectual as to all persons who may be affected thereby in any manner, including trustees or depositaries of mortgages against which or under which interests in mortgages are issued, and any such trustees or depositaries shall be relieved of responsibility for any act or omission in compliance with orders or regulations, decrees or orders made under this act.

23. The commissioner, his deputies, assistants, agents, and conservators, or any trustee or substituted trustee, shall not be liable or responsible for any act taken or omitted in good faith, or any error or omission of judgment, or mistaken exercise of any discretionary power.

24. Any person acting as executor, administrator, trustee or in any other fiduciary capacity, and all banks, savings banks, trust companies, insurance companies and other corporations, within this State, and all officials of this State, the several counties, municipalities and school districts therein, and of any public commission or body created under the laws of this State, shall, with respect to any mortgages or interests in mortgages held by them, have power to take any action or give any
consent and enter into any agreement or plan authorized by the provisions of this act.

25. Every mortgage guaranty corporation shall have and possess, and may exercise, all of the powers, including powers conferred upon corporations under the act entitled "An act concerning corporations" (Revision of 1896), approved April twenty-first, one thousand eight hundred and ninety-six, and the supplements and amendments thereto, including power to issue preferred or special stock, so far as consistent with and incident to or furthering the exercise of any of the powers conferred by this act or the attainment of any of the purposes of this act.

26. This act shall apply to every mortgage guaranty corporation of which the Commissioner of Banking and Insurance has heretofore taken possession and of which he is in possession at the time of the enactment of this act, so far as the same may be applicable thereto. All of the provisions herein respecting the formulation and adoption of a plan or plans for the rehabilitation, reorganization, readjustment or liquidation of any such corporation, shall apply not only to such corporation in the possession of the commissioner, but also, so far as applicable, to any such corporation which is in the hands of receivers or otherwise in the custody of the law.

27. This act is enacted under the police power of the Legislature with respect to the corporations affected, such corporations being deemed by the Legislature to conduct a business charged with a public interest, and under the power of the Legislature to alter or repeal charters of corporations and to change corporate powers, and any other power vested in the Legislature under the Constitution, and the Legislature determines that the emergency recited in chapter seventy-one of the laws of one thousand nine hundred and thirty-three, approved March sixteenth, one thousand nine hundred and thirty-three, continues to exist and may
continue to exist for some time unknown to the Legislature and any provision, if there be any, which can be sustained as valid only during the existence of the emergency shall continue in effect until such emergency shall cease. All other provisions of this act shall continue to be effective until otherwise provided by the Legislature.

28. Should one or more sections, subsections or portions, even if included in a single sentence or phrase, of this act for any reason be considered by any court and be adjudged unconstitutional or invalid, such judgment shall not affect, impair or invalidate the remaining provisions thereof but shall be confined in its operation to the specific provisions so held unconstitutional or invalid.

29. This act shall be liberally construed for the effectuation of its purposes in all courts, in all places and by all public officers.

30. The word "person" wherever used in this act shall include natural persons, partnerships, fiduciaries, corporations and associations.

31. This act may be cited as the "Mortgage Guaranty Corporations Rehabilitation Act".

32. All acts or parts of acts inconsistent herewith are repealed, provided, however, that nothing herein shall repeal section fifty-six-B of the act entitled "An act to provide for the regulation and incorporation of insurance companies and to regulate the transaction of insurance business in this State," approved April third, one thousand nine hundred and two, or section fifty-six (a) of said act, except insofar as the same shall be inconsistent with this act, but then only as respects proceedings taken under this act. Nothing herein shall repeal chapter seventy-one of the laws of one thousand nine hundred and thirty-three.

33. This act shall take effect immediately.

Approved January 9, 1934.
CHAPTER 4

An Act concerning banks, trust companies and savings banks having shares of capital stock.

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

1. When heretofore or hereafter sixty-six and two-thirds per centum (66 2/3%) of the stockholders of any bank, trust company or savings bank of the State of New Jersey shall have entered into an agreement with the officers of such institution in order to accomplish the reorganization or reopening of such bank, trust company or savings bank, and shall have returned to such bank, trust company or savings bank a sufficient amount of common stock to satisfy and pay the claims of the depositors and creditors of such institution in order that said stock could be paid over to the depositors and creditors of the institution, and when at least seventy-five per centum (75%) of the depositors and creditors have agreed to accept the common stock so received by the bank, trust company or savings bank from its stockholders in satisfaction of the claims against the institution as depositors, and upon the approval of such plan by the Commissioner of Banking and Insurance, such bank, trust company or savings bank may distribute to its depositors such common stock as it received from its stockholders in full satisfaction of the claims of such depositors against the institution.

2. The bank, trust company or savings bank may pay to the depositor stockholders who have received such stock in payment for their deposits such amount of money as the Commissioner of Banking and Insurance may approve, and in return for the moneys so paid to the depositor stockholder shall receive from such depositor stockholder the certificate of depositors’ common stock on the basis of
Redeemed shares returned to original holders.

Status of stock in liquidation.

Depositors' common stock.

Rights.

the par value equal in amount to the money so paid such stockholder and shall continue to make such payments from time to time to such depositor stockholder until the full amount of the stock so given said depositors has been returned to the banking institution. The officers of such bank, trust company or savings bank are further authorized to return to the original stockholders who have surrendered their stock as aforesaid the shares so redeemed and said shares shall be restored to the same status and effect as the original stock so sold and issued to such original stockholders.

3. In the event of liquidation or the discontinuance of business, the stock so issued to the depositors and creditors in payment for their account shall, after the payment of the obligations of the bank, trust company or savings bank, which under existing laws are entitled to full and immediate payment, be first entitled to participate in the distribution of the assets of such bank, trust company or saving bank.

4. All certificates of stock as shall be issued to the depositors or creditors, in satisfaction of their deposits or claims, shall be plainly marked upon the face of the certificate “depositors’ common stock,” and shall be carried on the books of the company or association under the heading or title of depositors’ common stock. For all other purposes in the matter of voting and in the conduct of the business and in every other respect the depositors’ common stock shall be considered as having equal rights, privileges and benefits of the original common stock of the institution and shall also be subject to such laws and regulations herefore or hereafter passed or promulgated respecting the issuance of preferred stock, and in the event of the issuance of preferred stock, then the rights of the holders of the depositors’ common stock shall be subject to the rights of the holders of such preferred stock.
5. No dividends shall be declared or paid on common stock or depositors' common stock until all of the outstanding depositors' common stock shall have been redeemed, and if any such bank, trust company or savings bank is placed in voluntary liquidation, or is liquidating under the authority of the Commissioner of Banking and Insurance after said commissioner has taken possession of the property and business of such bank, trust company or savings bank, or if a receiver is appointed therefor, no payments shall be made to the holders of the common stock until the holders of depositors' common stock shall have been paid in full the par value of such stock.

6. Subscriptions to such depositors' common stock shall be paid for either in cash or by an offset in the same amount against any deposit balance or balances on the books of such bank, trust company or savings bank, or partly by cash and partly by such offset against deposit balance or balances.

7. Any such bank, trust company or savings bank which has not been permitted or licensed by the Commissioner of Banking and Insurance, or by the Secretary of the Treasury, if bank or trust company is a member bank of the Federal Reserve System, to perform all of its usual banking functions may be reorganized for the resumption of its normal and usual banking business by the issuance of depositors' common stock as hereinabove provided or otherwise as the Commissioner of Banking and Insurance may determine to be for the best interests of the banking institution, its depositors and its stockholders. Any reorganization plan may provide for the issuance of depositors' common stock to all of the depositors and other creditors of such bank, trust company or savings bank, and may provide that each creditor and depositor must subscribe at least a certain percentage of his claim for said stock. Any reorganization plan shall become effective (1) when the Commissioner of Banking and Insurance shall be satisfied that the
plan of reorganization is fair and equitable as to all depositors, other creditors and stockholders, and is in the public interest, and shall have approved the plan subject to such conditions, restrictions and limitations as he may prescribe; and (2) when, after such notice of such reorganization as the Commissioner of Banking and Insurance may require, (a) depositors and other creditors of such bank, trust company or savings bank representing at least seventy-five per centum (75%) of its total deposits and other liabilities as shown by the books thereof and (b) stockholders owning at least two-thirds of its outstanding capital stock as shown on the books thereof shall have consented in writing to the plan of reorganization; provided, however, that claims of depositors or other creditors which, under existing law, are entitled to full and immediate payment, even though said bank, trust company or savings bank is operating on a restricted basis, shall not be included among the total deposits and other liabilities of said bank, trust company or savings bank in determining the seventy-five per centum (75%) thereof as above provided.

8. In any reorganization which shall have been approved and shall have become effective as provided herein, all depositors and other creditors and stockholders of such bank, trust company or savings bank, whether or not they shall have consented to such plan of reorganization, shall be fully and in all respects subject to and bound by its provisions, and claims of all depositors and other creditors shall be treated as if they had consented to such plan of reorganization.

9. This act shall take effect immediately.

Approved January 16, 1934.
CHAPTER 5

A Supplement to an act entitled 'An act to revise and amend 'An act for the taxation of railroad and canal property,' approved April tenth, one thousand eight hundred and eighty-four,'' approved March twenty-seventh, one thousand eight hundred and eighty-eight.

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

1. Any railroad or canal company against which a tax has been or shall be levied may pay the same into the treasury of this State, notwithstanding litigation may be pending as to the validity of the whole or any part of said tax, and if it shall be determined in any litigation that the whole or any part of said tax so paid into the treasury of this State has been unlawfully assessed or imposed, the State Treasurer shall give credit for such overpayment to the corporation so paying upon the taxes next legally levied and payable into the treasury of this State subsequent to the determination of any such litigation.

2. Notwithstanding any law of this State prohibiting the distribution of money received by the Treasurer in payment of taxes levied under the act to which this act is a supplement during the pendency of an action by writ of certiorari involving the legality of such taxes, any money received by the Treasurer under the provisions of this act may be forthwith apportioned and disbursed by the Treasurer to the agencies who would be entitled thereto in the event no writ of certiorari was pending.

3. This act shall take effect immediately.

Approved January 25, 1934.
CHAPTER 6

An Act concerning deposits of money by the Treasurer of this State, and any other official or agency thereof in a national bank, bank or trust company located in this State; providing for and authorizing consent to the pledge or sale of such deposits or subscription to stock therefor in connection with the creation, establishment, sale, reorganization or reopening of any national bank, bank or trust company, or succeeding institution.

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

1. Where the State of New Jersey, the Treasurer of the State, and any other official or agency thereof has heretofore or shall hereafter have in any national bank, bank or trust company of this State money on deposit, and such national bank, bank or trust company shall be or may hereafter be under the supervision or in the custody and control of the Comptroller of the Currency or the Commissioner of Banking and Insurance, as the case may be, and the said Comptroller or Commissioner has approved or shall hereafter approve any plan for the sale or pledge of the moneys therein deposited, or plan for the creation or establishment of an institution to succeed any national bank, bank or trust company, or for the sale, reorganization or reopening of any such national bank, bank or trust company, the State of New Jersey by the State Treasurer, the Treasurer of this State, and any other official or agency thereof, is authorized and empowered to consent to any plan of sale, reopening or reorganization, or to the creation or establishment of a succeeding institution, and to accept in whole or in part of its said deposit or deposits stock, and to subscribe to stock in a succeeding institution, for
the whole or any part of its deposit in the prior institution, and to assign all or any part of such deposit or deposits for the payment of such subscription for said stock, and generally to consent to any plan in the same manner as other depositors in any such national bank, bank or trust company.

2. This act shall take effect immediately and is hereby declared to be emergency legislation and expire by limitation on July first, one thousand nine hundred and thirty-five.

Approved January 30, 1934.

CHAPTER 7

AN ACT to amend an act entitled "An act authorizing municipalities other than counties to issue notes or bonds for the relief of the poor during the present emergency of unemployment," approved January twenty-fifth, one thousand nine hundred and thirty-three.

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 be and the same is hereby amended to read as follows:

2. This act shall take effect immediately, but shall become inoperative on and after January thirty-first, one thousand nine hundred and thirty-five.

Approved January 31, 1934.
CHAPTER 8

An Act to amend an act entitled "A further supplement to an act entitled 'An act prescribing the liability of an employer to make compensation for injuries received by the employee in the course of employment, establishing an elective schedule of compensation, and regulating the procedure for the determination of liability and compensation thereunder,' approved April fourth, one thousand nine hundred and eleven," approved March twenty-ninth, one thousand nine hundred and thirty-three.

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 be and the same is hereby amended to read as follows:

   2. This act shall take effect immediately, but shall become inoperative on and after January thirty-first, one thousand nine hundred and thirty-five.

   Approved January 31, 1934.
CHAPTER 9

An Act to amend an act entitled "An act concerning the legal settlement of any person in this State," approved April twenty-seventh, one thousand nine hundred thirty-three.

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 be and the same is hereby amended to read as follows:

2. This act shall take effect immediately, but shall become inoperative on and after January thirty-first, one thousand nine hundred thirty-five. 

Approved January 31, 1934.

CHAPTER 10

An Act to supplement 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 thirty-four, and regulating the disbursement thereof," approved June twentieth, one thousand nine hundred and thirty-three.

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

1. The following sums, or so much thereof as may be necessary, be and they are hereby appropriated out of the State fund for supplying deficiencies in former appropriations for the fiscal year ending June thirtieth, one thousand nine hundred and thirty-four.
Additional allowance for legislative officials and expenses.

Salaries:
Additional allowance for compensation for officers and employees.. $4,850.00

Miscellaneous:
Additional allowance for indexing journal and minutes and other incidental and contingent expenses $35,000.00

$39,850.00

2. This act shall take effect immediately.
Approved January 31, 1934.

CHAPTER 11

A Supplement to an act entitled "An act concerning municipal and county finances," approved March twenty-eighth, one thousand nine hundred and seventeen.

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

1. All tax revenue notes and all tax revenue bonds issued by any county or municipality during the year one thousand nine hundred and thirty-four for delinquent taxes due during the year one thousand nine hundred and thirty-three, or any prior year thereto, and which have been or may be delivered to any county treasurer and/or the Treasurer of the State of New Jersey, may be made payable not later than six years from the date of issue. When any such notes or bonds are to be delivered to the county and/or the State Treasurer in accordance with the provisions of chapter two hundred and fifty-four, Pamphlet Laws one thousand nine hundred and thirty-three, no advertisement of their sale shall be necessary.

2. This act shall take effect immediately.
Approved January 31, 1934.
CHAPTER 12

AN ACT for the relief of the unemployed and dependents in the several counties and municipalities of this State and making appropriations therefor.

WHEREAS, The responsibility for the securing of employment for providing the necessities of life is primarily individual and the result of private effort and industry, and while the providing of relief of various kinds so far as it must be done out of public funds is the responsibility and function of local governments, by reason of the wide-spread unemployment resulting from existing economic and industrial conditions, relief and assistance that can be provided by private agencies and local governing authorities are not presently sufficient to meet the minimum needs of the people of this State, it therefore becoming necessary to supplement the local public and private relief work by State aid and support; and

WHEREAS, The hardships occasioned by and attendant upon the lack of gainful employment and the economic depression generally prevailing are so acute and so affect the public health and welfare of the people that there is now an emergency which requires State recognition and aid; now, therefore,

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

1. There is hereby created a temporary State Emergency Relief Administration, consisting of an administrative council; a county advisory board in each of the several counties of the State; together with the necessary employees and assistants.
The Commissioner of Institutions and Agencies, the Commissioner of Labor, the State Auditor, and the Commissioner of Finance and three representative citizens appointed by the Governor with the advice and consent of the Senate, shall constitute the administrative council. This council shall be responsible for the establishment and approval of administrative policies and procedures for the entire State Emergency Relief Administration. It shall have the power to appoint an executive officer, fixing his compensation and term of office. It shall administer and, through its executive officer, assistants and employees, manage the detailed expenditure of State funds and funds received from the Federal Government, municipalities, or any other source, determine and regulate the assistance granted to counties and other political subdivisions, make such rules and regulations, and perform such other duties and assume such other responsibilities with respect to the State relief program as the emergency may require.

The members of the administrative council shall serve without compensation except that they may be paid the necessary and actual expenses incurred by them in the performance of their duties.

There shall be appointed by the administrative council, a county advisory board in each county of the State. Each such county advisory board shall consist of at least seven representative citizens of each of said respective counties, at least two of whom shall be women, and the members of such boards shall serve without compensation. They may, however, be paid the necessary and actual expenses incurred by them in the performance of their duties as prescribed by the administrative council.

The administrative council shall have sole authority to appoint such assistants and employees as may be found necessary and to fix their compensation and period of service. The administrative council may summarily remove or terminate the
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employment of any assistant or employee within the State or any county or local administration. It is declared as the intention of this authority that in so far as it may be found practicable the necessary employees and assistants required in the handling of all relief work undertaken hereunder shall be recruited from present public officers and employees of the State, county and municipal governments, and that in the case of all public officers and employees they shall serve without additional compensation. The salaries and expenses of such other assistants and employees as may be so appointed shall be paid out of appropriations herein made.

2. The administrative council shall have the power and it shall be its duty to prescribe the duties and functions of the county advisory boards and all employees and assistants; to make or cause to be made thorough and comprehensive studies of unemployment in the State, the occupations, industries and trades most affected thereby and the number of persons in need by reason thereof, the character and kind of public and private relief now being provided, and the extent to which the present relief is adequate or inadequate, the character and extent of public work required or useful to be done by the State or any political subdivisions thereof, the resources available by public or private agencies for relief purposes and such other studies or inquiries as may be promptly done and of value in the prompt execution of the relief plans contemplated under the terms of this act; to establish policies and prescribe programs of emergency relief for the State and the several counties and municipalities therein; to co-ordinate the local relief activities with the State program; to establish, amend and enforce rules and regulations for the guidance of county advisory boards, assistants and employees, and for the regulation and control of all relief work and projects undertaken on the part of the State or jointly by the State and any county
or local government or department, and for the allocation and disbursement of funds therefor; to require the co-operation and assistance of any local government, department, officer or employee thereof, and to do any other needful thing for the accomplishment of the purposes of this act. The administrative council may, in its discretion, co-operate with national, State or local emergency relief commissions or agencies, and, if it deems advisable, coordinate and correlate its work with the work and projects of any such commission or agency.

3. The principal office of the State Emergency Relief Administration shall be the State Capitol, but offices may be maintained at other places and in other buildings as the administrative council may determine.

The members of the administrative council and the members of the county advisory boards shall, before entering upon the duties of his office take and subscribe the usual oath of office, the same to be filed in the office of the Secretary of State. The administrative council may require the bonding in such sums as it may deem sufficient, of any assistant, employee, or officer charged with the handling of and accounting for State funds, or goods, or funds or goods received from the Federal government or from other sources. The State Emergency Relief Administration shall continue to function only until such time as the Governor shall by proclamation declare that the emergency necessitating its creation has ceased to exist.

4. Administrative council shall report to the Governor and the Legislature from time to time on the work accomplished and the financial grants and expenditures of its administration, together with the conditions of unemployment and the relief afforded to unemployed persons of the State in such detail as the Governor may require.

5. In carrying out any of the provisions of this act the members of the administrative council and the members of the county advisory boards es-
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established hereunder to direct the detailed part of the administration as provided in this act are hereby empowered to conduct any inquiry or investigation pertinent to the relief work undertaken under this act as required by the administrative council, and they, severally and individually, are empowered to subpoena witnesses, administer oaths, take testimony and compel the production of such books, papers, records and documents as may be relevant to any inquiry or investigation. Any person duly authorized or designated by the administrative council may conduct any investigation pertinent or material to the furtherance of the work carried on or undertaken under its direction.

6. All persons appointed by the administrative council and on its approval by county advisory boards or by State, county or municipal departments and agencies to temporary emergency positions required in the administration of this act shall not be subject to the Civil Service laws, rules and regulations and all appointments by State, county and municipal departments and agencies of needy unemployed who would otherwise be eligible for and require public relief to temporary emergency positions in accordance with the principles and purposes of this act shall not be subject to any of the provisions of the State Civil Service laws, rules and regulations. The provisions of this section shall not be held to apply to or affect in any way the permanent forces of any department, board, commission or agency in the State, county or municipal governments subject to the Civil Service laws. Such temporary employment of any person appointed as herein provided shall in no case be held as entitling any such appointee to any right, privileges or preference to permanent employment or status. The appointing authorities in every case may terminate all or any such temporary emergency employment at any time and in no case shall it extend beyond the period of emergency as provided in this act. The nonapplication

Investigations.

Witnesses, etc.

Investigator.

Civil Service exemption.

Permanent forces not affected.

Temporary employees not made permanent.

Terminating service.

Application of exemptions.
of the Civil Service laws, rules and regulations as provided in this section shall be interpreted as solely for the purpose of immediate organization of the State relief program and for the prompt placement of persons known to require work or other relief out of public funds and who are eligible therefor.

7. The funds appropriated to the emergency relief administration are to be employed by said administration and expended for the relief of the unemployed and dependents of this State and shall be distributed in such counties and municipalities as the administrative council shall deem advisable. The administrative council may prescribe the conditions for the distribution and use of such funds allotted for use in any county or municipality. The administrative council, in its discretion, may require any county or municipality to furnish a portion of the cost of relief as a condition to the granting of State aid or may assume the entire cost of the relief of unemployed and dependents in such county or municipality. Where any State funds are granted the administrative council is hereby given full power and authority to prescribe all rules and conditions under which any emergency relief program for the relief of the unemployed and dependents shall be administered.

8. Wherever the words "State Director" or "State Director of Emergency Relief" are used in any statute, such words shall be construed and taken to mean the administrative council as constituted by the terms of this act.

9. For the purpose of relieving the local tax burden imposed upon the various municipalities of this State by the present condition of unemployment and dependency, any municipality of this State is hereby authorized and empowered, subject to the approval of the administrative council of emergency relief to accept voluntary contributions of money, which money contributions shall be disbursed
in the same manner as other moneys appropriated by such municipality for such purposes. Such voluntary contributions may be included by such municipality as a method or scheme of providing the moneys for its program of unemployment and/or dependency relief required to be submitted to the administrative council of emergency relief; and the administrative council of emergency relief is authorized, in its discretion, to allow the whole or any part of such voluntary contributions in determining the amount of State aid to be paid to such municipality for unemployment and/or dependency relief.

10. Notwithstanding any limitation as to time within which money appropriated by this act may be used, or the use to which said money may be put, the administrative council of emergency relief may utilize any of the moneys so appropriated for general relief purposes set forth in said act.

11. In case of personal injury or death by accident arising out of and in the course of employment provided by the State, or by any county or municipality, or by any board, commission, or agency thereof, pursuant to any plan of relief authorized and approved by the administrative council of the emergency relief administration, the said administrative council, upon claim being made to it, shall inquire into the circumstances pertinent and material to the alleged accident from which such injury or death resulted, together with the number and condition of the dependents of such injured or deceased person. Upon due proof, satisfactory to the administrative council, or its duly authorized officer, that the accident from which the injuries or death resulted arose out of and in the course of employment as defined in this section, he is hereby authorized to make an award of damages to such injured person or in the case of death, to the legal representative of such deceased person, for such injury or death, as the case may be.
12. In carrying out the provisions of this act, the administrative council of the emergency relief administration, or its duly authorized officer, is hereby authorized and empowered to subpena witnesses, administer oaths, take testimony, and compel the production of such books, papers, records, and documents as may be relevant to any claim for award made pursuant to this act. For the purpose of receiving proofs, taking testimony, and advising with reference to any such claim, the administrative council of the emergency relief administration, or its duly authorized officer, shall have power to designate as its agents such persons as may be necessary who shall also have power to administer oaths and take testimony relevant to any such claim.

13. The amount, terms and conditions of any award of damages, made pursuant to section eleven hereof shall be discretionary with the administrative council of the emergency relief administration, but shall in no case be greater in amount than is allowed for like injuries or death under the provisions of "An act prescribing the liability of an employer to make compensation for injuries received by the employee in the course of employment, establishing an elective schedule of compensation, and regulating the procedure for the determination and liability and compensation thereunder," approved April fourth, one thousand nine hundred and eleven, and the amendments and supplements hereto. The amount of any such award shall be chargeable to any moneys now or hereafter appropriated to the administrative council of the emergency relief administration, or its duly authorized officer, and a certified copy of each award shall be filed with the Comptroller of the Treasury and the State Treasurer, which copy shall be their warrant for the payment of the award, according to the terms thereof. The State Treasurer shall set up an account to be known as the "Emergency Compensation Awards" account, in which ac-
count the payments made pursuant to any award hereunder by the administrative council of the emergency relief administration, or its duly authorized officer, shall be entered.

14. No attorney or counsellor-at-law of this State or any other State shall be entitled to receive any fee or other compensation for presenting or prosecuting any claim under the provisions of this act, nor to maintain any suit or action in any of the courts of this State, to compel the payment of any such fee or other compensation.

15. Any person presenting any claim for an award under this act, or presenting evidence with respect to any such claim, with intent to defraud the State or any county or municipality, shall be guilty of a misdemeanor and punished accordingly.

16. The administrative council of the emergency relief administration, or its duly authorized officer, shall have the power and it shall be its duty to advance from funds under its jurisdiction such relief as in its judgment may be required for the relief of children committed to the care and supervision of the State Board of Children's Guardians and of aged persons committed to the care and supervision of the county welfare boards. This relief to be granted under such regulations as may be prescribed by the administrative council of the emergency relief administration.

17. The purpose of this act is to provide necessary and prompt relief to the citizens and residents of this State and this act shall be liberally construed in all courts and places in order that its purposes may be accomplished as equitably and expeditiously as possible. If a statute or regulation, general or special, or any local law or ordinance confers a power, prescribes a duty or imposes a restriction inconsistent with this act, such power shall not be exercised or said duty or restriction enforced during the continuance of the administration of relief as provided herein.
18. If any clause, proviso or section of this act should be attacked in any court and should be declared to be unconstitutional and void, the clause, proviso or section thus declared to be unconstitutional and void shall be excised from this act, but the remainder of the act shall stand.

19. All acts and parts of acts inconsistent with the provisions of this act are hereby repealed, and this act shall take effect immediately, but shall become inoperative from and after the thirty-first day of January, one thousand nine hundred and thirty-five.

Approved January 31, 1934.

CHAPTER 13

An Act to supplement an act entitled “An act concerning alcoholic beverages,” passed December sixth, one thousand nine hundred and thirty-three.

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

1. All temporary licenses issued pursuant to the provisions of “An act concerning alcoholic beverages,” passed December sixth, one thousand nine hundred and thirty-three, shall continue in full force and effect, subject to the conditions and limitations upon which same originally were issued, until midnight March tenth, one thousand nine hundred and thirty-four.

2. This act shall take effect immediately.

Approved February 6, 1934.
CHAPTER 14

An Act declaratory of the legislative purpose and intent in the enactment of chapter three hundred and eighty-five of the laws of one thousand nine hundred and thirty-three, entitled "An act to amend an act entitled 'A supplement to an act entitled 'An act to establish a thorough and efficient system of free public schools and to provide for the maintenance, support and management thereof,' approved October nineteenth, one thousand nine hundred and three,' approved May tenth, one thousand nine hundred and thirty-three,' approved September fifth, nineteen hundred and thirty-three.

Whereas, By chapter three hundred and eighty-five of the laws of one thousand nine hundred and thirty-three, section one of chapter two hundred and fifty-four of the session laws of that year was amended; and

Whereas, Section two of chapter two hundred and fifty-four of the session laws of one thousand nine hundred and thirty-three requires the several county treasurers to deliver to the State Treasurer evidences of indebtedness of the county; and

Whereas, Chapter three hundred and eighty-five of the laws of one thousand nine hundred and thirty-three, in the last proviso thereof, provides that three-fourths of the money appropriated shall be proportionately apportioned among the several school districts for the payment of State school taxes, and the remainder of the amount appropriated, together with repayments of all loans made under said act should constitute a relief fund, and should likewise be made propor-
CHAPTER 14, LAWS OF 1934

Preamble.

WHEREAS, It was the intention of the Legislature that in respect to the school apportionment evidences of indebtedness of a county should be delivered to the State Treasurer, but that in respect to teachers’ salaries the evidences of indebtedness to be received by the State Treasurer should be the evidences of indebtedness of the municipality or school district, as the case may be, for the reason that a county has no obligation to perform in respect to the payment of teachers’ salaries; now, therefore,

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

1. It is hereby declared that it was the purpose and intent of the Legislature in enacting chapter three hundred and eighty-five of the laws of one thousand nine hundred and thirty-three that in respect to loans of money for the payment of teachers’ salaries, in accordance with the requirements of the last proviso in said chapter three hundred and eighty-five, the evidences of indebtedness to be received by the State Treasurer should be the evidences of indebtedness of the municipality or school district, as the case may be, and not the evidences of indebtedness of a county, for the reason that the county has no obligation to perform in respect to the payment of teachers’ salaries. The State Treasurer, therefore, is hereby authorized and empowered to receive from municipalities or school districts evidences of indebtedness of any municipality or school district as a condition for a loan of money pursuant to chapter two hundred and fifty-four of the laws of one thousand nine hundred and thirty-three, as amended by chapter three hundred and eighty-five of the laws of the same year.

2. This act shall take effect immediately.

Approved February 8, 1934.
CHAPTER 15

An Act to amend an act entitled "An act to provide for the regulation and incorporation of insurance companies and to regulate the transaction of insurance business in this State," approved April third, one thousand nine hundred and two.

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 be and the same is hereby amended so amended that it shall read as follows:

15. Proceedings for dissolution.

Whenever, in the judgment of the board of directors of any insurance corporation of this State, it shall be deemed advisable and most for the benefit of such company that it should be dissolved, the board, within ten days after the adoption of a resolution to that effect by a majority of the whole board at any meeting called for that purpose, of which meeting every director shall have received at least three days' notice, shall cause notice of the adoption of such resolution to be mailed to each stockholder, or if a mutual company, to each member, residing in the United States, and also beginning within said ten days cause a like notice to be published in a newspaper in the county wherein the company shall have its principal office, at least four weeks successively, once a week, next preceding the time appointed for the same, of a meeting of the stockholders or members to be held at the office of the company to take action upon the resolution so adopted by the board of directors, which meeting shall be held between the hours of ten o'clock in the forenoon and three o'clock in the afternoon of the day so named, and which meeting may, on the
Certain investments authorized.

Day so appointed, by consent of a majority in interest of the stockholders or members present, be adjourned, from time to time for not less than eight days at any one time, of which adjourned meeting notice by advertisement in said newspaper shall be given; and if at any such meeting two-thirds in interest of all the stockholders, or if a mutual company, of two-thirds of the members, shall consent that a dissolution shall take place and signify their consent in writing, such consent, together with a list of the names and residences of the directors and officers, certified by the president and the secretary or treasurer, shall be filed in the Department of Banking and Insurance, whereupon, if the Commissioner of Banking and Insurance shall be satisfied by due proof submitted to and verified by the Commissioner that the requirements aforesaid have been complied with, he shall issue a certificate that such consent has been filed, and the board of directors shall cause such certificate to be published, four weeks successively, at least once a week, in a newspaper published in said county; and upon the filing in the Department of Banking and Insurance of an affidavit that said certificate has been so published, the company shall be dissolved and the board shall proceed to settle up and adjust its business and affairs; they shall have power to sell, exchange or invest in bonds of the Home Owners' Loan Corporation or other agencies of the Federal Government, for cash, securities or other instruments held by them as such trustees; whenever all the stockholders or members shall consent, in writing, to a dissolution, no meeting or notice thereof shall be necessary, but on filing said consent in the Department of Banking and Insurance, the Commissioner of Banking and Insurance shall forthwith issue a certificate of dissolution, which shall be published as above provided; provided, however, that no disbursement of the assets and/or funds of the insurance company shall be made to the stockholders until all proceedings in such voluntary dis-
 CHAPTERS 15 & 16, LAWS OF 1934

solution shall have been first approved by the Com-
missioner.

2. This act shall take effect immediately.
Approved February 8, 1934.

CHAPTER 16

AN ACT to amend an act entitled "An act concern-
ing corporations" (Revision of 1896), approved
April twenty-first, one thousand eight hundred
and ninety-six.

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

1. Section fifty-four of the act of which this act
is amendatory be and the same is hereby amended
so that it shall read as follows:

54. Directors trustees on dissolution; powers;
surviving directors continue in case of vacancy.

Upon the dissolution in any manner of any cor-
poration, the directors shall be trustees thereof,
with full power to settle the affairs, collect the out-
standing debts, sell and convey the property and
divide the moneys and other property among the
stockholders, after paying its debts, as far as such
moneys and property shall enable them. They
shall have power to meet and act under the by-
laws of the corporation, and, under regulations to
be made by a majority of said trustees, to pre-
scribe the terms and conditions of the sale of such
property, and may sell all or any part for cash, or
partly on credit, or take mortgages and bonds for
part of the purchase price for all or any part of
said property. They shall have power to sell, ex-
change or invest in bonds of the Home Owners'
Loan Corporation or other agencies of the Federal
Government, for cash, securities or other instru-
Vacancies. In case of a vacancy or vacancies in the board of directors of such corporation existing at the time of dissolution or occurring subsequent thereto, the surviving directors or director shall be the trustees or trustee thereof, as case may be, with full power to settle the affairs, collect the outstanding debts, sell and convey the property and divide the moneys and other property among the stockholders, after paying its debts, as far as such moneys and property shall enable them, and to do and perform all such other acts as shall be necessary to carry out the provisions of this act relative to the winding up of the affairs of such corporation and to the distribution of its assets.

2. This act shall take effect immediately.
Approved February 8, 1934.

CHAPTER 17

An Act to authorize counties of this State to create bridge commissions for the purpose of financing, constructing, building, operating and maintaining self-liquidating bridges and to regulate the same.

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

1. Every county through its board of chosen freeholders is hereby authorized, if it determines so to do, to create a bridge commission, which commission, when created, shall be authorized to prepare the necessary and proper plans and specifications for the construction of such bridge or bridges as may be approved by the board of chosen freeholders of such county; to select the location for same, determine the size, type and method of con-
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struction thereof; to plan and fix their boundaries and approaches; to make the necessary estimates of the probable cost of construction and the acquisition of the land and rights for the sites of the abutments and approaches to the bridge or bridges, in a manner hereafter provided; to enter into the necessary contracts to build and equip the entire bridge or bridges and approaches thereto; to build the superstructures and substructures and all parts thereof; and to obtain and exercise such consent as may be necessary from the government of the United States and the approval of the Secretary of War, Chief of Engineers and the New Jersey State Board of Commerce and Navigation. It shall be lawful for the said commission, its agents, officers, engineers or others in its employ, to enter at all times upon all lands or waters for the purpose of exploring, surveying, leveling and laying out the route or routes of any such bridge, with the proper approaches, and locating the same; and to locate all necessary buildings, appurtenances and conveniences, doing no unnecessary injury to private or other property; and when the route or routes and the location shall have been determined upon, it shall be lawful for every such commission to proceed to condemn and take the land necessary for its business in accordance with the act entitled "An act to regulate the ascertainment and payment of compensation for property condemned or taken for public use" (Revision of 1900), approved March twentieth, one thousand nine hundred, and the several supplements thereto, and to proceed to acquire, purchase, take and hold such voluntary grants of real estate, riparian rights, and other property, above or under water, as may be necessary for the construction, operation, maintenance and accommodation of its bridge or bridges and approaches thereto.

Such commissions shall have power to construct a drawbridge or bridges over any channel or channels, thoroughfare or thoroughfares, small streams, creeks or rivers, or bodies of water within the
2. It shall and may be lawful for any commission at all times to take, demand, and receive of and from any person or persons who shall pass over or use its said bridge or bridges and approaches, when such person or persons shall enter upon or attempt to use the same, such rate of toll as may be fixed by it from time to time, for persons, automobiles, wagons, carts or other vehicles or for horses, cows or other animals, or for things not herein enumerated, entering on, passing over or using any such bridge or bridges and the approaches thereto.

It shall be lawful for any toll gatherer of any such commission to stop any and all person or persons with automobiles, wagons, carts, or other vehicle or vehicles or things not herein enumerated, and all horses, cows, cattle or other animal or animals, from entering upon, passing over or using any such bridge or bridges and the approaches thereto until the toll herein provided for shall have been paid.

3. To finance any of the purposes or powers provided for in this act, such bridge commissions shall in the first instance determine which bridge or bridges are to be constructed and after receiving approval of the board of chosen freeholders for such such projects, such commission shall be authorized to issue bonds or other evidences of indebtedness which shall be supported solely by a lien or mortgage upon the bridge or bridges and their approaches and appurtenances or upon the tolls or other income to be received in the operation of such bridge or bridges, or upon both. The principal and interest of such bonds or other evidences of indebtedness shall be payable only from the tolls or other income from such bridge or bridges; and in connection therewith the county or counties shall incur no indebtedness of any kind or nature, nor shall the county or counties pledge credit, taxes or taxing power, or any part thereof, in support of such principal and interest.
For all purposes of financing, the total cost of any improvement authorized by this act may include every item of expense in connection with the project, and among other items shall also include the cost of constructing the superstructure, roadway and substructure of any bridge, the approaches and avenues or rights-of-way of access thereto and necessary real estate in connection therewith, toll houses and equipment thereof and of the bridge, franchises, easements, rights or damages incident to or consequent upon the complete project, expenses preliminary to construction, including investigation and expenses incident thereto, and prior to and during construction the proper traffic estimates, interest upon bonds and all such other expenses as after the beginning of operation would be chargeable as cost of operation, maintenance and repairs.

4. The bonds or other evidences of indebtedness issued by such bridge commissions shall bear interest at not more than six per centum (6%) per annum, payable semiannually, and may be sold at either private or public sale, to any person or persons, to the United States government, or to any governmental agency. Such commissions shall provide the form of such bonds or other evidences of indebtedness, and shall fix the denominations, place or places of payment of principal and interest, the terms and conditions and do all other things that may be necessary for the proper execution and delivery of said bonds or other evidences of indebtedness.

The proceeds from the sale of such bonds or other evidences of indebtedness shall be deposited by the treasurers of such bridge commissions as the commissions shall direct and shall be used solely for the payment of the cost of the bridges and costs incident thereto, and be drawn upon over the signatures of the chairmen or vice-chairmen of the commissions and the secretaries and treasurers thereof. The surplus, if any, shall be paid into the fund.
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hereinafter provided for the payment of the principal and interest of such bonds.

The rates of tolls to be charged for the use of any bridge constructed under the provisions of this act shall be so fixed and adjusted as to provide a fund sufficient to pay the interest and principal of any bonds or other evidences of indebtedness issued under this act, and to provide an additional fund to pay the cost of maintaining, repairing and operating such bridges.

5. When it has been determined by the governing body of any such county, by resolution in the exercise of its discretion that in the exercise of the powers conferred by this act it is expedient to create a bridge commission, the board of chosen freeholders of such county shall pass a resolution creating such commission and appointing three persons who shall constitute a bridge commission, which shall be a public body corporate and politic under the manner of (insert name of county) bridge commission, and shall have power to contract to sue and be sued and to adopt a seal and alter same at pleasure, but shall not have power to pledge the credit or taxing power of the county. No officer or employee of said county, whether holding a paid or unpaid office shall be eligible for membership on said commission. Such appointees shall be originally appointed for terms of three years. Upon the expiration of such terms appointments shall be made in like manner except that the term of the three appointees shall be for one year, two years, three years, respectively. Not more than two of such appointees shall be members of the same political party. Vacancies shall be filled for any unexpired term in the same manner as the original appointment. Such commission shall elect a chairman and vice-chairman from its members, and a secretary and treasurer who need not be a member of such commission. The members of the commission shall receive no compensation and shall give such bond as may be required from time to time by the governing body of the county. The commission
shall fix the compensation of the secretary and treasurer in its discretion. The commission shall have power to establish by-laws, rules and regulations for its own government and to make and enter into all contracts or agreements necessary or incidental to the performance of its duties and the execution of its powers under this act. The commission may employ engineering, architectural, and construction experts and inspectors and attorneys, and such other employees as may be necessary in its opinion, and fix their compensation, all of whom shall do such work as the commission shall direct.

All salaries and compensation shall be obligations against and be paid solely from funds provided under the authority of this act. The office, records, books and accounts of the bridge commission shall always be maintained in the county which the commission represents.

Such commission shall award no contract or agreement for the construction, reconstruction, repair, enlargement, extension, renewal, replacement or equipment of such bridges exceeding in amount the sum of twenty-five hundred dollars ($2,500.00) without advertisement for bids, which shall be opened publicly, and an award made to the lowest responsible bidder, with power in the commission to reject any or all bids.

6. Such commission shall operate, manage and control the bridges under their charge in their entirety, fix the rate of tolls, establish rules and regulations for the use of such bridges, provide for the lighting and policing thereof, select such employees as are deemed necessary and fix their compensation, make necessary repairs and provide maintenance, and insure the bridges and all property connected therewith against every manner of loss or injury.

7. Such commission shall keep accurate records of all acts, the property entrusted to it, the cost of the bridge or bridges, and incidents thereto, the expenditures for maintaining, repairing and operating the same, and the daily tolls collected, which
records shall be public records and the property of the county. A semiannual statement shall be published on each bond interest date in the official newspaper of the county. The governing body of the county shall have power to examine the accounts at any time, to call for any reports at any time in its discretion, and to require the commission and its employees to appear before it to report or testify at any time.

8. In case any county shall determine to co-operate with any other county in the joint construction of a bridge or bridges, a joint commission shall be created. Such joint commission shall be created and the members selected by each county in the same manner as is provided in the creation of a county commission. Each county shall have three members on the joint commission. This joint commission shall constitute a public body corporate, shall select and adopt its own name and shall be vested with such powers and subject to such conditions as are conferred and imposed in this act upon a county bridge commission.

9. Any commissions provided for in this act may be dissolved by the governing body of the county or counties creating same at any time after the construction and equipment of the complete bridge or bridges within their care have been completed and all the costs thereof have been paid; and upon the governing body of such county shall assume the further duties in connection with such bridges, including the operation, maintenance and repair thereof; and upon any such dissolution, title to all real estate or any other property or structures of such commission shall thereafter be vested in the county creating same.

10. This act shall take effect immediately.

Approved February 14, 1934.
CHAPTER 18

AN ACT to supplement an act entitled "An act concerning municipal and county finances," approved March twenty-eighth, one thousand nine hundred and seventeen.

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

1. That the dates for the approval, hearing and the final adoption of the budget and tax ordinance in connection with county and municipal budgets shall be extended one month, and the date of certifying the amounts to be raised by taxes to the county board of taxation and all other procedures and requirements pertaining to the county and municipal budget for nineteen hundred thirty-four shall be extended for one month.

2. In the event that any municipality or any county shall have adopted its budget and/or its tax ordinance or resolution it shall be lawful for such municipality or county to rescind such action and substitute therefor a new, amended or revised budget; provided, that same be finally approved or adopted and the tax ordinance or resolution supporting same be passed in accordance with the one month extended time as provided in section one hereof.

3. This act shall take effect immediately; provided, that any budget affected by the provisions of this act shall be finally approved and adopted under the provisions of the act to which this act is a supplement.

Approved February 14, 1934.
CHAPTER 19


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

1. The requirements of the act to which this act is a supplement as to the certification to the County Board of Taxation of the amount to be raised by taxes by any school district, municipality, county or other district required to certify its budget or the amount to be raised by taxes on or before the first day of March shall be extended for the year nineteen hundred thirty-four to the first day of April. The time as to meeting the requirements in connection with the numerous procedures, as called for in sections five hundred eight, five hundred nine, five hundred ten and five hundred eleven of the act to which this act is a supplement and amendments thereof, together with all other matters pertaining to the duties of the County Board of Taxation in connection with the assessing and levying of taxes shall be extended one month as pertains to the taxes to be levied for the year nineteen hundred thirty-four.

2. This act shall take effect immediately, but shall apply only in such counties wherein a municipality therein takes advantage of the extension of time for adoption of its budget provided by the act concurrent herewith.

Approved February 14, 1934.
CHAPTER 20

AN ACT validating the sale of certain lands, hereditaments or real estate made under any decree, judgment or order of any court of this State, or any execution or other process issued thereon.

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

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 other process issued thereon, shall be invalidated by reason of any omission to advertise such sale or any adjournment thereof in the manner and for the length of time and in the number of newspapers then required by law, or by reason of any other irregularity or defect in such advertisement, but the purchaser or purchasers of such lands, tenements, or hereditaments or other real estate having paid the price therefor and 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 thereto as if such sale or adjournment had been in all particulars duly advertised; 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 February 14, 1934.
CHAPTER 21

An Act to amend an act entitled "An act to define the duties and fix the salary of the Attorney-General," approved February twenty-fourth, one thousand eight hundred and fifty-four.

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 be and the same is hereby amended so that the same shall read as follows:

3. That after the passage of this act, the criminal business of the State shall be prosecuted exclusively by the prosecutors of the pleas, except in counties where, for the time being, there may be no prosecutor, or where the prosecutor desires the aid of the Attorney-General; and when the Attorney-General, or such assistant or assistants as he shall designate, prosecute in a county having no prosecutor, or where aid is rendered in a prosecution, at the request of the prosecutor, or when the Attorney-General, or such assistant or assistants as he shall designate, attend in any county, at the request of the justice of the Supreme Court, or of the board of chosen freeholders, there shall be paid such sum for that special service as the justice of the Supreme Court of that judicial district shall certify and fix, to be paid by the treasurer of the county; and the Attorney-General, or such assistant or assistants as he shall designate, shall, in all such cases, have all the power and authority of the prosecutor of the pleas for prosecuting the criminal business of the State therein, or such part thereof as the said prosecutor shall designate when the aid of the Attorney-General is requested by him, including the investigation of alleged crimes and misdemeanors, attendance before the criminal courts and grand juries of the county, the preparation of indictments and the trial of indictments for crimes
and misdemeanors, and representing the State in all proceedings in criminal cases, on error or otherwise, in the Supreme Court and the Court of Errors and Appeals.

2. This act shall take effect immediately.
   Approved February 20, 1934.

CHAPTER 22

AN ACT concerning deeds heretofore made by sheriffs and the estates taken and vested thereunder.

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

1. Any deed heretofore made, executed and delivered by any sheriff in pursuance of a sale made by him under and by virtue of a writ of fieri facias issued upon a decree of the Court of Chancery in this State for the foreclosure of a mortgage and a sale of the mortgaged premises therein described shall, as to the defendants against whom said decree was made, and all persons claiming under them, be held to have vested in the grantee or grantees in said deed named and his or their heirs and assigns as full and ample an estate in the lands described therein as was by the decree of said court ordered to be sold and conveyed, and as said sheriff was directed and commanded in and by such writ to sell and convey, notwithstanding the failure of such sheriff to use the word heirs in the granting and habendum clauses of the deed so made and executed by him; provided, the requirements of the law in advertising and selling said lands were in all respects complied with.

2. This act shall take effect immediately.
   Approved February 27, 1934.
CHAPTER 23

An Act to amend an act entitled "An act imposing taxes upon the sale of alcoholic beverages and providing for the collection thereof," approved December fourth, one thousand nine hundred and thirty-three.

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

1. Section four hundred six of the act to which this act is an amendment be and the same is hereby amended to read as follows:

406. Payment evidenced by beverage tax stamps or crowns.

(a) From and after July first, one thousand nine hundred and thirty-four, the payment of the taxes herein imposed shall be evidenced by the affixing of beverage tax stamps or crowns to the containers in which all alcoholic beverages are placed, received, stored, shipped, or delivered for sale. Such stamps or crowns shall be affixed to each individual container within forty-eight (48) hours after such beverages are placed therein or received within this State.

(b) The commissioner shall prescribe, prepare and have available for sale stamps or crowns of such denominations and quantities as he may deem necessary for the payment of the taxes imposed by this act. He shall make provision for the sale of such stamps or crowns in such places and at such times as may be reasonably necessary.

(c) Stamps shall be affixed in such a manner that their removal will require continued application of steam or water.

(d) Vendors of alcoholic beverages without this State may purchase stamps or crowns from the commissioner and affix them in the manner prescribed by him to containers of alcoholic beverages...
to be sold in this State, in which case the recipient of such alcoholic beverages within the State shall not be required to purchase and affix stamps or crowns thereon.

(e) In case any alcoholic beverages upon which stamps or crowns have been placed within this State have been sold and delivered by a licensed manufacturer or a licensed export wholesaler to a regular dealer of such beverages in another State and shall not have been returned to this State for resale, the seller in this State shall be entitled to a refund of the actual amount of tax paid, upon such proof as may be required by the commissioner, that the alcoholic beverages were so sold and delivered and not returned to this State for consumption or resale. Any such refund shall be paid by the treasurer upon the certificate of the commissioner out of the tax monies paid to the treasurer as provided in this act.

2. Section seven hundred one of the act to which Section 701 of this act is an amendment be and the same is hereby amended to read as follows:

701. Sales without affixing tax stamps.

Any person who, on or after July first, one thousand nine hundred and thirty-four, shall sell, possess for sale, offer for sale or otherwise dispose of, or who shall purchase, or possess contrary to the provisions of this act any alcoholic beverages upon the containers of which stamps or crowns as required by this act shall not be affixed or attached shall be guilty of a misdemeanor and punished accordingly.

Approved February 27, 1934.
CHAPTER 24

AN ACT concerning county and municipal finances.

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

1. In any county or municipality where provision shall not have been made for the appropriation in full in the budget or tax ordinance of the year one thousand nine hundred and thirty-four for all deferred assets or deferred charges, as hereinafter particularly defined, such county or municipality may, by resolution, direct that at least one-fifth of the amount of all known deferred assets or deferred charges shall be included in the budget or tax ordinance or tax levy for the year one thousand nine hundred and thirty-four.

2. Deferred assets or deferred charges, as herein defined, shall be construed to include the following:
   (a) Deficits in miscellaneous revenues.
   (b) Deficits in tax revenues.
   (c) Deficits by reason of tax remissions or abatement of taxes more than three years in arrears.
   (d) Deficits or anticipated deficits in the operation of any municipal enterprise or utility account.
   (e) Deficits by reason of overexpenditure of appropriation or expenditure in the absence of appropriation.
   (f) Deficits by reason of tax revenue notes of one thousand nine hundred and twenty-nine or years prior thereto.
   (g) Deficits occasioned by any interfund borrowings.

3. In each case where a county or municipality is desirous of distributing such deferred assets or charges, as herein described, application for permission so to do shall be made by the governing body of any county or municipality to the State Auditor. If such application shall be approved, the State Auditor shall endorse on the same the word
“approved” and append his signature thereto and return the same to the governing body of the county or municipality so applying. If such State Auditor shall disapprove of the same, he shall endorse on the said application the word “disapproved” and shall sign his name thereto and return the same to the governing body of such county or municipality, and such application shall be disposed of by the State Auditor within ten days from the date of the receipt thereof by him.

4. Where any budget for the year one thousand nine hundred and thirty-four has been approved or adopted by any county or municipality, the State Auditor may, by his order in writing, direct that any such budget be changed so that there may be included therein or excluded therefrom any of the items mentioned in this act, and any order so made by the State Auditor shall be valid and binding upon such county or municipality.

5. This act shall take effect immediately, and as its object is to give a measure of relief to counties and municipalities during the present period of economic depression it shall be liberally construed to accomplish said purpose.

Approved March 7, 1934.

CHAPTER 25

AN ACT to validate certain ordinances heretofore passed by municipalities.

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

1. Any ordinance heretofore finally passed by the governing body of any municipality shall be valid notwithstanding the second reading and final passage thereof shall have taken place at an adjourned meeting of the meeting at which the same was introduced and read on first reading; pro-
vided, however, the ordinance, together with a notice of the introduction thereof and the time and place when and where such ordinance was to be considered for final passage, shall have been published as required by law prior to the consideration thereof for final passage.

2. This act shall take effect immediately.
   Approved March 7, 1934.

CHAPTER 26

An Act to amend an act entitled “An act relating to county traffic courts, defining their jurisdiction, powers and duties,” approved April seventeenth, one thousand nine hundred and thirty.

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 an amendment is hereby amended to read as follows:
   2. Said court shall also have jurisdiction to try and determine cases for the alleged violation of an act entitled “An act concerning disorderly persons,” and the several supplements and amendments thereto, where said alleged violation occurs upon any of the highways within such county or at any place within such county in which such court is situated, and also shall have and exercise all the authority of a committing judge or magistrate as provided by an act entitled “An act for the punishment of crime,” approved June fourteenth, one thousand eight hundred and ninety-eight, and the several supplements thereto and acts amendatory thereof.

2. All acts or parts of acts inconsistent herewith are hereby repealed.

3. This act shall take effect immediately.
   Approved March 7, 1934.
CHAPTER 27

An Act to amend an act entitled "An act concerning trust companies" (Revision of 1899), approved March twenty-fourth, one thousand eight hundred and ninety-nine.

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

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

Organization, Name, Capital. Seven or more persons of full age may become a trust company on the terms and conditions and subject to the liabilities prescribed in this act. The name of every trust company formed under this act shall contain the word "trust", but shall not be that of any other existing corporation of this State; except that any trust company incorporated for the purpose of succeeding any other trust company may assume the name of the trust company which it is intended to succeed. The capital stock of any trust company hereafter organized shall not be less than one hundred thousand dollars, and shall be divided into shares of such par value as may be specified in the certificate of incorporation, to be not less than five dollars ($5.00) per share, all of which shall be paid in cash before the company shall be authorized to transact any other business than such as relates to its formation and organization, and such payment shall be certified to the Commissioner of Banking and Insurance under oath by the president and treasurer or secretary of the trust company. Hereafter no corporation shall be organized for the purpose of carrying on a trust company business in the State of New Jersey except under this act, and no company hereafter organized under any other act shall use the word "trust" as part of its name.

2. This act shall take effect immediately.

Approved February 13, 1934.
CHAPTER 28

An Act to regulate the kind of traps to be used in trapping fur-bearing animals in New Jersey.

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

1. It shall be unlawful to trap any fur-bearing animal in this State with a steel trap unless permission has been obtained from the owner, lessee or person in possession of the land on which such trap is set.

All steel traps must be set under water except those which are enclosed in the center of a tunnel or some other covered device not more than six inches in diameter and not less than three feet in length and said tunnel to have the owner's name thereon or permanently attached thereto. Traps may be set in said tunnel during the respective open seasons fixed by law for the trapping of said fur-bearing animals. No steel trap larger than that commonly known as No. 1 shall be set except under water, and no steel trap with toothed jaws shall be used; provided, however, that steel traps may be used under water or on meadows for the purpose of catching muskrats without being placed in a tunnel. This act shall not apply to traps set around barns or houses for catching common rats and weasels or shall not apply to State vermin control operations on State-owned or controlled land.

2. Any person or persons who shall violate any of the provisions of this act shall be subject to a penalty of twenty dollars ($20.00) for each offense. This act shall be enforced by the persons authorized by and in accordance with the provisions of an act entitled "An act to provide a uniform procedure for the enforcement of all laws relating to fish, game and birds and for the recovery of penalties for violations thereof," approved March twenty-ninth,
one thousand eight hundred and ninety-seven, and amendments thereof and supplement thereto.
3. This act shall take effect immediately.
Approved March 14, 1934.

CHAPTER 29

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 thirty-four, and regulating the disbursement thereof," approved June twenty-third, one thousand nine hundred and thirty-three.

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

1. The following sums, or so much thereof as may be necessary, be and they are hereby appropriated out of the State fund for supplying deficiencies in former appropriations for the fiscal year ending June thirtieth, one thousand nine hundred and thirty-four.

<table>
<thead>
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<th>A 12. STATE PURCHASING DEPARTMENT</th>
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<tr>
<td>PRINTING</td>
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<tr>
<td>&quot;Deficiency appropriations.&quot;</td>
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<td>Printing and binding laws ...... 8,519.00</td>
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2. This act shall take effect immediately.
Approved March 14, 1934.
CHAPTER 30

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 thirty-four, and regulating the disbursement thereof," approved June twentieth, one thousand nine hundred and thirty-three.

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

1. The following sums, or so much thereof as may be necessary, be and they are hereby appropriated out of the State fund for supplying deficiencies in former appropriations for the fiscal year ending June thirtieth, one thousand nine hundred and thirty-four.

A 12. State Purchasing Department

Printing

Legislative printing ............... $60,000.00

2. This act shall take effect immediately.

Approved March 14, 1934.

CHAPTER 31

An Act to validate proceedings for the issuance and sale by cities of sewage disposal bonds and to authorize the issuance and sale of such bonds.

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

1. All proceedings heretofore taken for the issuance and sale by any city of this State of its bonds
to provide funds for the construction or improvement of a sewer system or a sewage disposal plant or both, or any part thereof, are hereby ratified, validated and confirmed, and the issuance and sale of bonds to the amount, and as provided, in any such proceedings are hereby authorized, and all bonds issued or to be issued pursuant to such proceedings shall be valid and binding obligations of such city, notwithstanding any lack of statutory authority for, or any statutory limitations upon, any such proceedings or bonds, and notwithstanding any defects or irregularities therein; provided, the construction or improvement of said sewage system or sewage disposal plant or both or the incurring of said indebtedness is made necessary to comply with the valid order of any State or county authority or the order, direction or injunction (though temporarily suspended) of any court of competent jurisdiction.

2. This act shall take effect immediately.
Approved March 14, 1934.

CHAPTER 32

AN ACT to repeal certain statutes and parts of statutes relating to alcoholic beverages.

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

1. From and after the time when this act becomes operative the following acts and parts of acts be and the same hereby are repealed:

Boxing Exhibitions

(1918, c. 247, p. 951, §16) (Suppl. 1924, p. 202, §25-17)

Section sixteen of an act entitled "An act establishing a State Athletic Commission and regulating the art of boxing and sparring exhibitions or
performances in the State of New Jersey,' approved March fourth, one thousand nine hundred and eighteen.

Camp Meeting Associations

(1881, c. 211, p. 270, §1) (C. S., p. 358, §16)

Section one of an act entitled 'A supplement to the act entitled 'An act to provide for licensing boats, hacks and other vehicles by incorporated camp meeting associations, or seaside resorts, and for the better government of the same,' approved March twenty-fifth, one thousand eight hundred and eighty-one.

Cities

(1915, c. 251, p. 452)

"A supplement to an act entitled 'An act concerning cities, providing for the officers, government and powers of cities adopting the same,' approved April fourteenth, one thousand nine hundred and eight," approved April eighth, one thousand nine hundred and fifteen.

(1918, c. 230, p. 841)

"A supplement to an act entitled 'An act for the incorporation of cities and providing for their officers, government and powers,' approved March twenty-fourth, one thousand eight hundred and ninety-nine," approved March fourth, one thousand nine hundred and eighteen.

(1918, c. 231, p. 842)

"Supplement to an act entitled 'An act for the incorporation of cities and providing for their officers, government and powers,' approved March twenty-fourth, one thousand eight hundred and ninety-nine," approved March fourth, one thousand nine hundred and eighteen.
CRIMES

(1898, c. 235, p. 812, §§ 68 and 69) (C. S., pp. 1767, 1768, §§68 and 69)

Sections sixty-eight and sixty-nine of an act entitled "An act for the punishment of crimes (Revision of 1898)," approved June fourteenth, one thousand eight hundred and ninety-eight.

(1908, c. 185, p. 375, §3) (C. S., p. 1769, §70f)

Section three of an act entitled "Supplement to an act entitled 'An act for the punishment of crimes' (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight," approved April thirteenth, one thousand nine hundred and eight.

DISORDERLY PERSONS

(1898, c. 239, p. 951, §§31, 32, 33, 34, 35) (C. S., pp. 1935, 1936, §§31 to 35)

Sections thirty-one, thirty-two, thirty-three, thirty-four and thirty-five of an act entitled "An act concerning disorderly persons (Revision of 1898)," approved June fourteenth, one thousand eight hundred and ninety-eight.

(1912, c. 338, p. 589)

"A further supplement to an act entitled 'An act concerning disorderly persons (Revision of 1898),' approved June fourteenth, one thousand eight hundred and ninety-eight," approved April first, one thousand nine hundred and twelve.

DRUNKARDS

(1853, c. 89, p. 237, § 6) (Rev. 1877, p. 325) (C. S., p. 2798, § 30)

Section six of an act entitled "An act relative to habitual drunkards," approved March third, one thousand eight hundred and fifty-three.
(1909, c. 211, p. 306) (C. S., 2799, 2800, §§ 34 to 39)

"An act for the prevention of drunkenness," approved April twentieth, one thousand nine hundred and nine.

Elections

(1920, c. 349, p. 834, § 30, Article XXXI) (Suppl. 1924, p. 1158, § 65-3130)

Section thirty of article XXXI of an act entitled "An act to regulate elections (Revision 1920)," passed May fifth, one thousand nine hundred and twenty.

Infants

(R. S. 1847, p. 590) (Title XXI, c. 12) (C. S., p. 2812, §§ 30 to 33)

"An act to prohibit tavern-keepers, store-keepers, confectioners and hucksters from entertaining minors at colleges, academies, and schools, for the purposes of instruction, and from selling to them," revision approved April tenth, one thousand eight hundred and forty-six.

(1880, c. 136, p. 176) (C. S., pp. 2813, 2814, §§ 34 to 40)

"An act to protect the health of boys and girls, and secure to parents the control of their children," approved March tenth, one thousand eight hundred and eighty.

(1888, c. 196, p. 253) (C. S., p. 2813, §§ 34, 35)

"Supplement to an act entitled 'An act to protect the health of boys and girls and secure to parents the control of their children,' approved March tenth, one thousand eight hundred and eighty," approved March twenty-sixth, one thousand eight hundred and eighty-eight.
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INTOXICATING LIQUORS

(R. S. 1847, p. 577) (Rev. 1877, p. 486) (C. S., p. 2890, §§ 1 to 50)

"An act concerning inns and taverns," revision approved April seventeenth, one thousand eight hundred and forty-six.

(1859, c. 142, p. 419)

"A supplement to the act, entitled 'An act concerning inns and taverns,' approved April seventeenth, eighteen hundred and forty-six," approved March fifteenth, one thousand eight hundred and fifty-nine.

(1874, c. 404, p. 93) (Rev. 1877, p. 493)

"A further supplement to the act entitled 'An act concerning inns and taverns,' approved April seventeenth, one thousand eight hundred and forty-six," approved March twenty-sixth, one thousand eight hundred and seventy-four.

(1879, c. 130, p. 216) (C. S., pp. 2902, 2903, §§ 69, 70, 71)

"A further supplement to the act entitled 'An act concerning inns and taverns,' approved April seventeenth, one thousand eight hundred and forty-six; and also, a supplement to the act entitled 'An act to regulate the sale of ale, strong beer, lager, porter, wine and other malt liquors, in the State of New Jersey,' approved April fourth, one thousand eight hundred and seventy-two," approved March fourteenth, one thousand eight hundred and seventy-nine.

(1886, c. 38, p. 51) (C. S., p. 2891, § 3)

"An act to amend an act entitled 'An act concerning inns and taverns,' approved April seventeenth, one thousand eight hundred and forty-six," approved March first, one thousand eight hundred and eighty-six.
(1889, c. 159, p. 265) (C. S., p. 2892, § 9a)

"Supplement to an act entitled 'An act concerning inns and taverns,' approved April seventeenth, one thousand eight hundred and forty-six,' approved April eleventh, one thousand eight hundred and eighty-nine.

(1890, c. 210, p. 337) (C. S., p. 2892, § 9a)

"An act to amend 'A supplement to an act entitled 'An act concerning inns and taverns,' approved April seventeenth, one thousand eight hundred and forty-six,' which supplement was approved April eleventh, one thousand eight hundred and eighty-nine,' approved May nineteenth, one thousand eight hundred and ninety.

(1891, c. 131, p. 246) (C. S., p. 2903, § 72)

"A further supplement to an act entitled 'An act concerning inns and taverns,' approved April seventeenth, one thousand eight hundred and forty-six, and also a supplement to an act entitled 'An act to regulate the sale of ale, strong beer, lager, porter, wine and other malt liquors in the State of New Jersey,' approved April fourth, one thousand eight hundred and seventy-two,' approved March twenty-fifth, one thousand eight hundred and ninety-one.

(1891, c. 140, p. 274) (C. S., p. 2900, § 51)

"A further supplement to the act entitled 'An act concerning inns and taverns,' approved April seventeenth, one thousand eight hundred and forty-six,' approved March thirty-first, one thousand eight hundred and ninety-one.

(1899, c. 145, p. 330) (C. S., p. 2891, § 2a)

"A supplement to an act entitled 'An act concerning inns and taverns,' approved April seventeenth, one thousand eight hundred and forty-six,' passed March twenty-fourth, one thousand eight hundred and ninety-nine."
CHAPTER 32, LAWS OF 1934

(1900, c. 115, p. 304) (C. S., p. 2898, § 45)

"A supplement to an act entitled 'An act concerning inns and taverns,' approved April seventeenth, one thousand eight hundred and forty-six," approved March twenty-third, one thousand nine hundred.

(R. S. 1847, p. 608) (Rev. 1877, p. 495) (C. S., p. 2903, §§ 73 and 74)

"An act to prevent the use of spirituous liquors at vendues," passed February eleventh, one thousand seven hundred and ninety-seven.

(1872, c. 533, p. 81) (Rev. 1877, p. 494) (C. S., p. 2900, §§ 54 to 67)

"An act to regulate the sale of ale, strong beer, lager, porter, wine, and other malt liquors in the State of New Jersey," approved April fourth, one thousand eight hundred and seventy-two.

(1878, c. 148, p. 218) (C. S., p. 2902, § 68)

"A supplement to an act entitled 'An act to regulate the sale of ale, strong beer, lager, porter, wine, and other malt liquors, in the State of New Jersey,' approved April fourth, one thousand eight hundred and seventy-two," approved March twenty-ninth, one thousand eight hundred and seventy-eight.

(1877, c. 149, p. 232) (Rev. 1877, p. 1370) (C. S., p. 2931, §§ 165 to 169)

"An act concerning the granting of licenses to sell strong and spirituous liquors, wine, ale and beer within the limits of incorporated cities," approved March ninth, one thousand eight hundred and seventy-seven.
"An act concerning the granting of licenses to sell strong and spirituous liquors, wine, ale and beer within the limits of incorporated cities," approved March twenty-seventh, one thousand eight hundred and seventy-eight.

"An act to establish boards of excise commissioners in certain cities of this State," approved April fifth, one thousand eight hundred and seventy-eight.

Section two of an act entitled "An act concerning cities," approved March thirteenth, one thousand eight hundred and seventy-nine.

"An act to prevent the sale of intoxicating liquors within one mile and a half of the Island Heights Camp Meeting Ground, in Ocean county, New Jersey," approved February seventeenth, one thousand eight hundred and eighty.

"An act to authorize incorporated towns having the power to license and regulate inns and taverns, restaurants and beer saloons, to impose a license fee for the purpose of revenue," approved March thirteenth, one thousand eight hundred and eighty-three.

"An act granting to boroughs of the first class the right to license inns, taverns and saloons," passed April eighteenth, one thousand eight hundred and eighty-four.
"An act to authorize the transfer of licenses granted by the excise board of any city in this State," approved April first, one thousand eight hundred and eighty-seven.

"An act to authorize the boards of councilmen of incorporated towns in this State to license, regulate and prohibit the sale of malt, spirituous, vinous and other liquors," approved March twenty-third, one thousand eight hundred and eighty-eight.

"An act regulating the granting of licenses to sell spirituous, vinous, malt and brewed liquors," passed March twenty-ninth, one thousand eight hundred and eighty-eight.

"An act to authorize cities to expend the money received for license fees for sale of intoxicating and brewed liquors," approved April twenty-third, one thousand eight hundred and eighty-eight.

"An act to regulate the sale of spirituous, vinous, malt and brewed liquors, and to repeal an act entitled "An act to regulate the sale of intoxicating and brewed liquors," passed March seventh, one thousand eight hundred and eighty-eight," approved March twentieth, one thousand eight hundred and eighty-nine.

"A supplement to the act entitled "An act to regulate the sale of spirituous, vinous, malt and brewed liquors, and to repeal an act entitled "An act to regulate the sale of intoxicating and brewed liquors," passed March seventh, one thousand eight
hundred and eighty-eight,' approved March twenty-first, one thousand eight hundred and eighty-nine;" approved May sixth, one thousand eight hundred and eighty-nine.

(1895, c. 372, p. 750) (C. S., p. 2911, §§ 90, 91, 92)
"A supplement to the act entitled 'An act to regulate the sale of spirituous, vinous, malt and brewed liquors, and to repeal an act entitled 'An act to regulate the sale of intoxicating and brewed liquors,'' passed March seventh, one thousand eight hundred eighty-eight,' passed March thirtieth, one thousand eight hundred and eighty-nine," approved March twenty-eighth, one thousand eight hundred and ninety-five.

(1899, c. 147, p. 331) (C. S., p. 2911, § 93)
"A supplement to an act entitled 'An act to regulate the sale of spirituous, vinous, malt or brewed liquors, and to repeal an act entitled 'An act to regulate the sale of intoxicating and brewed liquors,' passed March seventh, one thousand eight hundred and eighty-eight,' approved March twenty-fourth, one thousand eight hundred and ninety-nine.

(1905, c. 21, p. 42) (C. S., p. 2908, § 84)
"An act to amend an act entitled 'An act to regulate the sale of spirituous, vinous, malt and brewed liquors, and to repeal an act entitled 'An act to regulate the sale of intoxicating and brewed liquors,'' passed March seventh, one thousand eight hundred eighty-eight,' approved March twentieth, one thousand eight hundred and eighty-nine," approved March eighth, one thousand nine hundred and five.

(1906, c. 114, p. 199) (C. S., p. 2903, § 75)
"A supplement to an act entitled 'An act to regulate the sale of spirituous, vinous, malt and brewed liquors, and to repeal an act entitled "An act to regulate the sale of intoxicating and brewed li-
"A supplement to an act entitled ‘An act to regulate the sale of spirituous, vinous, malt and brewed liquors, and to repeal an act entitled ‘An act to regulate the sale of intoxicating and brewed liquors,’’ passed March seventh, one thousand eight hundred and eighty-eight,’ approved March twentieth, one thousand eight hundred and eighty-nine,’ approved April thirteenth, one thousand nine hundred and six.

(1906, c. 166, p. 310) (C. S., p. 2911, § 94)

‘‘A supplement to an act entitled ‘An act to regulate the sale of spirituous, vinous, malt and brewed liquors, and to repeal an act entitled ‘An act to regulate the sale of intoxicating and brewed liquors,’’ passed March seventh, one thousand eight hundred and eighty-eight,’ approved March twentieth, one thousand eight hundred and eighty-nine,’ approved April thirtieth, one thousand nine hundred and six.

(1907, c. 255, p. 647) (C. S., p. 2905, § 77a)

‘‘A supplement to an act entitled ‘A supplement to ‘An act to regulate the sale of spirituous, vinous, malt and brewed liquors and to repeal an act entitled ‘An act to regulate the sale of intoxicating and brewed liquors,’’ passed March seventh, one thousand eight hundred and eighty-eight,’ approved March twentieth, one thousand eight hundred and eighty-nine,’ which supplement was approved April thirteenth, one thousand nine hundred and six,’’ passed June eighteenth, one thousand nine hundred and seven.

(1908, c. 146, p. 221) (C. S., p. 2911, §§ 90, 92)

‘‘An amendment to an act entitled ‘A supplement to an act entitled ‘An act to regulate the sale of spirituous, vinous, malt and brewed liquors, and to repeal an act entitled ‘An act to regulate the sale of intoxicating and brewed liquors,’ passed March seventh, one thousand eight hundred and eighty-eight,’ passed March thirtieth, one thousand eight hundred and eighty-nine,’ which supplement was approved March twenty-eight, one thousand eight hundred and ninety-five,’ approved April tenth, one thousand nine hundred and eight.
(1913, c. 280, p. 574)
"A supplement to an act entitled 'An act to regulate the sale of spirituous, vinous, malt and brewed liquors, and to repeal an act entitled "An act to regulate the sale of intoxicating and brewed liquors," passed March seventh, eighteen hundred and eighty-eight,' approved March twentieth, eighteen hundred and eighty-nine," approved April eighth, one thousand nine hundred and thirteen.

(1916, c. 226, p. 461)
"An act to amend an act entitled 'An act to regulate the sale of spirituous, vinous, malt and brewed liquors, and to repeal an act entitled "An act to regulate the sale of intoxicating and brewed liquors," passed March seventh, one thousand eight hundred and eighty-eight,' approved March twentieth, one thousand eight hundred and eighty-nine,' approved March twentieth, one thousand nine hundred and sixteen.

(1918, c. 254, p. 965)
"An act to amend an act entitled 'A supplement to an act entitled 'An act to regulate the sale of spirituous, vinous, malt and brewed liquors, and to repeal an act entitled 'An act to regulate the sale of intoxicating and brewed liquors,' passed March seventh, one thousand eight hundred and eighty-eight,' approved March twentieth, one thousand eight hundred and eighty-nine,' approved April thirteenth, nineteen hundred and six,' approved March fourth, one thousand nine hundred and eighteen.

(1889, c. 161, 267) (C. S., p. 2937, § 189)
"An act fixing the compensation of commissioners constituting city excise boards having the control of the granting of licenses for the sale of spirituous, vinous, malt and brewed liquors in cities of this State containing over one hundred thousand inhabitants," approved April fifteenth, one thousand eight hundred and eighty-nine.
CHAPTER 32, LAWS OF 1934

(1889, c. 226, p. 359) (C. S., pp. 2921, 2922, §§ 132, 133)

"An act to authorize the transfer and revocation of licenses granted by the excise board of any city in this State, and to authorize such boards to appoint a license inspector and fix the compensation of such officer," approved May sixth, one thousand eight hundred and eighty-nine.

(1895, c. 358, p. 730)

"A supplement to an act entitled 'An act to authorize the transfer and revocation of licenses granted by the excise board of any city in this State, and to authorize such boards to appoint a license inspector, and to fix the compensation of such officer,' approved May sixth, one thousand eight hundred and eighty-nine," approved March twenty-eighth, one thousand eight hundred and ninety-five.

(1890, c. 114, p. 169)

"An act relating to the disposition of license fees paid for any and all licenses to sell spirituous, vinous, malt and brewed liquors," approved April first, one thousand eight hundred and ninety.

(1890, c. 172, p. 276) (C. S., p. 2912, § 95)

"An act relating to the disposition of license fees paid for any and all licenses to sell spirituous, vinous, malt and brewed liquors," passed April twenty-eighth, one thousand eight hundred and ninety.

(1891, c. 3, p. 12) (C. S., 2927, § 155)

"An act regulating the renewal of excise licenses in cities of the second class," passed February tenth, one thousand eight hundred and ninety-one.
"An act concerning licenses in boroughs of the second class," approved March ninth, one thousand eight hundred and ninety-one.

"An act relating to social clubs," approved March twentieth, one thousand eight hundred and ninety-one.

"An act to amend an act entitled 'An act relating to social clubs,' approved March twentieth, anno domini one thousand eight hundred and ninety-one," approved April ninth, one thousand nine hundred and thirteen.

"An act regulating the renewal of excise licenses in cities of the fourth class," approved April second, one thousand eight hundred and ninety-one.

"An act to enable the governing bodies of cities of the third class and of all boroughs, towns and villages in the State having power to license and regulate the sale of beer, ale and intoxicating liquors, and to license and regulate billiard saloons and ball-alleys therein, to authorize the transfer of such licenses from person to person and from place to place within the corporate limits of such municipal corporation," approved April fourteenth, one thousand eight hundred and ninety-one.

"An act to authorize the courts of common pleas to transfer licenses, and to authorize the executor or administrator of a licensee to continue the business under the same license," approved April fourteenth, one thousand eight hundred and ninety-one.
CHAPTER 32, LAWS OF 1934

(1891, c. 213, p. 405) (C. S., pp. 2915, 2916, §§ 109 to 112)

"An act to provide for the revoking and annul­ling of licenses of inns, and taverns, and saloons, as to the place licensed, where the licensee is a tenant and shall remove from and vacate the licensed premises before the expiration of such license and shall refuse to consent to a transfer of such license by the court or other licensing body which granted the same, and fixing the fees for transferring such license should the same be transferred," approved April fourteenth, one thousand eight hundred and ninety-one.

(1892, c. 38, p. 57) (C. S., p. 2929, § 159)

"An act regulating the renewal of excise licenses in cities of the third class," approved March seventh, one thousand eight hundred and ninety-two.

(1892, c. 41, p. 60) (C. S., p. 2922, §§ 134, 135)

"An act to remove from any board of excise in this State any mayor of any city therein who is now a member thereof and to provide for the appointment of a suitable person to take the place of said mayor so removed," approved March eighth, one thousand eight hundred and ninety-two.

(1892, c. 75, p. 134) (C. S., p. 2924, §§ 140, 141)

"An act relating to cities of the first class in this State and requiring the publication of the names of applicants for licenses to sell spirituous, vinous, malt or brewed liquors," approved March seventeenth, one thousand eight hundred and ninety-two.

(1895, c. 17, p. 80) (C. S., p. 2924, § 141)

"An act to amend an act entitled 'An act relating to cities of the first class in this State, and requiring the publication of names of applicants for licenses to sell spirituous, vinous, malt or brewed liquors,' approved March seventeenth, one thousand eight hundred and ninety-two," approved February fourteenth, one thousand eight hundred and ninety-five.
"An act to amend an act entitled ‘An act relating to cities of the first class in this State and requiring the publication of the names of applicants for licenses to sell spirituous, vinous, malt or brewed liquors,’ approved March seventeenth, one thousand eight hundred and ninety-two," approved April sixth, one thousand nine hundred and five.

"An act regulating the transfer of licenses for the sale of spirituous and malt liquors in cities of the second class," approved March twenty-eighth, one thousand eight hundred and ninety-two.

"An act to authorize the inferior courts of common pleas of the various counties of this State to transfer any license granted by them to sell spirituous, vinous, malt and brewed liquors, in quantities from one quart to five gallons, not to be drunk on or about the premises where sold," approved March fourteenth, one thousand eight hundred and ninety-three.

"An act fixing the terms of members of the board of excise and prescribing the method of their appointment and removal in certain cities of the second class," passed May twenty-fifth, one thousand eight hundred and ninety-four.

"An act in relation to boards of excise commissioners in certain cities of this State," passed May twenty-fifth, one thousand eight hundred and ninety-four.
"An act respecting the granting of licenses to sell spirituous, vinous, or malt or brewed liquors in certain places in this State," approved March ninth, one thousand eight hundred and ninety-six.

"An act relating to the powers of boards of excise commissioners in certain townships of this State," approved May eighteenth, one thousand eight hundred and ninety-seven.

"An act to regulate the granting of license to sell spirituous, vinous, malt and brewed liquors to corporations conducting and carrying on parks, picnic and pleasure grounds," passed March twenty-second, one thousand eight hundred and ninety-nine.

"An act to establish an excise department in cities of the fourth class in this State," passed March twenty-fourth, one thousand eight hundred and ninety-nine.

"An act to establish an excise department in incorporated towns and cities of this State," approved March twenty-first, one thousand nine hundred and one.

"An act to establish excise departments in cities of the first class in this State," approved April third, one thousand nine hundred and two.
"An act to establish an excise department in cities of this State," approved April eighth, one thousand nine hundred and two.

"An act concerning cities of the first class in this State, constituting municipal boards of excise commissioners therein, and defining the powers and duties of such boards, and relating to the municipal affairs and departments of such cities placed under the control and management of such boards, and providing for the maintenance of the same," approved April eighth, one thousand nine hundred and three.

"A supplement to an act entitled 'An act concerning cities of the first class in this State, constituting municipal boards of excise commissioners therein and defining the powers and duties of such boards, and relating to the municipal affairs and departments of such cities placed under the control and management of such boards and providing for the maintenance of the same,' approved April eighth, one thousand nine hundred and three," approved March twenty-ninth, one thousand nine hundred and four.

"An act to amend an act entitled 'A supplement to an act entitled 'An act concerning cities of the first class in this State, constituting municipal boards of excise commissioners therein and defining the powers and duties of such boards, and relating to the municipal affairs and departments of such cities placed under the control and management of such boards, and providing for the maintenance of the same,'' approved April eighth, one thousand
nine hundred and three, approved March twenty-ninth, one thousand nine hundred and four," passed April twelfth, one thousand nine hundred and twelve.

(1906, c. 51, p. 74) (C. S., p. 2920, § 128)
"An act regulating the granting of licenses for the sale of spirituous, vinous, malt and brewed liquors in municipalities in counties of the fourth class in this State," approved March twenty-eighth, one thousand nine hundred and six.

(1906, c. 203, p. 382) (C. S. p. 2920, § 129)
"An act providing for additional time in which applications may be made to the court of common pleas for the granting of licenses to keep inns and taverns and to sell spirituous, vinous, malt and brewed liquors, in municipalities bordering on the Atlantic ocean and known as seaside resorts, and for the granting of such licenses," approved May second, one thousand nine hundred and six.

(1907, c. 242, p. 580) (C. S., p. 2921, § 130)
"An act relating to the granting of licenses for the sale of spirituous, vinous, malt and brewed liquors in municipalities in counties of the fourth class in this State," approved June eleventh, one thousand nine hundred and seven.

(1909, c. 71, p. 98) (C. S., pp. 2938, 2939, §§ 190 to 195)
"An act to establish an excise department in certain cities of this State," approved April eighth, one thousand nine hundred and nine.

(1911, c. 320, p. 684)
"An act to amend an act entitled 'An act to establish an excise department in certain cities of this State,' approved April eighth, one thousand nine hundred and nine, by changing the minimum limit of population from fifty thousand to fifty-five thou-
sand,' approved May first, one thousand nine hundred and eleven.

(1915, c. 237, p. 415)

"An act to amend an act entitled 'An act to establish an excise department in certain cities of this State,' approved April eighth, one thousand nine hundred and nine,' approved April eighth, one thousand nine hundred and fifteen.

(1917, c. 214, p. 763)

"An act to amend an act entitled 'An act to establish an excise department in certain cities of this State,' approved April eighth, one thousand nine hundred and nine,' approved March twenty-ninth, one thousand nine hundred and seventeen.

(1914, c. 63, p. 102)

"An act to provide for and to regulate the salaries of the members of excise boards in cities of the first class in this State,' approved March twenty-sixth, one thousand nine hundred and fourteen.

(1918, c. 2, p. 14)

"An act to prohibit the sale, or offer, or exposure for sale, or furnishing or otherwise dealing in intoxicating liquor as a beverage and the granting of licenses therefor in any town, township, village, borough, city or other municipality (not a county) where the legal voters thereof shall decide by a majority vote in favor of such prohibition or the continuance thereof,' approved January twenty-ninth, one thousand nine hundred and eighteen.

(1918, c. 3, p. 37)

"An act to regulate the sale, or offer, or exposure for sale, or furnishing or otherwise dealing in intoxicating liquor as a beverage and the granting of licenses therefor in any town, township, village, borough, city or other municipality (not a county)
in this State, by ordinance, where the legal voters of such municipality shall initiate and vote in favor of such ordinance," approved January twenty-ninth, one thousand nine hundred and eighteen.

(1919, c. 158, p. 345)

"An act authorizing a refund of certain license fees whenever the sale of intoxicating liquors for beverage purposes is prohibited by law," approved April fifteenth, one thousand nine hundred and nineteen.

(1920, c. 3, p. 14)

"A act to prohibit the manufacture, sale or transportation within the State of New Jersey of intoxicating liquors for beverage purposes, defining the term 'intoxicating liquors,' and providing for the punishment of violations hereof," approved March second, one thousand nine hundred and twenty.

(1920, c. 293, p. 523) (Suppl. 1924, pp. 1609, 1610, §§ 100-203 to 100-205)

"An act to restrict the sale at retail of distilled spirits and wines for medicinal purposes to bona fide prescriptions and to define the prescribing and dispensing of these as in performance of professional duty and not in violation of prohibition enactments," approved April twenty-first, one thousand nine hundred and twenty.

(1922, c. 241, p. 420) (Suppl. 1924, pp. 1610, 1612, 1613, 1619, 1620, §§ 100-207, 100-220, 100-223, 100-256, 100-263)

"An act to amend an act entitled 'An act concerning intoxicating liquors used or to be used for nonbeverage purposes,' passed April sixth, one thousand nine hundred and twenty-one," approved March thirteenth, one thousand nine hundred and twenty-two.
CHAPTER 32, LAWS OF 1934

(1922, c. 257, p. 628) (Suppl. 1924, pp. 1629, 1630, §§ 100-309 to 100-311)

"An act providing for a right of action to recover damages in cases where injury to person or property, means of support or otherwise, is caused by any intoxicated person, or by reason of the intoxication of any person, or by reason of the sale or procuring of intoxicating liquor in violation of law; providing for the survival of such right of action in the event of the death of any person who may have suffered or inflicted such injury, and fixing the method of distribution of damages that are recovered where death results from intoxication or from the sale or procuring of intoxicating liquor in violation of law," passed March seventeenth, one thousand nine hundred and twenty-two.

Lunatic Asylums

(1873, c. 366, p. 66) (Rev. 1877, p. 620) (C. S., p. 3190, § 59)

"A supplement to an act entitled 'An act to provide additional accommodation for the insane of this State,' approved March thirty-first, one thousand eight hundred and seventy-one," approved March twenty-sixth, one thousand eight hundred and seventy-three.

Municipal Corporations

(1884, c. 140, p. 204, § 15) (C. S., p. 3477, § 71)

Section fifteen of an act entitled "An act providing for additional powers and certain changes in the government of certain localities governed by commissioners," passed April seventeenth, one thousand eight hundred and eighty-four.

(1904, c. 210, p. 373) (C. S., p. 3501, § 185)

"An act concerning licenses," approved March thirtieth, one thousand nine hundred and four.
Municipalities

(1915, c. 374, p. 691, § 11) [Suppl. 1924, p. 2091, § *136-740A (11)]

Section eleven of an act entitled “An act concerning the consolidation of boroughs or other municipalities with cities lying in different counties,” approved April twenty-first, one thousand nine hundred and fifteen.

Municipalities Governed by Commissions

(1918, c. 287, p. 1086) (Suppl. 1924, pp. 2460, 2461, §§ **136-5 to **136-7)

“A supplement to an act entitled ‘An act relating to, regulating and providing for the government of cities, towns, township, boroughs, villages and municipalities governed by boards of commissioners or improvement commissions in this State,’ approved April twenty-fifth, one thousand nine hundred and eleven, the title to which act was amended to read as above set forth by an act approved April second, one thousand nine hundred and twelve, giving to the commissioners of municipalities adopting the said act power to act as an excise board and to pass ordinances regulating the sale of spirituous, vinous, malt and brewed liquors,” approved March sixth, one thousand nine hundred and eighteen.

Peddlers


“A supplement to the act entitled ‘An act relating to hawkers, pedlers, and petty chapmen,’ approved April tenth, eighteen hundred and forty-six,” approved March sixteenth, one thousand eight hundred and fifty-four.
TOWNS

(1910, c. 55, p. 77) (C. S., p. 5532, § 372)
"A supplement to an act entitled 'An act providing for the formation, establishment and government of towns,' approved March seventh, one thousand eight hundred and ninety-five," approved March twenty-ninth, one thousand nine hundred and ten.

BEER LEGISLATION OF 1933

(1933, c. 85, p. 176)
"An act concerning the manufacture, distribution and sale of certain beverages having an alcoholic content and providing for licenses, regulations and fees in connection therewith and penalties for violations thereof," approved April fifth, one thousand nine hundred and thirty-three.

(1933, c. 120, p. 247)
"An act to amend and supplement an act entitled 'An act concerning the manufacture, distribution and sale of certain beverages having an alcoholic content and providing for licenses, regulations and fees in connection therewith and penalties for violations thereof,' approved April fifth, one thousand nine hundred and thirty-three, being known as chapter eighty-five of the laws of one thousand nine hundred and thirty-three, approved April twelfth, one thousand nine hundred and thirty-three.

(1933, c. 168, p. 350)
"A supplement to an act entitled 'An act concerning the manufacture, distribution and sale of certain beverages having an alcoholic content and providing for licenses, regulations and fees in connection therewith and penalties for violations thereof,' approved April fifth, one thousand nine hundred and thirty-three, as amended," approved May twenty-third, one thousand nine hundred and thirty-three.
CHAPTER 32, LAWS OF 1934

(1933, c. 358, p. 961)

"An act to amend an act entitled 'An act concerning the manufacture, distribution and sale of certain beverages having an alcoholic content and providing for licenses, regulations and fees in connection therewith and penalties for violations thereof,' approved April fifth, nineteen hundred and thirty-three," approved June twenty-seventh, one thousand nine hundred and thirty-three.

(1933, c. 362, p. 968)

"An act to further supplement an act entitled 'An act concerning the manufacture, distribution and sale of certain beverages having an alcoholic content and providing for licenses, regulations and fees in connection therewith and penalties for violations thereof,' approved April fifth, one thousand nine hundred and thirty-three," approved June twenty-eighth, one thousand nine hundred and thirty-three.

(1933, c. 367, p. 1004)

"An act to further supplement an act entitled 'An act concerning the manufacture, distribution and sale of certain beverages having an alcoholic content and providing for licenses, regulations and fees in connection therewith and penalties for violations thereof,' approved April fifth, one thousand nine hundred and thirty-three," approved August thirty-first, one thousand nine hundred and thirty-three.

2. This act shall not revive any act or part of any act heretofore repealed, nor any office heretofore abolished.

3. The repeal by this act of any act or part of any act heretofore repealed, superseded or abrogated shall not be construed as a declaration or implication that any such act or part of act has been in force at any time subsequent to such first repeal or the time when the same was superseded or abro-
CHAPTER 32, LAWS OF 1934

gated; and all acts and parts of acts which were repealed or abrogated by, or were repugnant to, any act or part of act repealed by this act shall continue to be so repealed or abrogated.

4. No offense committed, or liability, penalty or forfeiture, either civil or criminal, incurred prior to the time of the taking effect of this act, under or by virtue of any act or part of any act repealed by this act, shall be discharged, abated or released by such repeal; and all indictments, prosecutions or actions for any such offense, liability, penalty or forfeiture committed or incurred at or prior to the time when this act takes effect shall be commenced or continued and be proceeded with to final judgment in all respects as if the act or part of act under or by virtue of which such offense was committed or liability, penalty or forfeiture incurred had not been repealed by this act.

5. All license fees, taxes, costs, debts and obligations of every kind accrued, accruing, due or to become due to this State or to any municipality or county or any of their agencies under or by virtue of any act or part of any act repealed by this act shall, notwithstanding such repeal, remain and continue to be an obligation due and collectible in the manner, and with the procedure and effects provided by the act or part of act under or by virtue of which the same were incurred or became or become a liability.

6. This act shall take effect immediately but shall remain inoperative until the twenty-first amendment to the Constitution of the United States becomes effective.

Approved March 14, 1934.
CHAPTER 33

An Act for the cancellation of the State’s riparian grant to Joseph Cramer, Incorporated, and the return of the moneys paid to the State therefor.

Whereas, The State of New Jersey, by the Board of Commerce and Navigation, the Governor approving, did on the twenty-first day of June, anno domini one thousand nine hundred and twenty-six, grant and convey unto Joseph Cramer, Incorporated, certain lands flowed by tide water below high water mark in the river Delaware, lying in front, or supposed to be lying in front, of the lands of said Joseph Cramer, Incorporated, situate in the township of Pensauken, in the county of Camden, and State of New Jersey, as in said grant more fully described, which said grant is of record in the office of said Board of Commerce and Navigation in Liber H-1, folio 419, et cetera; and

Whereas, Said Joseph Cramer, Incorporated, paid unto the State of New Jersey as consideration for said grant the sum of twenty-five thousand five hundred and two dollars and eighty-five cents ($25,502.85), as the price or reasonable compensation therefor; and

Whereas, The said Joseph Cramer, Incorporated, was not in truth and in fact the owner of all of the lands abutting on said lands under water so granted; the title to a portion thereof, or one thousand feet in frontage within the lines of lands abutting said lands under water was then and still is in United New Jersey Railroad and Canal Company, corporate successor to Camden and Amboy Railroad and Transportation Company, by deed from William Folwell and wife, dated November twenty-second, one thousand eight hundred and thirty-one, of record in the office of the clerk of Gloucester county in Book F-3 of Deeds, page 45, et cetera; and
WHEREAS, By act of the Legislature, approved March thirty-first, one thousand eight hundred and sixty-nine, being chapter three hundred and eighty-six of the laws of one thousand eight hundred and sixty-nine, page one thousand twenty-six, the said Camden and Amboy Railroad and Transportation Company, the United Delaware and Raritan Canal Company and the New Jersey Railroad and Transportation Company, therein called the United Companies, were authorized and empowered to reclaim and erect wharves and other improvements in front of any lands now owned by them or in trust for them or either of them, adjoining any tide waters of this State, and when so reclaimed and improved, to have, hold, possess and enjoy the same as owners thereof; provided inter alia, that the said United Companies should on or before the first day of July next file in the office of the Secretary of State a map and description of the lands under water in front of the upland referred to in this section; and

WHEREAS, Pursuant to said act said United Companies did file in the office of the Secretary of State certain plans, among them being one marked Map N. 2, showing certain lands under waters of the Delaware river, with a frontage along high water mark of one thousand feet, more or less; and

WHEREAS, By reason of said lack of ownership, and of the legislative grant to said United Companies of a large portion of the lands under water so granted to Joseph Cramer, Incorporated, the value of said grant of lands considered as a whole has been destroyed and rendered useless to said Joseph Cramer, Incorporated.

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

1. That the said Board of Commerce and Navigation be authorized and directed out of the next moneys arising from the sale or lease of riparian
lands, to return to said Joseph Cramer, Incorporated, the sum of twenty-five thousand five hundred and two dollars and eighty-five cents ($25,502.85), upon the delivery by said Joseph Cramer, Incorporated, under its corporate seal, of a deed of conveyance, duly executed and acknowledged or proved, conveying unto the State of New Jersey the lands as granted by the State of New Jersey, by its Board of Commerce and Navigation, to Joseph Cramer, Incorporated, by grant dated June twenty-first, one thousand nine hundred and twenty-six, recorded in the office of said Board of Commerce and Navigation in Liber H-1, folio 419, et cetera.

2. This act shall take effect immediately.
   Approved March 14, 1934.

CHAPTER 34

An Act appropriating to the State Employees' Retirement System the sum of one thousand four hundred and seventy dollars ($1,470.00).

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

1. There is hereby appropriated to the State Employees' Retirement System for the payment of extra actuarial services incurred in the year one thousand nine hundred and thirty-two the sum of one thousand four hundred and seventy dollars ($1,470.00).

2. This act shall take effect immediately.
   Approved March 14, 1934.
CHAPTER 35

AN ACT authorizing municipalities other than counties to issue school apportionment notes or bonds.

Preamble.

WHEREAS, The Legislature by chapter three hundred and eighty-seven of the laws of one thousand nine hundred and thirty-three, authorized the issuance of seven million dollars ($7,000,000.00) of bonds to aid school districts in the payment of teachers’ salaries and current expenses; and

Preamble.

WHEREAS, It has been ascertained that many municipalities will be unable to issue evidences of indebtedness as contemplated by the provisions of said bond act; therefore,

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

1. Any municipality other than a county which may be unable to issue evidences of indebtedness as contemplated by chapter three hundred and eighty-seven of the laws of one thousand nine hundred and thirty-three, in order to obtain the benefits of chapter one hundred and fifty-five of the laws of one thousand nine hundred and thirty-three, as amended, is hereby authorized to issue school apportionment notes or bonds in the amount allotted to any such municipality by the Commissioner of Education by reason of the last-mentioned act, and bonds or notes so issued shall be used for no other purpose. Such notes or bonds may be issued by resolution of the governing body of any such municipality, and the notes or bonds shall be approved as to form by the governing body of any such municipality. In the resolution authorizing the issuance of any such notes or bonds said governing body shall provide that said notes or bonds
shall be payable in five years from their date, shall be payable in equal annual installments, bear interest at five per centum (5%) per annum, payable semiannually, shall be general obligations of the municipality issuing the same, and adequate provision for the payment of the maturing installments of the principal of and interest on said notes or bonds, as the same shall become due and payable, shall be made in the budget of any such municipality, and said notes or bonds, and the interest thereon, shall be payable from a general tax on all the taxable property in any such municipality.

2. This act shall take effect immediately.

Approved March 14, 1934.

CHAPTER 36

AN Act to amend an act entitled "An act to provide for the regulation and incorporation of insurance companies and to regulate the transaction of insurance business in this State," approved April third, one thousand nine hundred and two.

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

1. Section seventy of the act to which this act is amendatory be and the same is hereby amended to read as follows:

70. Annual statements. Every insurance company transacting business in this State shall annually, on or before the first day of March, file in the Department of Banking and Insurance a statement, subscribed and sworn to by its president and secretary, or, in their absence, by two of its principal officers, showing its financial condition at the close of business on the thirty-first day of December
In addition to any other matter which may be required by law or pursuant to law by the Commissioner of Banking and Insurance to be stated therein every annual report of every life insurance company doing business in this State shall contain an accurate, concise and complete statement of the following matters, to wit: (1) All the real property held by the company, the actual cost, the value at which it is carried on the company's books, the market value, the amounts expended during the year for repairs and improvements, the gross and net income, and if any portion thereof be occupied by the company, the rental value thereof, and all purchases and sales together with the consideration therefor made since the last annual statement. (2) The amount of existing loans upon the security of real property, stating the amount loaned upon property in each State and foreign country. (3) The outstanding sums loaned by the company other than loans upon the security of real property above mentioned and other than loans upon policies, the maturity and rate of interest of such loans, the securities held therefor, and all substitutions of securities during the past calendar year in connection therewith, and the same particulars with reference
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to any loans discharged since the last statement.
(4) All other property owned by the company or in
which it has any interest (including all securities,
whether or not recognized by the law as proper in-
vestments), the date of acquisition, from whom ac-
quired, the actual cost, the value at which the prop-
erty is carried upon the books, the market value,
the interest or dividends received thereon during
the year; also all purchases and sales of property
other than real estate made since the last annual
statement, with particulars as to dates, names of
purchasers and sellers, and the consideration; and
also the income received and the outlays made in
connection with all such property. (5) All com-
misions paid on loans or on purchases or sales of
any property during the year where the same
amounted to more than five thousand dollars to any
person, firm or corporation, and a statement of all
payments for legal expenses, giving particulars as
to amounts, names and addresses of payees and oc-
casion of expense. (6) All moneys expended in
connection with any matter pending before any leg-
islative body or any officer or department of gov-
ermnent, giving particulars as to dates, amounts,
names and addresses of payees, the measure or pro-
ceeding in connection with which the payment was
made, and the interest of the company therein. (7)
The names of the officers and directors of the com-
pany, the proceedings at the last annual election,
giving the names of candidates and the number of
votes cast for each and whether in person, by proxy
or by mail. (8) The salary, compensation and emol-
ument received by officers or directors, without
exception, and that received by any person, firm or
corporation, where the same amounts to more than
five thousand dollars, excepting bona fide commis-
sions paid to or retained by agents, with particulars
as to dates, amounts, payees and the authority by
which the payment was made. (9) The largest bal-
ances carried in each bank or trust company during
each month of the year. (10) All death claims re-
sisted or compromised during the year, with par-
particulars as to sums insured, sums paid and reasons assigned for resisting or compromising the same in each case. (11) A complete statement of the profits and losses upon the business transacted during the year and the sources of such gains and losses. A company, issuing both participating and nonparticipating policies, shall make a separate statement of profits and losses, margins and expenses, as aforesaid, with reference to each of said kinds of business, and also showing the manner in which any general outlays of the company have been apportioned to each of such kinds of business. (12) The rates of annual dividends declared during the year for all plans of insurance for which policies were issued during the last five years and during each fifth year of the preceding seventy years and for ages at entry, twenty-five, thirty-five, forty-five and fifty-five, or as near as may be, and the precise method by which such dividends have been calculated. (13) A statement of any and all reserve or surplus funds held by the company and for what purpose they are claimed, respectively, to be held.

The rendition of the statement or statements required under subdivision eleven may be postponed until not later than the thirtieth day of June following the year for which required, in all cases where a company shall state that it is unable to comply with the requirements of said subdivision satisfactorily at the time of making its statement of the other details required herein.

Approved March 14, 1934.
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CHAPTER 37

Supplement to an act entitled "An act to provide for the co-operation of this State with the Federal Government and its officers and agencies in effectuating the policies of a statute of the United States entitled 'An act to encourage national industrial recovery, to foster fair competition, and to provide for the construction of certain useful public works, and for other purposes,' approved June sixteenth, one thousand nine hundred and thirty-three, in order to encourage industrial recovery, to reduce unemployment, to foster fair competition, to eliminate unfair competitive practices, by the enactment of legislation of like nature relating to transactions within the State of New Jersey, including those affecting intrastate commerce only; and to declare an emergency," approved September fifth, one thousand nine hundred and thirty-three.

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

1. Determination and assessment of cost of administration, etc.

(a) The chief administrative agency or code authority (by whatever term it may be designated) appointed or designated by virtue of the provisions of any code of fair competition approved by the Governor pursuant to the provisions of the act to which this is a supplement is hereby invested with the power, right and authority to incur, determine and fix the reasonable cost of the preparation, promulgation, administration and enforcement of such codes, and the carrying out and fulfillment of the objects stated therein.
(b) For the purpose of determining and fixing the cost of the preparation, promulgation, administration and enforcement of such codes and the carrying out and fulfillment of the objects stated therein, the said chief administrative agency or code authority shall prepare a budget to cover the estimated cost of such preparation, promulgation, administration and enforcement for such period of time as may be designated in said budget. The items and amounts contained in said budget shall be subject to the approval of the Governor or the person appointed by the Governor and known as "Administrator of the New Jersey Industrial Recovery Act" as provided for by section four of this act.

(c) Any such code authority or chief administrative agency designated by any code as aforesaid is hereby also invested with the power, right and authority to levy an assessment or fee on the members of the industry, for which a code has been approved, in order to raise the sum or sums which may be set up in an approved budget as hereinbefore provided. Such assessment or fee shall be based upon the volume of business transacted within this State by any industry for which a code has been approved or upon such other factors or bases as may be equitable. Each member's share, assessment and fee shall in no case exceed his reasonable and proportionate share of the amount necessary for the proper preparation, promulgation, administration and enforcement of such approved code or codes. The assessment or fee shall be due from the person so assessed and exacted of the members of the industry affected by such code or codes on an equitable and uniform basis, and the funds accumulated by virtue of such assessment shall not become part of the general funds of the State.

(d) Any assessment or fee levied as aforesaid by virtue of the provisions hereof shall become due from and be payable by the members of the industry for which a code has been approved at such time or times as may be fixed by any such code authority.
or chief administrative agency designated in any approved code of fair competition. Any such assessment or fee exacted or fixed by virtue of the provisions hereof shall constitute a personal debt of each one of the members of the industry so assessed and be due to any such code authority or chief administrative agency designated under any approved code or codes.

(c) Upon the failure of any member of the industry for which a code has been approved to pay an assessment or fee levied under the authority hereby given within the time fixed for payment thereof, the code authority, administrator or chief administrative agency named in said approved code or codes is hereby empowered to sue such delinquent in any court of competent jurisdiction of this State and obtain judgment therefor, together with interest and costs in an action of debt. The said code authority, administrator or chief administrative agency shall have all the remedies and may take all the proceedings for the collection of any such judgment or judgments which may be had or taken upon the recovery of a judgment in an action at law upon contract. That no lawsuit for such assessment shall be instituted without the express consent of the Governor or the person to whom he has delegated his authority under and by virtue of the act.

(f) Any assessment or fee levied pursuant to the provisions hereof and approved by the Governor, or such person delegated by him, by virtue of the provisions of the act to which this is a supplement, may be cancelled, voided, modified, changed, corrected, altered, supplemented or amended by the Governor or by any person or persons to whom the Governor may have delegated his authority.

(g) The code authority or chief administrative agency designated by any of said approved code or codes shall appoint one or more agents, employees or officers who shall have the sole authority to disburse the assessments or fees collected by virtue
of the provisions hereof, and said disbursing agent or agents, employee or employees, officer or officers shall be required to give bond to said code authority with adequate and sufficient surety, to be approved as to form, sufficiency and amount by such code authority or chief administrative agency, subject to the approval of the Governor, or by any person or persons to whom the Governor may have delegated his authority.

2. Rules, regulations and modifications.

(a) The Governor or such person or persons to whom he may delegate his authority under the act to which this is a supplement is authorized to prescribe such rules and regulations as may be necessary to carry out the purposes of the act to which this is a supplement and fees for licenses and for filing codes of fair competition. Such fees shall become part of the general funds of the State. Any violation of such rule or regulation shall be deemed a misdemeanor and punishable by fine not to exceed five hundred dollars ($500.00), or by imprisonment not to exceed six months, or both.

(b) The Governor or such person or persons to whom he may delegate his authority under the act to which this is a supplement may from time to time, amend, supplement or modify any order, approval, license, rule or regulation pertaining to a State code issued under the act to which this is a supplement. That when a majority of an industry representing both numbers and volume of business vote to cancel a code approved by the Governor, and there is a national code approved by the President for the same industry, then in that event it shall be mandatory upon the Governor or the person to whom he has delegated his authority to cancel the said code.

3. Certifications.

(a) Any copy of an approved State code or copy of any rule, regulation or order promulgated thereunder by the code authority or chief administrative
agency thereof shall when certified as a true copy by the Governor, or such person or persons to whom he may delegate his authority under the act to which this is a supplement, be evidence in all courts of this State of the same weight and force as the originals thereof.

4. Administrator.

(a) The Governor is hereby authorized to appoint any citizen of this State to be known as the "Administrator of the New Jersey Industrial Recovery Act," and, in accordance with section two of the act to which this is a supplement, to delegate to such administrator all or any part of the powers and functions vested in the Governor by virtue of the provisions of said act.

5. This act shall take effect immediately.

Approved March 14, 1934.

CHAPTER 38

A SUPPLEMENT to an act entitled "An act making appropriation for the support of the State government and for the several public purposes for the fiscal year ending June thirtieth, one thousand nine hundred and thirty-three, and regulating the disbursement thereof," approved June twentieth, one thousand nine hundred and thirty-three.

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

1. The following sum, or so much thereof as may be necessary, be and the same is hereby appropriated out of the State fund:
STATE INDUSTRIAL RECOVERY BOARD

Salaries:

Executive Secretary ..................... $2,000.00
Deputy Administrator ................... 2,250.00
Other employees (clerical, stenographers and compliance investigators) ................... 16,000.00

Miscellaneous:

Rent (1 year) ...................... 4,000.00
Telephone and Telegraph .......... 1,750.00
Travel ................................ 1,000.00
Office Supplies ....................... 1,000.00

$28,000.00

2. This act shall take effect immediately.
Approved March 14, 1934.

CHAPTER 39

An Act relating to the issuance and sale of bonds or notes of counties and municipalities.

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

1. Any county or municipality authorized to issue and sell its bonds or notes by any act or acts heretofore enacted shall have power to sell said bonds or notes, if such bonds or notes are payable not less than one year after the date of their issuance, at not less than ninety-nine per centum (99%) of the par value of such bonds or notes; or, if such bonds or notes are payable in less than one year after the date of their issuance, at a discount which, if added to the interest agreed to be paid, will not
make the interest cost greater than seven per
centum (7%) per annum, anything to the contrary
notwithstanding contained in any act heretofore
enacted; \textit{provided, however}, that any such sale
shall be made or confirmed by resolution of the
governing body of such county or municipality
adopted by a two-thirds vote of all the members
thereof.

2. This act shall be inoperative after January
thirty-first, nineteen hundred and thirty-five.
3. This act shall take effect immediately.
Approved March 14, 1934.

CHAPTER 40

An Act to amend an act entitled “An act for the
relief of the unemployed and dependents in the
several counties and municipalities of this State
and making appropriations therefor,” approved
October thirteenth, one thousand nine hundred
and thirty-one, approved June fourteenth, one
thousand nine hundred and thirty-two.

\textit{Be it enacted by the Senate and General As-
sembly of the State of New Jersey:}

1. Section six of the act of which this act is
amendatory be and the same is hereby amended to
read as follows:

6. The funds appropriated to the director of
emergency relief are to be employed by him and
expended for the relief of the unemployed and de-
pendents of this State and shall be distributed to
such municipalities as the director of emergency
relief shall deem advisable. The director of emer-
gency relief may prescribe the conditions for the
distribution and use of such funds allotted to any
municipality. The director of emergency relief, in
his discretion, may require any municipality to
furnish a portion of the cost of relief as a condition for granting State aid or may assume the entire cost of the relief of unemployed and dependents in such municipality. Where any State funds are granted, the director of emergency relief is hereby granted full power and authority to prescribe all rules and conditions under which any emergency relief program for the relief of the unemployed and dependents shall be administered; provided, however, that nothing in this act contained should be construed to prohibit, restrict or limit any duly licensed physician of this State, occupying a position whether as a State, county, municipal or school physician from being compensated or remunerated for the care and treatment of emergency relief patients.

2. This act shall take effect immediately.
Approved March 15, 1934.

CHAPTER 41

An Act to amend an act entitled “An act to supplement an act entitled ‘An act concerning municipal and county finances,’ approved March twenty-eighth, one thousand nine hundred and seventeen,’ approved December seventh, one thousand nine hundred and thirty-three.

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

1. Section four of the act entitled “An act to supplement an act entitled ‘An act concerning municipal and county finances,’ approved March twenty-eighth, one thousand nine hundred and seventeen,’ approved December seventh, one thousand nine hundred and thirty-three, is hereby amended to read as follows:
4. Any municipality issuing any such note or bond may, by resolution adopted by its governing body prior to the issuance of such note or bond, provide that such note or bond shall be accepted in payment and discharge of all taxes, assessments or other charges which may have become or may thereafter become payable to such municipality or in payment and discharge of any particular class or classes of such taxes, assessments and other charges which shall be described in such bond or note. Any such resolution shall have the force of contract between such municipality and the holder of such bond or note.

2. Said act is further amended by adding thereto a new section to read as follows:

4 (a). Any county issuing any such note or bond may, by resolution adopted by its governing body prior to the issuance of such note or bond, provide that such note or bond shall be accepted in payment and discharge of all charges which may have become or may thereafter become payable to such county or in payment and discharge of all taxes levied by such county which may have become or may thereafter become payable to any tax collector authorized to collect such taxes. Any such resolution shall have the force of contract between such county and the holder of such bond or note. Any bond or note issued pursuant to such resolution shall be accepted in payment and discharge of such charges or taxes as provided in such resolution, by any public officer of such county or tax collector of any municipality authorized to receive or collect such charges or taxes. Any such bond or note accepted by the tax collector of any municipality may be delivered to the county treasurer of such county by such municipality in lieu of cash equivalent to the face amount of such bond or note, when such municipality shall be required by law to cause such taxes to be paid to said county.

3. This act shall take effect immediately.

Approved March 22, 1934.
CHAPTER 42

An Act to amend an act entitled "An act relating to the financing of schools," approved May nineteenth, one thousand nine hundred and thirty-three.

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

1. Section one of the act to which this act is an amendment be and the same is hereby amended to read as follows:

1. Whenever any municipality and/or county is authorized by law to issue scrip, or other obligation of the municipality, the governing body of such municipality may pay in scrip of suitable denominations or other obligations of the municipality if payment cannot be made in cash, the State and county school taxes which remain unpaid to the county treasurer on February first, one thousand nine hundred and thirty-four, excepting that ten per centum (10%) of the State school tax, and when the county is not issuing scrip such amount as may be in excess of the amount to be returned to the school district of such municipality by the county superintendent of schools in apportioning the ninety per centum (90%) of the State school tax, both of which amounts shall be paid in cash; provided, that if the county is issuing scrip the excess amount to be returned to the school district by the apportionment of the ninety per centum (90%) of the State school tax shall be paid in county scrip. The county treasurer shall receive such scrip or other obligation of the municipality in payment of State and county school taxes.

2. Section two of the act to which this act is an amendment be and the same is hereby amended to read as follows:
2. The county treasurer shall pay to the custodians of the several school districts upon the warrants of the county superintendent of schools the amounts of the State apportionment then due such districts in the scrip or other obligations of the municipality making payment, except that those school districts making payment in scrip which receive greater amounts than are due from the coextensive municipalities shall be paid such excess in county scrip if there be such issued, in lieu of and secured by the amount of municipal scrip of such excess payments.

3. Section three of the act to which this act is an amendment be and the same is hereby amended to read as follows:

3. The county shall be relieved of that part of its obligation to the State for ninety per centum (90%) of the State school tax when the county treasurer shall have filed with the State Treasurer receipt from the custodian of the school district, which receipt shall acknowledge the acceptance of county and/or municipal scrip or other obligations of the municipality as payment for amounts due such school district from the county treasurer on account of the distribution of the State school tax.

4. Section four of the act to which this act is an amendment be and the same is hereby amended to read as follows:

4. The county treasurer may likewise pay in county scrip if there be such, the amount of county school taxes remaining unpaid to the treasurer of any county school board authorized to receive such payments.

5. This act shall take effect immediately.

Approved March 22, 1934.
CHAPTER 43

AN ACT to amend an act entitled "An act to sup­plement an act entitled 'An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission or any municipality governed by a board of commissioners,' constituting chapter two hundred and fifty-two of the laws of one thousand nine hundred and sixteen, approved March twenty-second, one thousand nine hundred and sixteen, as amended," approved May twenty-fourth, nineteen hundred and thirty-three.

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

1. Section one of the act entitled "An act to sup­plement an act entitled 'An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission or any municipality governed by a board of commissioners,' constituting chapter two hundred and fifty-two of the laws of one thousand nine hundred and sixteen, approved March twenty-second, one thousand nine hundred and sixteen, as amended," approved May twenty-fourth, nineteen hundred and thirty-three, is hereby amended to read as follows: 

1. Notwithstanding anything to the contrary contained in section thirteen of the act entitled "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission or any municipality governed by
a board of commissioners,'" approved March twenty-second, one thousand nine hundred and sixteen, as amended, any municipality may issue temporary bonds or notes maturing not later than the first day of July, nineteen hundred and thirty-five, for the purpose of renewing outstanding temporary bonds or notes heretofore issued pursuant to said section thirteen or any temporary bonds or notes issued in renewal thereof. This act shall not be construed as imposing any restriction not now imposed by law with respect to the maturity of temporary bonds or notes.

2. This act shall take effect immediately.

Approved March 22, 1934.

CHAPTER 44

A Supplement to an act entitled "An act concerning alcoholic beverages," passed December sixth, one thousand nine hundred and thirty-three, and the acts amendatory thereof and supplemental thereto.

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

1. The act entitled "An act concerning alcoholic beverages," passed December sixth, one thousand nine hundred and thirty-three, as amended, is hereby supplemented by adding to said act, immediately after section fourteen, a new section to read as follows:

14a. Class E licenses shall be as follows:

Public warehouse license. The holder of this license shall be entitled, subject to rules and regulations, to receive for purposes of storing and warehousing and to store and warehouse alcoholic beverages in the licensed public warehouse; provided, Proviso.
however, that this license shall not authorize the transportation of alcoholic beverages. The fee for this license shall be one hundred dollars ($100.00).

2. No license shall be issued under the act to which this act is a supplement by any issuing authority to any member thereof or to any corporation, organization or association in which any member thereof is interested directly or indirectly; provided, however, that in any such case application for such license may be made by such member, corporation, organization or association directly to the State commissioner who is hereby authorized to issue such license, subject to rules and regulations, upon the same terms and conditions and for the same fee as other licenses of the same class are issued or are issuable by the said governing board or body. In addition to the fee for such license, which shall be payable to the municipality, a fee of ten dollars ($10.00) shall be payable to the commissioner to be accounted for by him as are license fees.

3. No licensee hereunder may purchase or sell any alcoholic beverages unless the same shall have been manufactured by manufacturers licensed as such hereunder, or, if manufactured by foreign manufacturers not licensed as such hereunder, unless said foreign manufacturers shall have complied with the same standards and requirements as are or shall be prescribed by rules and regulations for manufacturers licensed as such under this act. Subject to rules and regulations, the commissioner may issue to foreign manufacturers and to persons licensed under this act stamps, labels and other indicia evidencing compliance with prescribed standards upon payment of fees to be fixed by him commensurate with the reasonable cost of the services involved and to be accounted for by him as are license fees.

4. This act shall take effect immediately.

Approved March 22, 1934.
CHAPTER 45, LAWS OF 1934

CHAPTER 45

An Act for the appropriation of funds to defray the expenses of a special committee appointed by the General Assembly to inquire into alleged corrupt conduct, crimes and misdemeanors, incident to the institution of impeachment proceedings against civil officers of this State who may appear to be guilty thereof.

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

1. For the purpose of conducting an investigation and inquiry by a special committee of the General Assembly, created by resolution of the General Assembly entitled "A resolution appointing a special committee to inquire into certain alleged corrupt conduct, crimes and misdemeanors of civil officers of the State of New Jersey," adopted March nineteenth, one thousand nine hundred and thirty-four, incident to the institution of impeachment proceedings against civil officers of the State of New Jersey who may appear to be guilty of any corrupt conduct, crimes or misdemeanors, and to defray the expenses of such investigation and inquiry, the sum of fifty thousand dollars ($50,000.00) is hereby appropriated, which sum, or so much thereof as may be necessary for that purpose, shall be paid out of the treasury of this State on bills approved by the chairman and secretary of said special committee.

2. This act shall take effect immediately.

Approved March 22, 1934.
CHAPTER 46

A SUPPLEMENT to an act entitled "A supplement to an act entitled 'An act for the construction, maintenance and operation of waterworks for the purpose of supplying cities, towns, townships, villages, boroughs and other municipalities in this State with water, and otherwise amending said act,' approved April twenty-first, one thousand eight hundred and seventy-six, as such title was amended by an act approved June twenty-second, one thousand nine hundred and six," approved April tenth, one thousand nine hundred and thirty-three.

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

1. Any company, however incorporated, which is now actually engaged in supplying one or more municipalities with water for public and private use, and which has filed in the office of the Secretary of State a certificate approved by the Board of Public Utility Commissioners of this State purporting to be under the act to which this is a supplement, shall be deemed to have become thereby duly incorporated and to be fully authorized to continue to supply water for public and private use in any and all municipalities then being supplied by such company, and said company shall be fully authorized to exercise all the rights and powers conferred by the act supplemented by the act to which this is a supplement, and the amendments thereof and supplements thereto, and may thereafter continue to maintain, operate and extend its works, mains, pipes and appurtenances in each of the said municipalities being supplied.

2. This act shall take effect immediately.

Approved March 22, 1934.
CHAPTER 47

An Act to amend an act entitled "A supplement to an act entitled 'An act to secure the purity of foods, beverages, confectionery, condiments, drugs and medicines and to prevent deception in the distribution and sales thereof' (Revision of 1907), approved May twentieth, one thousand nine hundred and seven," approved May second, one thousand nine hundred and thirty-two.

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

1. Section ten of Article (A) of the act of which this act is amendatory be and the same is hereby amended so that henceforth the same shall read as follows:

10. Cow Stables. Cow stables shall be well ventilated. At least two square feet of window light shall be provided in cow stables to each five hundred cubic feet of air space. The floors and gutters of all barns in which cows are kept and milked shall be constructed of concrete or other impervious material which can be easily cleaned and shall be graded properly, to be completed by January first, one thousand nine hundred and thirty-six. The floors and gutters shall be kept in good repair and in clean condition. Manure shall be removed from the stable at least daily to a point at least fifty feet away from the stable and shall be made inaccessible to the cows. Liquid matter must be absorbed and removed with the manure or conveyed at least fifty feet from the stable by means of an approved drainage system and disposed of in a manner that will not create a nuisance. The keeping of horses, pigs, fowl or animals other than dairy animals in the immediate parts of the stable used for dairy purposes is prohibited; provided, however, that as
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to horses this provision shall not take effect until January first, one thousand nine hundred and thirty-six. Manure or bedding from horse stalls shall not be taken into the cow stable for any purpose. Cow beds shall be of proper dimension for sanitary stabling of cattle.

2. This act shall take effect immediately.

Approved March 22, 1934.

CHAPTER 48

An Act providing for the appointment of a commission to examine into the subject of the acquisition and preservation of the old Ryerson House and Burial Ground, so called, located in the borough of Ringwood, county of Passaic, and to define its powers and duties.

WHEREAS, It has been the consistent policy of the State of New Jersey, for more than half a century, to stimulate the acquisition and preservation of historic sites within its borders, particularly those associated with the State's participation in the War for American Independence; and

WHEREAS, The property known as the old Ryerson House and Burial Ground, located in the borough of Ringwood and county of Passaic, formerly the home of General Erskine and many times occupied by the great American General and first President, George Washington, played such a conspicuous part in that momentous conflict, from the beginning to the end; and

WHEREAS, It is known to have been a cherished wish and hope of the first President, expressed and published in the last years of his incumbency, that this said tract, which now adjoins the Interstate Park on the west and is second in historic
importance only to Mount Vernon, Virginia, would ultimately be preserved as a public park for the benefit of posterity; and

Whereas, The exigencies of urban development, now extending in this portion of the State, bid fair to obliterate this historic shrine and make it highly desirable that steps be taken at this time to preserve it to all future generations of this great State and nation; therefore

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

1. Upon the passage and approval of this act, the Governor shall appoint a commission of three members, citizens of this State, one upon recommendation by the New Jersey Society Sons of the American Revolution, one upon recommendation of the New Jersey Society Daughters of the Revolution and one of his own choosing, to examine into the feasibility and practicability of acquiring, on behalf of this State and for preservation as a State park, the property known as the old Ryerson House and Burial Ground, located in the borough of Ringwood, county of Passaic, the former home and present burial place of General Erskine, chief geographer for General Washington, and the site of the old forge where cannon ball and other supplies were forged for the Continental Army throughout the War for American Independence.

2. The commission shall serve without compensation, for a period not to exceed the term of the present State Legislature. Its duties and powers shall be limited to examination and inquiry; its findings and recommendations to be submitted to the Governor for transmission to the Legislature during the present term.

3. This act shall take effect immediately.

Approved March 22, 1934.
CHAPTER 49

An Act to amend an act entitled "An act defining motor vehicles and providing for the registration of the same and the licensing of the drivers thereof; fixing rules regulating the use and speed of motor vehicles; fixing the amount of license and registration fees; prescribing and regulating process and the service thereof and proceedings for the violation of the provisions of the act and penalties for said violations," approved April eighth, one thousand nine hundred and twenty-one.

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

1. Section six of the act to which this act is an amendment be and the same is hereby amended to read as follows:

6. Every registration certificate and every license certificate to drive motor vehicles may be suspended or revoked by the Commissioner of Motor Vehicles for a violation of any of the provisions of this act, or on other reasonable grounds, after due notice in writing of such proposed suspension or revocation and the ground thereof, and if a driver of motor vehicles shall have had his license suspended or revoked, a new license granted to him shall be void and of no effect unless it shall be granted by the Commissioner of Motor Vehicles in person; and if the registration or registration certificates shall have been suspended or revoked, a new registration made or a new registration certificate issued shall be void and of no effect unless the new registration shall be made and the new certificate issued under the personal direction of the Commissioner of Motor Vehicles.
Any person, whose driver's license or registration certificate has been suspended or revoked, who fails to return it or them to the Commissioner, together with any registration plates issued under said certificate, within five days of the date of suspension or revocation of said license or certificate, or both, or who fails to surrender it or them upon demand of any motor vehicle inspector, member of State Police or other police officer who has been directed to secure possession thereof, shall be fined not more than twenty-five dollars ($25.00).

2. This act shall take effect immediately.

Approved March 22, 1934.

CHAPTER 50

AN ACT to amend an act entitled “An act imposing taxes upon the sale of alcoholic beverages and providing for the collection thereof,” approved December fourth, one thousand nine hundred and thirty-three.

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

1. Section one hundred two of the act to which this act is an amendment be and the same is hereby amended to read as follows:

102. Definitions.

For the purposes of this act the following words and terms shall be deemed to have the meaning herein given to them:

(a) “Absolute alcohol” shall mean dehydrated alcohol containing not less than ninety-nine per centum (99%) by weight of ethyl alcohol.

(b) “Alcoholic beverages” shall mean “liquors,” “beer,” “still wine,” “sparkling wine,” and “fortified wine” as defined in this act.
(c) "Beer" shall mean beer, lager beer, ale, stout, porter, and all similar fermented malt beverages.

(d) "Bonded warehouse" shall mean the warehouse of any licensed manufacturer or licensed wholesaler or licensed warehouseman for which the licensee has given special security to obtain certain privileges given by this act.

(e) "Civil service act" shall mean an act entitled "An act regulating the employment, tenure and discharge of certain officers and employees of this State, and of the various counties and municipalities thereof, and providing for a Civil Service Commission, and defining its powers and duties," being chapter one hundred fifty-six of the laws of one thousand nine hundred and eight, together with all amendments thereof and supplements thereto.

(f) "Commissioner" shall mean the State Tax Commissioner.

(g) "Container" shall mean the receptacle immediately surrounding the alcoholic beverage and not the carton, box, case, sack, bag or other covering in which such containers may be packed, placed or transported.

(h) "Department" shall mean the State Tax Department.

(i) "Fortified wine" shall mean any wine the alcoholic content of which shall have been increased, by whatever process, beyond that produced by natural fermentation.

(j) "Licensed manufacturer" shall mean any person holding a valid and unrevoked brewery, winery, distillery, or rectifier's license issued pursuant to the provisions of any relevant act of this State.

(k) "Licensed export wholesaler" shall mean any person holding a valid and unrevoked export wholesaler's license issued pursuant to the provisions of any relevant act of this State.

(l) "Liquors" shall mean all distilled or rectified spirits, alcohol, brandy, whisky, rum, gin and all similar distilled alcoholic beverages, including
all dilutions and mixtures of one or more of the foregoing, such as liqueurs, cordials and similar compounds.

(m) "Person" shall mean a natural person, an association, a partnership or a corporation.

(n) "Sale" shall mean the disposing of alcoholic beverages for a consideration and shall include the gratuitous giving out of any such beverage.

(o) "Sparkling wine" shall mean champagne and any other effervescent wine charged with carbon dioxide, whether artificially or as the result of secondary fermentation of the wine within the container.

(p) "Still wine" shall mean any non-effervescent wine and shall include any fortified wine, vermouth and any artificial or imitation wine or compound sold as "still wine", and any fruit juices containing one-half of one per centum or more of alcohol by volume but shall not include cider containing less than 3.2 per centum (3.2%) of alcohol by volume.

(q) "Taxpayer" shall mean any person chargeable with the payment of a tax pursuant to the provisions of this act.

(r) "Treasurer" shall mean the Treasurer of the State of New Jersey.

2. Section two hundred one of the act to which this act is an amendment is hereby amended to read as follows:

201. Power to administer act.

The commissioner is hereby authorized and empowered to carry into effect and execute the provisions of this act and in pursuance thereof to 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 for the payment of the taxes, penalties, and interest imposed by and payable pursuant to this act, and for compliance with the provisions of this act and with the rules and regulations of the commissioner made pursuant hereto.
3. Section three hundred one of the act to which this act is an amendment be and the same is hereby amended to read as follows:

301. Tax rates.

Excise rates: There are hereby levied and imposed upon any sale or delivery within this State of alcoholic beverages intended ultimately for consumption the following excise taxes:

(a) Beer—three and one-third cents ($0.03 1/3) a gallon or fraction thereof.

(b) Liquors—at the rate of one dollar ($1.00) a gallon.

(c) Still wines containing not in excess of twenty-one per centum (21 %) of absolute alcohol—at the rate of ten cents ($0.10) a gallon.

(d) Still wines containing more than twenty-one per centum (21 %) of absolute alcohol—at the rate of twenty-five cents ($0.25) a gallon.

(e) Sparkling wines—at the rate of forty cents ($0.40) a gallon.

4. Section three hundred two of the act to which this act is an amendment be and the same is hereby amended to read as follows:

302. When taxes not imposed.

(a) No tax imposed by this act shall be payable on any sale of alcoholic beverages by any licensed manufacturer or by any licensed export wholesaler for resale and consumption outside of this State, or directly for consumption outside of this State, when said sale is accompanied by the actual transportation of such beverage out of this State; provided, however, that if any such beverages shall thereafter be brought back into this State the licensed manufacturer or the licensed export wholesaler who shall have sold such beverages and transported or caused the same to be transported out of this State shall then pay such tax unless the same has been paid by some other person. The holder of a wholesaler's license issued by the State Commissioner of Alcoholic Beverage Control shall be entitled to the benefit of the provisions of this section with respect to all sales made prior to April thirtieth, one thou-
sand nine hundred and thirty-four; provided, said licensee shall, on or before said date, secure from the State Commissioner of Alcoholic Beverage Control an export wholesale license.

(b) No tax imposed by this act shall be payable by the holder of a special or temporary permit issued by the State Commissioner of Alcoholic Beverage Control to dispose of alcoholic beverages theretofore acquired by the permittee while engaged as a licensed manufacturer or as a licensed export wholesaler, on any sale theretofore or hereafter made of such beverages, for resale and consumption outside of this State, or directly for consumption outside of this State, when said sale shall have been accompanied by the actual transportation of said beverages out of this State; provided, however, that if any such beverages shall thereafter be brought back into this State the holder of said special or temporary permit shall then pay such tax unless the same has been paid or secured by some other person.

(c) No tax imposed by this act shall be payable by the holder of a transportation license issued by the Commissioner of Alcoholic Beverage Control; provided, such licensee shall have complied with all of the rules and regulations of the State Tax Commissioner relating to said licensee and made pursuant to the provisions of this act.

5. Section three hundred four of the act to which this act is an amendment be and the same is hereby amended to read as follows:

304. Sales of alcoholic beverage warehouse receipts not taxable sales.

For the purpose of this act, sales of warehouse receipts, given upon the storage of alcoholic beverages, shall not be construed as sales of the beverages represented by the receipts, but the tax herein imposed upon the sale or delivery of such beverages, if not paid prior thereto, shall be paid upon the removal of the same from the warehouse, if that shall occur in this State, if not, then upon the
Section 401 amended.

When taxes due and payment.

Proviso.

Section 503 amended.

Records kept by commissioner.

Certifying records.

Fee.

Records confidential.

Use in court.

first subsequent sale or delivery of said beverages in this State.

6. Section four hundred one of the act to which this act is an amendment be and the same is hereby amended to read as follows:

401. Payment of tax.

The taxes imposed by this act shall be due and payable at the time of sale or delivery, as the case may be. The commissioner, upon such terms and conditions as he may prescribe, may permit a postponement of payment to a date not later than the fifteenth day of the month next following the month in which the sales or deliveries so taxed were made: provided, that when alcoholic beverages are delivered into a bonded warehouse, the commissioner may further postpone and by rule and regulation fix the time and method of payment of the tax.

7. Section five hundred three of the act to which this act is an amendment be and the same is hereby amended to read as follows:

503. Commissioner's records; authentication; confidential character.

The commissioner shall keep a record of all of his official acts and shall preserve copies of all decisions, rules, regulations and orders made by him. Copies of any rule, regulation, order or decision made by him and of any paper or papers filed in any office maintained by him in the administration of this act may be authenticated under his official seal and when so authenticated shall be evidence in all courts of this State of the same weight and force as the originals thereof. For authenticating any such copy he shall receive a fee of one dollar ($1.00). The records and files of the commissioner respecting the administration of this act shall be considered confidential and privileged and neither the commissioner nor any employee concerned with the administration of this act or the custody of any such records or files shall be required to produce any of them for the inspection of any person or use in any action or proceeding in any court except in behalf of the commissioner in an action or proceed-
ing under the provisions of this act to which the commissioner is a party or in behalf of any party to any action or proceeding under the provisions of this act when the reports or files or the facts shown thereby are directly involved in such action or proceeding. Nothing herein contained shall be construed to prohibit the delivery to a taxpayer or to his duly authorized representative of a certified copy of any report or other paper filed by him pursuant to the requirements of this act, nor to prohibit the publication of statistics so classified as to prevent the identification of particular reports and the items thereof nor to prohibit the inspection by the Attorney-General or other legal representative of this State of the reports or files relating to the claim of any taxpayer who shall bring an action to set aside or review any tax imposed hereunder or against whom an action or proceeding has been instituted in accordance to the provisions of this act, nor to prohibit the examination of said records and files by the Comptroller or auditor of this State or by their respective duly authorized employees nor to prohibit the delivery to the State Commissioner of Alcoholic Beverage Control of copies of any alcoholic beverage tax sales reports filed with the State Tax Commissioner.

8. Section seven hundred five of the act to which this act is an amendment is hereby amended to read as follows:

705. Sales and deliveries prohibited unless tax paid or secured.

Any person who shall sell any alcoholic beverages within this State or who shall deliver or cause to be delivered any alcoholic beverages within this State when the tax upon the sale or delivery of such beverages, as herein imposed, shall not have first been paid or the payment thereof secured to the satisfaction of the commissioner shall be guilty of a misdemeanor and punished accordingly.
9. Section eight hundred two of the act to which this act is an amendment be and the same is hereby amended to read as follows:

802. Expense of administering.

The expense of administering this act shall be paid by the treasurer upon the vouchers of the commissioner, out of the monies collected pursuant to the provisions of this act. There is hereby appropriated out of the monies to be collected by the commissioner under this act the sum of one hundred forty thousand dollars ($140,000.00) for the expenses of administering this act during the fiscal year ending June thirtieth, one thousand nine hundred and thirty-four. Thereafter provisions shall be made for the administration of this act in the annual or supplemental appropriation bills.

10. This act shall take effect immediately.

Approved March 22, 1934.

CHAPTER 51

An Act authorizing and providing for the exchange of certain lands by and between the State of New Jersey and the Woodbine Land and Improvement Company.

Whereas, The Woodbine Land and Improvement Company, a corporation of this State, did on the seventh day of November, one thousand nine hundred and twenty-eight, convey to the State of New Jersey by deed, which deed was duly recorded in the office of the clerk of the county of Cape May, on the twenty-first day of December, one thousand nine hundred and twenty-eight, in book four hundred and eighty-four of Deeds at page four hundred and twelve thereof, the following described lands:
"All that certain tract of land and farm situ­ate at Woodbine, in the county of Cape May and State of New Jersey, and being designated on a map of farm plots in the Russian Colony on lands of The Woodbine Land and Improvement Company, duly filed and recorded in the clerk's office of said county, as Farm Plot 57A and is butted and bounded as follows, to wit: Begin­ning at the intersection of the southwesterly side line of Sherman avenue with the southeasterly side line of Heilprin avenue, and run­ning from thence southeasterly along the southwesterly side line of Sherman avenue, forty-nine rods to a corner of Farm Parcel 57B; thence southwesterly along the dividing line between Farm Parcel 57A and 57B, forty-nine rods to a corner of Farm Parcel 56A; thence northwesterly along the line of Farm Parcel 56A forty-nine rods to the southeasterly side line of said Heilprin avenue; thence northeasterly along the southeasterly side line of said Heilprin avenue, forty-nine rods to the place of beginning. Containing 15 acres more or less. Being a part of the premises which Jacob H. Schiff, et als., by indenture dated October 19th, A. D. 1891, recorded in the Cape May county clerk's office in deed book No. 103, pages 62, etc., granted and conveyed unto the said Woodbine Land and Im­provement Company, in fee simple," and

WHEREAS, It was the intention of the respective parties thereto to convey Farm Plot 57B, in­stead of Farm Plot 57A so conveyed, the said Farm Plot 57B being of like dimensions and area as the said Farm Plot 57A; therefore,

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

1. The Commissioner of Institutions and Agen­cies acting for, in the name of, and on behalf of the State of New Jersey, is authorized to convey to the said Woodbine Land and Improvement Company, by appropriate deed, the said Farm Plot 57A here-
in described; and to receive for the State of New Jersey a warrantee deed from the Woodbine Land and Improvement Company for the said Plot 57B so referred to.

2. The said deeds of exchange and the title thereto shall be submitted to and approved by the Attorney-General, and upon the exchange of conveyance the said State of New Jersey shall hold title to the said Plot 57B, in fee simple.

3. This act shall take effect immediately.

Approved March 22, 1934.

CHAPTER 52

An Act to repeal an act entitled "An act to amend an act entitled 'A supplement to an act entitled 'An act relating to, regulating and providing for the government of cities, towns, townships, boroughs, villages and municipalities governed by boards of commissioners or improvement commissions in this State,'" approved April twenty-fifth, one thousand nine hundred and eleven, the title of which was amended to read as above by act approved April second, one thousand nine hundred and twelve," approved April fifteenth, one thousand nine hundred and fifteen," approved March fourteenth, one thousand nine hundred and seventeen, and to repeal an act entitled "An act to amend an act entitled 'An act to amend an act entitled 'A supplement to an act entitled 'An act relating to, regulating and providing for the government of cities, towns, townships, boroughs, villages and municipalities governed by boards of commissioners or improvement commissions in this State,'" approved April twenty-fifth, one thousand nine hundred and..."
eleven," the title of which was amended to read as above by act approved April second, one thousand nine hundred and twelve, approved April fifteenth, one thousand nine hundred and fifteen, approved April sixth, one thousand nine hundred and thirty-two, and to amend an act entitled "A supplement to an act entitled 'An act relating to, regulating and providing for the government of cities, towns, townships, boroughs, villages and municipalities governed by boards of commissioners or improvement commissions in this State,' approved April twenty-fifth, one thousand nine hundred and eleven, the title of which was amended to read as above by act approved April second, one thousand nine hundred and twelve," approved April fifteenth, one thousand nine hundred and fifteen.

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

1. An act entitled "An act to amend an act entitled 'A supplement to an act entitled 'An act relating to, regulating and providing for the government of cities, towns, townships, boroughs, villages and municipalities governed by boards of commissioners or improvement commissions in this State,' approved April twenty-fifth, one thousand nine hundred and eleven, the title of which was amended to read as above by act approved April second, one thousand nine hundred and twelve,' approved April fifteenth, one thousand nine hundred and fifteen,' approved March fourteenth, one thousand nine hundred and seventeen, be and the same is hereby repealed.

2. An act entitled "An act to amend an act entitled 'An act to amend an act entitled 'A supplement to an act entitled 'An act relating to, regulating and providing for the government of cities, towns, townships, boroughs, villages and munici-
palities governed by boards of commissioners or improvement commissions in this State, approved April twenty-fifth, one thousand nine hundred and eleven," the title of which was amended to read as above by act approved April second, one thousand nine hundred and twelve," approved April fifteenth, one thousand nine hundred and fifteen," approved April sixth, one thousand nine hundred and thirty-two, be and the same is hereby repealed.

3. Section one of the act entitled "A supplement to an act entitled 'An act relating to, regulating and providing for the government of cities, towns, townships, boroughs, villages and municipalities governed by boards of commissioners or improvement commissions in this State,' approved April twenty-fifth, one thousand nine hundred and eleven, the title of which was amended to read as above by act approved April second, one thousand nine hundred and twelve," approved April fifteenth, one thousand nine hundred and fifteen, to which supplementary act this act is an amendment, be and the same is hereby amended to read as follows: "An act to amend an act entitled 'A supplement to an act entitled 'An act relating to, regulating and providing for the government of cities, towns, townships, boroughs, villages and municipalities, governed by boards of commissioners or improvement commissions in this State,' approved April twenty-fifth, one thousand nine hundred and eleven, the title of which was amended to read as above by act approved April second, one thousand nine hundred and twelve," approved April fifteenth, one thousand nine hundred and fifteen.

1. The holder of the office of Commissioner may be removed after a commissioner has been in office one year by means of a recall. The procedure to effect the recall of an incumbent of the office of commissioner shall be as follows:

A "recall petition" signed by at least twenty-five per centum (25%) of the qualified electors of any municipality as evidenced by the total number of votes cast at the then next preceding election for
members of the General Assembly in such municipality, shall be filed by the "agent" or "agents" designated in the petition with the "city clerk," demanding the recall of the commissioner sought to be removed. The petition shall be as follows:

RECALL PETITION

To the clerk of the city of (insert name of "municipality"):

You are hereby requested to call a "recall election" for the recall of (insert name of "incumbent" to be recalled), a Commissioner of (insert name of "municipality"), for the following reasons (insert reasons), and for so doing this "recall petition" shall be your sufficient warrant.

(Insert name) is hereby designated as our "agent" to file this petition.

Signed:

Name

Street Address

State of New Jersey:

County of

, being duly sworn according to law, says: that he is one of the signers of the above petition, and that he knows that the signatures thereof 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 , 193.

4. All acts and parts of act inconsistent with this act are hereby repealed and this act shall take effect immediately.

Approved March 22, 1934.
CHAPTER 53

An Act to validate and confirm conveyances of land made in the corporate names of corporations which had expired by their own limitation or been annulled by the Legislature or otherwise dissolved prior to the execution and delivery of such conveyances, and the record thereof.

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

1. Every conveyance of lands of any corporation, heretofore executed and delivered in the corporate name, after such corporation had expired by its own limitation or been annulled by the Legislature or otherwise dissolved; provided, such conveyance was executed by the person who was the president or a vice-president thereof at the date of dissolution, and such deed has been of record for at least one year, is hereby validated and confirmed; and any and all such conveyances, and the record thereof, shall be as valid and effectual in law and in equity as if executed and delivered by the directors of such corporation as trustees on dissolution.

2. This act shall take effect immediately.

Approved March 22, 1934.
CHAPTER 54

A SUPPLEMENT to an act entitled "An act making appropriation for the support of the State government and for several public purposes for the fiscal year ending June thirtieth, one thousand nine hundred and thirty-four, and regulating the disbursement thereof," approved June twentieth, one thousand nine hundred and thirty-three.

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

1. There is hereby appropriated from the general funds of the State, to the Milk Control Board, for the fiscal year ending June thirtieth, one thousand nine hundred and thirty-four, the sum of ten thousand five hundred dollars ($10,500.00), to be expended under the direction of the Milk Control Board. This appropriation is for the administration and enforcement of the provisions of chapter one hundred sixty-nine, laws of one thousand nine hundred and thirty-three, amendments and supplements thereto.

2. This act shall take effect immediately.

Approved March 22, 1934.
CHAPTER 55

Chapter 55

An Act to authorize the formation of companies for the purpose of constructing, maintaining and operating tunnels under the Delaware river, and regulating the same.

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

1. Any number of persons, not less than three, may form a company for the purpose of constructing, maintaining and operating a tunnel or tunnels under the Delaware river, for public use, by executing and filing pursuant to the provisions of this act a certificate of incorporation, which shall be signed in person by all the subscribers to capital stock named therein, and who from the date of such filing, as herein provided, shall be and constitute a body corporate.

The said certificate of incorporation shall set forth:

I. The name of the company, which shall not resemble any name already in use by any corporation in this State so as to lead to uncertainty or confusion.

II. The location (town or city, street and number, if such there be) of the principal office in this State.

III. The name of its agent in charge of said principal office upon whom service of process may be made.

IV. The object of the company, the county or counties in which the terminal points of the proposed tunnel or tunnels are to be located, and the county or counties of this State in or through which the company intends to construct such tunnel or tunnels.

V. The amount of total authorized capital stock or total number of shares of stock authorized; the
number of shares into which the same is divided, if it is to have a par value; a statement of whether said shares are to have a par value or to be without par value; if the shares are to have a par value, the par value of each share; the amount of capital stock subscribed by the incorporators, and with which it will commence business; and if there be more than one class of stock created by the certificate, a description of the different classes with the terms on which created.

VI. The names and places of residence of the incorporators and the number of shares subscribed by each; the aggregate of such subscription shall be the amount of capital with which the company shall commence business.

VII. The names and places of residence of the first directors of the company, of whom there shall be not less than three, who shall be stockholders and incorporators of the company, and at least one of whom shall be a resident of this State, and who shall manage its affairs until other directors are chosen in their places.

VIII. The period, if any, limited for the duration of the company.

IX. Any provisions authorized by this act or by any law of this State which the incorporators may choose to insert for the regulation of the business, and for conduct of the affairs of the corporation, or for creating, defining, limiting and regulating the powers of directors, stockholders and officers.

2. The certificate shall be proved or acknowledged as required for deeds of real estate, and recorded in a book to be kept for that purpose in the office of the clerk of the county where the principal office of such corporation in this State shall be established, and after being so recorded a copy thereof to be certified by said clerk shall be filed in the office of the Secretary of State. There shall be filed initially in the office of the Secretary of State and annexed to the certificate of incorporation (a) an affidavit made by at least three of the directors named in the said application that at least twenty-
five thousand dollars ($25,000) has been in good faith subscribed for stock in the said company and that it is intended in good faith to construct, maintain and operate the tunnel or tunnels in accordance with the terms of the act; (b) a statement of the location of the tunnel or tunnels proposed to be constructed by the said corporation, together with the county or counties in which the terminal points of the said tunnel or tunnels are to be located in the State of New Jersey, a copy of the preliminary plans accompanied by a general specification describing the character of the work contemplated and approximate estimate of the cost and traffic studies showing the probability of the extent of the use of the tunnel. The Secretary of State shall record the certificate together with the affidavit and statement of location as herein provided when duly filed in a book to be provided by him for that purpose, and said certificate, or a copy thereof, and of the record thereof, duly certified by the Secretary of State, shall be evidence of the incorporation of the company and of the facts therein stated and its right to exercise all of its powers under the provisions of this act.

Any company incorporated under the terms of this act may from time to time file with the Secretary of State for recording in the same manner as the charter shall have originally been recorded a statement setting forth an additional location or locations for other or additional tunnels to be constructed by the corporation in accordance with the terms of this act.

3. Every company incorporated pursuant to the provisions hereof shall likewise have the powers conferred by an act entitled "An act concerning corporations" (Revision of 1896), and the acts amendatory thereof and supplemental thereto, and shall be governed by the provisions and subject to the restrictions, limitations and liabilities in said act contained so far as the same are appropriate and not inconsistent with this act, and in addition thereto shall have power:
1. To locate and determine its route and works, and, for that purpose, to make such surveys and tests for its proposed tunnel or tunnels as may be necessary to the selection of the most advantageous location, and to enter upon lands and waters of any person, doing no unnecessary injury to private or other property, and subject to responsibility for all damage which shall be done thereto.

II. To acquire from time to time and to hold, operate and use all such real estate and other property or any interest therein, as may, in the judgment of its directors, be necessary for the purpose of constructing, maintaining and operating its tunnel or tunnels, or as may be necessary to accomplish the objects of its incorporators, and to sell land, rights or property thus acquired, when not necessary for such purposes and objects.

III. To construct, maintain and operate its tunnel or tunnels, to charge and collect fares and charges for the use thereof, and to exercise all other powers granted by this act.

IV. Every such tunnel company shall have power to borrow such sums of money from time to time as shall be necessary to construct, maintain, improve, extend or repair its tunnel or tunnels, and to furnish all necessary lands and other property necessary for its purposes, and for such purpose to issue and sell its bonds secured by mortgage on its lands, tunnel or tunnels, chattels, franchises and appurtenances, and such companies shall not plead any statute against usury in any suit at law or in equity, to enforce the payment of any bond or mortgage executed under its provisions of this section. Where a mortgage on a tunnel right of way and franchise includes chattels, it shall be sufficient notice and evidence thereof to record the same as a mortgage on real estate.

4. When the location of any tunnel and approaches and the location of the necessary buildings, appurtenances and conveyances shall be determined upon, every such tunnel company shall have power to and it shall be lawful for it to pro-
ceed to condemn and acquire and take the land necessary for its business, in accordance with the provisions of an act entitled "An act to regulate the ascertainment and payment of compensation for property condemned and taken for public use" (Revision of 1900), and the acts amendatory thereof and supplemental thereto, or agreeably to the provisions of an act entitled "An act concerning and regulating the acquisition and taking of lands by the State of New Jersey, or any agency thereof; providing a procedure therefor, and the manner of making compensation for lands so taken," approved April twenty-first, one thousand nine hundred and twenty, and the acts amendatory thereof and supplemental thereto; provided, however, that as a prerequisite to the institution of any condemnation proceeding pursuant to the provisions of this act, written permission so to do must first be obtained from the State Board of Commerce and Navigation, which permission shall be recorded in the office of the clerk of the county wherein such lands are situate and filed in the office of the Secretary of State.

5. Any tunnel constructed and maintained by any corporation organized under the provisions of this act may be used for the passage of vehicles of all types and kinds; for the passage of pedestrians; for all incidental purposes, including its use for conduits, cables, pipes, wires, or otherwise, insofar as such use will not interfere with the passage of vehicles and pedestrians.

6. Any such tunnel company may demand and receive such sums of money for permission to use its tunnel or tunnels, and for such other services connected with its business as it shall from time to time think reasonable and proper; provided, however, that every such company shall on the first day of January of each year file with the Board of Public Utility Commissioners a schedule of its said rates and charges for the ensuing year.
7. Whenever any tunnel or tunnels constructed by any corporation, organized under the provisions of this act, shall have been completed, the same shall be kept open to the public at all times, except when necessarily closed for repairs.

8. Before any corporation, organized pursuant to the provisions of this act shall begin the construction of a tunnel or tunnels, it shall apply to the State Board of Commerce and Navigation for a permit so to do. The State Board of Commerce and Navigation is hereby directed to issue a permit to any such corporation to construct a tunnel or tunnels, and its terminal or termini, in accordance with the provisions of this act; provided, however, that no permit shall be issued for the construction of any such tunnel or tunnels within ten miles of any bridge now crossing the Delaware river; or within any other limitation heretofore provided by statute in connection with any existing bridge; and provided, further, that where a permit is issued for the construction of any such tunnel or tunnels no other permit shall be issued for the construction of any additional tunnel or tunnels within ten miles from any location for which a permit has been previously issued. Within two years after the granting of any permit hereunder the construction of any such tunnel or tunnels shall be commenced or the permit so issued shall be void.

9. Any corporation organized pursuant to the provisions of this act may enter into contracts with any individual, copartnership or corporation which may have been authorized by the laws of any other State or commonwealth to construct a tunnel or tunnels as contemplated by the provisions of this act for the joint construction, maintenance and operation of a tunnel or tunnels under the Delaware river.

10. Any permit granted under the terms of this act shall be subject to revocation by the State Board of Commerce and Navigation upon the failure of the holder of any such permit, within six
months, to secure the necessary and proper approvals of the State with which the said tunnel or tunnels shall connect.

11. The net earnings of any tunnel constructed under the provisions of this act, after the payment of all costs of maintenance and operation and necessary improvements, and interest at the rate of seven per centum (7%) on the entire cost of the tunnel, shall be set apart in a sinking fund for the repayment of the cost thereof. At the expiration of forty years from the date of the opening of the tunnel, or at such earlier time when the amount in the sinking fund shall aggregate one hundred and fifteen per centum (115%) of the total cost of the tunnel, title to the tunnel shall be conveyed jointly to the State of New Jersey and the commonwealth or State with which the said tunnel shall connect, and for that purpose the necessary and proper agreements shall be lodged with the State of New Jersey and the State or commonwealth with which the said tunnel shall connect, prior to any actual construction.

12. Nothing in this act shall be construed to prevent the construction of any bridge or tunnel by treaties between the State of New Jersey and the Commonwealth of Pennsylvania and/or the State of Delaware with the approval of the Congress of the United States of America at any point connecting the State of New Jersey and the Commonwealth of Pennsylvania and/or the State of Delaware under or over the Delaware river.

13. This act shall be liberally construed so as to facilitate the construction of a tunnel or tunnels under the Delaware river, and no proceeding taken pursuant to the provisions of this act shall be set aside by reason of any informality, and should any clause, part or section of this act be declared to be invalid or unconstitutional, by any court of competent jurisdiction, the remaining sections shall not thereby be affected.

14. This act shall take effect immediately.

Approved March 22, 1934.
CHAPTER 56

An Act concerning municipalities and authorizing and providing for the raising of emergency revenue therein.

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

1. An emergency is hereby deemed and declared to exist in the financial affairs of the several municipalities of this State, and it appearing that increased municipal revenues can be obtained from the leasing of municipal auditoriums and arenas for the holding therein of sporting events, it shall be lawful for the several municipalities, and they are hereby authorized, to lease and permit the use of such buildings, now owned and operated by them, but in no other place, for the conducting and operation of greyhound racing under the parimutuel system.

2. The governing body of the municipality is authorized, by resolution, to effectuate the purposes of this act, and such conduct and operation is hereby declared not to be gambling prohibited by law, and the governing body is further authorized and empowered to make such further rules and regulations as shall be necessary.

3. This act shall take effect June first, one thousand, nine hundred and thirty-four, and shall expire by limitation on October first, one thousand nine hundred and thirty-six.

Approved March 27, 1934.
CHAPTER 57

AN ACT to amend an act entitled "An act to amend the title and body of an act entitled 'An act to provide for the permanent improvement and maintenance of public roads in this State' (Revision of 1912), approved April fifteenth, one thousand nine hundred and twelve."

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

1. That the title of an act entitled "An act to provide for the permanent improvement and maintenance of public roads in this State" (Revision of 1912), approved April fifteenth, one thousand nine hundred and twelve, be amended to read as follows: An act to provide for the construction, permanent improvement and maintenance of public roads in this State (Revision of 1912).

2. That section one of the act be amended to read as follows:

1. The board of chosen freeholders of any county in this State may, at any time, by resolution, direct that any public road or section of road within said county, being at least thirty-three feet in width, and at least one mile in length, or, being less than one mile in length, is an extension of or connection with some permanently improved or paved road or street, be constructed or improved in such manner that the same, of whatever materials constructed, shall, with reasonable repairs thereto, at all seasons of the year, be firm, smooth and convenient for travel. When more roads are applied for than can be constructed in any one year, the board of chosen freeholders and the State Highway Commission shall have power and authority to select from the roads petitioned for the ones first to be constructed, having first regard to the most important roads and the distribution of the benefits of this act to all
parts of the county. The board of chosen freeholders may, before approval of any road, require as a condition of said approval that the township or townships or other municipalities through which said road runs shall pay ten per centum of the cost of said improvement, said payment to be applied to the county's share of the cost of the improvement of said roads constructed under this act. That any public road in this section shall be construed to include any road that may have been laid out, dedicated, or the right of way acquired, so that the same may be built, notwithstanding the same never has been built or used by the public or any bridges or culverts erected thereon.

3. That section nineteen of the act be amended to read as follows:

19. The provisions of this act shall extend to townships, towns, boroughs, villages, or any municipality or municipalities under this act. The common council or other governing body, the assessor or assessors, the mayor or other chief executive officer, the clerk and collector, or other financial officer, respectively, of any township, town, borough, village, or other municipality, shall have the power and shall perform all the duties as are in this act cast upon the board of chosen freeholders, the county board of taxation, the director of the board of chosen freeholders, the county clerk and county collector, respectively. Any of said municipalities may raise, by taxation, funds with which to pay for the cost of the construction of any road or roads, or may issue bonds for the payment of the same, in the same manner, as nearly as may be, as the board of chosen freeholders may do under this act, it being the expressed intention of this section to confer upon townships, towns, boroughs, villages or other municipalities, full power to improve any road, or section of road, under the provisions of this act, all proceedings conforming, as nearly as may be practicable, to the provisions of this act. Any such road, or section of road, so constructed by any township, town, borough, village, or other
municipality, other than by the county, shall be exclusively under the jurisdiction and control of such township, town, borough, village, or other municipality, and shall be repaired and maintained by such municipality.

4. This act shall take effect immediately.
Approved March 29, 1934.

CHAPTER 58

A Supplement to an act entitled "An act concerning the charitable, hospital, relief, training, correctional, reformatory and penal institutions, boards and commissions located and conducted in this State, which are supported in whole or in part from county, municipal or State funds," approved February twenty-eighth, one thousand nine hundred and eighteen.

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

1. Section six hundred and thirty-eight of the act to which this act is a supplement be and the same is hereby amended to read as follows:

   638A. The State Colony for Feebleminded Males now located at New Lisbon is hereby designated as the place for the detention, custody and training of defective delinquent males who may be legally committed in accordance with the provisions of chapter one hundred and forty-seven, laws of one thousand nine hundred and eighteen, as amended, as feebleminded persons with records of delinquency.

2. This act shall take effect immediately.
Approved March 29, 1934.
CHAPTER 59

A Supplement to an act entitled "An act concerning corporations for raising and breeding and improving the breed of horses," approved June twenty-seventh, one thousand nine hundred and thirty-three.

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

1. For the purpose of carrying into effect the Appropriation provisions of the act to which this act is a supplement, there is hereby appropriated the sum of ten thousand dollars ($10,000.00), or so much thereof as may be necessary; provided, however, that from the first revenues of the commission there shall be returned to the State treasury the amount hereby appropriated.

2. This act shall take effect immediately.

Approved April 3, 1934.

CHAPTER 60

AN ACT concerning the issuance of bonds by municipalities to pay, fund or refund certain bonds or other indebtedness.

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

1. Subject to the terms and provisions of this act, any city, borough, town, township, village or any other municipality (hereinafter referred to as "municipality") in this State shall have power under this act from time to time to incur indebtedness, to borrow money and to issue its negotiable bonds for any or all of the following purposes:

Purposes:
To pay or refund certain obligations; to pay or refund unpaid taxes; to pay or refund budget indebtedness; to pay expenses.

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(a) To pay, fund or refund any or all tax anticipation bonds or notes, tax revenue bonds or notes, tax title bonds or notes, emergency bonds or notes, or interest deficiency notes, which recite that they are issued pursuant to an act of the Legislature entitled "An act concerning municipal and county finances," approved March twenty-eighth, one thousand nine hundred and seventeen, as amended and supplemented, and a resolution or resolutions of the governing body of the municipality, and any renewals or extensions thereof, whether due or to become due, including any indebtedness evidenced thereby or interest due or accrued thereon;

(b) To pay, fund or refund any or all amounts unpaid and owing by such municipality or the collector of the taxing district for school, county, State and local district taxes;

(c) To pay, fund or refund any or all indebtedness of such municipality for the payment of which an appropriation has been made in any budget or tax ordinance of the municipality, including any interfund indebtedness where there is not sufficient cash in the debtor fund to repay the creditor fund, any sinking fund and amortization requirements, contract indebtedness and any unpaid bills or claims;

(d) To pay the cost of issuance of such bonds, including printing, advertising, accounting, financial and legal expenses.

2. All bonds issued under this act shall be known as "Serial Funding Bonds," and shall recite in the body thereof that they are issued pursuant to this act. Subject to the terms and conditions of sections three and four of this act, such bonds shall be authorized by ordinance finally passed on or before December thirty-first, one thousand nine hundred and thirty-five, in the method or mode of procedure prescribed by an act entitled "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township, or any municipality governed by an improvement
commission, or any municipality governed by a board of commissioners, approved March twenty-second, one thousand nine hundred and sixteen, and the acts amendatory thereof and supplemental thereto, or any revision thereof, and shall be issued from time to time in such amount or amounts, in one or more series, shall bear such date or dates, mature at such time or times, bear interest at such rate or rates, payable semiannually, be in such denominations, be in such form, either coupon or registered, carry such registration privileges, be executed in such manner, be payable at such place or places and be subject to such terms of redemption, with or without premium, as such ordinance or subsequent resolutions may provide, or as may otherwise be determined in accordance with the terms and provisions of this act.

3. Each issue or series of bonds authorized under this act shall mature in annual installments, the first of which shall be payable not later than two, and the last of which shall be payable not later than twenty years from the date of the bonds; at least one-fifth of the principal amount of each authorized issue shall be payable not later than five years from the date of the bonds, and at least one-half of the principal amount of such authorized issue shall be payable not later than eleven years from the date of the bonds, and at least three-quarters of the principal amount of such authorized issue shall be payable not later than fifteen years from the date of the bonds. No municipality shall issue bonds under this act which shall exceed in aggregate principal amount the amount of discount on the sale of any such bonds plus the aggregate amount of the outstanding indebtedness of such municipality or of the collector of the taxing district as of the last day of the fiscal year next preceding the date of the final passage of the first ordinance of the governing body of such municipality authorizing the issuance of any bonds under this act, in respect of tax anticipation bonds or notes, tax revenue bonds or notes, tax title bonds or notes,
emergency bonds or notes, interest deficiency notes, whether due or to become due, unpaid and owing school, county, State and local district taxes, and any unpaid indebtedness for the payment of which an appropriation has been made in the budget or tax ordinance of such preceding or any prior fiscal year, or shall at any time issue bonds under this act which, together with any other bonds issued by such municipality under this act and outstanding, shall exceed in aggregate principal amount the gross amount of uncollected and unabated taxes of the next preceding four fiscal years, including the amount of such taxes represented by tax titles standing in the name of the municipality, which were unpaid and owing to the municipality or the collector of the taxing district as of the last day of the next preceding fiscal year. No supplemental debt statement need be made or filed prior to the introduction or final passage of any ordinance authorizing bonds under this act. The power of a municipality to authorize and issue bonds granted by this act shall not be affected or limited by any limitation of indebtedness or by the requirements of any other law, except as expressly provided in this act, but any bonds issued under this act shall be included in any annual or supplemental debt statement thereafter made or filed in determining the power of a municipality issuing such bonds to become otherwise indebted, and shall not be deductible in determining such power.

4. Any ordinance authorizing the issuance of bonds under this act shall state:

(a) The principal amount of bonds authorized by such ordinance and that such bonds are authorized and to be issued under this act;

(b) The maximum interest rate which shall be borne by such bonds;

(c) The maturity dates of such bonds;

(d) The gross amount of uncollected and unabated taxes of the next preceding four fiscal years, including the amount of such taxes represented by tax titles standing in the name of the municipal-
ity, which were unpaid and owing to the municipality or the collector of the taxing district as of the last day of the next preceding fiscal year; and

(e) The principal amount of bonds issued under this act which will be outstanding after the bonds authorized by such ordinance are sold and delivered.

A certified copy of any such ordinance shall be filed before final passage thereof in the office of the State Auditor. Any matter relating to bonds authorized under this act not hereinabove required by this section to be stated in an ordinance may be performed or determined by any resolution or resolutions of the governing body of the municipality issuing the same, or the performance or determination thereof may be delegated by any resolution or resolutions to any financial officer of the municipality, and the delivery of such bonds shall be conclusive as to such performance or determination.

After any ordinance authorized by this act takes effect, such ordinance, and any resolution or resolutions relating to the bonds authorized thereby, shall be conclusively presumed to have been duly and regularly adopted by such municipality, and to comply with the provisions of this and every other law; and the validity of any such ordinance, resolution or resolutions, or of any bonds issued pursuant to the authority thereof, shall not thereafter be questioned by either a party plaintiff or a party defendant.

5. Bonds authorized under this act may be sold and delivered at such price or prices, computed in the manner or mode of procedure prescribed by Montgomery Rollins, "Tables of Bond Values" (twenty-first edition, published by The Financial Publishing Company, Boston, Massachusetts), as will yield to the purchasers income at a rate not exceeding six per centum (6%) per annum to the maturity dates of the several bonds so sold and delivered on the money paid to the municipality therefor; provided, however, that the price or prices so computed may be reduced by an amount not exceed-
Exchange of bonds.

Sale to creditor.

Proviso.

Sale to sinking fund.

Public sale.

Advertising.

Proviso.

ing one per centum (1%) of the principal amount of such bonds. Bonds may be sold and delivered without previous public offering in exchange for the bonds or notes to be funded or refunded by the issuance thereof and in discharge of any interest due or accrued on such bonds or notes whether or not such bonds or notes be then due and payable and irrespective of any higher or lower rate of interest borne by the bonds or notes so to be funded or refunded. Bonds may be sold and delivered without previous public offering directly to any creditor of the municipality at not less than par in absolute and complete discharge of any indebtedness to be funded or refunded by the issuance thereof, not evidenced by bonds or notes of the municipality; provided, however, that the amount of such indebtedness and its validity shall be fixed and determined by resolution adopted by the votes of a majority of all the members of the governing body of such municipality; and provided, further, that such creditor execute and deliver to the municipality a general release of such indebtedness. Bonds may be sold and delivered without previous public offering to the sinking fund commission or the insurance or pension fund commissioners of the municipality issuing the bonds, or to any board, commission, agency, or officers of the State authorized by law to purchase such bonds. Except bonds sold and delivered or to be sold and delivered without previous public offering as hereinabove in this section provided, all bonds issued under this act shall be sold at public sale, after notice of such sale or public offering is published at least once at least five days prior to the date of sale in a newspaper published and circulating in the municipality, or, if there be no newspaper published and circulating in the municipality, then in a newspaper published in the county in which the municipality is located and circulating in the municipality, and also published at least once at least three days prior to the date of sale in a newspaper published and circulating in the City of New York, New York; provided, however, that if no legally acceptable bid
is received for the bonds advertised to be sold at such public sale, said bonds or any of them may be sold without further advertisement at private sale and without further public offering within ninety days after the advertised date of such public offering. Bonds of any authorized issue and of any authorized maturity may be sold and delivered as hereinabove provided from time to time and in such blocks as may be deemed advisable, and bonds authorized under this act by the same ordinance may bear different rates of interest. Any such sale, whether public or private, or before, at or after public offering, may be made by resolution of the governing body or may be made by the financial officer designated by resolution adopted by the votes of a majority of all the members of the governing body to sell such bonds. Any sales made by any such financial officer shall be reported by him to such governing body at its next regular meeting, and such report shall be entered in the minutes or other record of such meeting.

6. The powers granted by this act shall not be affected by the invalidity or any irregularity in any proceedings for incurring the indebtedness or issuing the bonds, notes, or other obligations to be paid, funded or refunded by bonds issued under this act. The full faith and credit of a municipality shall be deemed to be pledged for the payment of the principal of and interest on any bonds issued by it under this act, as fully as though a statement to that effect were endorsed thereon.

7. There shall be included in every budget or tax ordinance of any municipality which shall issue bonds under this act adopted in or for any subsequent fiscal year, unless and until all of such bonds and any renewals or extensions thereof shall have been canceled and paid in full in cash, an appropriation under the caption "Reserve for Uncollected Taxes," sufficient in amount so that the anticipated cash receipts for the fiscal year for which such budget or tax ordinance is adopted (hereinafter referred to as the "current fiscal year"), es-
What to include.

Proviso.

Included expenditures.

timated and computed in accordance with section eight of this act, shall equal or exceed the sum of (a) the amounts of all appropriations included in such budget or tax ordinance (except such appropriation under the caption, "Reserve for Uncollected Taxes"), (b) the amounts due or to become due for school, county, State and local district taxes prior to the end of the current fiscal year, (c) the amounts required for the payment of principal and interest during the current fiscal year upon any indebtedness incurred for the creation of any municipal enterprise or utility and of the operating and upkeep cost of such municipal enterprise or utility during such current fiscal year, (d) the amounts required for the payment of principal and interest during the current fiscal year on bonds payable or to be payable in whole or in part out of special assessments on property specially benefited and (e) the amounts of any other anticipated current expenditures of the municipality for current fiscal year, each of the items of which sum is hereinafter for brevity referred to as "lawful yearly expenditure." In the event that the exact amount of any such lawful yearly expenditure shall not be known at the time of the adoption of such budget or tax ordinance, then the amount thereof shall be estimated by resolution of the governing body of the municipality; provided, however, that such estimate shall not be less in amount than the amount of such lawful yearly expenditure for the next preceding fiscal year. In the event that any lawful yearly expenditure shall be included under any one of the above subdivisions (a), (b), (c), (d) and (e), then it shall not be necessary to include such lawful yearly expenditure under any other of said subdivisions. In the event that the liability and actual cash disbursements of the municipality in the current fiscal year for lawful yearly expenditures shall exceed the actual cash receipts in such current fiscal year applicable to such lawful yearly expenditures, there shall be included in the budget or tax ordinance of the municipality adopted in or
for the following fiscal year, an appropriation under the caption "Cash Deficit of Preceding Year" in an amount equal to or exceeding the amount of such excess of liability and cash disbursements over cash receipts.

8. In estimating the cash receipts for the current fiscal year for the purpose of determining the amount of the appropriation under the caption "Reserve for Uncollected Taxes" to be included in the budget or tax ordinance of any municipality pursuant to section seven of this act, the receipt shall not be anticipated of any sum or sums of money which will not be applicable to any lawful yearly expenditure for the current fiscal year or which the governing body does not by resolution declare will be received in cash in full prior to the expiration of the current fiscal year, or in any event of any sum or sums of money other than or in excess of the following:

(a) Surplus revenue, not in excess of the amount thereof appropriated or to be appropriated in such budget or tax ordinance and applicable to any lawful yearly expenditure for the current fiscal year, to the extent only that such surplus revenue is subject to immediate use in cash by the municipality at the time of the adoption of such budget or tax ordinance;

(b) Any sum or sums of money, applicable to any lawful yearly expenditure for the current fiscal year, certified by an officer, board, agency, or commission of the State as receivable in cash by or for the account of the municipality during the current fiscal year under existing legislation, from such officer, board, agency, or commission, or from the State through such officer, board, agency or commission, free from any setoff or counterclaim;

(c) Miscellaneous revenues anticipated in such budget or tax ordinance, applicable to any lawful yearly expenditure for the current fiscal year, not in any instance or as to any item in an amount in excess of the amount of such miscellaneous revenues collected in cash during the next preceding fiscal year;
(d) Collections, applicable to any lawful yearly expenditure for the current fiscal year, of a proportion of the taxes levied or to be levied and payable in the current fiscal year, not in excess of the proportion of the taxes levied and payable during the next preceding fiscal year which was collected in cash during such preceding fiscal year;

(e) Collections of a proportion of the delinquent taxes unpaid and owing to the municipality or the collector of the taxing district on the first day of the current fiscal year, not in excess of the proportion of the delinquent taxes unpaid and owing to the municipality or the collector of the taxing district on the first day of the next preceding fiscal year which was collected in cash during such preceding fiscal year, to the extent, only, however, that such collections during the current fiscal year will not be required by statute to be set aside and applied to the retirement of tax revenue notes or bonds of any year;

(f) Fees, rentals, or charges for service rendered by any municipal enterprise or utility, applicable to any lawful yearly expenditure for the current fiscal year, not in excess of the amount of such fees, rentals, or charges received in cash during the next preceding fiscal year;

(g) Collection of a proportion of special assessments on property specially benefited finally confirmed at the time of the adoption of such budget or tax ordinance and payable during the current fiscal year and applicable to any lawful yearly expenditure for the current fiscal year, not in excess of the proportion of similar special assessments on property specially benefited payable during the next preceding fiscal year which was collected in cash during such preceding fiscal year;

(h) Collections, applicable to any lawful yearly expenditure, of a proportion of the lien value of the tax titles to real estate standing in the name of the municipality on the first day of the current fiscal year, not in excess of the proportion of the lien value of the tax titles which stood in the name
of the municipality on the first day of the next preceding fiscal year which was collected in cash during such next preceding fiscal year, to the extent only, however, that such collections will not be required by statute to be applied to the retirement of tax revenue bonds or notes or tax title bonds or notes; and

(i) Any other or additional sums reasonably anticipated as receivable in cash during the current fiscal year from the above or other sources; provided, however, that approval thereof and consent thereto by the State Auditor be first had and obtained as hereinafter provided.

For the purposes of subdivision (h) of this section, collections of the lien value of the tax titles to real estate standing in the name of the municipality shall include receipts arising from the sale or redemption or foreclosure and sale of such real estate or from the sale, assignment or other disposition by the municipality of any certificate of tax sale for said real estate. The receipt shall not be anticipated under any one of the above subdivisions (a), (b), (c), (d), (e), (f), (g), (h) and (i) of this section of any sum or sums of money the receipt of which is anticipated under any other of said subdivisions.

9. No budget or tax ordinance shall be adopted by the governing body of any municipality which shall issue bonds under this act unless and until all of such bonds and any renewals or extensions thereof shall have been canceled and paid in full in cash, unless a copy of such budget or tax ordinance has been submitted to the State Auditor and the State Auditor has certified upon such copy that such budget or tax ordinance complies with all the requirements of this act. Before making any such certificate, the State Auditor is hereby empowered and directed to examine into and approve the appropriations required by this act to be included in such budget or tax ordinance, under the caption "Reserve for Uncollected Taxes" and "Cash Deficit of Preceding Year" and any estimates, compu-
Adoption of ordinance.

Expenses included in budget.

Contract.

Proviso.

Definitions:

10. The following terms whenever used or referred to in this act, shall have the following meanings unless a different meaning clearly appears from the context:

(a) The term "governing body" shall mean the body or board, by whatsoever name it may be
known, having charge of the finances of a municipality.

(b) The term "fiscal year" shall mean the fiscal year of a municipality.

11. The powers granted by this act are cumulative and are granted in addition to and not in substitution for the existing powers of municipalities. Insofar as the provisions of this act are inconsistent with the provisions of any act, general or special, the provisions of this act shall be controlling.

12. If any one or more sections, clauses, sentences, or parts of this act shall for any reason be questioned in any court and shall be adjudged unconstitutional or invalid, such judgment shall not affect, impair or invalidate the remaining sections, clauses, sentences or parts thereof, but shall be confined in its operation to the specific provisions so held unconstitutional or invalid.

13. This act shall take effect immediately.

Approved April 4, 1934.

CHAPTER 61

An Act enabling and empowering municipalities to consolidate water and sewer systems and to provide for the regulation and control thereof.

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

1. Any municipality owning its water and sewer systems and operating the same as separate utilities may by ordinance consolidate said water and sewer systems and operate the same as one utility and under one head or body.

2. It shall be lawful for the governing body of any municipality owning its said water and sewer systems and operating the same as one utility to
Exceptions.

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fix a combination water and sewer rental, and in case prompt payment of said combined rent is not made according to the regulations adopted by said governing body to cause said water to be shut off from such houses, tenements, buildings or other premises so supplied and not to turn the same on again until all arrears, with interest and penalties, shall be fully paid.

3. Nothing in this act shall affect the provisions of an act entitled "An act concerning municipalities," chapter one hundred fifty-two of the laws of one thousand nine hundred and seventeen, with the several supplements and amendments thereto, except in so far as this act may supplement said act.

4. This act shall take effect immediately.

Approved April 7, 1934.

CHAPTER 62

A Supplement to an act entitled "An act for the protection of certain kinds of birds, game and fish, to regulate their method of capture, and provide open and close seasons for such capture and possession" (Revision of 1903), approved April fourteenth, one thousand nine hundred and three.

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

1. The close season and bag limit for wild ducks, geese, brant, woodcock, greater and lesser yellow-legs, Wilson snipe or jacksnipe, gallinules, coots or mudhens and rails shall be the same as the close season and bag limits fixed for such birds by the regulations of the United States Bureau of Biological Survey, made under the provisions of an
act of Congress relating to migratory birds; and it shall be unlawful for any person to hunt for, pursue, capture, kill, injure, destroy or have in possession any ducks, geese, brant, woodcock, greater and lesser yellowlegs, Wilson snipe or jack-snipe, gallinules, coots or mudhens and rails except in accordance with said regulations, under a penalty of twenty dollars ($20.00) for each such wild duck, goose, brant, woodcock, greater and lesser yellowleg, Wilson snipe, or jack-snipe, gallinule, coot or mudhen and rail hunted for, pursued, captured, killed, injured, destroyed or had in possession except in accordance with said regulations.

2. This act shall be enforced by the persons authorized and in accordance with the provisions of an act entitled "An act to provide a uniform procedure for the enforcement of all laws relating to fish, game, and birds, and for the recovery of penalties for violations thereof," approved March twenty-ninth, eighteen hundred and ninety-seven, and the acts amendatory thereof and supplementary thereto.

3. All acts or parts of acts inconsistent with the provisions of this act are hereby repealed and this act shall take effect immediately.

Approved April 7, 1934.
CHAPTER 63

A Supplement to an act entitled "An act for the protection of certain kinds of birds, game and fish, to regulate their method of capture, and to provide open and close seasons for such capture and possession" (Revision of 1903), approved April fourteenth, one thousand nine hundred and three.

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

1. It shall be unlawful for five years from the passage of this act for any person to hunt for, pursue, capture, kill, injure or destroy any female English or ring-necked pheasant under a penalty of twenty dollars ($20.00) for each female pheasant hunted for, pursued, captured, killed, injured or destroyed; provided, that the provisions of this act shall not apply to a licensee operating under the terms of chapter one hundred and fifty-three of the laws of one thousand nine hundred and thirty-three or to any other person or persons authorized by said licensee to shoot female pheasants on the lands described in such license.

2. This act shall be enforced by the persons authorized, and in accordance with the provisions of an act entitled "An act to provide a uniform procedure for the enforcement of all laws relating to fish, game and birds, and for the recovery of penalties for violations thereof," approved March twenty-ninth, eighteen hundred and ninety-seven, and the acts amendatory thereof and supplemental thereto.

3. This act shall take effect immediately.

Approved April 7, 1934.
CHAPTER 64

An Act to amend an act entitled "An act relating to mortgage guaranty corporations, title and mortgage guaranty corporations and insurance corporations engaged in the business of insurance against loss by reason of the nonpayment of principal and interest on bonds and mortgages, providing for the conservation, rehabilitation, reorganization or liquidation of such corporations, and relating to trusts and agencies created by or the result of instruments issued by said corporations, and conferring powers upon the Commissioner of Banking and Insurance and the Court of Chancery with respect thereto, and for the protection of holders of guaranteed mortgage investments," approved January ninth, one thousand nine hundred and thirty-four.

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

1. The title of the act to which this act is an amendment be and the same is hereby amended to read as follows:

"An act relating to mortgage guaranty corporations, mortgage investment corporations, title and mortgage guaranty corporations and insurance corporations engaged in the business of insurance against loss by reason of the nonpayment of principal and interest on bonds and mortgages, or which have issued guaranteed first mortgage trust certificates or guaranteed first mortgage participation certificates, providing for the conservation, rehabilitation, reorganization or liquidation of such corporations, and relating to trusts and agencies created by or the result of instruments issued by said corporations, and conferring powers upon the
Commissioner of Banking and Insurance and the Court of Chancery with respect thereto, and for the protection of holders of guaranteed mortgage investments.’’

2. Section one of the act to which this act is an amendment be and the same is hereby amended to read as follows:

1. This act shall apply to any mortgage guaranty corporation, mortgage investment corporation, title and mortgage guaranty corporation, or other insurance corporation of this State incorporated under any general or special law, which has issued insurance against loss by reason of the nonpayment of principal and interest of bonds and mortgages, or which has issued guaranteed first mortgage trust certificates or guaranteed first mortgage participation certificates (hereinafter called for the purposes of this act, ‘‘mortgage guaranty corporation’’ or ‘‘company’’); and also to any subsidiary of any such corporation or real estate or holding corporation controlled by any such corporation and holding title to real estate subject to the lien of mortgages guaranteed by any such corporation, or of mortgages securing its obligations or certificates issued by it, or in which holders of its guaranteed mortgages or obligations or certificates have an interest as a result of the foreclosure of any such mortgages, to which subsidiary, real estate or holding corporation all of the provisions of this act shall apply to the same extent as to any such mortgage guaranty corporation. The words ‘‘mortgage guaranty corporation (or company)’’ or ‘‘such corporation (or company)’’ or ‘‘the corporation (or company)’’ as used in this act shall be deemed to apply to and include any such subsidiary corporation, real estate or holding corporation.

‘‘Guaranteed mortgage investments’’ as used in this act shall include guaranteed bonds and mortgages or shares or parts of mortgages or mortgage participation certificates or shares or parts of bonds secured by mortgage or bonds secured by
trust mortgage or participation certificates or coupon bonds entitling the holders to a proportionate share in a series or number of mortgages and bonds or extensions or renewals thereof, or other obligations directly or indirectly secured by bonds and mortgages.

3. This act shall take effect immediately.
Approved April 7, 1934.

CHAPTER 65

A FURTHER SUPPLEMENT to an act entitled "An act concerning the charitable, hospital, relief, training, correctional, reformatory and penal institutions, boards and commissions located and conducted in this State, which are supported in whole or in part from county, municipal or State funds," approved April eleventh, one thousand nine hundred and nineteen.

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

1. When and after appropriations are made for any of the purposes hereinafter set forth, it shall be lawful for the State Board of Control of Institutions and Agencies to prepare plans and specifications, to advertise for bids and enter into contracts for the constructing, reconstructing, development, extending and equipping State, charitable, hospital, relief, training, correctional, reformatory and penal institutions and appurtenances thereto as may be set forth in the act making the appropriation therefor. Such action may be taken before the funds are made available for such appropriation, either by tax levy, bond issue, or otherwise; provided, however, no payment shall be made for the...
constructing, reconstructing, development, extending and equipping State, charitable, hospital, relief, training, correctional, reformatory and penal institutions and appurtenances thereto before the funds necessary to meet such appropriations have been collected and made available for such payments in accordance with the provisions of the appropriations, or in case of a bond issue before the bonds are sold. In case of the sale of bonds, an agreement may be entered into with the purchaser to deliver the bonds in blocks or sufficient numbers, the proceeds of which will finance and pay the cost of construction as it proceeds. The State Board of Control of Institutions and Agencies may pay for the cost of preparing the plans and specifications and of advertising and awarding contracts for the construction work of the institutions enumerated herein and the custodians of the State institutions construction fund may authorize the Comptroller to withdraw temporarily from the State institutions construction fund or from the emergency fund sufficient moneys to pay any such necessary expenses before funds are received and become available to meet the appropriations and which expense shall be replaced immediately out of the appropriation funds when received.

2. This act shall take effect immediately.

Approved April 7, 1934.
A Supplement to an act entitled "An act for the relief of the unemployed and dependents in the several counties and municipalities of this State, and making appropriations therefor," approved January thirty-first, one thousand nine hundred and thirty-four.

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

1. Nothing contained in the act to which this act is a supplement shall be construed to prohibit, restrain or limit, at the discretion of the administrative council mentioned in the act to which this act is a supplement, any duly licensed physician of this State, employed by the State or any county, municipality or school district thereof, from being compensated or remunerated for the care and treatment of emergency relief patients. Such administrative council may prescribe by rule the conditions under which such compensation or remuneration may be paid.

2. This act shall take effect immediately.

Approved April 7, 1934.
CHAPTER 67

An Act to amend the title and body of an act entitled "An act regulating the display of national flags or ensigns other than the American flags or ensigns on public buildings of this State", approved March seventh, one thousand eight hundred and ninety-five.

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

1. The title of the act to which this act is an amendment be and the same is hereby amended so as to read "An act regulating the display of foreign flags or ensigns and providing a penalty for the violation of this act."

2. Section one of the act to which this act is an amendment be and the same is hereby amended so that the same shall read as follows:

1. It shall be unlawful to display the flag or emblem of any foreign State or country either on public or private property within the State of New Jersey, unless said foreign flag or emblem be accompanied by a National flag of the United States of America, of at least equal dimensions; provided, however, that whenever a foreigner shall become the guest of the United States, the State, or any city or municipality, upon public proclamation by the Governor or the mayor of any such city the flag of the country of which such public guest shall be a citizen may be displayed upon such public buildings.

3. Any person or persons who shall violate the provisions of this act shall be deemed guilty of a misdemeanor and on conviction thereof shall be punished by a fine not exceeding one hundred dollars ($100,00) or imprisonment in the county jail not exceeding sixty (60) days or both.

4. This act shall take effect immediately.

Approved April 7, 1934.
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CHAPTER 68

A Supplement to an act entitled "An act concerning auto busses, commonly called jitneys, and their operation in cities," approved March seventeenth, one thousand nine hundred and sixteen.

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

1. Every person, partnership or corporation owning or operating an auto bus which is operated over any highway in this State for the purpose of carrying passengers from a point outside the State to another point outside the State, or from a point outside the State to a point within the State, or from a point within the State to a point outside the State shall pay to the Commissioner of Motor Vehicles, as an excise for the use of such highway, one-half cent for each mile or fraction thereof such Rate. auto bus shall have been operated over the highways of this State, except that no excise shall be Exception. payable for the mileage traversed in any municipality to which said owner or operator has paid a monthly franchise tax for the use of its streets under the provisions of section three of the act, as amended, to which this act is a supplement.

2. Every such owner or operator shall file with the Commissioner on or before the tenth day of each month a report, under oath, on such form as the Commissioner shall prescribe, which report shall disclose the number of miles such auto bus shall have been so operated over the highways of this State during the preceding calendar month, together with the registration number of such vehicle and such other information as the Commissioner may require. Every such person shall pay Payment of tax. to the Commissioner upon the filing of such report.
the amount of tax due from such person as disclosed in said report.

3. On or before the effective date of this act, every such owner or operator shall file with the Commissioner of Motor Vehicles a report of schedule of operations setting forth the routes travelled, their termini, the number of miles travelled daily in this State, the names of municipalities to which monthly franchise tax is payable and the miles travelled therein and the registration numbers of auto busses operated and such other information as the Commissioner may require. It shall be the duty of every such owner or operator to give to the Commissioner immediate report in writing of any subsequent change in said schedule, or routes, or number of miles travelled daily, or auto busses except that no notice need be given in case of the operation of an auto bus which is temporarily used to supplement a fixed schedule of operations.

4. All moneys derived from the excise hereby imposed shall be paid over monthly by the Commissioner of Motor Vehicles to the State Treasurer and such revenues are hereby appropriated to the State Highway Commission for use by it for the construction and maintenance of highways.

5. The Commissioner of Motor Vehicles shall enforce the payment of the excise hereby imposed and for such purpose make and enforce such rules and regulation as he may deem necessary. He may require a bond or other surety for the payment of excise and penalties imposed by and payable pursuant to this act and for compliance with the provisions of this act and the rules and regulations made by him pursuant hereto.

6. The Commissioner shall have power, whenever he deems it expedient, to make or cause to be made by deputy, auditor or investigator, an examination or investigation of the books, records, papers, vouchers, accounts and documents of every such owner or operator for the purpose of admin-
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...istering the provisions of this act. It shall be the duty of every such owner or operator and of every director, officer, agent or employee thereof to exhibit to the Commissioner, his deputy, auditor or investigator all of the books, records, papers, vouchers, accounts and documents of the said owner or operator to facilitate, as far as it may be in his or their power so to do, any such examination or investigation. It shall be lawful for the Commissioner, his deputy, auditor or investigator to take any oath or affirmation of any person signing a deposition, statement, return or report required by the Commissioner in the administration of this act.

7. The Commissioner or his deputy, auditors or investigators shall have power to conduct hearings and to administer oaths to, and to examine under oath, any such owner or operator and the directors, officers, agents and employees of such owner or operator, and as well all other witnesses relative to the transportation business of such owner or operator, in respect to any matter incident to the administration of this act.

8. The Commissioner shall have power by subpoena to compel the attendance of witnesses and the production of any books, records, papers, vouchers, accounts and documents of any such owner or operator, or of any other person at any such hearing. The fees of witnesses required to attend any such hearing shall be the same as those allowed to witnesses appearing in the Supreme Court. Fees shall be paid in a manner provided for the payment of other expenses incident to the administration of this act.

9. If a person subpoenaed to attend any hearing refuses to appear, be examined or answer any question or produce any books, records, papers, vouchers, accounts and documents when ordered so to do by the Commissioner or his deputy, auditor or investigator designated by him to conduct such hearing, the Commissioner, such deputy, auditor...
or investigator, may apply to the Supreme Court, or any justice thereof, who shall have the power of the court for that purpose, upon proof by affidavit of the facts, to make an order returnable not less than two, nor more than ten days, directing such person to show cause before the court or a justice thereof, why he should not comply with the direction or order of the Commissioner, or of the deputy, auditor or investigator so appointed by the Commissioner. Upon the return of such order, the court or justice before whom the matter shall come, shall examine such person under oath, and such person shall be given an opportunity to be heard and if the court or justice shall determine that such person refused without legal excuse to obey the command of said subpoena, or to be examined, or to answer a question, or to produce any book, paper, voucher, record, account or document which he was ordered to answer or produce, such court or justice may order said person to comply forthwith with such subpoena or order and any failure to obey such order of the court or justice, may be punished by such court or by such justice as contempt of the Supreme Court.

10. The Commissioner shall have the power to appoint one or more auditors and investigators and such clerical assistants as he may deem necessary. The appointment of auditors and investigators shall be free of the provisions and limitations imposed by the Civil Service act. The appointment of clerical assistants shall be subject to the provisions of the Civil Service act. The rate of compensation of all employees engaged in the administration of this act shall be fixed by the Commissioner with the approval of the State Commissioner of Finance.

11. Failure to file a report or bond in the manner prescribed by the Commissioner, or to pay proper excise, or any legal penalties imposed by this act, or to adhere to any reasonable rules and regulations imposed by the Commissioner, or preventing
an examination or investigation of books, records, papers, vouchers, accounts and documents, or refusing to exhibit said books, records, papers, vouchers, accounts and documents, or ignoring subpoena whether served within the State or without the State, shall be good cause for the Commissioner to revoke the registration certificates for auto busses issued to such owner or operator, or to prevent the operation in this State of auto busses registered in another State.

12. The excise imposed by this act and interest and penalties thereon from the time the same shall be due and payable shall be a personal debt due from such owner or operator to the State of New Jersey recoverable in any court of competent jurisdiction in an action at law to be commenced by the Commissioner on behalf of the State of New Jersey; said excise, interest and penalties shall be a first and prior lien upon the assets of such owner or operator and payment thereof shall be preferred in any distribution of the assets of said owner or operator whether in insolvency, bankruptcy or otherwise.

13. Any such owner or operator who shall fail to file a report as required by this act, or bond when demanded, or fail to pay the excise imposed by this act within the time herein fixed and limited shall forfeit and pay to the Commissioner of Motor Vehicles for the use of the State of New Jersey the sum of five dollars ($5.00) for each and every day of such default, which sum shall be recovered by the Commissioner in the manner hereinbefore provided for the enforcement of the payment of the excise imposed by this act and which moneys, when recovered, shall be paid over to the State Treasurer for the use of the State Highway Commission for construction and maintenance of highways.

14. Any person who shall make any false or fraudulent report, or any false statement in any report with intent to defraud the State, or to evade the payment of any excise, or any part thereof im-
posed by this act, or who shall aid or abet another in any attempt to evade the payment of any excise, or any part thereof imposed by this act, or any person who shall make, or permit to be made, for any corporation, association or partnership any false report or any false statement in any report required to be filed under this act with intent to evade the payment of any excise hereunder, shall be guilty of a misdemeanor and punished accordingly.

15. Any person who shall knowingly swear to, affirm or verify any false or fraudulent statement with intent to evade the payment of any excise hereunder, shall be guilty of a misdemeanor and punished accordingly.

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

17. The provisions of this act shall be severable and if any of the provisions shall be held to be unconstitutional, the decision of the court respecting such provision or provisions shall not affect the validity of any other provisions which can be given effect without such invalid provision or provisions.

18. This act shall take effect thirty days after its passage.

Approved April 7, 1934.
CHAPTER 69

An Act to provide for the refunding of monies erroneously paid as taxes pursuant to the provisions of chapter eighty-five of the laws of one thousand nine hundred and thirty-three, approved April fifth, one thousand nine hundred and thirty-three, as amended and supplemented.

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

1. Whenever, before July first, one thousand nine hundred and thirty-four, the State Tax Commissioner shall determine with respect to monies received by the State of New Jersey as taxes, pursuant to the provisions of chapter eighty-five of the laws of one thousand nine hundred and thirty-three, that any monies have been erroneously paid as taxes when in fact no liability for the payment of the same existed, the State Tax Commissioner shall certify such determination to the Treasurer of the State of New Jersey who shall thereupon refund to the person or persons entitled to the same such monies so erroneously paid.

2. This act shall take effect immediately.

Approved April 7, 1934.
CHAPTER 70

An Act to provide for the maintenance of civil service and veterans' preference laws wherever and whenever a consolidation of the functions of two or more counties, cities, boroughs, towns, townships, villages, school districts, special or regional districts and/or other political subdivisions of the State becomes effective.

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

1. Whenever there shall be effected a consolidation of the functions of two or more counties, cities, boroughs, towns, townships, villages, school districts, special or regional districts, and/or other political subdivisions, for purposes of economy or otherwise and any one or more of the aforesaid subdivisions shall be operating under the provisions of an act entitled "An act regulating the employment, tenure and discharge of certain officers and employees of this State, and of the various counties and municipalities thereof, and providing for a Civil Service Commission, and defining its powers and duties," at the time of such consolidation, the subdivision or subdivisions of the State not operating under the provisions of the act mentioned herein shall be deemed to have adopted and be subject to the provisions of chapter one hundred fifty-six, pamphlet laws of one thousand nine hundred and eight, and amendments and supplements thereto, if and when such contemplated consolidation or consolidations become effective.

2. The term "subdivision" as used herein shall be understood to mean a county, city, borough, town, township, village, school district, special or regional district, or other political subdivision of the State.

3. This act shall take effect immediately.

Approved April 12, 1934.
CHAPTER 71

AN ACT relative to the duties of the State Tax Commissioner.

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

1. When the State Tax Commissioner is unable to perform any one or more of his public duties, through sickness, absence from his office, pressure of other public business, temporary inability to act or any other cause, and from among any of the employees of the department under his supervision designates a deputy or a number of deputies to perform any or all of said duties in his stead and files a certificate with the Secretary of State naming any such person as a deputy, then to the extent set forth in any such certificate, and for the period if any therein stated, any person so designated as a deputy may perform the duties imposed by law on the State Tax Commissioner until a revocation or modification of such certificate is so filed. The designation of any such employee as a deputy is not to be construed as affecting or increasing the salary received by him in his regular employment nor his rating or status in the State civil service.

2. This act shall take effect immediately.

Approved April 12, 1934.
CHAPTER 72

An Act to amend the title and body of an act entitled "An act to require operators of autobuses, commonly called jitneys, to stop at railroad grade crossings."

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

1. The title of the act to which this act is an amendment be and the same is hereby amended to read as follows:

   An act to require operators of autobuses, commonly called jitneys, school buses, commercial motor vehicles carrying explosive substances or inflammable liquids as cargo or part of a cargo, commercial motor vehicles carrying persons as passengers, and all motor vehicles moving in units of two or more vehicles coupled together, to stop at railroad grade crossings.

2. Section one of the act to which this act is an amendment be and the same is hereby amended to read as follows:

   1. From and after the passage of this act, all operators of autobuses, commonly called jitneys, or any school bus carrying any school child, or any commercial motor vehicle carrying explosive substances or inflammable liquids as a cargo or part of a cargo, or any commercial motor vehicle carrying persons as passengers, or any motor vehicles moving in units of two or more vehicles coupled together, before crossing the tracks of any railroad or high speed interurban railroad at grade, shall bring said vehicles to a full stop and shift gears of the same to a neutral position; such stop to be made not less than fifteen (15) feet nor more than fifty (50) feet from the nearest rail.

   Approved April 12, 1934.
CHAPTER 73

AN ACT to authorize the acquisition by gift of the lands and monument thereon, by the New Jersey Veterans of All Wars Memorial Association, situated in Manchester, New Jersey, and providing for maintenance thereof.

WHEREAS, Minnie M. Hoffmann, of the city of Elizabeth, in the county of Union and State of New Jersey, and Eleanor J. Shopp, of the township of Hillside, in the county of Union and State of New Jersey, hold in trust certain lands situated in the township of Manchester, county of Ocean and State of New Jersey, whereon is erected a monument or memorial to commemorate the services rendered by veterans of the State of New Jersey in wars or conflicts wherein the United States of America has been an active participant; and

WHEREAS, Said trust is for the purpose of conveying and passing title to said lands and monument or memorial to the State of New Jersey; therefore,

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

1. The Governor of this State is hereby authorized to appoint twenty persons, residents of this State, who shall constitute and are hereby appointed a board of trustees by the name and style of "New Jersey Veterans of All Wars Memorial Association." The terms of such trustees shall be at the pleasure of the Governor, and he is hereby authorized to fill any vacancy.

2. Such board of trustees and their successors are hereby created a body politic, with power to sue and be sued, to adopt and use a common seal and adopt by-laws to regulate its proceedings.
Such board of trustees shall annually choose from among its members a president, a vice-president, a treasurer and secretary, and appoint such other officers and employees as it may deem necessary to carry out the purposes of this act. It may also determine the duties and compensation of such appointees, subject to appropriation for that purpose by the Legislature, and shall make all reasonable rules and regulations respecting the appointment, compensation and removal of such employees not inconsistent with the laws of this State.

3. The said trustees shall have power to acquire, maintain and make available for use as a public memorial the monument together with the land now held in trust by the said Minnie M. Hoffmann and Eleanor J. Shopp, and for this purpose shall have power to take in fee or otherwise by gift the said land or lands and monument, and any rights, interests, and easements therein; the association shall also have the power to accept by gift all personal property now held in trust by the said Minnie M. Hoffmann and Eleanor J. Shopp for such memorial purposes. Deeds of conveyance for such lands shall be made to the said board of trustees by its corporate name, and it shall be the duty of said board of trustees to preserve, care for, lay out and improve the said memorial or monument and lands, and to make rules for the use and government of the same.

4. The said board of trustees shall have power to acquire and hold historical relics and other personal property benefiting the purposes of the association; and also to receive by gift or devise any money or endowment, the purpose of which is to help support the memorial.

Approved April 12, 1934.
CHAPTER 74

AN ACT to amend an act entitled "An act to amend an act entitled "An act to amend an act entitled "An act to amend an act entitled "Further supplement to an act entitled "An act for the punishment of crimes" (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight," which said supplement was approved March eleventh, one thousand nine hundred and twenty-four," which amendment was approved March nineteenth, one thousand nine hundred and twenty-five," approved March twenty-ninth, one thousand nine hundred and twenty-six," approved March nineteenth, one thousand nine hundred and twenty-seven.

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

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

1. Any person shall carry any revolver, pistol or other firearm, or other instrument of the kinds known as a blackjack, slungshot, billy, sandbag, bludgeon, metal knuckles, dagger, dirk, dangerous knife, stiletto, bomb, or other high explosive, other than fixed ammunition, concealed in or about his clothes or person, or in any automobile, carriage, motor cycle, or other vehicle, shall be guilty of a misdemeanor; provided, however, that nothing in this act contained shall be construed in any way to apply to the sheriff or the under-sheriffs of any county, nor to the regularly employed members of any police department, including detectives of such department in any municipality of this State, nor to any prosecutor or assistant prosecutor of any county, nor to any
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jailer, regular fish and game warden, constable, railway police, canal police, steamboat police and prosecutor's detectives, nor to any member of the State Police, nor to any motor vehicle inspector, nor to any court attendant engaged in attending the circuit court, court of oyer and terminer, court of common pleas, and general court of quarter sessions of the peace; nor to any guard or keeper in any penal institution in this State; nor to any officer of the Society for the Prevention of Cruelty to Animals; nor to duly authorized military organizations when under orders, nor to members thereof when going to or from the place of meeting of their respective organizations, carrying the weapons prescribed for such drill, exercise or parade; nor to persons having a hunter's license in going to and from places of hunting; nor to members of government civilian rifle clubs duly organized in accordance with the rules prescribed by the National Board for the Promotion of Rifle Practice, in going to and from their several places for target practice; nor to the commissioner, deputy commissioners, inspectors and investigators of the Department of Alcoholic Beverage Control; and provided, further, that nothing in this act contained shall be construed to apply to any person having a written permit to carry any revolver, pistol or other firearm, when such permit has been obtained pursuant to the provisions of this act; nor to public utility corporations in the transportation of explosives; provided, however, that nothing herein contained shall prevent any person from keeping or carrying about his or her place of business, dwelling, house or premises any such revolver, pistol, firearm or other weapon, or from carrying the same from any place of purchase to his or her dwelling, house or place of business, or from his or her dwelling, house or place of business, to any place where repairing is done, to have the same repaired and returned, or from carrying a gun, rifle or knife in the woods or fields or upon the

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Proviso—construing.

Proviso—exceptions.
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waters of the State for the purpose of hunting or
target practice.
2. This act shall take effect immediately.
Approved April 12, 1934.

CHAPTER 75

AN ACT authorizing all banks, bankers, trust com­
panies, savings banks, investment companies and
other persons carrying on a banking business
organized under the laws of the State of New
Jersey to secure deposits made by the Commiss­
ioners of the Palisades Interstate Park.

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

1. In order to protect public funds deposited by
the Commissioners of the Palisades Interstate
Park, a corporate instrumentality of the States of
New Jersey and New York, all banks, bankers,
trust companies, savings banks, investment com­
panies and other persons carrying on a banking
business organized under the laws of the State of
New Jersey are authorized to give to the commis­
sioners a good and sufficient undertaking with such
sureties as shall be approved by the said commis­
sioners to the effect that such bank and/or banking
institution as hereinbefore described shall faith­
fully keep and pay over to the order of or upon
the warrant of said commissioners or their author­
ized agent such deposits and agreed interest there­
on, at such times or upon such demands as may
be agreed upon with said commissioners, or in lieu
of said sureties to deposit with the commissioners
as collateral such securities as the commissioners
may approve; provided, said securities shall con­
sist of obligations in which public officers and
bodies of this State and of its municipal subdivi-
sions, savings institutions, including savings and loan associations, insurance companies and associations, executors, administrators, guardians, trustees and other fiduciaries in this State may properly and legally invest the funds within their control, in such amounts as may be agreed upon by the commissioners and such bank and/or banking institution, which said deposits of the commissioners may be evidenced by a depository collateral agreement in such form and upon such terms and conditions as may be agreed upon by the commissioners and the said bank and/or banking institution.

2. This act shall take effect immediately.
Approved April 12, 1934.

CHAPTER 76

An Act to amend an act entitled "An act to provide for liens in favor of hospitals and other charitable institutions furnishing care, treatment and maintenance of persons injured in accidents upon the rights of action, claims or demands of such injured persons against other persons or corporations for damages on account of negligence causing the injuries and upon the proceeds of the settlements of any such claims or demands," which act was approved April seven, one thousand nine hundred and thirty.

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 be and the same is hereby amended so that the same shall read as follows:

4. Every county clerk shall, at the expense of the county, provide a suitable, well-bound book, to be
called the hospital lien docket, in which, upon the filing of any lien claim under the provisions of this act, he shall enter:

The name of the injured person, the date of the accident, the name of the hospital or other institution making the claim, and the amount thereof.

And the said clerk shall make a proper index of the same in the name of the injured person; and such clerk shall be entitled to fifty cents for filing, entering and indexing each claim and six cents for every search in the office for such lien claim.

2. This act shall take effect immediately.
Approved April 12, 1934.

CHAPTER 77

An Act to amend an amendment to an act entitled "An act to amend an act entitled 'An act to provide for and regulate appeals from any district court in any city of the State to the Supreme Court,' approved April third, nineteen hundred and two," which amending act was approved April eighth, one thousand nine hundred and ten, which amending act was approved April fourteenth, one thousand nine hundred and fifteen.

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

1. Section two of the said act be and the same hereby is amended so as to read as follows:

(1) If either party in any action or proceeding in any district court of this State shall be dissatisfied with the determination or direction of such district court, in point of law or upon the admission or rejection of evidence, such party may appeal from the same to the Supreme Court, if such party
shall within twenty days after such determination or direction give notice of such appeal to the other party or his attorney, and enter into bond to the other party with sufficient surety, to be approved by the district court judge, for the costs of the appeal, whatever be the result thereof, and for double the amount, if any, of the judgment rendered against him, conditioned for the payment thereof, if the appeal be not prosecuted by the appellant, or be dismissed; nevertheless, such security, so far as regards the amount of the judgment, interest thereon and costs of appeal, shall not be required in any case where the judge shall permit the party appealing to pay the amount of such judgment, together with a sufficient amount, to be determined by the district court judge, to cover interest thereon and costs of the appeal, into the hands of the clerk of said court, and the same shall have been paid accordingly; such appeal shall operate as a stay of proceedings only after such security has been given or money paid; and the said Supreme Court may either order a new trial on such terms as it thinks fit, or may order judgment to be entered for either party, as the case may be, and may make such order with respect to dismissal and costs of the said appeal as such court may think proper.

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

Approved April 12, 1934.
CHAPTER 78

An Act to amend an act entitled "An act respecting writs of error" (Revision of 1874), approved March twenty-seventh, one thousand eight hundred and seventy-four.

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

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

 a. When a writ of error shall be issued pursuant to the laws of this State, directed to the Supreme Court, or to any circuit court or court of common pleas, and presented to the court or to the presiding judge thereof, such writ of error shall stay execution; provided, the plaintiff in error shall within fifteen days after judgment is entered, unless, either before or after the expiration of said period of fifteen days, further time be granted by the court or presiding judge, file in the office of the clerk of said court such recognizance of bail duly taken as by law is or shall be required; further provided, that in lieu of the recognizance prescribed by this act, the plaintiff in error may apply to the court or any judge thereof for an order allowing payment into the hands of the clerk of said court of the amount of the judgment and costs, together with such reasonable sum as the court or a judge thereof shall determine, for interest thereon and the costs of the appeal, and upon the filing of such order and the payment of the amount determined therein, into the hands of the clerk of said court, which sum or sums of money shall be retained by the clerk until the final determination of the said appeal, such payment shall stay execution until the final determination of said cause and such
sum shall be subject to the lien of said judgment and costs, interest thereon and the costs of the appeal.

2. This act shall take effect immediately.

Approved April 12, 1934.

CHAPTER 79

An Act fixing the boundary line between the township of Lawrence and the township of Princeton, in the county of Mercer and State of New Jersey.

WHEREAS, In accordance with the provision of Joint Resolution No. 14, of the legislative session of one thousand nine hundred and thirty-three, there was appointed a commission for the purpose of ascertaining, determining and fixing the boundary line between the township of Lawrence and the township of Princeton in Mercer county in this State; and

WHEREAS, In accordance with the provision of said resolution said commission did meet for the aforesaid purpose, did unanimously determine said boundary, and embody its findings in this act; therefore,

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

1. That the following described lands and tenements in the county of Mercer be and the same are hereby fixed as the boundary line between the township of Lawrence and the township of Princeton:

Beginning at a point in the easterly line of Lawrence township, said point being the southwest corner of Princeton township and the northwest corner of West Windsor township, said point being
also on the southerly bank of the Delaware and Raritan canal, and running thence (1) N. 10°09'15", W. 171 feet to a concrete monument, corner of lands of Joseph W. Miller and Daniel Mozer; thence (2) along the line of lands of Joseph W. Miller on the west and lands of Daniel Mozer and the Updike Estate on the east, N. 11°58'30", W. 1339.73 feet to a stone monument; thence (3) still along said lines of lands of J. W. Miller and the Updike Estate, N. 9°39'30", W. 1521.52 feet to a concrete monument; thence (4) along the line of lands of the Varrick Estate on the west and lands of said Updike Estate on the east, N. 10°03'30", W. 3734.67 feet to a concrete monument at the northeasterly corner of lands of said Varrick Estate; thence (5) through lands of various parties, N. 11°12'55", W. 1190.11 feet to a stone monument at or near the southerly line of State Highway Route 27, said monument being 6.3 feet easterly from an old mile stone; thence (6) through lands of various parties, N. 11°50'30", W. 3930.09 feet to a stone monument; thence (7) along the centre line of the Province Line road, N. 11°30', W. 635.12 feet to a point of curve that is distant 16.5 feet on a bearing of S. 78°30', W. from a stone monument; thence (8) along the centre line of said road on a curve bearing to the right with a radius of 3344.74 feet a distance of 199.94 feet to a point of tangent that is distant 16.5 feet on a bearing of S. 81°55'30", W. from a stone monument; thence (9) along the centre line of said road N. 8°04'30", W. 114.77 feet to a point of curve that is distant 16.5 feet on a bearing of S. 81°55'30", W. from a stone monument; thence (10) northerly along the centre line of said road on a curve bearing to the left with a radius of 3082.10 feet a distance of 199.93 feet to a point of tangent that is distant 16.5 feet on a bearing of S. 78°12'30", W. from a stone monument; thence (11) along the centre line of said road N. 11°47'30", W. 573.07 feet to a point of curve that is distant 16.5 feet on a bearing of S. 78°12'30", W. from a
stone monument; thence (12) northerly along the
centre line of said road on a curve bearing to the
left with a radius of 3234.50 feet a distance of
199.94 feet to a point of reverse curve that is dis-
tant 16.5 feet on a bearing of S. 74°40', W. from a
stone monument; thence (13) northerly along the
centre line of said road on a curve bearing to the
right with a radius of 2588.35 feet a distance of
199.90 feet to a point of tangent that is distant 16.5
feet on a bearing of S. 79°05'30", W. from a stone
monument; thence (14) along the centre line of said
road N. 10°54'30", W. 913.89 feet to a point in the
centre line of the Princeton-Rosedale road; thence
(15) along the centre line of said Province Line
road, N. 11°32', W. 2449.05 feet to a point of curve
that is distant 16.5 feet on a bearing of S. 78°28',
W. from a stone monument; thence (16) northerly
along the centre line of said road on a curve bear-
ing to the right with a radius of 5995.51 feet a dis-
tance of 199.98 feet to a point of tangent that is
distant 16.5 feet on a bearing of S. 80°22'40", W.
from a stone monument; thence (17) along the
centre line of said road, N. 9°37'20", W. 56.83 feet
to a point of curve that is distant 16.5 feet on a
bearing of S. 80°22'40", W. from a stone monu-
ment; thence (18) northerly along the centre line
of said road on a curve bearing to the left with a
radius of 5867.56 feet a distance of 199.98 feet to
a point of tangent that is distant 16.5 feet on a
bearing of S. 78°25'30", W. from a stone monu-
ment; thence (19) along the centre line of said
road, N. 11°34'30", W. 64.65 feet to a point of curve
that is distant 16.5 feet on a bearing of S. 78°25'30",
W. from a stone monument; thence (20) northerly
along the centre line of said road on a curve bear-
ing to the left with a radius of 6425.18 feet a dis-
tance of 199.98 feet to a point of tangent that is
distant 16.5 feet on a bearing of S. 76°38'30", W.
from a stone monument; thence (21) along the
centre line of said road, N. 13°21'30", W. 197 feet
to a point that is distant 16.5 feet on a bearing of
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S. 76°38'30", W. from a stone monument; thence (22) leaving the centre line of said road, N. 11°40' 45", W. 1477.44 feet to a point that is again in the centre line of said road and that is distant 16.5 feet on a bearing of S. 78°39', W. from a stone monument; thence (23) along the centre line of said road, N. 11°21', W. 1748 feet, more or less, to the line of Hopewell township.

2. This act shall take effect immediately.
   Approved April 12, 1934.

CHAPTER 80

AN ACT to repeal an act entitled "An act concerning the commitment of insane persons into institutions for the care and treatment of the insane in this State as private pay patients, their confinement therein, and their support while so confined," approved April ninth, one thousand nine hundred and ten.

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

1. An act entitled "An act concerning the commitment of insane persons into institutions for the care and treatment of the insane in this State as private pay patients, their confinement therein, and their support while so confined," approved April ninth, one thousand nine hundred and ten, be and the same hereby is repealed.

2. This act shall take effect immediately.
   Approved April 12, 1934.
CHAPTER 81

AN ACT to amend an act entitled "An act entitled 'An act to regulate elections' (Revision of 1930), approved December second, one thousand nine hundred and thirty."

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

1. Article XXVIII, paragraph three hundred and ninety-three, section fifteen, of the act to which this act is an amendment be and the same is hereby amended so as to read as follows:

CHECK-UP BY COMMISSIONER

Par. 393, Sec. 15. For the purpose of preventing fraudulent voting and for eliminating names improperly registered, the commissioner of registration in counties of the first class, and the county board of elections in all other counties, shall, within ninety days after each general election, send by government reply postal card to each registrant who failed to vote at such election, to his registered address, a notice substantially as follows:

"Please answer the question as to residence and removal as indicated on attached reply card.

Commissioner of Registration."

The reply card shall be addressed to the commissioner and shall bear substantially the following questions with appropriate spaces for answers:

"1. Do you still reside at the address to which this notice has been mailed?

"2. If not, where do you now reside? (stating street address and city or town to which you have moved).

"Signed..........................

Commissioner of Registration."
The commissioner in counties of the first class, and the county board of elections, in all other counties, may also, and in addition to the method hereinbefore provided, direct, at any time, an authorized clerk or clerks to make any personal investigation which the commissioner and/or county board of elections may deem necessary to establish the fact of continued residence or of removal of any registrant.

In case of registrants who have been found to the satisfaction of the commissioner in counties of the first class and the county board of elections in all other counties, to have moved from one address to another within the same district, the commissioner in counties of the first class and the county board of elections in all other counties, shall correct his or their records accordingly.

In case of registrants so found to have moved from a district in a municipality having permanent registration to another district in the same or in another municipality having permanent registration, within the county, the commissioner in counties of the first class and the county board of elections in all other counties, shall cause the permanent registration forms of such registrants to be transferred to the proper signature copy registers.

In case of registrants so found to have moved from a municipality having permanent registration to a municipality not having permanent registration, within the county or to any place outside the county or State, the commissioner in counties of the first class and the county board of elections in all other counties, shall cause the permanent registration forms of such persons to be transferred to the inactive file. Such persons upon return to any municipality having permanent registration, within the county, shall be required to reregister before being allowed to vote.

The registrant shall be notified by the commissioner by mail of any transfer made pursuant to this section to the inactive file for any cause other
than information received from the registrant himself. This notice shall be in addition, to the notice by publication, hereinafter provided for.

The county board of elections in counties, other than counties of the first class, before removing, for any reason whatsoever, the permanent registration forms of any registrant from the signature copy registers, or before transferring such forms to the inactive file, shall cause to be published a notice setting forth the proposed action of the commissioner and/or county board of elections. This notice shall contain the list of the names and registered addresses of all registrants to be affected by the proposed action. Such notice and list shall be published at least two (2) entire days prior to the removal of such names and shall be published in two (2) or more newspapers published within the county, one of which newspapers, at least, shall be published in the municipality affected; provided, that at least one of said newspapers shall be a daily newspaper; provided further, that should there be no daily newspaper published in the county then such notices shall be published in weekly papers as provided above. Such notice and list shall, in addition, specify the reason or reasons for the contemplated removal or transfer of the permanent registration forms of the registrants affected. Such notice and list shall be published in the manner aforesaid prior to the second Tuesday preceding any election.

In no event shall the permanent registration forms or voting record of any registrant be removed or transferred to the inactive file, for any reason whatsoever, subsequent to the second Tuesday preceding any election, until after such election; nor shall the permanent registration forms or voting record of any registrant in counties other than counties of the first class be removed or transferred to the inactive file for any reason whatsoever, if the name of such registrant is not first published in the manner aforesaid.
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Application for Order to Vote.

Any person or persons, affected by any action of the commissioner, in counties of the first class, or the county board of elections in counties other than counties of the first class shall, during the two weeks immediately preceding any election and on election day, have the right to make application to any judge of the court of common pleas of that county, for the purpose of obtaining an order entitling such person or persons to vote or register in the district which such person or persons actually reside. The burden of proof shall be upon the applicant. The judge of the court of common pleas, if satisfied that the applicant is entitled, under the law, to vote at such election, and after determining the election district in which such person actually resides, may issue an order directing the district board of that district to permit such person to vote. If such applicant shall be refused the right to vote, due to the inability of the district board or of the commissioner of registration, or of the county board of elections, to find the permanent registration forms of such applicant, then in addition, such applicant shall establish by reference to his signature in pollbooks of former elections, or by reference to the registry lists of former elections, that he was previously registered. Such evidence shall be deemed sufficient to establish the fact that the applicant was formerly registered. If the order is directed to a district board in municipalities having permanent registration, the district board shall certify and return the order at the close of the election to the commissioner who, thereupon, shall restore the permanent registration forms of such person to the active file.

If the applicant shall have been denied the right to register, then on the receipt of such order, the commissioner of registration shall forthwith notify such applicant to appear before him, on the day following the election or thereafter, in order to be
registered, in accordance with the provisions of the act to which this act is an amendment.

2. This act shall take effect immediately.

Approved April 12, 1934.

CHAPTER 82

An Act to amend an act entitled “A general act relating to boroughs” (Revision of 1897), approved April twenty-fourth, one thousand eight hundred and ninety-seven.

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

1. Section twenty-three of the act to which this act is amendatory be and the same is hereby amended to read as follows:

23. The mayor and councilmen of every borough shall constitute the council thereof, and shall meet on the first day of January in each year at twelve o’clock noon and thereafter at such time and place as they may, by resolution, direct, or to which their meetings may be adjourned; provided, that all regular meetings shall be held within the borough. Three councilmen and the mayor shall constitute a quorum for the transaction of business, but a smaller number may meet and adjourn from time to time. All meetings shall be presided over by the mayor, except as herein otherwise provided, but he shall not vote except to give the casting vote in case of a tie. In the absence of the mayor, four councilmen shall constitute a quorum. It shall be the duty of the mayor, when necessary, to call special meetings of said council; in case of his neglect or refusal it shall be lawful for any four members of said council to call such meeting at such time and place in said borough as they may
designate, and in all cases of special meetings
notice shall be given to all the members of said
council, or left at their place of residence.

2. Section twenty-six of the act to which this act
is amendatory be and the same is hereby amended
to read as follows:

26. All ordinances shall be submitted in writing
at a meeting of the council and passed at a subse­
quent meeting; provided, however, that no ordi­
nance shall be finally passed, no officer appointed or
removed or salary fixed, except by the vote of a
majority of the members of said council present
at said meeting; provided, that at least three af­
firmative votes shall be required for such purpose,
the mayor to have a vote thereon only in case of
a tie vote; if approved by the mayor or passed
over his veto, or if not returned by him with his
approval or veto within five days, Sundays ex­
cepted, after he receives it, every ordinance shall
be recorded in full by the borough clerk in a proper
book to be kept for that purpose. The procedure
be followed with respect to the passage and pub­
lication of any said ordinance shall be as spe­
cifically set forth in “An act concerning munici­
palities,” approved March twenty-seventh, one
thousand nine hundred and seventeen, and the
amendments thereof and supplements thereto.

3. This act shall take effect immediately.

Approved April 12, 1934.
CHAPTER 83

An Act to supplement an act entitled "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission or any municipality governed by a board of commissioners," constituting chapter two hundred and fifty-two of the laws of one thousand nine hundred and sixteen, approved March twenty-second, one thousand nine hundred and sixteen, as amended.

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

1. Any municipality which is authorized to refund any of its outstanding bonds by the act entitled "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission or any municipality governed by a board of commissioners," approved the twenty-second day of March, one thousand nine hundred and sixteen and constituting chapter two hundred and fifty-two of the laws of one thousand nine hundred and sixteen, as amended, may refund said bonds notwithstanding that such municipality shall have in its sinking fund moneys raised for the payment of said bonds; provided, said moneys shall then be invested in obligations of said municipality; and provided, that the holders of said outstanding bonds shall consent to accept refunding bonds in exchange for said outstanding bonds; and provided, that bonds or other obligations of said municipality held in
said sinking fund, having an aggregate principal
amount not less than the amount of said moneys
raised for the payment of said outstanding bonds
shall be cancelled at the time said refunding bonds
are issued in exchange for said outstanding bonds.

2. This act shall take effect immediately.
Approved April 12, 1934.

CHAPTER 84

A Supplement to an act entitled “An act con­
cerning alcoholic beverages,” passed December
sixth, one thousand nine hundred and thirty­
three, and the acts amendatory thereof and sup­
plemental thereto.

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

1. Every person having in his possession or
custody or under his control any still or any dis­
tilling apparatus set up, dismantled or in the proc­
ess of construction or parts thereof, shall register
same with the Commissioner of Alcoholic Beverage
Control, who shall have and exercise the same
powers of investigation and of prescribing rules
and regulations with respect to such stills and dis­
tilling apparatus and parts thereof as are accorded
to him by the act to which this is a supplement, in
connection with the manufacture of alcoholic bever­
ages.

2. Any such still or distilling apparatus or parts
thereof not registered pursuant to the preceding
paragraph, together with all articles, implements
or paraphernalia used or adaptable for use in con­
nection therewith and all personal property of what­
soever kind, found in a building or in any yard or
enclosure connected with a building or on the
Investigation.

3. Any officer knowing or having reasonable cause to believe that any still or distilling apparatus or any parts thereof constitute such unlawful property, it shall be his duty to investigate, under proper search warrant when necessary, to seize such still or distilling apparatus or parts thereof, together with all articles, implements or paraphernalia used or adaptable for use in connection therewith and all personal property of whatsoever kind, found in a building or in any yard or enclosure connected with a building or on the premises in which such still or distilling apparatus or parts thereof are found, and to arrest all persons whom he shall know, or have reasonable ground to believe, are committing, or have committed, a misdemeanor under this supplement and to make complaint against such persons as in other cases of misdemeanors. All property when seized shall be under the jurisdiction of the commissioner. When any such property is seized the commissioner within fifteen days of such seizure shall cause to be posted at the place of seizure a notice that a hearing will be held by the commissioner at a place and time named in such notice, which time shall not be less than five nor more than thirty days after the posting of such notice, to determine whether the seized property constitutes such unlawful property. At least three days prior to the date of hearing a notice thereof shall be published in a newspaper printed and circulating in the county where the property was seized and shall be mailed to any person known or believed by the commissioner to have an interest in the seized property and to the record owner of and any person known or believed to have an interest in any building or premises in or on which the seized property was located when seized.
4. If after such hearing the commissioner determines that the seized property constitutes such unlawful property he shall declare said property forfeited and may, in his discretion, order that the seized property, in whole or in part, be sold, destroyed or retained for the benefit of State institutions and that the building or premises in or on which such unlawful property was located when seized shall not be occupied or used for any purpose whatsoever for such period, not exceeding one year, as shall be fixed by the commissioner.

5. The determination of the commissioner shall be in the form of an order which shall be subject to review on certiorari to the Supreme Court and service of notice of application for such writ of certiorari shall operate as a stay of the commissioner's order until further order of the court or a justice thereof.

6. The commissioner, upon being satisfied that the seized property does not constitute unlawful property, shall return the same to the person or place from whom or which the same was taken. The commissioner, upon being satisfied that a person whose property has been seized or forfeited pursuant to the provisions hereof has acted in good faith and has unknowingly violated the provisions hereof, may order that such property be returned upon payment of the reasonable costs incurred in connection with the seizure, such costs to be determined by the commissioner.

7. All monies received by the commissioner hereunder shall be accounted for as in the case of license fees.

8. Any person who shall knowingly violate any order of the commissioner that a building or premises shall not be occupied or used for any purpose whatsoever shall be guilty of a misdemeanor and shall be punished by a fine of not less than one hundred dollars ($100.00) and not more than five hundred dollars ($500.00) or imprisonment for not less than thirty days and not more than six months.
or by both such fine and imprisonment in the discretion of the court.

9. Any person who shall have in his possession or custody or under his control any still or distilling apparatus set up, dismantled, or in the process of construction, or parts thereof without having registered same in accordance with the provisions hereof shall be guilty of a misdemeanor and punished by a fine of not less than one hundred dollars ($100.00) and not more than five hundred dollars ($500.00) or imprisonment for not less than thirty days and not more than six months, or by both such fine and imprisonment, in the discretion of the court.

10. This act shall take effect immediately.

Approved April 12, 1934.

CHAPTER 85

AN ACT to amend an act entitled "An act concerning alcoholic beverages," passed December sixth, one thousand nine hundred and thirty-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 is an amendment is hereby amended to read as follows:

   1. For the purpose of this act, the following words and terms shall be deemed to have the meanings herein given to them:

      (a) "Alcoholic beverage." Any fluid or solid capable of being converted into a fluid, suitable for human consumption, and having an alcoholic content of more than one-half of one per centum by volume, including beer, lager beer, ale, porter, naturally fermented wine, treated wine, blended
wine, fortified wine, sparkling wine, distilled liquors, blended distilled liquors and any brewed, fermented or distilled liquors fit for use for beverage purposes or any mixture of the same, and fruit juices.

(b) "Building." A structure of which licensed premises are or may be a part, including all rooms, cellars, outbuildings, passageways, closets, vaults, yards, attics, and every part of the structure of which the licensed premises are a part, and of any other structure to which there is a common means of access, and any other appurtenances.

c) "Civil service act." The act entitled "An act regulating the employment, tenure and discharge of certain officers and employees of this State, and of the various counties and municipalities thereof, and providing for a civil service commission, and defining its powers and duties," approved April tenth, one thousand nine hundred and eight, and all acts amendatory thereof and supplementary thereto.

d) "Commissioner." The State Commissioner of Alcoholic Beverage Control.

e) "Container." Any glass, can, bottle, vessel or receptacle of any material whatsoever used for holding alcoholic beverages, which container is covered, corked or sealed in any manner whatsoever.

(f) "Eligible." The status of a person who is a citizen of the United States, a resident of this State, of good moral character and repute, and of legal age.

g) "Governing board or body." The board or body which governs a municipality, including a board of aldermen in municipalities so governed; provided, however, that in every municipality having a board of public works which exercises general licensing powers said board shall be considered as the governing board or body.

(h) "Importing." The act of bringing or of causing to be brought any alcoholic beverage into this State.
(i) "Illicit beverage." Any alcoholic beverage manufactured, distributed, bought, sold, or transported in violation of this act, or on which any Federal tax or tax imposed by the laws of this State has not been paid.

(j) "Licensed building." Any building containing licensed premises.

(k) "Licensed premises." Any premises for which a license under this act is in force and effect.

(l) "Magistrate." A judge of the court of quarter sessions in and for any county, or a judge of a city or district criminal court, or a police judge or justice or recorder of any municipality, and all justices of the peace; provided, however, that no justice of the peace shall sit as a magistrate under this act within the corporate limits of a municipality having a police judge or justice or recorder, or a city criminal court or within the corporate limits of any municipality included in any criminal district in which there shall be a district criminal court; and further provided, that no magistrate shall take any complaint or hear any cause arising out of the limits of the particular municipality in and for which he may have been appointed or elected.

(m) "Manufacturer." Any person who, directly or indirectly, personally or through any agency whatsoever, engages in the making or other processing whatsoever of alcoholic beverages.

(n) "Municipality." Any city, town, township, village, or borough, including a municipality governed by a board of commissioners or improvement commission, but excluding a county.

(o) "Municipal board." The municipal board of alcoholic beverage control as established by this act.

(p) "Officer." Any sheriff, deputy sheriff, constable, police officer, member of the Department of State Police, or any other person having the power to execute a warrant for arrest or any inspector or investigator of the Department of Alcoholic Beverage Control.
(q) "Original container." Any container in which an alcoholic beverage has been delivered to a retail licensee.

(r) "Person." Any natural person or association of natural persons, association, trust company, partnership, corporation, organization, or the manager, agent, servant, officer, or employee of any of them.

(s) "Premises." The physical place at which a licensee is or may be licensed to conduct and carry on the manufacture, distribution or sale of alcoholic beverages, but not including vehicular transportation.

(t) "Retailer." Any person who sells alcoholic beverages to consumers.

(u) "Rules and regulations." The rules and regulations established from time to time by the commissioner.

(v) "Sale." Every delivery of an alcoholic beverage otherwise than by purely gratuitous title, including deliveries from without this State and deliveries by any person without this State intended for shipment by carrier or otherwise into this State and brought within this State, or the solicitation or acceptance of an order for an alcoholic beverage, and including exchange, barter, traffic in, keeping and exposing for sale, serving with meals, delivering for value, peddling, possessing with intent to sell, and the gratuitous delivery or gift of any alcoholic beverage by any licensee.

(w) "Unlawful alcoholic beverage activity." The manufacture, sale, distribution, bottling, rectifying, blending, treating, fortifying, mixing, processing, warehousing or transportation of any alcoholic beverage in violation of this act, or the importing, owning possessing, keeping or storing in this State of alcoholic beverages with intent to manufacture, sell, distribute, bottle, rectify, blend, treat, fortify, mix, process, warehouse or transport alcoholic beverages in violation of this act, or the owning, possessing, keeping or storing in this State of any implement or paraphernalia for the manufacture,
Unlawful property; Use of words. Section two amended.

Unlawful activity.

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sale, distribution, bottling, rectifying, blending, treating, fortifying, mixing, processing, warehousing or transportation of alcoholic beverages with intent to use the same in the manufacture, sale, distribution, bottling, rectifying, blending, treating, fortifying, mixing, processing, warehousing or transportation of alcoholic beverages in violation of this act, or to aid or abet another in the manufacture, sale, distribution, bottling, rectifying, blending, treating, fortifying, mixing, processing, warehousing or transportation of alcoholic beverages in violation of this act, or the aiding or abetting of another in any of the foregoing activities.

(x) "Unlawful property." All illicit beverages and all implements and paraphernalia for the manufacture, sale, distribution, bottling, rectifying, blending, treating, fortifying, mixing, processing, warehousing or transportation of illicit beverages used in the manufacture, sale, distribution, bottling, rectifying, blending, treating, fortifying, mixing, processing, warehousing or transportation of illicit beverages or owned, possessed, kept or stored with intent to use the same in the manufacture, sale, distribution, bottling, rectifying, blending, treating, fortifying, mixing, processing, warehousing or transportation of illicit beverages, whether such use be by the person owning, possessing, keeping, or storing the same, or by another with the consent of such person.

(y) "Wholesaler." Any person who sells an alcoholic beverage for the purpose of resale, either to a licensed wholesaler or to a licensed retailer, or both.

Use of words. Any definition herein contained shall apply to the same word in any form. Thus "sell" means to make a "sale" as above defined.

2. Section two of the act of which this is an amendment is hereby amended to read as follows:

2. It shall be unlawful to manufacture, sell, transport, warehouse, rectify, blend, treat, fortify, mix, process, bottle, or distribute alcoholic beverages in this State, except in accordance with this
act; provided, however, that any drink actually intended for immediate personal consumption may be mixed by any person, and provided further, that alcoholic beverages intended in good faith to be used solely for personal consumption may be transported in any vehicle to the extent of, not exceeding one-half (1/2) barrel, or two (2) cases containing not in excess of twenty-four (24) quarts in all, of beer, ale or porter, and five (5) gallons of wine and twelve (12) quarts of other alcoholic beverages within any consecutive period of twenty-four (24) hours. If any person or persons desire to transport alcoholic beverages intended only for personal consumption in quantities in excess of those above mentioned, an application may be made to the commissioner who may, upon being satisfied of the good faith of the applicant, and upon payment of a fee of five dollars ($5.00) issue a special permit limited by such conditions as the commissioner may impose, authorizing such transportation of alcoholic beverages in quantities in excess of those above mentioned.

3. Section three of the act of which this is an amendment is hereby amended to read as follows:

3. There is hereby established a State Department to be known as the Department of Alcoholic Beverage Control. The chief executive of said department shall be the State Commissioner of Alcoholic Beverage Control. His term shall commence upon the effective date of this act and shall terminate on the first day of April, in the year nineteen hundred and forty, but he shall serve until his successor has been elected and qualified. His successor shall be elected by a joint session of the Legislature for a term of seven years beginning on the first day of April, nineteen hundred and forty, and every seven years thereafter. The commissioner shall receive compensation at the rate of $16,500 per annum. Before entering upon the discharge of his duties, he shall give bond, to the State of New Jersey, to be approved by the Governor as to form and sufficiency, in the sum of
It shall be the duty of the commissioner to supervise the manufacture, distribution and sale of alcoholic beverages in such manner as to promote temperance and eliminate the racketeer and bootlegger. The first State Commissioner of Alcoholic Beverage Control shall be D. Frederick Burnett, of the village of South Orange, in the county of Essex, who shall hold said office until the first day of April, nineteen hundred and forty, or until his successor is elected and qualified as aforesaid. Any vacancy in said office shall be filled by joint session of the Legislature for the un-expired term only.

4. Section four of the act of which this is an amendment is hereby amended to read as follows:

4. The commissioner is hereby empowered:

(a) To maintain suitable headquarters for said department and such other offices and establishments within the State as he may determine necessary; to organize said department, creating such divisions and altering them in such manner and at such times as he considers advisable.

(b) To appoint and have at all times three deputy commissioners who shall each receive compensation at the rate of not exceeding $6,000 per annum, and who shall be removable by the commissioner at will, and who shall be respectively in charge of the divisions assigned to them by the commissioner. Each such deputy shall, before entering upon the duties of his office, if required by the commissioner, give bond, to be approved by the commissioner, in the sum of $12,000. Deputy commissioners shall not be subject to the civil service act.

(c) To appoint such clerical force and employees as he may deem necessary and to fix their duties, all of whom shall be subject to the civil service act.

(d) To appoint such inspectors and investigators as he may deem necessary and to fix their duties, terms of service and compensation. Inspectors and investigators shall, (1) not be subject to the
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5. Section five of the act of which this is an amendment is hereby amended to read as follows:

5. Each municipality having a population of fifteen thousand (15,000) or more, as determined by the last federal census, is hereby authorized to establish in and for such municipality, by resolution or ordinance of the governing board or body now established by law in respect to said municipality, a municipal board of alcoholic beverage control, which shall consist of three persons, no more than two of whom shall be of the same political party, who shall be chosen and appointed by said governing board or body of said municipality, for a term of three years; provided, how-
ever, that one of the initial appointments shall be for one year, another for two years, and the third for three years; provided, further, that in the case of any vacancy occurring before the expiration of any term, the appointment to fill such vacancy shall be only for the unexpired term. The members of such municipal board shall receive no salaries and shall be removable by the appointing authority for cause. Such members shall not be subject to the civil service act and may be members of said governing board or body of said municipality.

6. Section six of the act of which this is an amendment is hereby repealed. Anything hereinbefore or hereinafter to the contrary notwithstanding, in all counties of the sixth class, all the powers conferred and all the duties imposed upon issuing officials in and for each municipality in said county by this act and the rules and regulations made pursuant thereto, in respect to all the several classes of retail licenses for the sale and for the distribution of alcoholic beverages, shall reside in and be imposed upon and performed by the judge of the court of common pleas of such county.

7. Section nine of the act of which this is an amendment is hereby amended to read as follows:

9. All bonds made or furnished by any person appointed to any office, position or employment under this act, except the commissioner, shall be given to the commissioner and are to be approved as to form and sufficiency by the commissioner and be conditioned for the proper accounting of public funds intrusted to the care of said person and shall remain in force and effect notwithstanding expiration of office or appointment or employment or removal therefrom.

8. Section ten of the act of which this is an amendment is hereby amended to read as follows:

10. Licenses shall be of the following classes:
    Class A—Manufacturer’s license
    Class B—Wholesaler’s license
    Class C—Retailer’s license
    Class D—Transportation license
    Class E—Public warehouse license.
9. Section eleven of the act of which this is an amendment is hereby amended to read as follows:

11. Class A licenses shall be sub-divided and classified as follows:

(1) a. Plenary brewery license. The holder of this license shall be entitled, subject to rules and regulations, to brew any malt alcoholic beverages and to distribute and sell his products to wholesalers and retailers licensed respectively in accordance with this act, 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 three thousand five hundred dollars ($3,500.00); provided, however, that on and after July first, one thousand nine hundred and thirty-four the fee fixed for this license shall be four thousand dollars ($4,000.00).

(1) b. Limited brewery license. The holder of this license shall be entitled, subject to rules and regulations, to brew any malt alcoholic beverages in a quantity dependent upon the following fees and not in excess of three hundred thousand (300,000) barrels of thirty-one (31) fluid gallons capacity per year and to be expressed in said license and to distribute and sell his products to wholesalers and retailers licensed respectively in accordance with this act, 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 (50,000) barrels of thirty-one (31) fluid gallons capacity per annum, five hundred dollars ($500.00); to so brew not more than one hundred thousand (100,000) barrels of thirty-one (31) fluid gallons capacity per annum, one thousand dollars ($1,000.00); to so brew not more than two hundred thousand (200,000) barrels of thirty-one (31) fluid gallons capacity per annum, two thousand dollars ($2,000.00); to so brew not more than three hundred thousand (300,000) bar-
rels of thirty-one (31) fluid gallons capacity per annum, three thousand dollars ($3,000.00).

(2) a. Plenary winery license. 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 distribute and sell his products to wholesalers, retailers and to churches for religious purposes respectively licensed in accordance with this act, 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).

(2) b. Limited winery license. The holder of this license shall be entitled, subject to rules and regulations, to manufacture for sale any naturally fermented wines and fruit juices in a quantity dependent upon the following fees and not in excess of five thousand gallons per year and to be expressed in said license and to distribute and sell his products to wholesalers and retailers respectively licensed in accordance with this act, and to consumers, 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 manufacture between twenty-five hundred (2,500) and five thousand (5,000) gallons per annum, two hundred dollars ($200.00); to so manufacture between one thousand (1,000) and twenty-five hundred (2,500) gallons per annum, one hundred dollars ($100.00); to so manufacture between two hundred (200) and one thousand (1,000) gallons per annum, twenty-five dollars ($25.00); to so manufacture less than two hundred (200) gallons per annum, one dollar ($1.00).

(3) a. Plenary distillery license. 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
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distribute and sell his products to wholesalers and retailers respectively licensed in accordance with this act, 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 seven thousand five hundred dollars ($7,500.00).

(3) b. Limited distillery license. The holder of this license shall be entitled, subject to rules and regulations, to manufacture, in a quantity dependent upon the following fees and not in excess of ten thousand (10,000) gallons per year and to be expressed in said license, any alcoholic beverages distilled from fruit juices and rectify, blend, treat and mix, and to distribute and sell his said products to wholesalers and retailers respectively licensed in accordance with this act, 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 manufacture not more than five thousand (5,000) gallons per annum, one thousand dollars ($1,000.00); and to so manufacture not more than ten thousand (10,000) gallons per annum, twenty-five hundred dollars ($2,500.00); provided, however, that on and after July first, one thousand nine hundred and thirty-four, the fee for this license shall be graduated as follows: To so manufacture not more than five thousand (5,000) gallons per annum, five hundred dollars ($500.00); and to so manufacture not more than ten thousand (10,000) gallons per annum, one thousand two hundred and fifty dollars ($1,250.00).

(4) Rectifier and blender license. 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 distribute and sell his products to wholesalers and retailers respectively licensed in accordance with this act, 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 one thousand five hundred dollars ($1,500.00); provided, however, that on and after July first, one thousand nine hundred and thirty-four, the fee fixed for this license shall be five thousand dollars ($5,000.00).

Section twelve amended.

10. Section twelve of the act of which this is an amendment is hereby amended to read as follows:

12. Class B licenses shall be sub-divided and classified as follows:

(1) Plenary wholesale license. The holder of this license shall be entitled, subject to rules and regulations, to distribute and sell to retailers, and wholesalers, licensed in accordance with this act, alcoholic beverages, and to maintain a warehouse and salesroom. The fee for this license shall be one thousand five hundred dollars ($1,500.00).

(2) Limited wholesale license. The holder of this license shall be entitled, subject to rules and regulations, to distribute and sell to retailers, and wholesalers, licensed in accordance with this act, brewed malt alcoholic beverages and naturally fermented wines, and to maintain a warehouse and salesroom. The fee for this license shall be seven hundred and fifty dollars ($750.00).

(3) Plenary export wholesale license. The holder of this license shall be entitled, subject to rules and regulations, to distribute and sell to retailers, and wholesalers, licensed in accordance with this act, and to sell and distribute without this State to any persons pursuant to the laws of the places of such sale and distribution, alcoholic beverages, and to maintain a warehouse and salesroom. The fee for this license shall be two thousand dollars ($2,000.00).

(4) Limited export wholesale license. The holder of this license shall be entitled, subject to rules and regulations, to distribute and sell to retailers, and wholesalers, licensed in accordance with this act, and to sell and distribute without this
State to any persons pursuant to the laws of the places of such sale and distribution, brewed malt alcoholic beverages and naturally fermented wines, and to maintain a warehouse and salesroom. The fee for this license shall be one thousand two hundred and fifty dollars ($1,250.00).

11. Section thirteen of the act of which this is an amendment is hereby amended to read as follows:

13. Class C licenses shall be sub-divided and classified as follows:

(1) Plenary retail consumption license. The holder of this license shall be entitled, subject to rules and regulations, to sell for consumption on the licensed premises any alcoholic beverages by the glass or other open receptacle, and also to sell all alcoholic beverages in original containers for consumption off the licensed premises; provided, however, that on and after July first, one thousand nine hundred and thirty-four, this license shall not be issued to permit the sale of alcoholic beverages in or upon any premises in which a grocery, delicatessen, drug store or other mercantile business (except the keeping of a hotel or restaurant, or the sale of cigars and cigarettes at retail as an accommodation to patrons, or the retail sale of nonalcoholic beverages as accessory beverages to alcoholic beverages) is carried on. The fee for this license shall be fixed by the governing board or body of the municipality in which the licensed premises are situated, by resolution or ordinance, at not less than two hundred dollars ($200.00) and not more than two thousand dollars ($2,000.00).

(2) Seasonal retail consumption license. The holder of such license shall be entitled, subject to rules and regulations, to sell, during the summer season from May fifteenth until September fifteenth inclusive, or during the winter season from November fifteenth until April fifteenth inclusive, for consumption on the licensed premises any alcoholic beverages by the glass or other open receptacle, and also to sell all alcoholic beverages in original containers for consumption off the licensed premi-
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(i) Plenary retail distribution license. The fee for this license shall be fixed by the governing board or body of the municipality in which the licensed premises are situated, by resolution or ordinance, at seventy-five per centum of the fee fixed by said board or body for plenary retail consumption licenses.

(3) Plenary retail distribution license. The holder of this license shall be entitled, subject to rules and regulations, to sell any alcoholic beverages for consumption off the licensed premises, but only in original containers; provided, however, that the governing board or body of each municipality may, by ordinance, enact that on and after July first, one thousand nine hundred and thirty-four, this license shall not be issued to permit the sale of alcoholic beverages in or upon any premises in which any other mercantile business is carried on. The fee for this license shall be fixed by the governing board or body or other controlling authority of the municipality in which the licensed premises are situated by resolution or ordinance at not less than one hundred dollars ($100.00), and not more than one thousand dollars ($1,000.00).

(3-A) Limited retail distribution license. The holder of this license, subject to rules and regulations, shall be permitted to sell for consumption off the licensed premises, but only in original containers, any unchilled brewed malt alcoholic beverages in quantities of not less than seventy-two (72) fluid ounces. The fee for this license shall be fixed by the governing body or board of the municipality in which the licensed premises are situated, by resolution or ordinance at not less than $25.00 or more than $50.00; provided, however, that the governing board or body of each municipality may, by ordinance, enact that no limited retail distribution license shall be granted within its respective municipality; and further provided, that such governing board or body may by ordinance enact that no more than one such license may be granted to any person, corporation, partnership, limited partnership, or association in each
municipality, and said license shall cover only the licensed premises.

(4) Plenary retail transit license. The holder of this license shall be entitled, subject to rules and regulations, to sell any alcoholic beverages for consumption only on railroad trains, airplanes and boats, while in transit. The fee for this license shall be one hundred and fifty dollars ($150.00), except for boats under five (5) tons gross tonnage and for each such boat the fee shall be ten dollars ($10.00); provided, however, that a license issued under this provision to a railroad or air transport company shall cover all dining and club cars and planes operated by any such company within the State of New Jersey; and provided, further, that a license for a boat issued under this provision shall apply only to the particular boat for which issued.

(5) Club license. The holder of this license shall be entitled, subject to rules and regulations, to sell, only to bona fide club members and their guests, alcoholic beverages intended for immediate consumption on the licensed premises. The fee for this license shall be fixed by the governing board or body of the municipality in which the licensed premises are situated, by resolution or ordinance, at not less than fifty dollars ($50.00) and not more than one hundred and fifty dollars ($150.00); provided, however, that the governing board or body of each municipality may, by ordinance, enact that no club licenses shall be granted within its respective municipality. Club licenses may be issued only to such corporations, associations and organizations as are operated for benevolent, charitable, fraternal, social, religious, recreational, athletic, or similar purposes, and not for private gain, and comply with all conditions which, subject to rules and regulations, may be imposed by the commissioner.
12. Section fourteen of the act of which this is an amendment is hereby amended to read as follows:

14. Class D licenses shall be as follows:

Transportation license. The holder of this license shall be entitled, subject to rules and regulations, to transport alcoholic beverages into, out of, through and within the State of New Jersey and to maintain a warehouse. The fee for this license shall be two hundred dollars ($200.00).

13. Section fifteen of the act of which this is an amendment is hereby amended to read as follows:

15. Any licensee entitled to maintain a warehouse or salesroom shall, if approved by the commissioner, secure a separate license for each additional warehouse, salesroom, or separate office desired, and pay as a fee therefor twenty-five percent (25%) of the fee paid for his license, each additional warehouse, salesroom or separate office being deemed a separate place of business.

14. Section sixteen of the act of which this is an amendment is hereby amended to read as follows:

16. Before any Class A, Class B, Class D or Class E license shall be issued, each such licensee shall give a bond to the State of New Jersey, to be approved by the State Tax Commissioner as to form and amount, conditioned for the payment of all taxes, penalties and interest imposed by the laws of this State upon the sale or delivery of alcoholic beverages. Such bonds shall be transmitted to and be held by the State Tax Commissioner, and all such bonds heretofore received and now held by the Commissioner of the Department of Alcoholic Beverage Control shall be transmitted forthwith to the State Tax Commissioner.

15. Section seventeen of the act of which this is an amendment is hereby amended to read as follows:

17. It shall be the duty of the commissioner to administer the issuance of manufacturers', wholesalers', plenary retail transit, transportation, and public warehouse licenses, in accordance with this act.
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16. Section eighteen of the act of which this is an amendment is hereby amended to read as follows:

18. It shall be the duty of the governing board or body of each municipality, except in such municipalities as shall have created municipal boards pursuant to this act, in which latter event it shall be the duty of such respective municipal boards, to administer the issuance of all other licenses within their respective municipalities, in accordance with this act, and forthwith to report the issuance of all such licenses to the commissioner. The issuing authorities constituted by this section are sometimes hereinafter referred to as "other issuing authority."

17. Section twenty of the act of which this is an amendment is hereby amended to read as follows:

20. It shall be the duty of the commissioner to administer and enforce this act and administer the Department of Alcoholic Beverage Control; to make an annual report to the Governor of the activities of his department; to investigate applicants for Class A, Class B, Class D, Class E and plenary retail transit licenses, and all licensees, and to inspect all licensed premises; to conduct hearings in accordance with this act; to make and conduct searches, seizures and forfeitures in accordance with this act; to dispose of articles seized and forfeited; to maintain proper records; to maintain a petty cash fund not in excess of one thousand dollars ($1,000); to requisition the purchase of necessary supplies and equipment; to cooperate with municipalities and municipal boards in enforcing this act; to keep full and correct minutes; to publish lists of all licenses issued; and to do, perform, take and adopt all other acts, procedures and methods designed to insure the fair, impartial, stringent and comprehensive administration of this act. The enumeration of the above specific duties shall not be construed to limit or restrict in any way the general authority given by this act to the commissioner.
18. Section twenty-two of the act of which this is an amendment is hereby amended to read as follows:

22. Applicants for licenses shall answer such questions and make such declarations as shall be prescribed by rules and regulations. No retail license shall be issued to a natural person unless he shall have been a resident of the State of New Jersey for at least five years, continuously, immediately prior to the submission of the application. No license of any class shall be issued to any alien; to any person under legal age; or to any person who has been convicted of a crime involving moral turpitude or who has committed two or more violations of this act. In case of applications by corporations, except applications for club licenses, the names and addresses of all stockholders, holding one (1) or more per centum of any of the stock thereof, of all officers, and of all members of the board of directors must be stated in the application, and if one or more of such officers or members or any holder directly or indirectly, of ten (10) per centum or more in beneficial interest of the capital stock of the corporation would fail to qualify as an individual applicant in all respects, except as to residence and age, no license of any class shall be granted.

In case of applications for club licenses, the names and addresses of all officers, trustees, directors, or other governing officials, together with the names and addresses of all the members of the corporation, association, or organization must be stated in the application.

In the case of application by a partnership, the application shall contain the names and addresses of all of the partners. No license shall be issued unless all of the partners would qualify as individual applicants.

A photostatic copy of all federal licenses, permits and/or stamps necessary to the lawful conduct of the business for which a State license is sought and which relate to alcoholic beverages
must accompany the license application, together with a deposit of the full amount of the required license fee, which deposit to the extent of ninety per centum thereof shall be returned to the applicant by the commissioner or other issuing authority if the application is denied, and the remaining ten per centum shall constitute an investigation fee and be disposed of as hereinafter provided.

Every applicant for a license shall cause a notice of intention to make such application to be published in a form prescribed by rules and regulations, once a week for two weeks successively in a newspaper, printed in the English language, published and circulated in the municipality in which the licensed premises are located; provided, however, that if there shall be no such newspaper, then such notice shall be published in a newspaper, printed in the English language, published and circulated in the county in which the licensed premises are located; provided, further, that no publication shall be required with respect to applications for transportation or public warehouse licenses.

All applications shall be duly sworn to by each of the applicants, except in cases of applications by corporations, which shall be duly sworn to by the president or vice-president. All statements in said applications required to be made by law or by rules and regulations shall be deemed material, and any person who shall knowingly misstate any material fact, under oath, in said application shall be guilty of a misdemeanor and punished accordingly. Fraud, misrepresentation, false statements, misleading statements, evasions or suppression of material facts in the securing of a license are grounds for revocation.

19. Section twenty-three of the act of which this is an amendment is hereby amended to read as follows:

23. All licenses shall be for a term of one year from the first day of July in each year; provided, however, that all such licenses issued prior to July first, one thousand nine hundred and thirty-four,
shall expire at midnight on June thirtieth, one
thousand nine hundred and thirty-four; and further
provided, that the respective fees for any such
license shall be prorated according to the date of
such license and based on the respective annual
fee as in this act provided. Licenses are not
transferable. A separate license is required for
each specific place of business and the operation
and effect of every license is confined to the licensed
premises. No retail license of any class shall be
issued to any holder of manufacturer’s or whole-
saler’s license, and no manufacturer’s or whole-
saler’s license shall be issued to the holder of a
retail license of any class. Any person who shall
exercise or attempt to exercise, or hold himself out
as authorized to exercise, the rights and privileges
of a license except to the licensee and then only with
respect to the licensed premises, shall be guilty of
a misdemeanor.

In case of death, bankruptcy, receivership or
incompetency of the licensee, or if for any other
reason whatsoever the operation of the business
covered by the license shall devolve by operation
of law upon a person other than the licensee, the
commissioner or other issuing authority may, in
his or its discretion, extend said license for a
limited time, not exceeding its term, to the executor,
administrator, trustee, receiver or other person
upon whom the same has devolved by operation of
law as aforesaid. Under no circumstances, how-
ever, shall a license, or rights thereunder, be
deemed property, subject to inheritance, sale,
pledge, lien, levy, attachment, execution, seizure
for debts, or any other transfer or disposition
whatsoever, except to the extent expressly provided
by this act.

On application made therefor setting forth the
same matters and things with reference to the
premises to which a transfer of license is sought
as are required to be set forth in connection with an
original application for license as to said premises,
and after publication of notice of intention to apply
for transfer, in the same manner as is required in case of an application for license as to said premises, the commissioner or other issuing authority may transfer, upon payment of a fee of five dollars ($5.00), any license issued by him or it respectively to a different place of business than that specified therein, by endorsing permission upon such license.

No person who would fail to qualify as a licensee under this act shall be knowingly employed by or connected in any business capacity whatsoever with the licensee; provided, however, that specialized technical workers, required in any business may, with the approval of the commissioner, and subject to rules and regulations, be employed although failing to qualify as to residence or citizenship; and further provided, that persons failing to qualify as to age may, with the approval of the commissioner, and subject to rules and regulations, be employed by any licensee, but such employee shall not, in any manner whatsoever, sell or solicit the sale or participate in the manufacture, rectification, blending, treating, fortification, mixing, processing or bottling of any alcoholic beverage.

20. Section twenty-four of the act of which this Section twenty-four amended is hereby amended to read as follows:

24. All fees collected by the commissioner shall be promptly paid, when earned, to the State Treasurer, and thereupon shall become part of the free treasury funds of this State.

Any statute or exemption to the contrary notwithstanding, no license shall be issued to any person except upon payment of the full fee therefor or as above prorated; provided, however, that no license shall be required and no fee charged in connection with the retail sale of alcoholic beverages for consumption on the premises where sold, when sold at any camp, post or regimental exchange duly organized under the regulations of the United States Army or Navy or Marine Corps or, if the consent of the State Military Board shall have first been obtained, under the State National Guard regulations.
21. Section twenty-five of the act of which this is an amendment is hereby amended to read as follows:

25. Licensees, except public warehouse licensees, may deliver alcoholic beverages in their own vehicles, solely, however, for their own respective business in connection with and as defined in their respective licenses, without possessing a transportation license; provided, however, that the vehicles while so used shall be marked in the manner prescribed for all vehicles authorized to transport alcoholic beverages under a transportation license, as shall be provided in rules and regulations; and provided, further, that one such transit insignia shall be furnished by the commissioner without cost and each additional vehicle so used shall bear a separate insignia to be furnished by the commissioner at a fee of two dollars ($2.00) each.

22. Section twenty-six of the act of which this is an amendment is hereby amended to read as follows:

26. Druggists and pharmacists duly registered under the laws of the State of New Jersey as such may, upon their respective registered premises as aforesaid, without license hereunder, purchase and use alcoholic beverages for the compounding of physicians’ prescriptions and for the preparation of mixtures and medicines, unfit for use as beverages, and sell same after being so compounded or prepared, subject to rules and regulations; provided, however, that they may not sell alcoholic beverages otherwise than as aforesaid and particularly shall not sell the same in either original containers or by glass or other open containers, except under a license obtained under this act permitting the same. Hospitals may purchase and use alcoholic beverages for the compounding of physicians’ prescriptions, and for the preparation of mixtures and medicines unfit for use as beverages, and for dispensing to patients in accordance with physicians’ orders and prescriptions, without license therefor, subject to rules and regulations.
Wholesale licensees may sell alcoholic beverages, directly to druggists and pharmacists, registered as aforesaid, and to hospitals, for use as herein authorized, subject to rules and regulations.

The commissioner shall have and exercise the same powers of investigation and of prescribing rules and regulations with regard to the alcoholic beverages purchased, used, mixed, compounded or dispensed pursuant to this section as are by this act accorded to him in connection with the sale, distribution, rectification, blending, treating, fortifying, mixing, processing, warehousing and transportation of all alcoholic beverages.

23. Section twenty-seven of the act of which this is an amendment is hereby amended to read as follows:

27. This act is not designed to prohibit sales of denatured alcohol and alcoholic mixtures or composition or articles of commerce containing alcohol which are unfit for use as beverages without license hereunder. No provision of this act shall apply to alcohol intended for and actually used in the manufacture and sale of any of the following when they are unfit in fact for beverage purposes, namely:

(a) Denatured alcohol produced and used pursuant to acts of Congress and regulations promulgated thereunder.

(b) Patent, proprietary, medicinal, pharmaceutical, antiseptic and toilet preparations.

(c) Flavoring extracts, syrups and food products.

(d) Scientific, chemical, mechanical and industrial products.

Any person who shall knowingly sell, use or transport any of the products enumerated in paragraphs (a), (b), (c) or (d) for beverage purposes, or who shall use, sell or transport any of the same under circumstances from which he might reasonably deduce the intention of the purchaser or consignee to use them for such purposes shall be guilty of a misdemeanor and punished accordingly.
The Commissioner shall have the power to investigate the sale, purchase, use and transportation of industrial alcohol as set forth above to the extent reasonably necessary to prevent conversion into alcoholic beverages fit for consumption.

24. Section twenty-eight of the act of which this is an amendment is hereby amended to read as follows:

28. Any license whether issued by the commissioner or any other issuing authority may be suspended or revoked by the commissioner or the other issuing authority may suspend or revoke any license issued by it, for any of the following causes: violation of any of the provisions of this act; manufacture, transportation, distribution or sale of alcoholic beverages in a manner or to an extent not permitted by the license or by law; nonpayment of any excise tax or other payment required by law to be paid to the State Tax Commissioner; failure to have at all times a valid, unrevoked permit, license or special tax stamp, or other indicia of payment, of all fees, taxes, penalties and payments required by any law of the United States; failure to have at all times proper stamps or other proper evidence of payment of any tax required to be paid by any law of this State; any violation of rules and regulations; any other act or happening occurring after the time of making of an application for a license which if it had occurred before said time would have prevented the issuance of the license; or for any other cause designated by this act. No suspension or revocation of any license shall be made until a five-day notice of the charges preferred against the licensee shall have been given to him personally or by mailing the same by registered mail addressed to him at the licensed premises and a reasonable opportunity to be heard thereon afforded to him. A suspension or revocation of license shall be effected by a notice in writing of such suspension or revocation, designating the effective date thereof; and in case of suspension, the term of such suspension, which notice may be
served upon the licensee personally or by mailing the same by registered mail addressed to him at the licensed premises. Such suspension or revocation shall apply to the licensee and to the licensed premises. Any revocation shall render the licensee ineligible to receive any other license, of any kind or class under this act, for a period of two years from the effective date thereof and may, in the discretion of the commissioner or the other issuing authority as the case may be, render the licensed premises ineligible to become the subject of any further license, of any kind or class under this act, during said period of two years. No refund shall be made of any portion of a license fee after issuance of a license; provided, however, that if any licensee, except a seasonal retail consumption licensee, shall voluntarily surrender his license, there shall be returned to him, after deducting as a surrender fee twenty-five per centum of the license fee paid by him, if the surrender is made prior to July first, one thousand nine hundred and thirty-four, and fifty per centum made thereafter, the pro rated fee for the unexpired term; provided, further, that such licensee shall not have committed any violation of this act or of any rule or regulation or done anything which in the fair discretion of the commissioner or other issuing authority, as the case may be, should bar or preclude such licensee from making such claim for refund and that all taxes and other setoffs or counterclaims which shall have accrued and shall have become due and payable to the State of New Jersey and/or any municipality have been paid. Such proration shall be made as of the date of the approval of such surrender. Surrenders of retail licenses shall be promptly certified by the issuing authority to the commissioner. Surrender fees shall be accounted for as are investigation fees. In the event of any suspension or revocation of any license by the other issuing authority, the licensee may within thirty (30) days after the date of service or of mailing of said notice of suspension or of revocation, ap-
Hearing.

Section thirty amended.

License refused for failure to pay fees, etc., unless bonded.

Section twenty-nine amended.

Sanitary regulations.

Section thirty amended.

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peal to the commissioner from the action of the other issuing authority in suspending or revoking such license. The commissioner shall thereupon fix a time for the hearing of the appeal and before hearing the same shall give at least five (5) days’ notice of the time so fixed to both said licensee and to the other issuing authority who effected such suspension or revocation.

25. Section twenty-nine of the act of which this is an amendment is hereby amended to read as follows:

29. Subject to rules and regulations, each issuing authority by resolution, first approved by the commissioner, may impose any condition or conditions to the issuance of any license deemed necessary and proper to accomplish the objects of this act and secure compliance with the provisions hereof, and all such licenses shall become effective only upon compliance with the conditions so stated and shall be revocable for subsequent violation thereof.

26. Section thirty of the act of which this is an amendment is hereby amended to read as follows:

30. No license shall be issued to any person to whom a license shall have been issued under an act entitled “An act concerning the manufacture, distribution and sale of certain beverages having an alcoholic content and providing for licenses, regulations and fees in connection therewith and penalties for violations thereof,” approved April twelfth, one thousand nine hundred and thirty-three, as amended and supplemented, or under this act as amended and supplemented, and who shall have failed to pay to the State of New Jersey or to any municipality of this State any tax, license fee or penalty which shall have accrued pursuant to the provisions of said acts and of an act entitled “An act imposing taxes upon the sale of alcoholic beverages and providing for the collection thereof,” approved December fourth, one thousand nine hundred and thirty-three and amendments thereof and supplements thereto, unless such person shall have
posted with the State Tax Commissioner, or the municipality, as the case may be, a cash deposit in an amount, or a bond in form, with sureties and in an amount satisfactory to the State Tax Commissioner, or the municipality, as the case may be, to secure the payment of said tax, license fee or penalty, and this provision shall remain in force and effect notwithstanding the repeal of the aforesaid acts.

27. Section thirty-two of the act of which this is an amendment is hereby amended to read as follows:

32. The commissioner and each other issuing authority is hereby authorized and empowered to make, or cause to be made, such investigations as he or it shall deem proper in the administration of this act and of any and all other acts now or which may hereafter be in force and effect concerning alcoholic beverages, or the manufacture, distribution or sale thereof, or the collection of taxes thereon, including the inspection of premises for which the license is sought or has been issued, of any building containing the same, of licensed buildings, examination of the books, records, accounts, documents and papers of the licensees or on the licensed premises, and every applicant for a license, and every licensee, and every director, officer, agent and employee of every licensee, shall, on demand, exhibit to the commissioner or other issuing authority, as the case may be, or to his or its deputies or investigators, or inspectors or agents all of the matters and things which the commissioner or other issuing authority, as the case may be, is hereby authorized or empowered to investigate, inspect or examine, and to facilitate, as far as may be in their power so to do, in any such investigation, examination or inspection, and they shall not in any way hinder or delay or cause the hindrance or delay of same, in any manner whatsoever. For the purpose of any investigation, examination, inspection, revocation, rule to show cause and every other proceeding authorized under
this act or appropriate for its enforcement, the commissioner and each other issuing authority is hereby authorized and empowered to examine, under oath, any and all persons whatsoever and to compel by subpoena the attendance of witnesses and the production of books, records, accounts, papers and documents of any person or persons and to take any oath or affirmation of any person to any deposition, statement, report or application required in the administration of this act, or of any and all other acts now or which may hereafter be in force and effect concerning alcoholic beverages, or the manufacture, distribution and sale thereof, or the collection of taxes thereon. The fees of witnesses required to attend before the commissioner or other issuing authority shall be the same as those allowed to witnesses in the Supreme Court.

The above enumerations of purposes and powers shall not be construed as exclusive and shall not limit such power to investigate, examine and subpoena for any purpose consonant with the administration and enforcement of this act.

If a person subpoenaed to attend any hearing refuses or fails to appear or to be examined, or to answer any question or to produce any books, records, accounts, papers and documents when ordered so to do by the commissioner, the commissioner or other issuing authority, as the case may be, may apply to the Supreme Court, or any justice thereof, who shall have the power of the court for that purpose, to make an order returnable not less than two nor more than ten days, directing such person to show cause before the court or a justice thereof why he should not comply with the subpoena or direction or order of the commissioner or of the other issuing authority, as the case may be, and upon the return of such order the court or justice shall examine such person, under oath, and thereupon make such order as may be required, and any refusal or failure to obey such order of the court or such justice may be punished by said court or by said justice as a contempt of the Supreme Court.
Each deputy commissioner shall have and exercise all the powers conferred by this act upon the commissioner to the extent that the same shall be delegated to him by the commissioner by rules and regulations.

One of such deputy commissioners shall be designated by the commissioner with power to perform all of the duties of the commissioner in case of his absence or inability to act for any cause and who shall also have authority to so act in the event of death of the commissioner until a successor has been appointed and qualified.

28. Section thirty-four of the act of which this is an amendment is hereby amended to read as follows:

34. The commissioner shall adopt an official seal. Copies of any act, rule, regulation, order or decision made by him and of any paper or papers filed in any office maintained by him, may be authenticated under said seal and when so authenticated shall be evidence in all courts of this State of the same weight and force as the originals thereof. For authenticating any such copy he shall receive such fees as are fixed by him, commensurate with the reasonable cost of the services rendered, to be accounted for by him as in case of license fees, as hereinbefore provided. All records and files of the department shall be open for inspection, pursuant to rules and regulations.

29. Section thirty-five of the act of which this is an amendment is hereby amended to read as follows:

35. The commissioner is hereby empowered and it is his duty to hear and conduct all appeals provided for by this act, and thereupon to render written decisions stating conclusions and reason therefor upon each matter so appealed, and said decisions shall be binding upon all persons and shall be honored and forthwith executed by the other issuing authority. The commissioner is hereby authorized to order the other issuing authority to issue a license when and if, after a hear-
Establish procedure and rules.

Section thirty-seven amended.

May limit number of licenses and hours of sale.

Subject to appeal.

Local control.

Proviso.

Establishing on the appeal of an applicant therefor, the commissioner shall decide that a license was improperly refused or improperly revoked by the other issuing authority; to order the other issuing authority to suspend or revoke a license, or to forthwith terminate the suspension or cancel the revocation of a license, when and if, after a hearing on appeal, the commissioner shall reverse the decision of the other issuing authority to establish procedure and rules; and to make all findings, rulings, decisions and orders as may be right and proper and consonant with the spirit of this act.

30. Section thirty-seven of the act of which this is an amendment is hereby amended to read as follows:

37. Each issuing authority, other than the commissioner, may as regards each respective municipality limit the number of licenses to sell alcoholic beverages at retail and the hours between which the sales of alcoholic beverages at retail may be made and may, subject to the approval of the commissioner first obtained, regulate the conduct of any business licensed to sell alcoholic beverages at retail and the nature and condition of the premises upon which any such business is to be conducted. The aforesaid limitations of number of licensees and of hours of sale shall be subject respectively to appeal to the commissioner, as hereinafter provided. The governing board or body of each municipality may, by ordinance, enact that no more than one retail license shall be granted to any person, corporation, partnership, limited partnership or association in said municipality and that said license shall cover only the licensed premises provided, however, that nothing herein contained shall operate to disqualify a guardian, executor, administrator, trustee, receiver, or any other fiduciary or court officer from obtaining or from holding more than one such license in different official capacities.
31. Section thirty-eight of the act of which this is an amendment is hereby amended to read as follows:

38. If any person affected or who might be affected by any limitation of the number of licenses or of the hours between which sales of alcoholic beverages at retail may be made shall consider himself aggrieved thereby, he may appeal to the commissioner in respect thereto and thereupon the commissioner, after public hearing, may set aside, vacate and repeal the limitation complained of or change, alter, amend or otherwise modify the same.

32. Section forty of the act of which this is an amendment is hereby amended to read as follows:

40. It shall be unlawful for any owner, part owner, stockholder or officer or director of any corporation, or any other person whatsoever interested in any way whatsoever in any brewery, winery, distillery or rectifying and blending plant, or any wholesaler of alcoholic beverages, to conduct, own either in whole or in part, or be directly or indirectly interested in the retailing of any alcoholic beverages except as provided in this act, and such interest shall include any payments or delivery of money or property by way of loan or otherwise accompanied by an agreement to sell the product of said brewery, winery, distillery, rectifying and blending plant or wholesaler; provided, however, that prior to December sixth, one thousand nine hundred and thirty-six, the ownership of or mortgage upon or any other interest in licensed premises if such ownership, mortgage or interest existed on December sixth, one thousand nine hundred and thirty-three, shall not be deemed to be an interest in the retailing of alcoholic beverages. And it shall be unlawful for any owner, part owner, stockholder or officer or director of any corporation, or any other person whatsoever, interested in any way whatsoever in the retailing of alcoholic beverages to conduct, own either in whole or in part or to be a shareholder, officer or director of a corporation or association, directly or in-
directly, interested in any brewery, winery, distillery, rectifying and blending plant, or wholesaler, except as provided for in this act, or with any manufacturing, wholesaling or importing interests of any kind whatsoever outside of the State. No interest in the retailing of alcoholic beverages shall be deemed to exist by reason of the ownership, delivery or loan of interior signs designed for and exclusively used for advertising the product of or product offered for sale by such brewery, winery, distillery or rectifying and blending plant or wholesaler.

Advertising. No interest in the retailing of alcoholic beverages shall be deemed to exist by reason of the ownership, delivery or loan of interior signs designed for and exclusively used for advertising the product of or product offered for sale by such brewery, winery, distillery or rectifying and blending plant or wholesaler.

Advertising.

Section forty-seven. Section forty-seven of the act of which this is an amendment is hereby amended to read as follows:

47. No person, except an officer, or other person authorized by and acting pursuant to instructions from such officer, so doing in the course of and for the purpose of enforcing this act shall knowingly purchase, receive or procure any illicit beverage.

Fine.

Penalty. Any person who shall violate this provision shall be guilty of a misdemeanor and punished by a fine of not less than ten dollars ($10.00) and not more than one hundred dollars ($100.00), or imprisonment for not less than two days and not more than ten days, or by both such fine and imprisonment, in the discretion of the court.

Section forty-eight. Section forty-eight of the act of which this is an amendment is hereby amended to read as follows:

48. Any person who shall manufacture, sell, distribute, bottle, rectify, blend, treat, fortify, mix, process, warehouse or transport any alcoholic beverage in violation of this act, or who shall import, own, possess, keep or store in this State alcoholic beverages with intent to manufacture, sell, distribute, bottle, rectify, blend, treat, fortify, mix, process, warehouse or transport alcoholic beverages in violation of the provisions of this act, or who shall own, possess, keep or store in this State any implement or paraphernalia for the manufacture, sale, distribution, bottling, rectifying, blend-
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...ing, treating, fortifying, mixing, processing, warehousing or transportation of alcoholic beverages with intent to use the same in the manufacture, sale, distribution, bottling, rectifying, blending, treating, fortifying, mixing, processing, warehousing or transportation of alcoholic beverages in violation of this act, or to aid or abet another in the manufacture, sale, distribution, bottling, rectifying, blending, treating, fortifying, mixing, processing, warehousing or transportation of alcoholic beverages in violation of this act, all of which shall be violations of this act, shall be guilty of a misdemeanor and punished by a fine of not less than one hundred dollars ($100.00) and not more than five hundred dollars ($500.00) or imprisonment for not less than thirty days and not more than six months, or by both such fine and imprisonment, in the discretion of the court.

35. Section fifty-eight of the act of which this is an amendment is hereby amended to read as follows:

58. Every search warrant shall be executed and returned to the issuing magistrate within forty-eight hours after its issuance, after which time, unless executed, it shall be void.

36. Section sixty-four of the act of which this is an amendment is hereby amended to read as follows:

64. Any officer knowing, or having reasonable cause to believe that any person is engaged in unlawful alcoholic beverage activity, it shall be his duty to investigate, under proper search warrant when necessary, which it shall be his further duty to apply for, and to seize all property which he shall know, or have reasonable ground to believe is unlawful property, including in the case of illicit alcoholic beverages within any vehicle, the vehicle containing the same, and to arrest all persons whom he shall know, or have reasonable ground to believe, are committing, or have committed, a misdemeanor under this act and to make complaint against such persons as in other cases of misdemeanor. All
property when seized shall be under the jurisdiction of the commissioner subject to this act. Any seized property shall be returned to any person claiming the same upon execution and delivery by him to the commissioner of a bond in a form and with sureties satisfactory to the commissioner in a sum double the retail value of the property, as appraised by the commissioner, conditioned, (1) to pay to the commissioner for the use of the State the full retail value of said property in case the same shall appear to have been unlawful property, and (2) in case it shall appear that said property was not unlawful property, to pay such part of the retail value thereof as may represent the value of the outstanding right, title, interest, lien or claim of any other person, to such other person, which bond shall be enforceable, as other obligations for payment of money, by civil action in any court of competent jurisdiction, first by the commissioner, to be instituted within one year from the date thereof, and, secondly, by such other person as third party beneficiaries, at any time after final judgment in such action by the commissioner, or after the expiration of said year in case no such action shall have been instituted by the commissioner in the meantime. In lieu of such bond, the claimant to the said seized property may pay to the commissioner for the use of the State the retail value thereof in cash, as appraised by the commissioner, under protest, subject to the right of the person making the payment to recover said sum upon establishing that the property was not unlawful property by an action to be commenced said within one year from the date of such payment, and not thereafter, in any court of competent jurisdiction. Said claimant may, in lieu of either remedy, bring an action of replevin for the said property against the commissioner in any court of competent jurisdiction according to the forms and procedure, including the delivery of a bond, of said court, said action to be commenced within thirty days from the seizure of such property and not thereafter.
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If the commissioner shall be satisfied that property seized was not unlawful property he may return the same to the person or place from whom the same were taken. If any seized property shall not be reclaimed within thirty days, after determination by him that such property is unlawful property, and subject to rules and regulations, the commissioner shall sell the same at public sale for the use of the State; provided, however, that the commissioner may in his discretion sell, destroy, or retain for the use of hospitals and State, county and municipal institutions, all seized illicit beverages. No such sale, destruction or retention for use of hospitals and State, county and municipal institutions shall be had except after hearing, of which notice, of not less than fifteen nor more than thirty days, shall be given by mail to all persons known or believed by the commissioner to have an interest in the seized property and by publication twice in a newspaper to be designated by the commissioner and circulating in the county where the property was seized once in each of the two consecutive calendar weeks preceding such hearing. After such hearing, the commissioner shall file his determination in the form of an order which shall be subject to review on certiorari to the Supreme Court. Service of notice of application for such writ shall operate as a stay of the commissioner's order until further order of the court or of a justice thereof. All monies received by the commissioner hereunder shall be reserved during the time allowed any person an opportunity of establishing a right thereto and shall immediately thereafter be accounted for by the commissioner as in the case of license fees received hereunder.

Property seized and released shall thereafter be subject to further seizure because of ownership, possession or use thereof in connection with further unlawful alcoholic beverage activities.

The commissioner may, upon being satisfied that a common carrier, whose vehicle has been seized under the provisions of this act, has acted in good
faith and had no knowledge at the time of the seizure, that the vehicle contained illicit alcoholic beverages, order that the seized vehicle be returned to the common carrier.

37. Section sixty-seven of the act of which this is an amendment is hereby repealed.

38. Section seventy of the act of which this is an amendment is hereby amended to read as follows:

70. To the end that local police and other enforcing agencies shall enforce this act in the interest of economy and effective control it shall be the duty of all officers to use all due diligence to detect violations of this act and to apprehend the offenders and to make a proper complaint before a magistrate. Arrests may be made as in other cases of misdemeanors.

39. Section seventy-two of the act of which this is an amendment is hereby amended to read as follows:

72. There is hereby appropriated out of the fees to be collected by the commissioner under this act the sum of two hundred and twenty-five thousand dollars ($225,000.00) for the expenses of administering this act during the fiscal year ending June thirtieth, nineteen hundred and thirty-four. Thereafter, provision shall be made for the maintenance of this department in the annual or supplemental appropriation bills.

40. Section seventy-five of the act of which this is an amendment is hereby amended to read as follows:

75. To provide for contingencies where it would be appropriate and consonant with the spirit of this act to issue a license but the contingency has not been expressly provided for, the commissioner may for special cause shown, subject to rules and regulations, issue temporary permits the fee for which shall be determined in each case by the commissioner and shall not be less than five dollars ($5.00) nor more than five hundred dollars ($500.00), payable to the commissioner and to be accounted for by him as are license fees.
41. Section seventy-six of the act of which this is an amendment is hereby amended to read as follows:

76. Anything to the contrary hereinbefore notwithstanding, and for the benefit not of property but of persons attendant therein, no license shall be issued for the sale of alcoholic beverages within two hundred (200) feet of any church or public school house or private school house not conducted for pecuniary profit, except to manufacturers, wholesalers, hotels, clubs and fraternal organizations which own or are actually in possession of the licensed premises at the time this act becomes effective; provided, however, that the protection of this section may be waived at the issuance of the license and at each renewal thereafter, by the duly authorized governing body on authority of such church or school, such waiver to be effective until the date of the next renewal of the license; and provided, further, that said two hundred (200) feet shall be measured in the normal way that a pedestrian would properly walk from the nearest entrance of said church or school to the nearest entrance of the premises sought to be licensed.

The prohibition contained in this section shall not apply to the renewal of any license where no such church or school house was located within two hundred (200) feet of the licensed premises as aforesaid at the time of the issuance of the license, nor to the issuance and/or renewal of any license where such premises have been heretofore licensed for the sale of alcoholic beverages or intoxicating liquors, and such church or school house was constructed and/or established during the time said premises were operated under said previous license.

42. Section nineteen of the act of which this is an amendment is hereby amended to read as follows:

19. If the issuing authority other than the commissioner shall refuse to issue any license, the applicant shall be notified forthwith of such refusal by a notice served personally upon the applicant,
or sent to him by registered mail addressed to him at the address stated in the application. Said applicant or any taxpayer opposing such application may within thirty days after the date of service or of mailing of said notice appeal to the commissioner from the action of the issuing authority. The commissioner shall thereupon fix a time for the hearing of the appeal and before hearing the same shall give at least five days' notice of the time so fixed to both said applicant, such taxpayer, and other issuing authority.

43. This act shall take effect immediately.
Approved April 13, 1934.

CHAPTER 86

An Act to amend an act entitled "An act defining motor vehicles and providing for the registration of the same and the licensing of the drivers thereof; fixing rules regulating the use and speed of motor vehicles; fixing the amount of license and registration fees; prescribing and regulating process and the service thereof and proceedings for the violation of the provisions of the act and penalties for said violations," approved April eighth, one thousand nine hundred and twenty-one.

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

1. Section twelve of the act to which this act is amendatory be and the same is hereby amended to read as follows:

12. (1) Upon the transfer of ownership or the destruction of any motor vehicle its registration shall expire; and in the event of the sale of the motor vehicle the original owner shall remove the...
registration plates therefrom, and shall within forty-eight hours notify the Commissioner of Motor Vehicles of the name and address of the purchaser; provided, that the surviving husband, wife, child or children of the deceased registered owner of any motor vehicle in whom title thereto shall vest by virtue of the terms of the will of said deceased owner, or otherwise, shall upon application to the Commissioner of Motor Vehicles, and upon the payment of a fee of one dollar, be entitled to have the registration to such vehicle transferred in his or her name.

The original owner may, however, by proper sworn application upon a blank to be furnished by the Motor Vehicle Department, register another motor vehicle upon payment of a fee of one dollar when such motor vehicle is of equal or less horsepower or classification than that originally registered, or upon the payment of a fee of one dollar and the difference between the fee originally paid and that due if the new motor vehicle be properly registerable in a higher class; and unless the original registration plates have been destroyed, such owner shall be assigned the registration number previously issued to him and shall receive a new registration certificate.

If the original registration plates have been destroyed, then the owner thereof in making application for the transfer of the original registration shall pay in addition to the transfer fee of one dollar an additional fee of two dollars for new plates.

(2) Lost or defaced license plates. In the event of the loss of one or both registration plates or said plate or plates being so defaced that the numbers thereon are illegible, it shall be the duty of the owner of the motor vehicle for which the same were issued to apply to the Commissioner of Motor Vehicles or his representative for new plates within twenty-four hours of the discovery of the loss or defacement of such plate or plates. Such application shall be made upon blank furnished by the department, on which shall be set forth the
 Fee.

New plates issued.

CHAPTER 87

AN ACT to amend 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 same," approved March thirty-first, one thousand nine hundred and fifteen, as amended.

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 be and the same hereby is amended to read as follows:

7. Any license to practice dentistry in this State may be suspended or revoked by the board upon proof to the satisfaction of the board that the holder of such license (a) has secured such license through deceit, fraud or willful misrepresentation, or (b) has been convicted of crime involving moral turpitude, or (c) habitually uses drugs or intoxicants to an extent rendering him unfit for the practice of dentistry, or (d) has been guilty of willful and gross malpractice or willful and gross neglect in the practice of dentistry, or (e) has been guilty
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Employing unlicensed persons;

Practicing under corporate or trade name;

Advertising.

of employing unlicensed persons to perform work which, under this act, can only legally be done by persons licensed to practice dentistry in this State, or (f) has been convicted more than once of practicing dentistry under a corporate or trade name in violation of the provisions of this act or any amendment thereof, or (g) has advertised in any manner his products or the price or charge to be made or the character or durability of his works or products or anything identical to any of the foregoing, whether by means of circular, card, sign, poster, advertising matches, mirrors, or other articles, or by advertisements in newspapers, magazines, or other publications or by projection by means of light or by crier or radio broadcasting or by use of advertising solicitors or publicity agents; or has permitted the use of his name as a dentist by others in the sale or advertisement of products.

Any person whose license shall be suspended or revoked in accordance with this section shall be deemed an unlicensed person, during the period of such suspension or revocation, and as such shall be subject to the penalties prescribed for unlicensed persons who practice dentistry.

Any person whose license shall be suspended or revoked, under the authority of this act may in the discretion of the board be relicensed at any time to practice without an examination upon application to the board.

Before any license shall be revoked or suspended, a notice shall be served upon the accused person which notice shall specify the grounds for such proposed suspension or revocation and shall name a time and place for hearing. Such notice shall be served upon the accused person either personally or by leaving the same at his place of business or residence, at least twenty days before the time fixed for the hearing. At the time and place fixed in said notice for said hearing, or any time and place to which the said hearing shall be adjourned, the board shall hear the matter in a summary way. The accused person shall have the
right to be represented at any such hearing by
counsel of his selection. The president of the board
shall have the right to administer oaths to wit­
tnesses and to issue subpœnas for the compulsory
attendance of witnesses at such hearing. Upon the
request of the accused person or his counsel, the
president of said board shall issue subpœnas to
compel the attendance of witnesses in behalf of
the accused, which subpœnas when issued shall be
delivered to the accused person or his counsel.
Process for the compulsory attendance of wit­
tnesses shall be effective if served upon the person
named therein anywhere within this State; pro­
vided, that at the time of such service the fees now
or hereafter provided by law for witnesses in civil
cases shall be paid or tendered to such person. Any
person upon whom a subpœna shall have been
served and to whom a fee has been paid or ten­
dered as provided in this act who shall not appear
according to the command thereof, having no law­
ful or reasonable excuse for such default, shall be
liable to a penalty of fifty dollars ($50.00) which
shall be sued for and recovered by said board in
the manner herein provided for the recovery of
penalties incurred under this act.

In case the action of the board in revoking or
suspending any license shall be reviewed by writ of
certiorari, the court shall determine questions of
fact, as well as of law and inquire into the facts by
depositions taken on notice or in such manner as
is according to the practice of the court, provided
that a transcript of the testimony taken before
said board shall be included in the return to the
writ and shall be considered by the court the same
as if it had been taken by deposition on notice and
either party may take additional testimony. The
court may reverse or affirm in whole or in part the
finding or determination of the board or pronounce
such judgment on the evidence as shall be war­
ranted by the circumstances of the case. The Su­
preme Court or any justice thereof in allowing any
writ of certiorari shall state in the allocatur
whether the same shall have the effect of staying the revocation of suspension of such license, and in case it shall not be specifically provided therein that such writ shall act as a stay pending the determination thereof, it shall not have such effect.

2. Section eight of the act of which this act is amendatory be and the same hereby is amended to read as follows:

8. Every licensed dentist shall procure from the secretary-treasurer of said board on or before the first day of November, one thousand nine hundred and fifteen, and on or before the first day of November annually thereafter, an annual certificate of registration; such certificate shall be issued by the secretary-treasurer upon the payment of a fee of two dollars; all certificates so issued shall be prima facie evidence of the right of the holder to practice dentistry in this State. It shall be the duty of the secretary-treasurer of the board to mail to each licensed dentist in this State, on or before the first day of October, one thousand nine hundred and fifteen, and on or before the first day of October annually thereafter, a printed blank form to be filled out by such licensed person, which form shall be returned by such licensed person to the secretary-treasurer of said board, properly filled out, together with the fee herein fixed for such annual registration. Upon receipt of such form and fee, the annual certificate of registration shall be issued and transmitted. The board shall cause a notice to be inserted in not less than three newspapers; one in the city of Trenton, one in the city of Camden, and one in the city of Newark, to the effect that such annual registration will be required. Such notice shall be printed in such papers, once a week for three consecutive weeks between the first day of September and the first day of October, one thousand nine hundred and fifteen, and during the same period annually thereafter. The license to practice dentistry of every person who shall fail to procure any annual certificate of registration at the time and in the manner required by
this section may be suspended by the board in the manner provided by section seven hereof. Any license so suspended shall be reinstated within three years from the date of such suspension upon the payment of all past due annual registration fees and an additional reinstatement fee of twenty-five dollars. Any person whose license shall have been suspended for such cause shall, during the period of such suspension, be regarded as an unlicensed person, and, in case he shall continue or engage in the practice of dentistry during such period, shall be liable to the penalties prescribed by section eleven of this act for practicing dentistry without a license.

3. Section ten of the act of which this act is amendatory be and the same hereby is amended to read as follows:

10. No corporation shall practice or continue to practice, offer or undertake to practice, or hold itself out as practicing dentistry. No person shall practice or continue to practice dentistry as an officer, agent or employee of any corporation, or under the name of any corporation. No person shall practice or continue to practice dentistry under any firm name or trade name or under any name other than his true name; provided, that nothing herein contained shall prohibit the practice of dentistry by a partnership under a firm name containing nothing but the surname of every member of said partnership; and provided, further, that nothing contained herein shall prohibit a licensed dentist from practicing under his own name or under a firm name containing only the surnames of each member of such firm. Every person or corporation, violating any of the foregoing provisions of this section shall be subject to a penalty of three hundred dollars for the first offense and six hundred dollars for the second and each subsequent offense. Every person practicing dentistry under a firm name as herein authorized and every person practicing dentistry or as an employee of another shall cause his name to be conspicuously
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displayed and kept in a conspicuous place at the entrance of the place where such practice shall be conducted, and any person who shall neglect to cause his name to be displayed as herein required, shall be liable to a penalty of one hundred dollars.

4. Section twelve of the act of which this act is amendatory be and the same hereby is amended to read as follows:

12. This act shall not be construed to prohibit an unlicensed person from performing mechanical work upon inert matter in a dental office or laboratory or to prohibit a duly licensed physician from treating the diseases of the mouth or performing operations in oral surgery; nothing in the provisions of this act shall be construed to permit the performance of dental operations by any unlicensed person under cover of the name of a registered practitioner; any person shall be regarded as practicing dentistry within the meaning of this act who shall advertise, by sign, card, circular, pamphlet or newspaper, or otherwise indicate that he will perform by himself, or his agents or servants any operation on, or make examination of, with intent of performing or causing to be performed any operation on the human teeth or jaws, or who is manager, proprietor or conductor of a place where dental operations are performed, or who shall use the words or letters, "doctor of dental surgery," or "D. D. S." or "D. M. D.," or the terms, "mechanical dentist," or "prosthetic dentist," or the use of the word "dentist" in English or any foreign language, or in any way, in connection with his or her name, or any other title intended to imply or designate him or her as a practitioner of dentistry, or who in connection with such title or titles, or without the use of such title, or any of them, shall treat or profess to treat, either by himself or his agent or servant, or as agent or servant of another, any of the diseases or lesions of human teeth or jaws, or extract teeth, or shall prepare or fill cavities in human teeth, or correct the malposition of teeth or supply and in-
sert artificial dentures, crowns, or bridges as substitutes for natural teeth, or take any impression of the human gums, in connection with the manufacture of artificial dentures or perform any operation or make examination of with the intent of performing or causing to be performed any operation on the human teeth or jaws.

5. Section fourteen of the act of which this act is amendatory be and the same hereby is amended to read as follows:

14. Any penalty incurred by violation of any provision of this act, except by any violation specifically made a misdemeanor by this act, shall be sued for and recovered by and in the name of the State Board of Registration and Examination in Dentistry. Every district court in any city and judicial district in any county, and every court of common pleas in any county is hereby empowered upon the filing of a complaint in writing, duly verified, which said verification when made by any member of the said State Board of Registration and Examination in Dentistry, or by any member of any incorporated dental society of this State, or of any county of this State, may be made upon information and belief that any person has violated any provision of this act, except the provisions above referred to as misdemeanors, to issue process at the suit of the State Board of Registration and Examination in Dentistry, as plaintiff; such process shall be either in the nature of a summons or warrant, which warrant may be issued without any order of the court or judge first being obtained against the person or persons so charged, which process when in the nature of a warrant, shall be returnable forthwith; and when in the nature of a summons shall be returnable in not less than five nor more than fifteen entire days; such process shall state what section of the law is alleged to have been violated by the defendant or defendants, and upon the return of such process, or at any time to which the trial shall be adjourned, the said court shall proceed summarily to hear the testimony and
to determine and give judgment in the matter without a jury and without the filing of any pleadings for the plaintiff for the recovery of such penalty with costs, or for the defendant, and the said court shall, if judgment be rendered for the plaintiff, cause any such defendant who may refuse or fail to forthwith pay the amount of the judgment rendered against him and all the costs and charges incident thereto, to be committed to the county jail for any period not exceeding ninety days, except in cases where the penalty is five hundred dollars, in which cases commitment may be made for a period not exceeding one hundred and fifty days.

Approved April 20, 1934.

CHAPTER 88

A Supplement to an act entitled "An act to regulate the practice of courts of law" (Revision of 1903).

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

1. In all cases in which the first process shall be a summons, the writ of capias ad satisfacendum shall not be issued against a defendant upon any judgment in an action of tort for injuries to the person or damages to property, unless the judge of the court finds that said injuries or damages were caused by the willful or malicious act of said defendant and an order is made that such writ be issued.

2. This act shall take effect immediately.

Approved April 20, 1934.
CHAPTER 89

An Act to amend an act entitled "An act concerning district courts," (Revision of 1898).

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

1. Section one hundred and seventy-nine of the act to which this is an amendment is hereby amended to read as follows:

179. An execution against the body shall be granted only in the following cases:

   (1) Where a warrant has issued upon an order made in accordance with the provisions of the fiftieth section of this act and such order has not been set aside;

   (2) Where no warrant having been issued for the same cause of action, due proof is made on oath or affirmation to the satisfaction of the judge of the district court that the judgment debtor, at the time when execution is applied for, is not a freeholder in the county where such district court is established and judgment has been rendered in an action of tort for injuries to the person or damages to property caused by the willful or malicious act of the defendant;

   (3) When no warrant has issued for the same cause of action, and this action being founded upon contract, express or implied, due proof is made to the satisfaction of the judge, by affidavit or affidavits filed, establishing the particulars specified in the first subdivision of the forty-ninth section of this act or establishing that the judgment debtor has rights or credits, moneys or effects, either in his own possession or in the possession of any other person or persons to his use, of the value of ten dollars or over, which he unlawfully and fraudulently refuses to apply in payment of such judgment.

2. This act shall take effect immediately.

Approved April 20, 1934.
CHAPTER 90

An Act concerning the use of materials manufactured or produced in the United States for the construction or improvement at public expense of all public works or improvements.

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

1. Notwithstanding any inconsistent provision of any law, and unless the head of the department, or other public officer charged with the duty by law, shall determine it to be inconsistent with the public interest, or the cost to be unreasonable, only domestic materials shall be acquired or used for any public work. This section shall not apply with respect to domestic materials to be used for any public work, if domestic materials of the class or kind to be used are not mined, produced or manufactured, as the case may be, in the United States in commercial quantities and of a satisfactory quality.

2. Every contract for the construction, alteration or repair of any public work in this State shall contain a provision that in the performance of the work the contractor and all subcontractors shall use only domestic materials in the performance of the work; provided, however, that if the head of the department or other public officer authorized by law to make the contract shall find that in respect to some particular domestic materials it is impracticable to make such requirement or that it would unreasonably increase the cost, an exception shall be noted in the specifications as to that particular material, and a public record made of the findings which justified the exception.

3. If the head of a department or other public officer having jurisdiction shall find that in the performance of any such contract there has been a failure to comply with any such provision con-

Domestic materials used on public works.

Act not to apply.

Provisions in contract.

Proviso.

Failure of contractor to comply with provision.
tained in the contract, he shall make public his finding, including therein the name of the contractor obligated under such contract, and no other contract for the construction, alteration or repair of any public work in this State shall be awarded to such contractor, or to any partnership, association or corporation with which such contractor is associated or affiliated, within a period of three years after such finding is made public.

Use of words: 4. Wherever in this act the following words are used, they shall be held to have the meanings hereinafter given:

Public work: Public work: Any public building, public highway, bridge, or other public betterment, work or improvement of a permanent nature, constructed, reconstructed, repaired or improved wholly at the expense of the public.

Domestic materials: Articles, materials and supplies mined or produced in the United States, and manufactured articles, materials and supplies manufactured in the United States.

Repealer: 5. The provisions of any statute inconsistent with the provisions of this act shall be deemed superseded by this act so far as such provisions are inconsistent with the provisions of this act.

6. This act shall take effect immediately.
Approved April 20, 1934.
CHAPTER 91

AN ACT to establish a wage collection division in the Department of Labor of the State of New Jersey, giving it power to hear and determine controversies pertaining to wages, and to enter judgment, and prescribing its jurisdiction and procedure.

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

1. An "employee" when used in this act shall be any natural person who works for another for hire.

   An "employer" when used in this act shall be any person, partnership, firm or corporation, employing another for hire.

   The term "wages" when used in this act shall mean any moneys due an employee from the employer or employers whether to be paid by the hour, day, week, semimonthly, monthly or yearly and shall include commissions, bonus or piece work.

   The "Commissioner of Labor" when used in this act shall mean the Commissioner of Labor himself or any person or persons in the Department of Labor he may designate in writing for the purposes of this act.

2. The Commissioner of Labor is hereby authorized and empowered to investigate any claim for wages due an employee and he may in said investigation summon the defendant or defendants, subpoena witnesses, administer oaths, take testimony and shall upon said hearing make a decision or award on his findings where the sum in controversy is, exclusive of costs, not over two hundred dollars ($200.00).

   The said decision or award of the Commissioner of Labor shall be a judgment when a certified copy of said decision or award is filed with the court of
Effect of judgment.

Said judgment shall be entered in the same manner and have the same effect and be subject to the same proceedings as are judgments rendered in suits duly heard and determined by the courts of competent jurisdiction.

3. Any employee may file a written claim for wages against an employer in the wage collection division of the Department of Labor, State of New Jersey, which written claim shall be entered in a book to be called the wage collection docket of the wage collection division of the Department of Labor of New Jersey.

Upon the filing of said claim, the Department of Labor, State of New Jersey, shall issue a summons returnable between the hours of nine o'clock in the forenoon and three o'clock in the afternoon, both inclusive, which shall also specify a certain time and place for the appearance of the defendant, not less than five nor more than fifteen days from the date of such process, which summons shall be served at least five days before the time of appearance mentioned therein, by reading the same to the defendant and delivering to him a copy thereof if he shall be found and if not found by leaving a copy thereof in his house or upon some other person of his family over the age of fourteen years, such persons being served with said summons and complaint shall be informed of the contents thereof and the person serving said summons shall endorse thereon a return of the time and manner he executed the same, and sign his name thereon. At the time and place specified in the summons, the Commissioner of Labor shall inquire in a summary way into the merits of the employee's claim and defenses of the defendant, if any.

4. Process of the wage collection division of the Department of Labor of New Jersey shall run throughout the State of New Jersey. Service of process shall be made either by a constable or a process server of the Department of Labor.
5. The Commissioner of Labor shall have power to administer oaths, hear testimony and take or cause to be taken depositions of witnesses residing in or without the State. The summonses, subpoenas, and/or orders to take testimony and for production of documents, emanating from the wage collection division of the Department of Labor, State of New Jersey, shall issue in the name of the Commissioner of Labor, and under the seal of the Department of Labor, State of New Jersey.

6. If the defendant files a setoff against the plaintiff for more than two hundred dollars ($200.00) and at the trial it shall be proved that the balance exceeding two hundred dollars ($200.00) is due the defendant then suit shall be dismissed unless the defendant consents to accept judgment for two hundred dollars ($200.00) and costs in full settlement of this claim, but in no event shall a counter claim for unliquidated damages be set up against plaintiff for wages in the wage collection division of the Department of Labor.

7. From any judgment which may be obtained in the wage collection division of the Department of Labor of New Jersey, except such as shall be given by confession, either party may, upon filing a notice of appeal with the wage collection division of the State of New Jersey, Department of Labor, within twenty days after judgment shall be given, appeal to the court of common pleas of the county, which appeal the said wage collection division of the Department of Labor of New Jersey is hereby directed to grant upon the following and no other terms: One sufficient security, either being a freeholder in the county or a surety company authorized to do business in New Jersey, and in double the amount of such judgment or offset, conditioned that the appellant shall appear and prosecute the said appeal in said court of common pleas, shall stand to and abide the judgment of the said court, and pay such costs as shall be taxed against him if the judgment be affirmed; if the judgment appealed from be in favor of the appellant, and there
be no offset in the action against his demand, then no appeal bond shall be required; the appeal shall be taken by a notice in writing, signed by or in behalf of the appellant, briefly describing the judgment and stating that the party appeals therefrom to the court of common pleas. The wage collection division of the Department of Labor shall then prepare a transcript of the record to be filed in said court of common pleas. Either party may bring on the hearing of the appeal at term time or in vacation upon ten days’ notice to the other party or his attorney.

8. The courts of common pleas shall hear and determine all such appeals without a jury in a summary way and give judgment and award execution thereon with costs, either on the affirmance or reversal of the judgment so appealed.

9. Upon the trial of any appeal either party may produce any witness not produced or sworn in the court below; or any documentary evidence not offered or admitted in the court below, if otherwise legal and competent, without notice to the opposite party.

10. Nothing in this act shall prevent the claimant from instituting suit for his claim in any court of proper jurisdiction or be construed to deny or limit the right of the plaintiff or defendant to a trial by jury. Where either party should demand a trial by jury he shall pay at least two days before the return date or the adjourned date of hearing of his cause, the statutory jury fee to the wage collection division of the Department of Labor and thereupon the wage collection division of the Department of Labor shall file the entire record, in said cause, in a district court or a justice’s court in counties having no district court, for trial by jury of the issues presented by the claimant and defendant. The jury fee so received shall be paid to the district court or justice’s court wherein said cause is to be tried by jury with the judge or acting judge of said court presiding and the verdict of said jury with judgment thereon shall be docketed...
in the common pleas court as are other judgments of the wage collection division of the Department of Labor of New Jersey.

11. No filing fee shall be charged by the wage collection division of the Department of Labor, for accepting a wage claim, and no advance fees shall be charged by constables making service of process on wage claims of the wage collection division of the Department of Labor, nor shall any fee be charged by any county clerk for filing of any award or determination of the wage collection division or sheriff for execution and levy but the collection of any wage claim either by execution or otherwise shall carry taxed costs of service, filing, recording fees, executions, et cetera, in accordance with the table of costs as prescribed by justice’s courts. The balance of all monies received by way of taxed costs shall be retained by the wage collection division and at the end of each calendar year shall be paid into the State Treasury for the use of the State.

12. If any part of this act shall be held to be unconstitutional for any reason, it shall not affect the remainder of this act.

13. This act shall take effect immediately. Approved April 20, 1934.
CHAPTER 92

An Act to amend an act entitled "An act to provide that citizens of the State of New Jersey be given preference in employment upon public works and to provide penalties for violations," approved March thirtieth, nineteen hundred and thirty-one.

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 an amendment be and the same hereby is amended so that it shall read as follows:

1. In the construction of any public work for the State, or any county, city, town, township or borough or other municipal corporation within this State, or any board, committee, commission or officer thereof, whether the same be a building, excavation, sewer or drainage construction, road building, paving, bridge or any other form or kind of public work, preference in employment upon said public work shall be given to citizens who have resided and maintained domiciles in the State of New Jersey for a period of not less than one year immediately prior to such employment. Persons other than citizens of the State of New Jersey may be employed when such citizens are not available. In each and every contract for the construction of public works a provision shall be inserted that if this act is not complied with the contract shall be voidable at the instance of the State, county or municipality. All boards, officers, agents or employees having the power to enter into contracts which provide for the expenditure of public money on public works shall file in the office of the Commissioner of Labor the names and addresses of all contractors holding contracts with the State, or any county, city, town, township or borough or...
other municipal corporation within this State, or with any board, committee, commission or officer thereof. Upon the demand of the Commissioner of Labor a contractor shall furnish a list of the names and addresses of all his or its subcontractors. Each contractor performing work for the State, or for any county, city, town, township or borough, or for any other municipal corporation within this State, or for any board, committee, commission or officer thereof shall keep a list of his or its employees, stating whether they are native-born citizens or naturalized citizens, and in case of naturalization, the date thereof and the name of the court in which granted. Any person, firm or corporation violating the provisions of this act shall be deemed and adjudged a disorderly person, and upon conviction thereof shall be punishable by a fine of not less than fifty dollars or more than five hundred dollars, or by imprisonment of not less than thirty days or more than ninety days, or by both fine and imprisonment.

Approved April 20, 1934.

CHAPTER 93

An Act to amend an act entitled "Supplement to an act entitled 'An act concerning district courts' (Revision of 1898), approved March fourteenth, one thousand eight hundred and ninety-eight," approved April fifteenth, one thousand nine hundred and eleven.

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

1. Section one of the act to which this is an amendment is hereby amended to read as follows:
1. The judge of any district court established in any city or judicial district of this State having a population over seventy-five thousand may appoint a deputy clerk; the clerk of said court shall be responsible for the acts of his deputy who shall be sworn in to be faithful to the performance of the duties of the office; such deputy shall sign the name of the clerk to and issue any writ or documents out of said court during the illness, absence or disability of the clerk, and any writ or documents so signed shall be as valid as in law as if signed and issued personally by such clerk; the salary of such deputy clerk shall not be less than two thousand dollars nor more than three thousand dollars per annum, and shall be paid by such city in monthly installments from date of appointment; provided, however, that no such appointments from date of appointment shall be made until the judge of said district court shall have certified in writing to the governing body of such city that the business of said court requires the appointment of a deputy clerk.

2. This act shall take effect immediately.

Approved April 20, 1934.

CHAPTER 94

An Act to amend an act entitled "An act concerning county and municipal finances," approved March seventh, one thousand nine hundred and thirty-four.

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 be and the same is hereby amended so that it shall read as follows:
2. Deferred assets or deferred charges, as herein defined, shall be construed to include the following:
   (a) Deficits in miscellaneous revenues.
   (b) Deficits in tax revenues.
   (c) Deficits by reason of tax remissions or abatement of taxes more than three years in arrears.
   (d) Deficits or anticipated deficits in the operation of any municipal enterprise or utility account.
   (e) Deficits by reason of overexpenditure of appropriation or expenditure in the absence of appropriation.
   (f) Deficits by reason of tax revenue notes of one thousand nine hundred and thirty or years prior thereto.
   (g) Deficits occasioned by any interfund borrowings.
   2. This act shall take effect immediately.

Approved April 20, 1934.

CHAPTER 95

A Supplement to an act entitled "An act relating to courts having criminal jurisdiction and regulating proceedings in criminal cases" (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight.

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

1. If a defendant is to rely in any way at the trial on an alibi, he shall, on written demand of the prosecutor of the pleas or other prosecuting officer, furnish a written bill of particulars, signed by him, and stating the specific place or places at which the defendant claims to have been at the time of the alleged offense, and the names and addresses of the witnesses upon whom he intends
to rely to establish such alibi. Such particulars shall be furnished the prosecutor of the pleas or other prosecuting officer within five days from the service of such demand.

2. Within two days after receipt of such bill of particulars from the defendant, the prosecutor of the pleas or other prosecuting officer shall, on written demand therefore, furnish the defendant or his attorney with a written bill of particulars stating the names and addresses of the witnesses upon whom the State intends to rely to establish defendant’s presence at the scene of the alleged offense.

3. The trial court shall have power to order the amendment, amplification or reduction of such particulars, or of the time of their service, as the ends of justice may require. If such bills of particulars are not furnished as required, the party in default may be excluded from presenting any evidence at the trial as to defendant’s absence from, or presence at, respectively, the scene of the alleged offense, or the court may impose such conditions and grant such adjournment as the ends of justice may require.

4. This act shall take effect immediately.
Approved April 20, 1934.

CHAPTER 96

An Act relating to the adjustment and liquidation of certain claims between the State of New Jersey and The Port of New York Authority.

WHEREAS, By chapter six of the laws of one thousand nine hundred and twenty-six, the State of New Jersey made an appropriation to The Port of New York Authority (hereinafter called the Authority) in aid of the construction of the George Washington bridge, of which a balance is due and unpaid; and
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WHEREAS, Under date of June twenty-fourth, one thousand nine hundred and thirty, the State of New Jersey, acting by its State Highway Commission, entered into an agreement with the Authority for the effectuation of the New Jersey approach to said bridge, whereby the State agreed to perform certain construction work in connection with said approach and the Authority agreed to pay the State therefor, and pursuant to which certain moneys will become due and payable to the State from the Authority when the traffic over said bridge amounts to ten million (10,000,000) vehicles per year, subject, however, to the deduction of certain moneys advanced by the Authority to the State under said agreement; and

WHEREAS, Pursuant to Article XV of the compact between the State of New Jersey and the State of New York creating the Authority, certain moneys are due and payable from the State to the Authority ending during the fiscal year, 1933-1934; and

WHEREAS, The Authority has offered to pay the State five hundred thousand dollars ($500,000.00) and to release and discharge the State from all of its claims for the payment of the moneys due it from the State as aforesaid, in consideration of the release of the Authority by the State of all of the State’s claims for moneys due it from the Authority as aforesaid; now, therefore,

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

1. Upon the payment of the sum of five hundred thousand dollars ($500,000.00) by The Port of New York Authority to the State of New Jersey, pursuant to this act, the State and the Authority shall each be and be deemed to be released and discharged of and from all action and actions, cause and causes of action, damages, claims and demands whatsoever of the other arising out of, under or in connection with the aforesaid agreement, dated
June twenty-fourth, one thousand nine hundred and thirty, between the State and the Authority, and in addition thereto, the State shall be and be deemed to be released and discharged of and from all action and actions, cause and causes of action, damages, claims and demands whatsoever of the Authority arising out of, under or in connection with the appropriations made by chapter six, of the laws of one thousand nine hundred and twenty-six, and arising out of, under or in connection with any appropriations made or to be made to the Authority pursuant to Article XV of the aforesaid compact between the States of New York and New Jersey.

2. This act shall take effect immediately.
Approved April 23, 1934.

CHAPTER 97

An Act concerning security for loans to farmers and others by federal organizations and fixing penalties for violations.

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

1. The security herein provided for shall be known and designated as a crop mortgage.

2. Any person, association, partnership or corporation engaged in the business of farming, crop production or the raising, breeding, fattening or marketing of livestock may enter into an agreement with and borrow funds from a production credit association organized under the farm credit act of one thousand nine hundred and thirty-three, a regional agricultural credit corporation, a federal intermediate credit bank, or any institution which has made arrangements to discount
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therewith, or to procure funds therefrom on the security of the obligations of the borrower, the Reconstruction Finance Corporation, or the Government of the United States or any department, agency or officer thereof, now or hereafter existing, and may secure the same by crop mortgage upon personal property, crops, whether annual or perennial, and fruits, berries, emblements, nursery stock and industrial growing crops, whether any of such crops are grown or growing, or whether the same are to be grown during the existence of said crop mortgage, and such crop mortgage shall be a lien on said property, which shall be good and valid against the mortgagor, and against all creditors of the mortgagor, and against all subsequent purchasers, transferees, mortgagees, liensors, and encumbrancers of the mortgagor and those claiming under or through him from the time of the filing thereof as provided for herein.

3. Where the mortgagor is a tenant for life, for years, at will, by sufferance, or a sharecropper and the landlord or owners of the premises occupied by such tenant or sharecropper shall have any rights or interest in any of the property above described and covered by a crop mortgage given under and pursuant to this act, an assignment of the same filed in the same manner as said crop mortgage shall be good and valid for all purposes as against the assignor, and against all creditors, and against all subsequent grantees, purchasers, transferees, mortgagees, liensors and encumbrancers of the assignor and those claiming under or through him from the time of the filing thereof as provided herein.

4. An agreement for the subordination of prior liens upon personal property, and any instrument intended to operate as such, or a copy thereof, may be filed in the office where the instrument subordinated is or may be filed or recorded.

5. An agreement for the subordination of prior liens or encumbrances on real property, and any instrument intended to operate as such or a copy

Security.

Crop mortgage a lien.

Assignment.

Subordination agreements upon personal property.

Subordination agreements upon real property.
Agreements valid against creditors.

Extent of lien not affected.

After-acquired property secured.

Additional advances secured.

Amount.

Funds not assignable.

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thereof, may be filed in the office where the instrument subordinated is or may be filed or recorded.

6. The subordination agreements provided for in the last two preceding sections shall be valid and enforceable against all creditors and against all subsequent purchasers, transferees, mortgagees, lienors or encumbrancers of the subordinator and those claiming under or through him from the time of the filing thereof as provided herein.

7. Such crop mortgage shall be valid and enforceable and the extent of the lien thereof shall not be affected in any way because provision is contained therein that the mortgagor may use and consume the mortgaged property in preserving and preparing for market the livestock covered thereby.

8. Provisions contained in such crop mortgage that property of the same class as is covered by the crop mortgage shall be included in the mortgage lien, if acquired by the mortgagor subsequent to the execution of the crop mortgage and prior to its extinguishment shall be valid and binding, and all such after-acquired property shall be covered and secured by such crop mortgage equally and to the same extent as the property originally covered thereby.

9. Provisions that any such crop mortgage shall secure, in addition to the amount advanced, any further and additional amounts as may be advanced by the mortgagee, at its or his option, to the mortgagor within a period of one year from the date of the execution of the crop mortgage, not to exceed in the aggregate an amount stated in the crop mortgage, shall be valid and binding to the same extent as if the advances were obligatory on the part of the mortgagee, and all such further advances shall be covered and secured by such crop mortgage equally and to the same extent as the amount originally advanced under such crop mortgage.

10. Funds loaned, advanced, or to be advanced hereunder shall not be assigned, and shall be ex-
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empt from all claims of creditors, and from execution, levy, judgment or attachment.

11. Any crop mortgage executed under and pursuant to this act may provide that the mortgagor shall have the right to sell or exchange any of the mortgaged property under the conditions stated in said mortgage, if the proceeds of such sale or exchange are applied upon the mortgage debt or are to be used for the purchase of property to be included in the mortgage lien and such mortgage may provide that proceeds of sale of mortgaged property sold with or without consent of the mortgagee or the assignee of the crop mortgage may be permitted to be used for the purpose of paying the expenses of cultivating, harvesting, preparing for market, processing, marketing, or otherwise preserving or rendering merchantable or saleable the remaining property covered by said crop mortgage, and such provision or provisions shall not in any way render invalid the lien of said crop mortgage, or its preference or priority as herein stated. Any such sale or exchange may be made in accordance with such provisions without notice to or consent of any person claiming any lien preference or right in or to the mortgaged property or the proceeds of the sale thereof.

12. Every such crop mortgage shall vest in the mortgagee or owner thereof the right to the possession of the property therein described, so far as may be necessary for the purpose of preventing the removal thereof out of the county where it was at the time of the execution or delivery of such crop mortgage and of recovering such property in case the same shall have been removed out of such county and, when such property shall be so removed by any party and recovered by the mortgagee or owner of the mortgage by means of legal proceedings, or when the removal thereof shall be prevented by like proceedings, the court in which such proceedings are had may regulate the disposition of such property and prescribe such terms for the possession thereof by any person interested.
13. The lien of such mortgage shall not be affected or impaired by the removal of the mortgaged property from the county in which the mortgage is filed.

14. The mortgagee or any assignee of the mortgage may specifically consent to the extinguishment of the lien as to all or any part of the mortgaged property, and may condition such consent in any manner, which condition shall be binding on any purchaser from the mortgagor.

15. Any crop mortgage executed under and pursuant to this act may be assigned by an instrument in writing or by endorsement on the crop mortgage signed by the mortgagee or by its or his agent or assignee, and the same, or a copy thereof, may be filed in the same office and indexed in the same manner as the original crop mortgage, and such assignment, excepting as to the parties thereto, shall take effect and be valid only from the time of filing the same.

16. Any such crop mortgage may be discharged by an instrument in writing signed by an officer or authorized agent of the mortgagee, or its or his assignee. Any such discharge shall be delivered to the mortgagor, and shall be filed by him in the office having on file the instrument affected by the discharge, and when so filed shall be indexed by the clerk or register in the same manner as the mortgage discharged.

17. Every instrument or a copy thereof, required or permitted to be filed under and pursuant to this act, shall be filed in the county clerk’s office of the county where the property so mortgaged shall be at the time of the execution of the instrument; provided, that in the counties where the office of register of deeds and mortgages exists or hereafter may be created it shall be filed in the office of such register, and every instrument or copy thereof, required or permitted to be filed under and pursuant to this act, when received for
filing, shall be given a filing number, and the officer filing such instrument shall endorse upon the same the number thereof, and the day, hour, and minute of its receipt by him. Every instrument provided for in this act shall be indexed in a book to be called and backed "crop mortgages" which shall be provided by the clerk or register and the cost of which shall be a charge against the county. Such crop mortgage index shall be arranged alphabetically, and shall contain the names of the parties executing the instruments, and to whom given, and the filing number of the instrument, the date and time of filing, and the nature of the instrument.

18. The assignment provided for by section three hereof shall be indexed in the crop mortgage book.

19. When received for filing, each instrument of subordination or which affects the priority or the extent of lien of existing chattel mortgages or other chattel liens shall be filed and indexed in the crop mortgage book and a reference to it by its number shall be made on the margin of each record of a chattel mortgage or other personal property lien described in the instrument.

20. When received for filing, each instrument of subordination or which affects the priority or extent of lien of existing real property mortgages shall be indexed in the crop mortgage book and reference to it by its number shall be made on the margin of the record of each real property mortgage described in the instrument.

21. Every instrument filed pursuant to the provisions of this act shall be valid against the creditors and subsequent purchasers, transferees, mortgagees, lienors, and encumbrancers of the person or persons executing the same from the time of the filing thereof.

22. Any instrument provided for herein shall be valid and enforceable and shall be received for filing notwithstanding it be not sealed, witnessed or acknowledged.
23. The clerks or registers shall receive for services hereunder the following fees: for filing, entering and indexing each instrument or copy, 50 cents; for issuing a receipt for the same, 10 cents; for certified copies of each instrument, 50 cents, if the copy is prepared by the person requesting certification; in other cases, 50 cents, and in addition 10 cents for each one hundred words copied; for filing a discharge of mortgage, 25 cents.

24. Before any crop mortgage shall be accepted by the clerk or register for filing, there shall be endorsed thereon or annexed thereto a certificate to the effect that the same secures a loan or advances made or to be made by an organization or lender described or referred to in this act, which certificate shall be executed by an officer or agent of the organization or lender making such loan and such certificate shall be in lieu of any affidavit, affirmation, or oath as to the consideration and amount of said crop mortgage, the debt secured thereby, or any other matter in connection therewith.

25. Any person intentionally making a false certificate under and pursuant to the last preceding section shall be guilty of a misdemeanor.

26. Upon default by the mortgagor or his assigns in the payment of the debt secured thereby or of any of the conditions, covenants or terms in any crop mortgage given under and pursuant to this act, the said mortgage may be foreclosed by advertisement by notice signed by the mortgagee or his or its agent and put up in three public places in the county where the property described in said crop mortgage is then located, at least five days before the time appointed for selling the same, which advertisement shall contain a description of the property to be sold and a statement of the time and place of sale, and by giving a similar notice to the mortgagor or his assigns by delivering a copy to him personally or, if he cannot be found, by mailing such notice to him at his last known address, and, at the time and place so appointed, exposing the
mortgaged property to sale at public vendue and striking it off to the highest bidders.

27. If any clause, sentence, paragraph, or part of this act shall for any reason be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair or invalidate the remainder of this act, but shall be confined in its operation to the clause, sentence, paragraph, or part thereof directly involved in the controversy in which such judgment is rendered. This act shall be liberally construed to effectuate the purposes hereof.

28. This act shall take effect immediately.
Approved April 25, 1934.

CHAPTER 98

An Act limiting the time for the bringing of civil actions for libel or slander.

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

1. Every civil action for libel or slander shall be commenced and sued within one year next after the publication of the alleged libel or slander, and not thereafter.

2. This act shall take effect immediately.
Approved April 30, 1934.
CHAPTER 99

An Act to amend an act entitled "An act to regulate fees" (Revision of 1877, page 399).

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 an amendment, is hereby amended to read as follows:

26. That from and after the passage of this act, in addition to the fees now allowed by law to examiners and special masters in chancery, and Supreme Court commissioners and masters in chancery, for taking testimony in any matter or cause pending in any of the courts of this State, or in any proceeding based upon or growing out of any decree or judgment of any of the courts of this State, there shall be allowed the sum of three dollars for every appointment at which no testimony shall be taken, said sum to be paid by the moving party in case there shall be no adjournment of the taking of such testimony, and by the party applying for an adjournment in case such adjournment is granted.

2. This act shall take effect immediately.

Approved April 30, 1934.
CHAPTER 100

An Act to amend an act entitled "A further supplement to an act entitled 'An act concerning executors and the administration of intestates' estates,' approved March twenty-seventh, one thousand eight hundred and seventy-four," which supplement was approved March twenty-second, one thousand nine hundred and one.

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

1. Section one of the act to which this act is an amendment be and the same is hereby amended to read as follows:

1. No executor of an executor shall, as such, be authorized to administer on the estate of the first testator, but on the death of the sole or surviving executor of any last will and testament, or his discharge or removal by a court of competent jurisdiction, letters of substitutionary administration with the will annexed of the assets of the first testator may be issued by the surrogate of the proper county, or the ordinary, to some proper person or persons who shall, before the issuing thereof, give bond to the ordinary, with sufficient sureties as in other cases of administration with the will annexed; provided, however, that no application for such substitutionary administration shall be required if the unadministered assets of the first testator consist of money on deposit in a bank or trust company not exceeding one hundred dollars, in which event it shall be lawful for the orphans' court, upon application of any party in interest, to make an order authorizing said bank or trust company to distribute to the person or persons entitled by law to receive said assets, the amount thereof each is entitled to receive, such persons and
amounts to be stated in said order, and payments made pursuant to said order shall release said bank or trust company from any claim or liability of any person interested in said estate.

2. Section two of the act to which this act is an amendment be and the same is hereby amended to read as follows:

2. If any administrator shall die or be removed before fully administering the estate of his or her intestate, the surrogate of the proper county or the ordinary may grant letters of substitutionary administration to any person or persons in the manner and upon the conditions prescribed for granting letters of administration to the first administrator in other cases; provided, however, that no application for such substitutionary administration shall be required if the unadministered assets of the first intestate or testator consist of money on deposit in a bank or trust company not exceeding one hundred dollars in which event it shall be lawful for the orphans' court, upon the application of any party in interest, to make an order authorizing said bank or trust company to distribute to the person or persons entitled by law to receive said assets, the amount thereof each is entitled to receive, such persons and amounts to be stated in said order, and payments made pursuant to said order shall release said bank or trust company from any claim or liability of any person interested in said estate.

3. This act shall take effect immediately.

Approved April 30, 1934.
CHAPTER 101

A Supplement to an act entitled "An act concerning disorderly persons" (Revision of 1898), approved June fourteenth, one thousand eight hundred ninety-eight.

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

1. Any person or persons who shall cast or throw any stick, stone, pebble or other substance, or who shall shoot from any air gun, machine gun, shotgun, pistol or rifle any shot or ball at, against or into any trolley car, street railway car or steam railroad car, electric railroad car or locomotive, motor omnibus or motor vehicle; or who shall place any stick, stone or other substance upon any street railway track, trolley track or railroad track, with intent to injure any car or cars passing thereon or the passengers therein; or who shall unlawfully climb into or upon any coal car, either in motion or standing at any of the stations or depots of any railroad company in this State, and throw from the same any coal, or who shall take up from the tracks or alongside of the tracks any coal so thrown from said cars, shall be deemed and adjudged a disorderly person.

2. This act shall take effect immediately.

Approved April 30, 1934.
CHAPTER 102

AN ACT to amend an act entitled "A supplement to an act entitled 'An act concerning district courts' (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight," approved April twelfth, one thousand nine hundred and five.

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

1. Section one of the act entitled "A supplement to an act entitled 'An act concerning district courts' (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight," approved April twelfth, one thousand nine hundred and five, is hereby amended to read as follows:

1. Whenever either party to any cause in any district court in this State makes application to the judge thereof for the appointment of a stenographer to transcribe the proceedings at the trial of the said cause and take down the testimony therein, it shall be the duty of the said judge to designate a stenographer to act as aforesaid in said case, at the expense of the party so applying, which stenographer shall be duly sworn; and if an appeal shall be taken from or a writ of certiorari allowed upon the judgment in said cause, the transcript of said proceedings and said testimony made by said stenographer shall be certified by said judge as the state of the case to be used on the hearing of said appeal or certiorari, within thirty days after filing of a notice of appeal or allowance of a writ of certiorari, and the party so appealing shall file such state of the case with the clerk of the Supreme Court on or before the opening day of the next term of such Supreme Court following the date of filing said appeal.

Approved April 30, 1934.
CHAPTER 103

AN ACT to amend an act entitled "An act for the protection of certain kinds of birds, game and fish, to regulate their method of capture and provide open and close seasons for such capture and possession" (Revision of 1903), approved April fourteenth, one thousand nine hundred and three, approved March thirteenth, one thousand nine hundred and twenty-two.

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 be and the same is hereby amended so as to read as follows:

3. No person shall, within the limits of this State, kill or catch, or have in his or her possession, living or dead, any wild bird other than a game bird, or purchase, offer or expose for sale any such wild bird after it has been killed or caught, and no part of plumage, skin or body of any bird protected by this section shall be sold or had in possession for sale. For the purpose of this act, plumage includes any part of the feathers, head, wings or tail of any bird, and wherever the word occurs in this act reference is had equally to plumage of birds coming from without the State as to that obtained within the State but it shall not be construed to apply to the feathers of ostriches, domestic fowl or domestic pigeons. The fact that any birds or game belong to a different species from that native of the State of New Jersey shall constitute no defense to the possession thereof; provided, such birds or game belong to the same family as that protected by this act. For the purpose of this act the following shall be considered game birds: The anatidae, commonly known as geese, brant and river and sea ducks, but excepting swans; the rallidae, commonly known as...
the rails, gallinules, coots and mudhens; the limicolae, commonly known as shore birds, plovers, surf birds, snipe, woodcock, sandpipers, tattlers and curlews; the gallinæ, commonly known as wild turkeys, grouse, prairie chickens, pheasants, partridges and quails; the English or European house sparrow (passer domesticus), European starlings, crows, blackbirds, goshawks, Cooper's hawk, sharp-shinned hawk and great horned owl are, however, not included among the birds protected by this section; any person violating this section is subject to a fine of twenty dollars ($20.00) for each bird or part of bird killed, caught or had in possession contrary to the provisions hereof.

2. This act shall take effect immediately.

Approved April 30, 1934.

CHAPTER 104

A Supplement to an act entitled "An act concerning alcoholic beverages," passed December sixth, one thousand nine hundred and thirty-three, and the acts amendatory thereof and supplemental thereto.

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

1. Whenever it shall appear that a building or premises to be licensed is located in more than one municipality, it shall not be necessary to secure more than one license of the same class for the building or premises. Application may be made in each of the municipalities having jurisdiction over any part of the building or premises and said municipalities shall agree upon a satisfactory division of the fee. If the municipalities cannot agree upon a satisfactory division of the fee it shall then
be the duty of the Commissioner of Alcoholic Beverage Control to determine the proportionate amount of the fee to be paid to each of the municipalities; provided, however, that in no case shall the total fee to be paid exceed the higher license fee as fixed in any of the municipalities in which part of the building or premises is located.

2. This act shall take effect immediately.
Approved April 30, 1934.

CHAPTER 105

AN ACT relating to birth certificates of illegitimacies.

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

1. From and after the passage of this act no official in this State shall issue a birth certificate revealing or disclosing illegitimacy.

2. This act shall take effect immediately.
Approved April 30, 1934.
CHAPTER 106

An Act authorizing the State Highway Commission to install and maintain traffic lights upon State highways in certain localities.

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

1. It shall be lawful for the State Highway Commission, after proper investigation and survey, subject to the approval of the Commissioner of Motor Vehicles, to install and maintain traffic lights upon State roads in suburban districts wherever a fire engine house is located within one thousand feet of said road or is located upon said road; provided, however, that said investigation and survey must clearly indicate a special hazard existing because of heavy traffic congestion or of traffic speed upon said road at the locality in question.

2. This act shall take effect immediately.

Approved April 30, 1934.

CHAPTER 107

An Act making an appropriation to the Board of Shell Fisheries and regulating the disbursement thereof.

Whereas, There was appropriated to the Board of Shell Fisheries the sum of four thousand five hundred dollars ($4,500.00), or so much thereof as should be necessary, for the purposes of meeting administrative and regulative expenses of such board; and
CHAPTERS 107 & 108, LAWS OF 1934

Whereas, The said appropriation made as afore-said was lapsed at the end of the last fiscal year; therefore,

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

1. In order to meet the expense so incurred there is hereby appropriated to the Board of Shell Fisheries the sum of four thousand five hundred dollars ($4,500.00). All vouchers for such expenses shall be submitted to the Board of Shell Fisheries, and upon being approved by the board shall be transmitted to the Comptroller of the Treasury, who shall draw his warrant therefor, and the State Treasurer shall pay the same from any money in his possession in the State Treasury.

2. This act shall take effect immediately.

Approved April 30, 1934.

CHAPTER 108

An Act to enable private library associations to take and hold real and personal property without limit as to the amount of yearly income received therefrom.

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

1. It shall and may be lawful for any private library association or corporation of this State, organized or incorporated either under a general or special law or laws of this State, to hold, receive, purchase or to take by gift, grant or devise, or otherwise acquire or accept, any real property and any personal property for the purposes of said association or corporation; provided, however, the total property owned by such association or corporation
at the time of the acceptance thereof or the acquisition thereof, including the property then acquired or received, does not exceed in value the sum of five hundred thousand dollars ($500,000.00). The yearly income of such association or corporation shall not be limited as to the amount thereof.

2. This act shall take effect immediately.

Approved April 30, 1934.

CHAPTER 109

An Act to amend the title and body of an act entitled "An act to provide for liens in favor of hospitals and other charitable institutions furnishing care, treatment, and maintenance of persons injured in accidents upon the rights of action, claims or demands of such injured persons against other persons or corporations for damages on account of negligence causing the injuries and upon the proceeds of the settlements of any such claims or demands," approved April seventh, one thousand nine hundred and thirty, as amended by acts approved April sixteenth, one thousand nine hundred and thirty and April twenty-seventh, one thousand nine hundred and thirty-one.

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

1. The title of the act of which this act is amendatory is hereby amended so as to read as follows:

An act to provide for liens for medical and surgical treatment and hospital care, treatment and maintenance of persons injured in accidents in favor of persons licensed by law to practice medi-
cine and surgery in this State and hospitals and other charitable institutions upon the rights of action, claims or demands of such injured persons against other persons or corporations for damages on account of negligence causing the injuries and upon the proceeds of the settlements of any such claims or demands.

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

1. Every person licensed to practice medicine and surgery in this State, hereinafter referred to as a physician, and every charitable association, corporation or other institution maintaining a hospital in the State of New Jersey supported in whole or in part by private charity, or owned, operated and/or maintained by any municipal or county board and/or body, and hereinafter referred to as a hospital, shall have a lien upon any and all rights of action, suits, claims, counterclaims or demands of any person treated by any such physician or admitted to any such hospital and receiving treatment, care and maintenance therein, on account of any personal injuries received in any accident as the result of the negligence of any other person or corporation, which any such injured person may or shall have, assert or maintain against any such other person or corporation for damages on account of such injuries, for the amount of the reasonable charges of such physician for medical and/or surgical treatment and of such hospital for treatment, care and maintenance of such injured person at ward rates in such hospital up to the date of payment of such damages; provided, a notice in writing containing the name and address of the injured person, the date of the accident, the name and address of the physician and/or the name and location of the hospital, and if known the name of the person or persons, firm or firms, corporation or corporations alleged to be liable to make compensation to such injured person for the injuries received, shall be filed in
the office of the county clerk of the county in which such injuries shall have occurred, prior to the pay­
ment of any moneys to such injured person or his legal representative as compensation for such in­
juries. After the filing of such notice it shall be the duty of the physician and/or hospital to mail, postage prepaid, a copy of such notice, with a state­
ment of the date of the filing thereof to the person or persons, firm or firms, corporation or corpora­
tions, alleged to be liable to make compensation for the injuries sustained by such injured person, if their name and address shall be known. The claim of any such physician may be included in and made a part of the claim of any such hospital. The rea­sonable charges for which a lien may be claimed by a physician or surgeon shall not exceed the charges specified for the services performed in the schedule of charges filed by the county medical society in the county where the services are performed and the lien filed or made applicable therein as herein­after provided. The component county medical so­ciety of the Medical Society of New Jersey shall determine upon a reasonable schedule of charges, which said schedule and any subsequent charges, amendments or additions thereto shall be filed with the county clerk of the county. Before any such schedule of charges shall become operative, such society or any physician interested in the creation and establishment of such charges shall give thirty days’ notice by public advertisement, which adver­tisement shall be inserted in a newspaper circulat­ing in such county, and upon the expiration of such period a judge of the court of common pleas of the county shall hold a public hearing at which time evidence may be offered by any party in interest as to the reasonableness of the schedule of charges so filed as aforesaid. If the said court of common pleas shall be satisfied of the reasonableness and sufficiency of the charges, he shall make an order to such effect and file the same with the county clerk and in any suit to enforce a lien or to recover comp­ensation, the schedule of charges filed as in this
section provided may be introduced as evidence of the reasonable value of the service so performed but in no event shall any charge be made in excess of the schedule so filed and approved.

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

2. The lien of any such physician and/or hospital shall attach to any verdict, report, decision, decree, award, judgment or final order made or rendered in any action or proceeding in any court of record of New Jersey, or any public board or bureau, in any suit, action, or proceeding brought by such injured person, or by the estate of such injured person in case of deaths as the result of such injuries, against any other person or corporation for the recovery of damages or compensation on account of injuries received in any such accident, as well as to the proceeds of any settlement thereof, or the settlement of any such claim or demand effected by any such injured person with any other person or corporation whose negligence is claimed or alleged to have been the cause of the said accident or effected with any other person or corporation on account thereof.

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

3. After the filing of the notice as herein provided, no release of any judgment, claim or demand by such injured person shall be valid or effectual as against such lien, and the person or persons, firm or firms, corporation or corporations making any payment to such injured person or his legal representative as compensation for the injuries sustained shall for a period of one year from the date of such payment as aforesaid remain liable to such physician and/or hospital for the amount of the reasonable charges due at the time of such payment as aforesaid, to the extent of the full and true consideration paid or given to the injured person, and any such physician and/or hospital may, within
such period, enforce his and/or its lien by a suit at law against such person or persons, firm or firms, corporation or corporations making any such payment.

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

4. Every county clerk shall, at the expense of the county, provide a suitable, well-bound book, to be called the physician and hospital lien docket, in which, upon the filing of any lien claim under the provisions of this act, he shall enter:

The name of the injured person, the date of the accident, the name of the physician and/or hospital or other institution making the claim.

And the said clerk shall make a proper index of the same in the name of the injured person; and such clerk shall be entitled to twelve cents for filing each claim, and at the rate of eight cents per folio for such entry made in the lien docket and six cents for every search in the office for such lien claim.

6. This act shall take effect immediately.

Approved April 30, 1934.
CHAPTER 110, LAWS OF 1934

CHAPTER 110

An Act to provide protection and conserve the rights of public servants in the service of the State and the counties and municipalities thereof.

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

1. Whenever it shall become necessary for any cause to unify, combine or transfer the functions of the government of any of the separate incorporated subdivisions of this State with the functions of any one or more governments of one or more incorporated subdivisions of this State, thereby setting up under the provisions of law a new combination of the functions of government, or whenever the form of government of any municipality shall have been or shall be changed, the officers and employees or persons in the classified and unclassified service of any subdivision of the government of this State where the Civil Service laws are operating shall be continued in service and all rights enjoyed as to pensions, terms of service and salaries shall continue notwithstanding such transfer, combination or unification of governmental functions, or change of form of government.

2. Should the functions of any department, bureau or commission be absorbed, transferred or combined with the functions of any one or more departments, bureaus or commissions of this State, or any county or municipality, by reason of any such absorption or combination or transfer, no employee or person under the classified Civil Service or under tenure of office shall suffer the loss of seniority, pension rights or demotion by reason of such new set up of the functions of such department, bureau or commission. And further no loss of remuneration or salary shall be inflicted by reason of such governmental changes as herein prescribed.
3. All acts or parts of acts inconsistent with this act be and the same are hereby repealed, and this act shall take effect immediately.
Approved May 1, 1934.

CHAPTER 111

AN ACT to further amend an act entitled "A supplement to an act entitled 'An act concerning juries' (Revision), approved March twenty-seventh, one thousand eight hundred and seventy-four, approved May twenty-ninth, one thousand nine hundred and thirteen," approved March twenty-fifth, one thousand nine hundred and twenty-nine.

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

1. Section one of the act to which this act is amendatory be and the same is hereby amended so that the same shall read as follows:

1. In each county of this State there shall be appointed by the justice of the Supreme Court presiding in said county, one citizen, resident therein, who shall not be a member of the same political party as the sheriff of such county, and who together with the sheriff, or, in the absence or sickness of such sheriff, the undersheriff of such county, shall constitute and be designated as "Commissioner of Juries." The certificates of appointment shall be filed in the office of the clerk of the county in and for which said commissioner is appointed. Such commissioners shall, before they enter upon the discharge of their duties, take and subscribe an oath faithfully and impartially to execute the duties of their office according to the best of their skill and understanding, which oath shall be filed in
the office of the clerk of said county. No person holding any other public office, or licensed to practice law in this State, shall be appointed as a commissioner of juries except as herein otherwise provided.

Should the citizen appointed commissioner of juries as aforesaid be absent or sick on the day fixed by the Chief Justice, justice of the Supreme Court, president judge of the Court of Common Pleas or judge holding the circuit for the drawing of the grand jury, petit jury or struck jurors, then such justice or judge before whom such grand jury, petit jury or struck jury is to be drawn shall make and sign an order appointing a temporary commissioner of juries, who shall be a resident of the county where the jury is to be drawn, who shall attend such drawing in place and instead of or during the absence of the regular commissioner appointed by the presiding justice of the Supreme Court, and the temporary commissioner so appointed shall exercise the same power and perform the duties conferred by law upon the citizen appointed commissioner as aforesaid. But before such temporary commissioner of juries shall enter upon his duties he shall take an oath that he will faithfully, impartially and justly perform all the duties as such commissioner of juries according to law, which oath shall be filed in the office of the county clerk, and such temporary commissioner shall receive such compensation as may be fixed by order of the court and which shall be paid by the proper county officer in the county where such temporary commissioner shall be appointed.

2. Section two of the act of which this act is amendatory be and the same is hereby amended so that the same shall read as follows:

2. The said appointed commissioner in said county shall hold office for the term of one year. The office of any appointed commissioner of juries shall become vacant immediately upon his assuming the duties of any other public office. Such appointed commissioner shall receive such compensation as
shall be fixed by the justice of the Supreme Court holding the Circuit Court in such county, but not more than the sum of nine hundred dollars per annum in counties of the first class, seven hundred and fifty dollars per annum in counties of the second class, and five hundred dollars per annum in all other counties, to be paid semimonthly by the board of chosen freeholders of such county, and such board of chosen freeholders shall provide such commissioners with such stationery and other equipment as may be required by such jury commission.

3. Section three of the act of which this act is amendatory be and the same is hereby amended so that the same shall read as follows:

3. The justice of the Supreme Court presiding in said county may at any time remove the appointed commissioner in any county, and in case of a vacancy occurring by reason of said removal or death, resignation, removal from the county or because of disqualification by the assuming of the duties of any other public office or for any other reason shall appoint his successor for the balance of the term. The certificate of removal and of appointment to fill the vacancy shall be filed in the office of the clerk of such county.

The board of chosen freeholders of each county is hereby authorized and empowered to select a clerk to the commissioner of juries and to fix the compensation of said clerk, which compensation shall be paid semiannually by the said board of chosen freeholders. Said clerk shall hold office for a period of three years from this time of his selection.

The board of chosen freeholders of each county is hereby authorized and empowered to appoint all necessary clerks and stenographers in the office of the commissioner of juries, subject to the provisions of chapter one hundred and fifty-six of the laws of one thousand nine hundred and eight and amendments thereto and supplements thereof.
4. Section five of the act of which this act is amendatory be and the same is hereby amended so that the same shall read as follows:

5. The commissioners of juries shall, at least forty days prior to the commencement of each term of the Circuit Court in their county, make two lists, alphabetically arranged, of persons liable to jury duty, having regard to the just distribution of jury service among those persons qualified therefor in the various wards and municipalities of such county, with their occupation and places of abode and designating their respective municipalities and wards (if any) in municipalities which lists shall be designated respectively "grand jury list" and "petit jury list." The number of persons named on the grand jury list shall at no time be less than one hundred twenty-five nor more than three hundred, to be determined by the Supreme Court justice presiding in said county; the number of persons named on the petit jury list shall at no time be less than two hundred and fifty, the number to be determined by the Supreme Court justice presiding in said county.

At least thirty-five days prior to the commencement of each term of the Circuit Court in their county, the judge of said Circuit Court of said county, together with the judge or judges of the Common Pleas Court of that county and the commissioners of juries, shall closely check the "grand jury list" and "petit jury list" as prepared by the commissioners of juries, so that the names of such persons as may, in their opinion, be unfitted for jury service be removed from said lists and names of qualified persons be substituted in their stead.

The commissioners shall then cause four copies to be made of said lists and shall certify the same under their hand as true and correct and shall cause one copy of each to be filed in the office of the clerk of such county at least twenty-five days prior to the commencement of each term of the Circuit Court in their county, there to remain a public record, and shall cause the other copy to be
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CHAPTER 111

An Act to revise lists.

Names numbered.

Preparing lists.

May revise list.

May excuse persons for reason.

Repealer.

Delivered to the justice of the Supreme Court assigned to hold the Circuit Court in such county. Upon the filing of such list with the county clerk he shall cause a copy thereof to be made immediately and posted in his office in a conspicuous place. Said commissioners may, from time to time, before certifying such lists, revise, correct and certify a new jury list or lists which shall not contain any names theretofore stricken off within one year. Each name on the respective jury shall be numbered in consecutive order. Said commissioners shall have access to and may copy the assessment rolls and registry lists of the several municipalities and election districts of their county; and they may, before certifying any lists, send notices to all persons whose names they may propose placing on such lists requesting such persons to present to the commissioners any claim they may have to exemption from jury duty, and upon satisfactory reasons being given therefor they may be excused by the court.

5. All acts and parts of acts inconsistent with the provisions of this act be and the same are hereby repealed.

Approved May 1, 1934.

CHAPTER 112

An Act to repeal a portion of an act entitled "An act for the assessment and collection of taxes" (Revision of 1918), approved March fourth, one thousand nine hundred and eighteen.

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

1. Section two hundred and one of an act entitled "An act for the assessment and collection of taxes" (Revision of 1918), approved March fourth,
one thousand nine hundred and eighteen, be and the same is hereby repealed.
2. This act shall take effect immediately.
Approved May 2, 1934.

CHAPTER 113

A Supplement to an act entitled "An act concerning municipalities," approved March twenty-seventh, one thousand nine hundred and seventeen.

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

1. In addition to the powers conferred by the act to which this act is supplementary, the governing body may by ordinance provide for the levying of an individual tax of one dollar ($1.00) to be known as a poll tax on every male inhabitant of the municipality domiciled therein of the age of twenty-one years or more, except paupers, idiots and insane persons; provided, no such tax shall be levied against any exempt fireman of such municipality or against any honorably discharged soldiers or sailors who have served in the army or navy of the United States during any war or rebellion or against any member of the national guard during his term of service, if the persons so exempt shall present proper certificates from duly constituted authorities showing them entitled to such exemption. Such tax when established shall be collected in each year in the municipality in which he resided on December first of the preceding year and shall be collected as other taxes.
2. This act shall take effect immediately.
Approved May 2, 1934.
CHAPTER 114

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

1. When the governing body or any other board of any county or municipality in this State shall for reasons of economy find it necessary to decrease the number of employees, officers or members of any police or fire department or of any grade or rank thereof in any such county or municipality they shall proceed in the following manner:

   In the event that such board shall determine to decrease the numbers in any of the higher ranks or grades of any such police or fire department, they shall demote such officer, employee or member or officers, employees or members of such higher rank or ranks to the next rank below, and shall not remove any such officer, employee or member from such department, but any removals from such department shall be from the lowest rank or grade thereof and then always from the last persons appointed to such lower rank or grade. Likewise in any demotion from a higher rank or grade to a lower rank or grade, the officers, employees or members to be demoted shall be the last one so appointed to such higher rank or grade.

2. In the event that any officer, employee or member of any such department shall be demoted to a lower rank or grade, such officer, employee or member shall be carried on a special list and hereafter whenever any promotions are made to such higher rank or grade, the persons heretofore demoted on the ground of economy shall be the first to be restored to the rank from which they were demoted.
3. In the event that any officer, employee or member of any such department is removed from the said department for reasons of economy, such officer, employee or member shall be carried on a special list and in the event that any new appointments are made to such department, the persons so removed for reasons of economy shall first be appointed thereto before any other persons are appointed.

4. In the event that any officer, employee or member of any such department has been heretofore demoted or removed solely on the ground of economy and for no other reason, in the case of new appointments to such departments the persons heretofore demoted or removed on the ground of economy shall first be reappointed to such department and to the rank from which he was removed if such rank is retained in such department; provided, however, that nothing contained herein shall be construed as affecting existing civil service or veterans preference acts.

5. This act shall take effect immediately.

Approved May 2, 1934.

CHAPTER 115

AN ACT to amend an act entitled "An act for the protection of certain kinds of birds, game and fish, to regulate their method of capture and provide open and close seasons for such capture and possession" (Revision of 1903), approved April fourteenth, one thousand nine hundred and three.

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

1. Section twenty-nine of the act to which this act is amendatory be and the same is hereby amended so as to read as follows:
29. It shall be unlawful to catch, kill, take or have in possession any trout or landlocked salmon, except only from the fifteenth day of April to the fifteenth day of July, both dates inclusive, in each year, and from the first day of September to the thirtieth day of September, both dates inclusive, in each year, under a penalty of twenty dollars for each fish so caught, killed, taken or had in possession; provided, however, that trout or landlocked salmon which have been artificially propagated may be sold at any time for food purposes, if properly tagged, pursuant to the authority and in accordance with regulations now or hereafter adopted by the Board of Fish and Game Commissioners of this State, or of any duly authorized board, commission or officer of any other State in which such trout or landlocked salmon shall have been propagated. Said tag shall be removed only by the consumer, and when so removed shall be destroyed.

2. Section thirty-one of the act to which this act is amendatory be and the same is hereby amended so as to read as follows:

31. It shall be unlawful to kill, sell, expose for sale or have in possession any black bass, Oswego bass, or white bass measuring less than nine inches in length, or any strawberry or calico bass, or crappie measuring less than six inches in length, or any pike-perch measuring less than twelve inches in length, or any trout measuring less than seven inches in length, or any pike or pickerel measuring less than twelve inches in length, except for the purpose of stocking the waters of this State therewith and then only at the direction of the Board of Fish and Game Commissioners, or upon license first obtained from such board, under a penalty of twenty dollars for each fish so killed, sold, exposed for sale or had in possession; provided, however, that the esox fasciatus (commonly known as Long Island pickerel, varied and grass pike) is not included among the fish protected by this section.

3. This act shall take effect immediately.

Approved May 2, 1934.
CHAPTER 116

A Further Supplement to an act entitled "An act to establish a State highway system, and to provide for the improvement, betterment, reconstruction, resurfacing, maintenance, repair and regulation of the use thereof" (Revision of 1927), approved March thirtieth, one thousand nine hundred and twenty-seven.

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

1. In addition to the routes established by the provisions of the act to which this act is a further supplement, the State Highway Commission shall, as soon as practicable, establish a route as follows:
   From the Midtown Tunnel in the township of Location. to and connecting with the Holland Tunnel by way of the township of Weehawken, city of Hoboken and the city of Jersey City.
2. This act shall take effect immediately.
   Approved May 2, 1934.

CHAPTER 117

An Act to amend an act entitled "An act to regulate the practice of architecture," approved March twenty-fourth, one thousand nine hundred and two.

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 be and the same is hereby amended to read as follows:
13. Any person who shall pursue the practice of architecture in this State, or shall engage in this State in the business of preparing plans, specifications and preliminary data for the erection or alteration of any building, except buildings designed by licensed professional engineers incidental and/or supplemental to engineering projects, or use the title architect or registered architect, or shall advertise or use any title, sign, card or device to indicate that such person is an architect, without a certificate thereof, in accordance with the provisions of this act, or any person aiding or assisting such person not having a certificate to practice architecture, shall be liable to a penalty of not less than fifty dollars nor more than two hundred dollars for the first offense, and a penalty of not less than two hundred dollars nor more than five hundred dollars for a second or each subsequent offense, which penalty shall be sued for, and recovered by, and in the name of the New Jersey State Board of Architects. Every district court in any city and judicial district in any county, and every court of common pleas in any county is hereby empowered upon the filing of a complaint in writing, duly verified, which said verification when made by any member of the said board or the secretary thereof may be made upon information and belief that any person has violated any provision of this act, to issue process at the suit of said New Jersey State Board of Architects, as plaintiff; such process shall be either in the nature of a summons or warrant, which warrant may issue without any order of the court or judge first being obtained against the person or persons so charged, which process when in the nature of a warrant shall be returnable forthwith, and when in the nature of a summons shall be returnable in not less than five nor more than fifteen days; such process shall state what section of the law is alleged to have been violated by the defendant or defendants, and upon the return of such process, or at any time to which the trial shall be adjourned, the said court shall
proceed and summarily hear the testimony and determine and give judgment in the matter without a jury and without the filing of any pleadings for the plaintiff for the recovery of such penalty with costs, or for the defendant and the court shall, if judgment be rendered for the plaintiff cause any such defendant who may refuse or fail to forthwith pay the amount of the judgment rendered against him and all costs and charges incident thereto, to be committed to the county jail for any period not exceeding sixty days, except in cases where the penalty is two hundred dollars or more, in which case commitment shall be made for a period not exceeding ninety days.

(a) The officers to serve and execute all process under this act shall be officers authorized to serve and issue process out of said court. Said district court or court of common pleas shall have power to adjourn the hearing or trial in any case from time to time, but in such case, except in case where first process was a summons, it shall be the duty of the judge of the district court or court of common pleas to detain the defendant in safe custody, unless he shall enter into a bond to the said New Jersey State Board of Architects, with at least one sufficient surety in double the amount of the penalty claimed, conditioned for his appearance on the day to which the hearing shall be adjourned, and thence from day to day until the case is disposed of, and then to abide by the judgment of said court, and such bond, if forfeited, may be prosecuted by the said board.

(b) The form of convictions in prosecutions under this act shall be in the following or similar form:

State of New Jersey, } ss.
County of

Be It Remembered that on this day of , in said county, C. D., defendant, was by (the dis-
trict court of the city of
or the court of common pleas of the county of
or as the case may be)
convicted of violating the
section
of an act entitled "An act to regulate the practice
of architecture," as amended, approved March
twenty-four, nineteen hundred and two, in a sum-
mmary proceeding at the suit of the New Jersey
State Board of Architects, upon a complaint by
and further that the
witnesses in said proceeding, who testified for the
plaintiff were (name them), and the witnesses who
tested for the defendant were (name them).
Wherefore, the said court does hereby give judg-
ment that the plaintiff recover of the defendant
dollars, penalty, and
dollars, costs of this proceeding.
The conviction shall be signed by the judge of
the district court or court of common pleas before
whom the conviction is had. In case the defendant
is committed to jail in default of payment of the
penalty, a commitment in the following form shall
be added, beneath the judge's signature, to the con-
viction:
"And the said C. D. neglecting and refusing to
pay the amount of the penalty above mentioned,
with costs, it is hereby ordered that the said C. D.
be and he is hereby committed to the common jail
of the county of
for a period
of
days, unless the said penalty
and costs are sooner paid." This commitment shall
also be signed by the judge, and in case of commit-
ment of any defendant to jail, the conviction and
commitment shall be signed in duplicate, and one
of the duplicate copies shall serve the purpose of
a warrant of commitment.
(c) In case any such proceeding is brought in
the court of common pleas, the trial thereof shall
proceed in a summary manner as above set forth,
immediately upon the arrest of the defendant under
warrant, or upon the return of the summons, or on
any day to which the judge of the said court shall
continue the said trial, either during term of said court or in vacation. The clerk of any district court or any court of common pleas may sign and seal any process required to be issued under this act, except a warrant of commitment. The costs recoverable in any such proceeding shall be the same as costs taxed in actions in said courts, and shall be recoverable by said board in the event of the conviction of the defendant. Any judgment recovered for a penalty under the provisions of this act in any district court may be docketed in the same manner as judgments in said court are docketed under the provisions of an act entitled "An act concerning district courts," approved June fourteenth, one thousand eight hundred and ninety-eight, and the acts amendatory thereof and supplementary thereto. Execution may issue for the collection of any judgment obtained under this act against the goods and chattels and body of the defendant without any order first obtained for such purpose.

(d) Any single act or transaction shall constitute engaging in business or the practice of architecture within the meaning of this act.

2. Section fourteen of the act of which this act is amendatory be and the same is hereby amended to read as follows:

14. But nothing herein contained shall be construed to prohibit students or employees of licensed architects from acting upon the authority of such licensed architects, where said students or employees are under the immediate supervision of such licensed architect, or to prohibit any person in this State from acting as designer of any building that is to be constructed by himself for his own use; provided, that no licensed architect shall permit his name to be used in connection with name of any other person not licensed to practice architecture in this State in any advertisement, sign, card or device in such a manner as to indicate that such other person is a licensed architect.

3. This act shall take effect immediately.

Approved May 2, 1934.
CHAPTER 118

A FURTHER SUPPLEMENT to an act entitled "An act prohibiting the sale of convict-made goods and products made in other States, and providing penalty for its violation," approved April twenty-seventh, one thousand nine hundred and thirty one.

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

1. All goods, wares and merchandise manufactured and produced, wholly or in part, outside of this State by convicts or prisoners, except convicts or prisoners on parole or probation, or in any penal or reformatory institution, transported into this State, and remaining herein for use, consumption, sale or storage, shall upon arrival or delivery in this State be subject to the operation and effect of the laws of this State to the same extent and in the same manner as though such goods, wares and merchandise had been manufactured or produced in the penal institutions of this State, and shall not be exempt therefrom by reason of being introduced in the original package or otherwise.

2. Any person, firm or corporation violating the provisions of this act shall be deemed and adjudged to be a disorderly person, and upon conviction thereof shall be punishable by a fine of not less than fifty dollars ($50.00) nor more than five hundred dollars ($500.00), or by imprisonment of not less than thirty days, nor more than ninety days, or both.

3. All proceedings for violations hereof shall conform to the procedure and practice obtained in an act entitled "An act concerning disorderly persons" (Revision of 1898), and the acts amendatory thereof and supplemental thereof.

4. This act shall take effect immediately.

Approved May 2, 1934.
An Act to amend an act entitled "An act to authorize the issuing of licenses to honorably discharged soldiers, sailors and marines for hawking, peddling and vending of merchandise within this State," approved March twenty-eight, nineteen hundred and four.

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

1. Section one of the act to which this act is an amendment be and the same is hereby amended so as to read as follows:

   1. Every honorably discharged soldier, sailor, marine, nurse or army field clerk of the United States, having been in the military or naval service of the United States in any war in which this country has been engaged prior to the World War, or in the Boxer uprising, the Philippine insurrection or the Mexican expedition, or in any Indian wars or uprisings, or in the World War prior to November eleventh, one thousand nine hundred and eighteen, that is to say, the date of the armistice, who is a resident of this State shall have the right to hawk, peddle and vend any goods, wares or merchandise or solicit trade within this State by procuring a license for that purpose to be issued as herein provided.

2. Section two of the act to which this act is an amendment be and the same is hereby amended so as to read as follows:

   2. On the presentation to the clerk of any county in which any soldier, sailor, marine, nurse or army field clerk, may reside, and an application sworn to by said applicant together with a certificate of honorable discharge from the army, navy or marine corps of the United States, which application shall also set forth that the applicant has resided within the State of New Jersey for at least six months and
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in the county at least three months immediately preceding his said application for license, such county clerk shall forward a copy of such application to the Adjutant-General of the State for permanent record. It shall be the duty of the Adjutant-General, upon receipt of such copy, to notify said county clerk whether or not such applicant has theretofore been a licensee and whether or not such license has been cancelled. Upon receipt of notice from the Adjutant-General that such applicant has not been the holder of a license theretofore cancelled, it shall be the duty of the county clerk to issue to such soldier, sailor, marine, nurse or army field clerk a license entitling him to the benefits of this act.

3. Section four of the act to which this act is an amendment be and the same is hereby amended so as to read as follows:

4. Any city magistrate or recorder, after due notice and a hearing, shall have power to order the cancellation of any license which has been sold or transferred by the original licensee. The city magistrate or recorder shall mail the order of cancellation to the county clerk in whose county the license was granted and thereupon the clerk of said county shall cancel the same of record and file the order of cancellation in his office and send notice of such cancellation to the office of the Adjutant-General. It shall be the duty of the county clerks forthwith after the passage of this act to notify the office of the Adjutant-General of all cancellations heretofore made under the provisions of the act to which this is an amendment. Any licensee under this act who shall sell or transfer such license shall be guilty of a misdemeanor and punished accordingly.

4. All acts and parts of acts inconsistent with the provisions of this act be and the same are hereby repealed, and this act shall take effect immediately.

Approved May 2, 1934.
CHAPTER 120

An Act to amend an act entitled "An act concerning railroads" (Revision of 1903), approved April fourteenth, one thousand nine hundred and three.

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

1. Section forty of the act of which this act is amendatory be and the same is hereby amended to read as follows:

40. The Governor, Chancellor, Vice-Chancellors, the justices of the Supreme Court and judges of the Court of Errors and Appeals, judges of the Circuit Court, Attorney-General, legal assistants to the Attorney-General, Secretary of State, Assistant Secretary of State, State Treasurer, Deputy State Treasurer, State Comptroller, Deputy State Comptroller, Assistant to Comptroller, the State Tax Commissioner, the chief engineer in the division of railroad valuation of the State Tax Department, State Supervisor of Inheritance Tax, the members of the State Board of Tax Appeals, and the secretary of said board, standing advisory masters of the Court of Chancery, Clerk in Chancery, Deputy Clerk in Chancery, Clerk of the Supreme Court, the Adjutant-General, Quartermaster-General, the Secretary to the Governor, the Executive Clerk, the clerk to the School Fund, State Librarian, Custodian of the Capitol, Keeper and Supervisor of the State Prison, Superintendent of the New Jersey Reformatory, the Commissioner and Assistant Commissioners of Education, the members of the Board of Fish and Game Commissioners, its secretary and protectors, the secretary of the State Board of Agriculture, Commissioner of Banking and Insurance, Deputy Commissioners of Banking and Insurance, chief, division of personal loan agencies of the Department of Banking and Insur-
ance, chief, license division of the Department of Banking and Insurance, insurance investigator of the Department of Banking and Insurance, Commissioner and special investigator of the Department of Institutions and Agencies, parole agent of the New Jersey State Prison, chief parole officer of the New Jersey State Home for Boys, chief parole officer of the New Jersey Reformatory, field parole officer of the New Jersey Reformatory, parole officer of the New Jersey State Home for Girls, State Prison inspectors, general agent and agents of the State Board of Children's Guardians, Commissioner of Labor, bureau chiefs of the Department of Labor, the members of the North Jersey Water Supply Commission, the members of the Public Utilities Commission, its counsel, secretary and inspectors, State Highway Commission and its engineer, State Geologist, members of the Civil Service Commission, its chief examiner and secretary, State Purchasing Agent, the Assistant State Purchasing Agent, Director of Public Record Office, Superintendent of Weights and Measures, Commissioner of Municipal Accounts, members of New Jersey Interstate Bridge and Tunnel Commission, members, counsel and secretary of the South Jersey Port Commission, members, secretaries and engineer of the New Jersey Traffic Commission, members of the Rehabilitation Commission, the members and officers of both Houses of the Legislature of this State, and the members of the House of Representatives and United States Senators of New Jersey, during their respective terms of office or employment, shall pass and repass, free of charge, over any and all railroads now or hereafter operated in this State, within the borders of this State. The Secretary of State shall issue a certificate in card form, under his seal of office, to each and every person designated in this section. It shall bear the title of such person's office or state the capacity in which he is employed by the State, the date of issuance to such person and the date of expiration of such person's office or employment.
Such certificate shall be signed by the Secretary of State and the holder shall endorse his name on the back thereof. Said certificate shall be produced and shown on request of the conductor or the person in charge of the train on which such person is riding, and such presentation as aforesaid shall entitle the person to whom it is issued to pass and repass, without payment of fare, over any and all railroads in the State of New Jersey, within the borders of said State. Any person mentioned in this act loaning such certificate shall be subject to a fine of one hundred dollars ($100) and costs, to be recovered in an action of debt, in the name of the State of New Jersey; such fine, when recovered, to be paid into the treasury of the State, and in case of failure to pay such fine shall be committed to the county jail for a period not exceeding thirty days, and any such loaning of a certificate shall be a good and sufficient reason for the Secretary of State to revoke such certificate, and he is hereby empowered so to do. Any person who shall use or attempt to use a certificate belonging to another shall likewise be subject to the penalty prescribed by this section. The railroads over whose lines such certificates are used are expressly empowered through their agents to take up any certificate presented by any person other than the person to whom it is issued and return the same to the Secretary of State with a report of such misuse. Upon such report, the Secretary of State shall, upon the opinion of the Attorney-General, either restore such certificate or cause the same to be cancelled, and no certificate shall again be issued to the holder of a certificate once cancelled, except by express action on the part of the Secretary of State and the Attorney-General. When the term of office or period of employment of any person or persons mentioned in this section expires, he shall return at once to the Secretary of State the certificate issued to him in accordance with the provisions of this section, and for failure so to do shall be liable to a penalty of twenty-five dollars, to be recovered in an action of debt in the
name of the State of New Jersey, such penalty, when collected, to be paid into the State treasury. Nothing herein contained shall in any way modify or alter any charter or statute obligation already existing imposed upon any railroad to pass and repass, free of charge, any officer or employee of this State.

2. This act shall take effect immediately.
Approved May 2, 1934.

CHAPTER 121

AN ACT to provide for the better protection of hangar operators, airport operators and aircraft mechanics.

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

1. For the purposes of this act the following words and terms shall be deemed to have the meaning herein given to them:

(a) The word aircraft in this act means any contrivance now known or hereafter invented, used or designed for navigation or flight in the air except a parachute or other contrivance designed for such navigation, but used primarily as safety equipment.

(b) The term “hangar operator” as used in this act means any person or corporation operating a hangar according to regulations of the United States Department of Commerce and the laws of the State of New Jersey, now in effect or hereafter to be enacted.

(c) The term “airport operator” as used in this act means any person or corporation operating an airport according to regulations of the United States Department of Commerce and of the laws of the State of New Jersey.
(d) The term "aircraft mechanic" as used in this act means any person or corporation licensed to repair or maintain aircraft according to the provisions of the regulations of the United States Department of Commerce and the laws of the State of New Jersey.

2. Any person or corporation licensed to engage in the business of operating a hangar or place for the storage, maintenance, keeping or repairing of aircraft and in connection therewith stores, maintains, keeps or repairs any aircraft or furnishes gasoline, accessories, materials or other supplies therefor at the request of with the consent of the owner or his representative, agent or lessee, whether such owner be a conditional vendee or a mortgagor remaining in possession or otherwise, has a lien upon such aircraft or any part thereof for the sum due for such storing, maintaining, keeping or repairing of such aircraft or for furnishing gasoline, accessories, materials or other supplies therefor, and may without process of law detain such aircraft at any time it is lawfully in his or its possession until such sum is paid. The lien provided for in this section shall be superior to all other liens, except liens of State, county and city for taxes, and the operator of such aircraft shall be deemed the agent of any owner, mortgagee, conditional vendor or other lienor thereof for the creation of such superior lien.

3. Any person or corporation acquiring a lien under the provision of this act shall not lose such lien by reason of allowing the aircraft, or part or parts of the aircraft, to be removed from the control of the person or corporation having such a lien, and in case any aircraft, or part or parts are so removed the person or corporation having the said lien may, without further process of law, but after demand of payment of claim either personally or by registered mail if owner’s address is known, seize the aircraft, or part or parts thereof, whenever the same is or are found within the State of New Jersey; provided, however, that such seizure...
can be made without the use of force and in a peaceable manner. A charge of ten dollars ($10.00) as costs for such seizure shall be paid by the owner of the aircraft or parts thereof. The owner or the person entitled to the immediate possession of the aircraft, or part or parts thereof, so detained as in this act provided, on learning that said aircraft or parts are being so detained may immediately demand from the operator of the hangar or place where said aircraft is being detained, or the person in charge thereof, a statement showing the true amount claimed to be due and owing for the storing, maintaining, keeping or repairing of such aircraft, or for furnishing gasoline, fuel, accessories, materials or other supplies therefor, and if upon receiving such statement he considers the amount thereof excessive he may offer what he considers to be reasonably due and demand possession of said aircraft or parts thereof so detained. Should possession of said aircraft or parts thereof be refused him he may obtain possession thereof by depositing the amount claimed by said statement with the clerk of any court of competent jurisdiction in the county where the aircraft or parts may be situated, together with the sum of ten dollars ($10.00) to cover the costs of court in actions commenced in district or small cause courts, and fifty dollars ($50.00) in all other courts. Whereupon, a writ of replevin shall immediately issue out of and under the seal of said court commanding the sheriff, or any constable or sergeant-at-arms, to take the possession of said aircraft or parts thereof and deliver the same, without delay, to the owner or his legal representative claiming the same. In lieu of depositing the amount claimed, in cash, a bond in double the amount claimed, and double the amount required to be deposited as costs as hereinafore provided, with at least one sufficient surety, and approved in the manner similar bonds are now approved in the court from which the writ of replevin is to issue, may be filed with the clerk of said court. The said bond shall be written
in favor of the sheriff, constable or sergeant-at-arms, to whom the writ is directed. The owner or keeper of the hangar or place of storage or repair shall within thirty days after the issue of the writ of replevin as aforesaid, file his state of demand or complaint with the said clerk, showing the amount claimed by him. The court shall thereupon, at the request of either party, fix a date for the trial of said claim and give judgment according to the facts. The judgment, if any, is to be satisfied out of deposit made, or action may be brought on bond filed. If no action is brought by said operator of the hangar or place of storage, repair or supplies within thirty days, as aforesaid, or judgment should go for the defendant, the court may order the return of the money or the discharge of the bond and may also fix and determine the amount of damages suffered by said owner of the aircraft or parts thereof for the seizure and detention of said aircraft or parts and render a judgment for such amount against the said owner or keeper of the hangar or place of storage, repair and supplies. If a judgment is obtained and satisfied, the balance of the cash deposit, if any, shall be ordered returned to the depositor. The filing of bond or depositing of cash as aforesaid by the owner of aircraft or parts thereof shall be considered as the entry of a written appearance on his part in the action which the operator of the hangar or place of storage, repair or supplies may bring within thirty days and not later, as aforesaid.

4. If no proceedings are taken for the repossession of the aircraft or the parts thereof by the owner or his legal representative as provided for in section two hereof, then all such property so held by any operator of a hangar or place of storage, repair or supplies for aircraft or aircraft mechanic may, after the expiration of thirty days from the date of such detention, be sold at public auction, upon notice of said sale being first published for the space of two weeks, at least once in each week, in some newspaper circulating in the
city, borough, township or other municipal-
ity, in which said aircraft mechanic, hangar or
place of storage, repair or supplies for aircraft is
situated, also after five days notice of said sale set
up in five of the most public places in said city or
township, and the proceeds of said sale shall be
applied to the payment of such lien and the expenses
of seizure, if any, and the balance
if any remaining, shall be paid to the owner of
such property or his representatives; and if the
said balance is not claimed by said ow1rnr within
sixty days after said sale, then the balance to be
paid over to the overseer of the poor of the said
city or township for the support of the poor.
5. The provisions of this act shall be severable
and if any of its provisions shall be held to be un-
constitutional or the applications thereof to any
person or circumstance invalid, the decision of the
court respecting such provision shall not affect the
constitutionality or validity of any other provi-
sions which can be given effect without such un-
constitutional or invalid provisions.
It
is hereby
declared as the legislative intent that this act
would have been adopted by the Senate and Gen-
eral Assembly had such unconstitutional or invalid
provisions not been included herein.
6. All acts or parts of acts inconsistent with the
provisions of this act are hereby repealed. This
act shall take effect immediately.
Approved May 2, 1934.
CHAPTER 122

An Act to supplement an act entitled "An act providing for the regulation of vehicles, animals and pedestrians on all public roads and turnpikes, and prescribing and regulating process and the service thereof, and proceedings for the violation of the provisions of the act, and penalties for said violations, and granting authority to towns, cities, boroughs and townships, under certain restrictions for the adoption of ordinances further regulating vehicles, pedestrians and animals, and designating the authorities to enforce its provisions, and defining their powers and their authority" (Revision of 1928).

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

1. Article VII of the act to which this act is a supplement is hereby supplemented by the addition of a new section to be known as section twenty.

20. The driver of a vehicle shall not turn such vehicle around so as to proceed in the opposite direction upon any curve or upon the approach to or near the crest of a grade or at any place upon a highway where the view of such vehicle is obstructed within a distance of five hundred (500) feet along the highway in either direction; and provided further, that no such vehicle shall be turned around so as to proceed in the opposite direction on a State highway which shall be conspicuously marked with signs stating no U turn.

2. This act shall take effect immediately.

Approved May 2, 1934.
CHAPTER 123

An Act to amend an act entitled "An act defining motor vehicles and providing for the registration of the same and the licensing of the drivers thereof; fixing rules regulating the use and speed of motor vehicles; fixing the amount of license and registration fees; prescribing and regulating process and the service thereof and proceedings for the violation of the provisions of the act and penalties for said violations," approved April eighth, one thousand nine hundred and twenty-one.

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

1. Section eleven of the act to which this act is an amendment be and the same is hereby amended to read as follows:

   11. (1) A manufacturer of motor vehicles, motor drawn vehicles, motor vehicle bodies or motor cycles doing business in this State may, with regard to motor or motor drawn vehicles or cycles owned or controlled by him, obtain general registration and registration plates therefor of the style and kind provided for in this act with the letter "D" stated thereon. Such plates can be placed on any vehicle or cycle owned or controlled by said manufacturer; provided, it is operated only for shop, demonstration or delivery purposes.

   A bona fide dealer in motor vehicles, motor drawn vehicles or motor cycles doing business in this State and having a license to do business as such issued by the Commissioner of Motor Vehicles, may, with regard to motor or motor drawn vehicles or cycles owned by him, obtain general registration and registration plates therefor of the style and kind provided for in this act with the letter "D" stated thereon. Such plates shall only be placed on any
vehicle or cycle owned by said dealer and provided it is operated exclusively for his business and not for hire.

Any person, partnership or corporation engaged in the business of financing the purchase of motor or motor drawn vehicles or lending money thereon may, with regard to motor or motor drawn vehicles owned or controlled by him or it, obtain general registration and registration plates therefor of the style and kind provided for in this act with the word "temporary" stated thereon. Such plates can be placed on any such vehicle only when it is being transported from the place where it has been kept by the purchaser or borrower to the place where it is to be kept by the repossessor, or when the repossessor desires to operate it for the purpose of demonstration for sale.

Any corporation engaged in the business of insuring motor vehicles or motor drawn vehicles against theft may, with regard to vehicles owned or controlled by it, obtain general registration and registration plates therefor of the style and kind provided for in this act with the word "temporary" stated thereon. Such plates can be placed on any such vehicle; provided, ownership or control has been obtained by virtue of the terms of an insurance against theft contract made by said corporation and only when the vehicle is to be transported for delivery to the owner thereof from the place where it has been abandoned by or seized from a thief.

Any person, partnership or corporation engaged in the business of transporting motor or motor drawn vehicles from the place of manufacture for delivery to dealers may, with regard to said vehicles, obtain general registration and registration plates therefor of the style and kind provided for in this act with the word "temporary" stated thereon; provided, that the Commissioner of Motor Vehicles is satisfied as to the financial responsibility of said person, partnership or corporation to meet any claim for damages arising out of automobile
registration fee. Provise. Registration fee for omnibuses.

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accidents and satisfactory evidence of said responsibility has been filed with him.

(2) The annual fee for the issuance of a certificate of registration, four duplicates thereof and five sets of "D" or "temporary" plates bearing a number corresponding to the number on the certificate of registration shall be twenty-five dollars; provided, however, the annual fee for the issuance of a certificate of registration for motor cycles, two duplicates thereof and three sets of "D" plates bearing a number corresponding to the number on the certificate of registration shall be fifteen dollars.

(3) For each vehicle used as an omnibus for the transportation of passengers for hire, the applicant shall pay an annual fee of fifteen dollars ($15.00) for vehicles having a carrying capacity of five passengers or less; for each such vehicle having a carrying capacity for passengers of not less than six nor more than eight passengers, the annual fee shall be seventeen dollars and fifty cents ($17.50); for each such vehicle having a carrying capacity for passengers of not less than nine nor more than twelve passengers, the annual fee shall be twenty dollars ($20.00); for each such vehicle having a carrying capacity for passengers of not less than thirteen nor more than seventeen passengers, the annual fee shall be twenty-five dollars ($25.00); for each such vehicle having a carrying capacity for passengers of not less than eighteen nor more than twenty-two passengers, the annual fee shall be thirty dollars ($30.00); for each such vehicle having a carrying capacity for passengers of not less than twenty-three nor more than twenty-six passengers, the fee shall be thirty-five dollars ($35.00); for each such vehicle having a carrying capacity of not less than twenty-seven nor more than thirty passengers, the fee shall be forty dollars ($40.00); for each such vehicle having a carrying capacity for passengers in excess of thirty passengers, the applicant shall pay an annual fee of forty dollars ($40.00), and an additional fee of two dollars ($2.00) for each passenger, measured by carrying capacity, in excess of thirty passengers.
The Commissioner of Motor Vehicles shall provide identification marks of the general style and kind provided for motor vehicle registrations, assigning a number to each identification mark, and before each number the letter “O” shall be placed.

Every such applicant for omnibus registration shall make application, setting forth the fact that he is in business of transporting passengers for hire, and the Commissioner of Motor Vehicles, if satisfied of the correctness of the statements made in such application, may issue a registration certificate for omnibus license.

Nothing in this section shall prohibit the use by an omnibus operator of any automobile duly licensed by him as owner.

(4) Commercial motor vehicles, trailers, semitrailers, tractors. The applicant for registration for automobile, commercial vehicles, trailers, semitrailers and tractors shall pay to the Commissioner of Motor Vehicles a fee based upon the gross weight of such vehicle and load, when loaded to its carrying capacity. When the gross weight of the vehicle and load exceeds the gross weight allowed by law for the particular size of tires set forth in the application for registration, then such gross weight of vehicle and load shall be determined according to law upon the size of tires given in such application. The plates to be used for the commercial motor vehicles shall display the word “commercial,” and the numerals shall be prefixed by the letter X; and the trailer plates shall have the letter “T.”

The fee shall be in accordance with the following table:

<table>
<thead>
<tr>
<th>Gross Weight of Vehicle and Capacity is</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>1,000 pounds or less</td>
<td>$10.00</td>
</tr>
<tr>
<td>1,001 to 2,000 pounds</td>
<td>12.00</td>
</tr>
<tr>
<td>2,001 to 3,000 pounds</td>
<td>15.00</td>
</tr>
<tr>
<td>3,001 to 4,000 pounds</td>
<td>20.00</td>
</tr>
<tr>
<td>4,001 to 5,000 pounds</td>
<td>24.00</td>
</tr>
<tr>
<td>5,001 to 6,000 pounds</td>
<td>27.00</td>
</tr>
</tbody>
</table>
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6,001 to 7,000 pounds .......................... 30.00
7,001 to 8,000 pounds .......................... 33.00
8,001 to 9,000 pounds .......................... 36.00
9,001 to 10,000 pounds ......................... 39.00
10,001 to 11,000 pounds ......................... 42.00
11,001 to 12,000 pounds ......................... 45.00
12,001 to 13,000 pounds ......................... 48.00
13,001 to 14,000 pounds ......................... 51.00
14,001 to 15,000 pounds ......................... 54.00
15,001 to 16,000 pounds ......................... 57.00
16,001 to 17,000 pounds ......................... 60.00
17,001 to 18,000 pounds ......................... 63.00
18,001 to 19,000 pounds ......................... 66.00
19,001 to 20,000 pounds ......................... 69.00
20,001 to 21,000 pounds ......................... 72.00
21,001 to 22,000 pounds ......................... 75.00
22,001 to 23,000 pounds ......................... 78.00
23,001 to 24,000 pounds ......................... 81.00
24,001 to 25,000 pounds ......................... 84.00
25,001 to 26,000 pounds ......................... 87.00
26,001 to 27,000 pounds ......................... 90.00
27,001 to 28,000 pounds ......................... 93.00
28,001 to 29,000 pounds ......................... 96.00
29,001 to 30,000 pounds ......................... 99.00

Provided, that no automobile, commercial vehicle, trailer, semitrailer or tractor shall be registered by the Commissioner of Motor Vehicles unless the same are equipped with rubber tires on all wheels; and provided, further, that the owner of any commercial motor vehicle, tractor, trailer or semitrailer whose vehicle shall be found overloaded on a public highway or operated with a load beyond the gross weight shown in the registration certificate for said vehicle issued by the Commissioner of Motor Vehicles or by the authorized official or body of any other State shall be fined not less than one hundred dollars ($100.00) nor more than two hundred and fifty dollars ($250.00) for the first offense, and for any subsequent offense, not less than two hundred and fifty dollars ($250.00) nor more than five hundred dollars ($500.00), and said vehicle, but not the contents thereof, may be
detained until the owner submits to the jurisdiction of the court and the fine is paid or proper bond be posted for an appeal if there be a conviction; and any person who shall operate an automobile, commercial vehicle, trailer or semitrailer or tractor not equipped on all wheels with rubber tires shall be fined not less than fifty dollars ($50.00) nor more than one hundred dollars ($100.00) for the first offense and for any subsequent offense not less than one hundred dollars ($100.00), nor more than two hundred dollars ($200.00); provided, further, that any tractor equipped with solid rubber tires impaired to such an extent as to be likely to cause damage to the public highways shall be fined not less than fifty dollars ($50.00) nor more than one hundred dollars ($100.00) for the first offense, and for any subsequent offense not less than one hundred dollars ($100.00) nor more than two hundred dollars ($200.00); and provided, further, that tractors used for agricultural purposes may be operated over the highways of this State without being equipped with rubber tires under such regulations as shall from time to time be adopted by the Commissioner of Motor Vehicles. No provision contained in this subdivision shall be construed as to supersede or repeal the provisions of subdivision six of section fourteen and subdivision four of section twenty-one of the act to which this act is amendatory.

(5) Passenger vehicles. The applicant for registration for motor vehicles shall pay to the Commissioner of Motor Vehicles for each registration a fee of forty cents ($0.40) per horsepower for the rated horsepower of such motor vehicle or the major fraction thereof for the rated horsepower of such motor vehicle up to and including vehicles of a twenty-nine horsepower rating; and all passenger motor vehicles having a rating of thirty horsepower or more shall pay a fee of fifty cents ($0.50) per horsepower or the major fraction thereof.
(6) Motorcycles. The applicant for registration for a motorcycle shall pay to the Commissioner of Motor Vehicles for each registration a fee of two dollars ($2.00).

(7) Reduction in fee on and after July first. If application shall be made for registration of a motor vehicle, commercial motor vehicle, trailer, semitrailer, tractor or omnibus on and after the first day of July in any year, the applicant shall be required to pay but one-half the registration fee herein provided for in the class to which said vehicle belongs.

(8) Refusal of registration. The Commissioner of Motor Vehicles may refuse registration in the case of any automobile, commercial motor vehicle, trailer, semitrailer, tractor or omnibus that shall not comply with the requirements of this act or that shall seem to him unsuitable for use on the roads and highways of this State.

(9) Certificate issued. The Commissioner of Motor Vehicles shall issue for each automobile so registered a certificate, properly numbered, stating that such motor vehicle or motorcycle is registered in accordance with the law, and shall cause the name of such owner, with his address and the number of his certificate and description of such automobile, to be entered on the records of his department in alphabetical and numerical order. And the holder of said certificate, when requested by any motor vehicle inspector, police officer or magistrate, while in the performance of the duties of his office, shall exhibit said certificate, to the end that the said motor vehicle inspector, police officer or magistrate may thereby determine the correctness of said certificate as the same relates to the registration number plates of the motor vehicle for which the said certificate was issued.

(10) Duplicate certificates. The Commissioner of Motor Vehicles, upon presentation of a statement duly sworn to, setting forth that the original registration certificate or driver's license has been destroyed, lost or stolen, may, if he is satisfied that
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the facts as set forth in the statement are substantially true, issue a duplicate registration certificate or driver's license to the original holder thereof, upon the payment to the Commissioner of Motor Vehicles of a fee of one dollar for each duplicate registration certificate or driver's license so issued.

2. All acts or parts of acts inconsistent herewith are hereby repealed.

3. This act shall take effect immediately.

Approved May 2, 1934.

CHAPTER 124

An Act to authorize the operation by any traction company or company operating a street railway, or railroad operated as a street railway, of trackless trolleys, trolley buses or motor vehicles which are operated in part by electricity furnished by an overhead trolley system and in part by other motive power in substitution or partial substitution for street railway operation.

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

1. Any traction company or company operating a street railway or railroad operated as a street railway, the operation of which is by the overhead trolley system, may, with the approval of the Board of Public Utility Commissioners, substitute in whole or in part in the operation of its lines or any part thereof over which it has a franchise for electric street railway operation for the street cars or any part thereof operated thereon, vehicles known as trackless trolleys or trolley buses or motor vehicles which are operated in part by electricity furnished by an overhead trolley system and in part
by other motive power, and for the purpose of providing electric power for the operation of such vehicles as aforesaid may construct an overhead ground wire parallel to each trolley wire or wires in all streets and highways in which it now has the right to operate street cars by the overhead electric system, or in case the overhead trolley system in any such street or highway shall have been removed to restore the same together with the necessary parallel ground wire.

2. Any such company which shall make substitution as aforesaid for all street car service upon any line or part thereof may remove any of its street railway tracks in any such street or highway which by reason of such substitution shall no longer be required for street car operation; such company is hereby authorized, upon obtaining the approval of the Board of Public Utility Commissioners for such resumption, to resume street car operation, and if the track necessary for such operation has been removed or covered, to reconstruct and restore the same; provided, such company shall comply with any agreement heretofore or hereafter made with the municipal or other board or body having charge of any street or highway in which such line or part thereof is located with respect to such removal or reconstruction.

3. The operation of substituted vehicles for street cars as herein provided shall be considered for all purposes as a compliance with the franchise for the operation of street cars, and shall not operate as an abandonment of any such franchise.

4. This act shall take effect immediately.

Approved May 2, 1934.
CHAPTER 125

An Act to amend an act entitled "An act providing for the regulation of vehicles, animals and pedestrians, on all public roads and turnpikes, and prescribing and regulating process and the service thereof, and proceedings for the violations of the provisions of the act, and penalties for said violations, and granting authority to towns, cities, boroughs and townships, under certain restrictions for the adoption of ordinances further regulating vehicles, pedestrians and animals, and designating the authorities to enforce its provisions and defining their powers and their authority" (Revision of 1928).

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

1. Section two of Article VIII of the act to which this act is an amendment is hereby repealed.
2. This act shall take effect immediately.

Approved May 2, 1934.

CHAPTER 126

A Supplement to an act entitled "An act concerning financial responsibility for damages caused by the operation of motor vehicles," approved April sixteenth, one thousand nine hundred and twenty-nine.

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

1. Whenever it appears to the satisfaction of the Commissioner of Motor Vehicles that at the time of a motor vehicle accident resulting in the death of
or injury to any person, or damage to property to the extent of one hundred dollars ($100.00), the judgment debtor, against whom a judgment has been obtained as a result of said accident, was insured in an insurance company, authorized to do business in this State, against public liability for injuries or death to one person to the extent of five thousand dollars ($5,000.00) and for injuries or death to more than one person to the extent of ten thousand dollars ($10,000.00) and for damage to property to the extent of one thousand dollars ($1,000.00) arising out of a single motor vehicle accident and that the judgment has not been paid because, subsequent to the date of said accident, the said insurance company has become insolvent or bankrupt, or the Commissioner of Banking and Insurance has undertaken control thereof for the purpose of liquidation, he shall not suspend the operator's license and the registration certificates of the said judgment debtor; provided, the said debtor files proof of his ability to respond in damages for future accidents as required by the act to which this act is a supplement.

2. The Commissioner shall have power to restore the operator's license and registration certificates of such a judgment debtor which have been suspended prior to the effective date of this act; provided, the said debtor files proof of his ability to respond in damages for future accidents as required by the act to which this act is a supplement.

3. Whenever it appears that a period of three years has elapsed since proof of financial responsibility was required, of a person convicted of a violation of law as set forth in subdivision A of section one of the act, as amended, to which this act is a supplement, it shall be lawful for the Commissioner of Motor Vehicles to restore the same to said person, provided, said person has not become involved in such an accident as to require him to furnish proof of ability to respond in damages for future accident or has not, since the date of said conviction, been subsequently convicted of a viola-
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4. If it shall be duly established to the satisfaction of the Commissioner (a) that any person, whether a resident or nonresident of this State, who shall have been convicted, pleaded guilty or forfeited bail or collateral, as aforesaid, was, upon the occasion of the offense upon which such conviction, plea or forfeiture was based, a chauffeur or motor vehicle operator, however designated, in the employ of the owner of a motor vehicle or a member of the immediate family or household of the owner of such motor vehicle, and (b) that there was not, at the time of such offense or subsequent thereto, up to the date of such finding, any motor vehicle registered in this State, (or if a nonresident, in the State or province of his residence) in the name of the person who has been convicted, pleaded guilty or forfeited bail or collateral, as aforesaid, then and in that event, if the person in whose name such motor vehicle is registered shall give proof of ability to respond in damages according to the provisions of this act, which proof the Commissioner shall accept, such chauffeur or other person, as aforesaid, shall be relieved of the necessity of giving such proof in his own behalf, provided that such chauffeur or other person so relieved shall operate only a motor vehicle for which the owner has a certificate of financial responsibility on file. Any person who violates this provision shall be subject to a fine not exceeding twenty-five dollars ($25.00) and his driver’s license shall be revoked by the Commissioner of Motor Vehicles for such a period as the Commissioner may determine.

5. Any acts or parts of acts inconsistent herewith are hereby repealed.

6. This act shall take effect immediately.

Approved May 2, 1934.
CHAPTER 127

An Act authorizing the State Department of Health to purchase and distribute diphtheria toxoid and toxin-antitoxin and smallpox vaccine and appropriating moneys therefor.

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

1. The Department of Health of the State of New Jersey is hereby authorized to purchase and to distribute free in accordance with rules of said department diphtheria toxoid and/or toxin-antitoxin and smallpox vaccine.

2. For the purchase and distribution of the said materials and for expenses incident to such distribution and the keeping of records of the use of said materials, the said department is hereby authorized to expend such sum as shall be appropriated in any annual or supplemental appropriation act, and to cover such expenditures up to July first, one thousand nine hundred and thirty-four, the sum of ten thousand dollars ($10,000.00) is hereby appropriated.

3. This act shall take effect immediately.

Approved May 2, 1934.
CHAPTER 128

An Act to amend the title and body of an act entitled "An act imposing taxes upon the sale of alcoholic beverages and providing for the collection thereof," approved December fourth, one thousand nine hundred and thirty-three.

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

1. An act entitled "An act imposing taxes upon the sale of alcoholic beverages and providing for the collection thereof," approved December fourth, one thousand nine hundred and thirty-three, is hereby changed and amended so that henceforth it shall be entitled as follows:

"An act imposing taxes upon the sale or delivery of alcoholic beverages and providing for the collection thereof."

2. Section two hundred two of the act to which this act is an amendment be and the same is hereby amended to read as follows:

202. Power to examine. The commissioner shall have power, whenever he deems it expedient, to make or cause to be made by his deputies, supervisors, auditors or investigators, an examination or investigation of the books, records, papers, vouchers, accounts, documents and tax stamps or crowns of any person engaged in the manufacture, distribution, transportation, storage, warehousing, importation, or sale of alcoholic beverages, and as well of the premises of any such person, for the purpose of administering the provisions of this act or of any other act of this State imposing taxes upon the sale or delivery of alcoholic beverages. It shall be the duty of every such person, and of every director, officer, agent or employee of every such person to exhibit to the commissioner, his deputies, supervisors, auditors or investigators, all of the books, records, papers, vouchers, accounts,
Oaths.

Section 203 amended.

Hearings.

Witnesses.

Section 203 amended.

Documents, and tax stamps or crowns of the said person and as well of the premises of said person, and to facilitate as far as it may be in his or their power so to do any such examination or investigation. It shall be lawful for the commissioner, his deputies, supervisors, auditors and investigators to take any oath or affirmation of any person signing a deposition, statement, return or report required by the commissioner in the administration of this act or any other act of this State imposing taxes upon the sale or delivery of alcoholic beverages.

3. Section two hundred three of the act to which this act is an amendment be and the same is hereby amended to read as follows:

203. Power to conduct hearings. The commissioner or his deputies, supervisors, auditors or investigators shall have power to conduct hearings and to administer oaths to, and to examine under oath any person engaged in the manufacture, distribution, transportation, storage, warehousing, importation or sale of alcoholic beverages and the directors, officers, agents and employees of any such person and as well all other witnesses, relative to the alcoholic beverage business of such person, in respect to any matter incident to the administration of this act or any other act of this State imposing taxes upon the sale or delivery of alcoholic beverages.

4. Section two hundred four of the act to which this act is an amendment be and the same is hereby amended to read as follows:

204. Power to subpoena witnesses; fees. The commissioner shall have power by subpoena, to compel the attendance of witnesses and the production of any books, records, papers, vouchers, accounts, documents, tax stamps and crowns of any person engaged in the manufacture, distribution, transportation, storage, warehousing, importation or sale of alcoholic beverages, or of any other person, at any such hearing. The fees of witnesses required to attend any such hearing shall be the same as
those allowed to witnesses appearing in the Supreme Court. Such fees shall be paid in the manner provided for the payment of other expenses incident to the administration of this act.

5. Section two hundred six of the act to which this act is an amendment be and the same is hereby amended to read as follows:

206. Power to appoint assistants. The commissioner shall have power to appoint one or more deputies and such supervisors, auditors, investigators, agents and clerical and other assistants as he may deem necessary, and to establish, maintain and equip one or more offices at such places within this State as he shall determine. The appointment of a deputy or deputies and of supervisors, auditors, investigators, and agents shall be free of the provisions and limitations imposed by the civil service act or by any other act except this act. The appointment of clerical assistants except as herein otherwise provided, shall be subject to the provisions of the civil service act. The rate of compensation of all employees engaged in the administration of this act shall be fixed by the commissioner with the approval of the State Commissioner of Finance. The present employees of the Beverage Tax Division in the State Tax Department shall be continued therein, free of the provisions and limitations imposed by the civil service act or by any other act except this act, unless and until dismissed by the commissioner or transferred to the Department of Alcoholic Beverage Control. Hereafter the salaries of such employees shall be fixed by the commissioner with the approval of the State Commissioner of Finance.

6. Section three hundred two of the act to which this act is an amendment be and the same is hereby amended to read as follows:

302. When taxes not imposed. (a) No tax imposed by this act shall be payable on any sale of alcoholic beverages by any licensed manufacturer or by any licensed export wholesaler for resale and consumption outside of this State, or directly for
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consumption outside of this State when said sale
is accompanied by the actual transportation of
such beverages out of this State; provided, how-
ever, that if any such beverages shall thereafter be
brought back into this State the licensed manufac-
turer or the licensed export wholesaler who shall
have sold such beverages and transported or caused
the same to be transported out of this State shall
then pay such tax unless the same has been paid by
some other person. The holder of a wholesaler's
license issued by the State Commissioner of Alco-
holic Beverage Control shall be entitled to the ben-
efit of the provisions of this section with respect to
all sales made prior to June first, one thousand
nine hundred and thirty-four; provided, said licen-
see shall, on or before said date, secure from the
State Commissioner of Alcoholic Beverage Control
an export wholesale license.

(b) No tax imposed by this act shall be payable
by the holder of a special or temporary permit is-
ued by the State Commissioner of Alcoholic Bev-
erage Control to dispose of alcoholic beverages
therefore acquired by the permittee while en-
gaged as a licensed manufacturer or as a licensed
export wholesaler, on any sale heretofore or here-
after made of such beverages, for resale and con-
sumption outside of this State, or directly for con-
sumption outside of this State, when said sale shall
have been accompanied by the actual transportation
of said beverages out of this State; provided, how-
ever, that if any such beverages shall thereafter be
brought back into this State the holder of said spe-
cial or temporary permit shall then pay such tax
unless the same has been paid or secured by some
other person.

(c) No tax imposed by this act shall be payable
by the holder of a transportation license issued by
the Commissioner of Alcoholic Beverage Control;
provided, such licensee shall have complied with all
of the rules and regulations of the State Tax Com-
misssioner relating to said licensee and made pursu-
ant to the provisions of this act.
7. Section three hundred four of the act to which this act is an amendment be and the same is hereby amended to read as follows:

304. Sales of alcoholic beverage warehouse receipts not taxable sales. For the purpose of this act, sales of warehouse receipts, given upon the storage of alcoholic beverages, shall not be construed as sales of the beverages represented by the receipts, but the tax herein imposed upon the sale or delivery of such beverages, if not paid or the payment thereof secured prior thereto, shall, when delivery of such alcoholic beverages from the warehouse is made to a consumer or the holder of a plenary retail consumption or plenary retail distribution license, be paid upon the removal of the same from the warehouse, if that shall occur in this State, if not, then upon the first subsequent sale or delivery of said beverages in this State.

8. Section four hundred one of the act to which this act is an amendment be and the same is hereby amended to read as follows:

401. Payment of tax. The taxes imposed by this act shall be due and payable at the time of the first sale or delivery, as the case may be, in this State. The commissioner, upon such terms and conditions as he may prescribe, may permit a postponement of payment until a subsequent resale thereof and in any case may permit a postponement to a date not later than the fifteenth day of the month next following the month in which the sales or resales or deliveries so taxed were made. Nothing herein contained shall be construed to relieve any subsequent seller of liability to pay the tax upon any sale or delivery should payment thereof not have been made. When alcoholic beverages are delivered into a bonded warehouse, the commissioner may further postpone and by rule and regulation fix the time and method of payment of the tax.

9. Section four hundred three of the act to which this act is an amendment be and the same is hereby amended to read as follows:
403. Certification of debt; judgment; procedure thereon. As an additional or alternative remedy, the commissioner may issue a certificate to the clerk of the Supreme Court or to any county clerk that any person is indebted under this act is an amount named in such certificate and thereupon the clerk to whom such certificate shall have been issued shall immediately enter upon his record of docketed judgments the name of such person, the amount of the debt so certified and the date of making such entries, and the making of the entries shall have the same force and effect as the entry of a docketed judgment in the office of such clerk, and the commissioner shall have all of the remedies and may take all of the proceedings for the collection thereof which may be had or taken upon the recovery of a judgment in an action at law upon contract. Every person who shall be licensed to manufacture, distribute, transport, store, warehouse, import or sell alcoholic beverages under any law of this State shall by the acceptance of such license be deemed to have consented to the procedure set forth in this section.

10. Section four hundred six of the act to which this act is an amendment be and the same is hereby amended to read as follows:

406. Payment evidenced by beverage tax stamps or crowns.

(a) From and after March first, one thousand nine hundred and thirty-five, the payment of the taxes herein imposed shall be evidenced by the affixing of beverage tax stamps, or crowns to the containers in which all alcoholic beverages are placed, received, stored, warehoused, shipped, or delivered for sale. Such stamps or crowns shall be affixed to each individual container within forty-eight (48) hours after such beverages are placed therein or received within this State.

(b) The commissioner shall prescribe, prepare and have available for sale stamps or crowns of such denominations and quantities as he may deem necessary for the payment of the taxes imposed by
this act. He shall make provision for the sale of such stamps or crowns in such places and at such times as may be reasonably necessary.

(c) Stamps shall be affixed in such a manner that their removal will require continued application of steam or water.

(d) Vendors of alcoholic beverages without this State may purchase stamps or crowns from the commissioner and affix them in the manner prescribed by him to containers of alcoholic beverages to be sold in this State, in which case the recipient of such alcoholic beverages within the State shall not be required to purchase and affix stamps or crowns thereon.

(e) In case any alcoholic beverages upon which stamps or crowns have been placed within this State have been sold and delivered by a licensed manufacturer or a licensed export wholesaler to a regular dealer of such beverages in another State and shall not have been returned to this State for resale, the seller in this State shall be entitled to a refund of the actual amount of tax paid, upon such proof as may be required by the commissioner, that the alcoholic beverages were so sold and delivered and not returned to this State for consumption or resale. Any such refund shall be paid by the treasurer upon the certificate of the commissioner out of the tax monies paid to the treasurer as provided in this act.

11. Section five hundred one of the act to which this act is an amendment is hereby amended to read as follows:

501. Reports to the commissioner. Every person who shall manufacture, distribute, transport, store, warehouse, import or sell any alcoholic beverages in this State shall file with the commissioner on or before the fifteenth day of each month a report under oath, on such form as the commissioner shall prescribe, which report shall disclose the amount of alcoholic beverages manufactured, distributed, transported, stored, warehoused, imported, purchased and sold by such person during the preced-
Tax paid at time of filing.

Section 502 amended.

Records kept by producers.

Form and preservation of records.

Section 503 amended.

Records kept by commissioner.

Certifying records.

Fee.

Records confidential.

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ing month, and such other information as the commissioner may require. Every such person shall pay to the commissioner upon the filing of such report the amount of tax which shall be due from such person by reason of the sales or deliveries of alcoholic beverages disclosed in said report, unless previously paid.

12. Section five hundred two of the act to which this act is an amendment be and the same is hereby amended to read as follows:

502. Records to be kept. Every person who shall manufacture, distribute, transport, store, warehouse or sell alcoholic beverages, or import the same for sale shall keep complete and accurate records of all alcoholic beverages purchased, sold, manufactured, improved, brewed, fermented, distilled, produced, stored, warehoused, imported or transported within this State. Such records shall be of a kind and in the form prescribed by the commissioner and shall be safely preserved for two (2) years in such a manner as to insure permanency and accessibility for inspection by the commissioner or any duly authorized employee of said commissioner.

13. Section five hundred three of the act to which this act is an amendment be and the same is hereby amended to read as follows:

503. Commissioner’s records; authentication; confidential character. The commissioner shall keep a record of all of his official acts and shall preserve copies of all decisions, rules, regulations and orders made by him. Copies of any rule, regulation, order or decision made by him and of any paper or papers filed in any office maintained by him in the administration of this act may be authenticated under his official seal and when so authenticated shall be evidence in all courts of this State of the same weight and force as the originals thereof. For authenticating any such copy he shall receive a fee of one dollar ($1.00). The records and files of the commissioner respecting the administration of this act shall be considered confi-
dential and privileged and neither the commis-

sioner nor any employee concerned with the admi-

nistration of this act or the custody of any such rec-

ords or files shall be required to produce any of

them for the inspection of any person or use in any

action or proceeding in any court except in behalf

of the commissioner in an action or proceeding

under the provisions of this act to which the com-

missioner is a party or in behalf of any party to

any action or proceeding under the provisions of

this act when the reports or files or the facts shown

thereby are directly involved in such action or pro-

ceeding. Nothing herein contained shall be con-

structed to prohibit the delivery to a taxpayer or to

his duly authorized representative of a certified

copy of any report or other paper filed by him pur-
suant to the requirements of this act, nor to pro-
hibit the publication of statistics so classified as to

prevent the identification of particular reports and
the items thereof nor to prohibit the inspection by

the Attorney-General or other legal representative

of this State of the reports or files relating to the

claim of any taxpayer who shall bring an action to

set aside or review any tax imposed hereunder or

against whom an action or proceeding has been in-
stituted in accordance with the provisions of this
act, nor to prohibit the examination of said records

and files by the Comptroller or auditor of this State

or by their respective duly authorized employees

nor to prohibit the delivery to the State Commis-

sioner of Alcoholic Beverage Control of copies of

any alcoholic beverage tax sales reports filed with

the State Tax Commissioner nor to prohibit the ex-
change of any information disclosed by any alco-

holic beverage tax sales reports by the commissi-

14. Section five hundred four of the act to which

this act is an amendment be and the same is hereby

amended to read as follows:
504. Preservation of reports. All reports filed with the commissioner pursuant to the provisions of this act shall be preserved for two (2) years and thereafter may be destroyed by order of the commissioner.

15. Section seven hundred one of the act to which this act is an amendment be and the same is hereby amended to read as follows:

701. Sales without affixing tax stamps. Any person who, on or after March first, one thousand nine hundred and thirty-five, shall sell, possess for sale, offer for sale or otherwise dispose of, or who shall purchase, or possess contrary to the provisions of this act any alcoholic beverages upon the containers of which stamps or crowns as required by this act shall not be affixed or attached shall be guilty of a misdemeanor and punished accordingly.

16. Section seven hundred two of the act to which this act is an amendment be and the same is hereby amended to read as follows:

702. Counterfeiting; illegal use. Any person who falsely or fraudulently makes, forges, alters or counterfeits, or causes to be falsely or fraudulently made, forged, altered or counterfeited, any stamp, crown, form, receipt, order or certificate which may be prescribed or issued by the commissioner, pursuant to the provisions of this act; or any person who knowingly and wilfully utters, publishes, passes, tenders as true, buys or sells any such false, altered, forged or counterfeited stamps, crowns, forms, receipts, orders or certificates; or any person who uses more than once any stamps or crowns prescribed pursuant to the provisions of this act; or any person who falsely and fraudulently claims credit for crowns or stamps asserted to have been affixed to any containers of alcoholic beverages exported out of this State, shall in any such case be guilty of a misdemeanor and punished accordingly.

17. Section seven hundred five of the act to which this act is an amendment be and the same is hereby amended to read as follows:
705. Sales and deliveries prohibited unless tax paid or secured. Any person who shall sell or cause to be sold any alcoholic beverages within this State or who shall deliver or cause to be delivered any alcoholic beverages within this State when the tax upon the sale or delivery of such beverages, as herein imposed, shall not have first been paid or the payment thereof secured to the satisfaction of the commissioner shall be guilty of a misdemeanor and punished accordingly.

18. Section seven hundred seven of the act to which this act is an amendment be and the same is hereby amended to read as follows:

707. Revocation. In case any person having a license to manufacture, distribute, transport, store, warehouse, import or sell alcoholic beverages, issued pursuant to any law of this State, shall fail to pay any tax, penalty or interest which he is required to pay under the provisions of this act or fails to comply with any provision of this act, or with any rule or regulation made by the commissioner pursuant to this act, notice whereof has been given to such licensee, the commissioner may forward a statement of the facts showing such default to the authority which issued such license and request the revocation of said license on account of such default, whereupon said license may be suspended or revoked and no new, restored or reissued license may thereafter be given or issued to such licensee without the consent of the commissioner.

19. Section eight hundred one of the act to which this act is an amendment be and the same is hereby amended to read as follows:

801. Interest of employees in alcoholic beverage business prohibited. (a) No officer or employee of the division of the State Tax Department which shall be concerned with the administration of the provisions of this act shall directly or indirectly, individually or as a member of a partnership or as a stockholder of a corporation or other association, have any interest whatsoever in the manufacture,
distribution, transportation, storage, warehousing, importation or sale of alcoholic beverages, or in any enterprise or industry dealing with alcoholic beverages; nor shall any such person receive any commission or profit or have any interest whatsoever in any purchase or sale of alcoholic beverages; provided, however, that nothing herein contained shall prevent any such person from purchasing or possessing for consumption and not for resale any alcoholic beverages.

(b) Any person who shall violate any of the provisions of this section may be conditionally suspended or dismissed by the commissioner.

20. This act shall take effect immediately. Approved May 2, 1934.

CHAPTER 129

An Act to amend an act entitled "An act to secure to mechanics and others payment for their labor and materials in erecting any building, and in making certain improvements to land" (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight, approved April nineteenth, one thousand nine hundred and fifteen.

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 be and the same is hereby amended to read as follows:

11. The lien given by this act is hereby extended to all docks, wharves, piers, bulkheads, returns, jetties, piling, groins and boardwalks, erected upon any navigable waters of this State, including the
Atlantic ocean, and to the lots of land in front of which or upon which such docks, wharves, piers, bulkheads, returns, jetties, piling, groins, and boardwalks may be erected, and to all the interest of the owner or owners of such land in the soil or waters of such navigable waters in front of said lands, for all debts contracted by the owner or owners thereof; or by any person with the consent of such owner or owners, in writing, for work done or materials furnished for or about the erection or filling in of said docks, wharves, piers, bulkheads, returns, jetties, piling, groins and boardwalks. And the lien given by this act is also extended to embrace any lands whereon improvements to the same have been made by drainage, dredging, filling in, irrigation work or the erection and construction of banks and the making of channels thereon, for all debts contracted by the owner or owners thereof for work done or material furnished in and about any such improvements and constructions; provided, however, that no one shall be entitled to a lien under the provisions of this act for any labor performed or materials furnished prior to the filing in the office of the clerk of the county wherein the lands and works to be affected by such lien is situate, a mechanic's notice of intention to perform such labor or furnish such materials as is required by the provisions of section one of an act entitled "An act to amend an act entitled 'An act to secure to mechanics and others payment for their labor and materials in erecting any building and in making certain improvements to land' (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight," approved April eighteenth, one thousand nine hundred and thirty.

2. This act shall take effect immediately.

Approved May 2, 1934.
CHAPTER 130

A Supplement to an act entitled "An act to authorize the Department of Labor to establish free labor bureaus and providing for their maintenance," approved March tenth, one thousand nine hundred and fifteen.

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

1. The provisions of the act of Congress, approved June sixth, one thousand nine hundred and thirty-three, entitled "An act to provide for the establishment of a national employment system and for co-operation with the States in the promotion of such system, and for other purposes," are hereby accepted by the State of New Jersey.

2. The bureau of employment of the New Jersey Department of Labor is hereby designated as the State agency for the purposes of said act of Congress, and is hereby empowered and directed to cooperate, as in said act provided, with the United States Employment Service of the Department of Labor in the administration of the provisions thereof. Said bureau of employment of the New Jersey Department of Labor is hereby empowered and directed to do all that is or may be required to secure for the State of New Jersey the benefits of the appropriations under said act of Congress for each and every purpose specified therein.

3. In order that the State may take advantage of the Federal funds available from the Federal act, the State Bureau of Employment and the State Rehabilitation Commission are hereby empowered and directed to prepare a plan of co-operation in carrying out the provisions of said act.

4. The State Bureau of Employment is hereby authorized to use State funds, or funds otherwise made available, in matching Federal funds available to the State of New Jersey.
5. The State Treasurer is hereby appointed custodian for all money paid to the State from appropriations under said act of Congress. He shall receive and provide for the proper custody of same. He shall disburse same upon the warrant of the State Comptroller when such disbursement has been certified by the Commissioner of Labor of New Jersey.

6. This act shall take effect immediately.

Approved May 2, 1934.

CHAPTER 131

An Act authorizing all banks, bankers, trust companies, savings banks, investment companies and other persons carrying on a banking business organized under the laws of the State of New Jersey to secure deposits made by The Delaware River Joint Commission.

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

1. In order to protect public funds deposited by The Delaware River Joint Commission, a corporate instrumentality of the States of New Jersey and Pennsylvania, all banks, bankers, trust companies, savings banks, investment companies and other persons carrying on a banking business organized under the laws of the State of New Jersey, are authorized to give to the commission a good and sufficient undertaking with such sureties as shall be approved by the said commission to the effect that such bank and/or banking institution as hereinbefore described shall faithfully keep and pay over to the order of or upon the warrant of said commission or its authorized agent, such deposits and agreed interest thereon, at such times...
or upon such demands as may be agreed upon with said commission or in lieu of said sureties, to deposit with the commission as collateral, such securities as the commission may approve; provided, said securities shall consist of obligations in which public officers and bodies of this State and of its municipal subdivisions, savings institutions including savings and loan associations, insurance companies and associations, executors, administrators, guardians, trustees and other fiduciaries in this State may properly and legally invest the funds within their control, in such amounts as may be agreed upon by the commission and such bank and/or banking institution, which said deposits of the commission may be evidenced by a depository collateral agreement in such form and upon such terms and conditions as may be agreed upon by the commission and the said bank and/or banking institution.

2. This act shall take effect immediately.

Approved May 2, 1934.
CHAPTER 132

An Act to amend an act entitled "An act to regulate and control the purchase, distribution and sale of fluid milk and cream and to declare an emergency, and for this purpose to create a State board of milk control, defining its powers and duties and providing penalties for violations," approved May twenty-third, one thousand nine hundred and thirty-three, approved June twenty-first, one thousand nine hundred and thirty-three.

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

1. Section one of article seven of the act of which this act is amendatory be and the same is hereby amended so that the same shall read as follows:

1. The board may ascertain, determine and fix, by such investigations and proof as the emergency permits, the price to be paid to the producer and to be charged the consumer for milk in the several municipalities or markets of this State, under varying conditions, as will best protect the supply of fresh, wholesome and sanitary milk in this State, and insure a sufficient quantity of pure and wholesome milk to the inhabitants of this State, having special regard to the health and welfare of children and be most in the public interest. The board shall take into consideration the various grades of milk produced, the varying percentages of butter fat, plant volume, seasonal production, and other conditions affecting the cost of production, cost of transportation and marketing, and the amount necessary to yield a reasonable return to the producer and to the milk dealer. It may, in its discretion, hold a public hearing or hearings in this State and invite producers, consumers, local dealers and public health officials in
this State to submit such proofs as they may desire to aid the board in making its determination hereunder.

(b) The board upon its own motion or upon application may from time to time, upon such notice as it shall by rule and regulation determine, alter or modify any official order theretofore made with respect to the price of milk used for fluid consumption to be paid by milk dealers to producers and/or the price to be paid by consumers.

(c) It is the intent of the Legislature that the instant, whenever that may be, that the handling within the State, by a milk dealer, of milk produced outside of the State, becomes a subject of regulation by the State, in the exercise of its police powers, the restrictions set forth in this act respecting such milk so produced shall apply and the powers conferred by this act on the board shall attach. After any such milk so produced shall have come to rest within the State, any sale, within the State, by a licensed milk dealer or a milk dealer required by this act to be licensed, of any such milk purchased from the producer at a price lower than that required to be paid for milk produced within the State, purchased under similar conditions, shall be unlawful and deemed a violation of this act, and for continued violations the board may apply to the Court of Chancery for its writ of injunction to restrain such further unlawful acts.

(d) Any person who shall violate any of the provisions of this act and/or the orders, rules and regulations of the board as adopted from time to time shall be deemed guilty of a violation of the provisions of this act and shall pay a penalty of not less than twenty-five dollars ($25.00) nor more than two hundred dollars ($200.00), and such penalty when collected shall be paid to the treasurer of the State of New Jersey and become a part of the general fund of the State of New Jersey. Any milk or cream or milk products which are the subject of the violation of this act or the orders,
rules and regulations of the board, may be seized, condemned, destroyed, or sold as the board or court may direct; the proceeds from such sale to be paid to the treasurer of the State of New Jersey, to abide the further order of the board or court, and if no such order is made, then to become a part of the general fund of the State of New Jersey.

(e) The board or court may, in its or their discretion, release the milk or cream or milk products as seized, or the funds derived from the sale of such milk or cream or milk products, when the requirements of this act and/or the orders, rules and regulations of the board have been complied with, and upon payment of all costs and expenses incurred by the State in any proceedings connected with such seizure or prosecution.

(f) Every district court in any city or judicial district in any county and every court of common pleas in any county wherein a district court is not located is hereby empowered upon the filing of a complaint, in writing, duly verified, which said verification when made by the secretary of the milk control board may be made upon information and belief that any person has violated any of the provisions of this act, to issue process at the suit of the milk control board of the State of New Jersey, as plaintiff, such process shall be in the nature of a summons and shall be returnable in not less than five nor more than fifteen days; such process shall state what provisions of the law are alleged to have been violated by the defendant or defendants, and on the return of such process or at any time to which the trial shall be adjourned, the said court shall proceed in a summary manner, without a jury, to hear testimony and to determine and give judgment in the matter without the filing of any pleadings, either for the plaintiff, for the recovery of such penalty, with cost, or for the defendant, and the said court shall, if judgment be rendered for the plaintiff, cause any such defendant, who may refuse or neglect to forthwith pay the amount of the judgment rendered against
him and all the costs and charges incident thereto, to be committed to the county jail for any period not exceeding one hundred days; that the officers to serve and execute all process under this act shall be the officers authorized to serve and execute process in said court.

(g) The convictions in prosecutions under this act shall be in the following similar form:

State of New Jersey, 

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

                           Be it remembered that on this .......................
                           day of .........................., at .......................
                           in the county of ........................., defendant, was by .......................
                           (the district court of any city or judicial district in any county, or court of common pleas), convicted of violating the provisions of the ........................ section of an act entitled "An act to regulate and control the purchase, distribution and sale of fluid milk and cream and to declare an emergency, and for this purpose to create a State board of milk control, defining its powers and duties and providing penalties for violations," approved May twenty-third, one thousand nine hundred and thirty-three, as amended, in a summary proceeding at the suit of the Milk Control Board of the State of New Jersey, upon a complaint made by .......................
                           and further that the witnesses in said proceeding who testified for the plaintiff were (name them), and the witnesses who testified for the defendant were (name them).

                           Wherefore, the said court doth hereby give judgment that the plaintiff recover of the defendant .................... dollars penalty, and .................... dollars, cost of this proceeding.

                           The conviction shall be signed by the judge of the court before whom the conviction is had. In case the defendant is committed to jail in default of payment of the penalty, a commitment in the following form shall be added, beneath the judge's signature, to the conviction:
"And the said defendant, neglecting and refusing to pay the amount of the penalty above mentioned, with costs, it is hereby ordered that the said .................. be, and he hereby is committed to the common jail of the county of .................. for the period of ........... days, unless the said penalty and costs are sooner paid."

This commitment shall also be signed by the judge and in case of commitment of any defendant to jail, the conviction and commitment shall be signed in duplicate, and one of the duplicate copies shall serve the purpose of a warrant of commitment.

The clerk of any district court or of any court of common pleas may sign and seal any process required to be issued under this act, except a warrant of commitment. The costs recoverable in any such proceeding shall be the same as costs taxed in actions in said courts and shall be recovered in the event of the conviction of the defendant. Any judgment recovered for a penalty under the provisions of this act in any district court may be docketed in the same manner as judgments in said court are docketed under the provisions of an act entitled "An act concerning district courts," approved June fourteenth, one thousand eight hundred and ninety-eight, and the acts amendatory thereof and supplementary thereto. Execution may issue for the collection of any judgment obtained under this act against the goods and chattels and body of the defendant without any order first obtained for such purpose.

(h) The sections and parts of sections included in this act are hereby declared to be independent sections and parts of sections; if any such section or part of section shall be held invalid, such holdings shall not affect the remainder of this act, nor the context in which such part of section so held invalid may appear, excepting to the extent that an entire section or part of section may be inseparably connected in meaning and effect with
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the section or part of section to which such holding shall directly apply. The intention and purpose of this act as hereinbefore defined extends to the regulation of the milk marketing industry and to the control generally of milk to be sold to the inhabitants of the State of New Jersey to the full extent permitted by the constitutions of this State and of the United States as applied to legislation enacted under the emergency conditions described in this act.

2. This act shall take effect immediately.
Approved May 2, 1934.

CHAPTER 133

A Supplement to an act entitled "An act concerning disorderly persons" (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight.

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

1. The following persons shall be deemed and adjudged to be disorderly persons:

(a) Any person or persons who shall be apprehended in this State, either on foot or in any automobile, vehicle or public conveyance, who cannot give a good account of themselves, or who shall have no legitimate business in this State, shall be deemed a disorderly person.

(b) Any person who shall, upon apprehension, be proven to the satisfaction of the magistrate, recorder or judge before whom such person or persons shall be brought to have consorted with thieves, burglars, pickpockets, swindlers, confidence men or other classes of criminals shall be deemed and adjudged to be a disorderly person.
(c) Any person who shall have in his possession or custody any lottery slips, books or records pertaining to a lottery shall be deemed and adjudged to be a disorderly person.

2. This act shall take effect immediately, and should any of the several sections hereof be declared unconstitutional, it shall not affect the remaining provisions hereof.

Approved May 2, 1934.

CHAPTER 134

An Act authorizing the Treasurer of this State to pay, on the certificate of the Attorney-General, a sum not exceeding four thousand dollars ($4,000.00) for the purpose of defraying the cost of examination and report to the Legislature on the work of the Commission to Revise and Consolidate Public Statutes.

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

1. The Treasurer of this State is hereby authorized to pay, on the certificate of the Attorney-General, out of any moneys in the treasury of the State, such sum of money, not exceeding four thousand dollars ($4,000.00), as shall be necessary to defray the cost of examination and report to the Legislature on the work of the Commission to Revise and Consolidate Public Statutes of this State.

2. This act shall take effect immediately.

Approved May 2, 1934.
CHAPTER 135

A Supplement to an act entitled "An act to establish a State highway system, and to provide for the improvement, betterment, reconstruction, resurfacing, maintenance, repair and regulation of the use thereof," approved March thirteenth, nineteen hundred and seventeen.

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

1. The State Highway Commission may, as soon as it deems it expedient and practicable for the purpose of relieving traffic congestion on Routes No. 29 and No. 28, lay out and improve as part of the State highway system a road, of approximately three thousand feet in length, commencing at the intersection of a highway known as King George road with the southerly side line of present Highway No. 29, located in the township of Greenbrook, Somerset county, and thence running southerly over said King George road and Green Brook road, or over said roads for as much of said distance as may be practicable, in said township of Greenbrook, Somerset county, and the borough of Middlesex, Middlesex county, and ending at State Highway Route No. 28, in the borough of Middlesex, at a point known as "Mannion's Corner".

Existing highways may be made use of wherever it is convenient so to do, and said Commission may acquire rights-of-way where necessary.

2. This act shall take effect immediately.

Approved May 2, 1934.
CHAPTER 136

A Supplement to an act entitled "An act relating to mortgage guaranty corporations, title and mortgage guaranty corporations and insurance corporations engaged in the business of insurance against loss by reason of the nonpayment of principal and interest on bonds and mortgages, providing for the conservation, rehabilitation, reorganization or liquidation of such corporations, and relating to trusts and agencies created by or the result of instruments issued by said corporations, and conferring powers upon the Commissioner of Banking and Insurance and the Court of Chancery with respect thereto, and for the protection of holders of guaranteed mortgage investments," approved January ninth, one thousand nine hundred and thirty-four.

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

1. All deposits made by the Commissioner of Banking and Insurance acting, or by any trustee or trustees acting, under the authority of the act to which this act is a supplement, or under the authority of the Court of Chancery pursuant to said act, in State banks, savings banks or trust companies, in the event of the suspension or insolvency of the depository shall be preferred before all other deposits except such deposits as may be made by the Commissioner of Banking and Insurance which are given like preference by any statute of this State, with respect to which they shall have equal priority.

2. This act shall take effect immediately.

Approved May 2, 1934.
CHAPTER 137

An Act to provide for participation by the State of New Jersey in and suitable representation at the national convention of the American Legion to be held in the city of Atlantic City, during the year one thousand nine hundred and thirty-five, and making an appropriation for the expense thereof.

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

1. The Governor is hereby empowered, authorized and requested to order participation by the State of New Jersey in the annual convention of the American Legion to be held in the city of Atlantic City during the year one thousand nine hundred and thirty-five.

2. The sum of fifty thousand dollars ($50,000.00), or so much thereof as may be necessary, is hereby appropriated in order to effectuate the purposes of this act, and to provide for the reception and entertainment of the officers and delegates to such convention.

3. The Governor is further authorized and empowered to appoint a commission consisting of the Adjutant-General of the State and four other citizens of the State to represent the State, and all disbursements for the purposes of this act shall be made by the State Treasurer on warrant of the Adjutant-General. Within thirty days after the close of the convention the Adjutant-General shall file with the State Treasurer a statement of all disbursements made from the sum hereby appropriated; provided, however, that no indebtedness or obligation shall be incurred in excess of the amount hereby appropriated.

4. This act shall take effect immediately.

Approved May 2, 1934.
CHAPTER 138

A FURTHER SUPPLEMENT to an act entitled "An act to establish a State highway system, and to provide for the improvement, betterment, reconstruction, resurfacing, maintenance, repair and regulation of the use thereof" (Revision of 1927), approved March thirtieth, one thousand nine hundred and twenty-seven.

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

1. The State Highway Commission shall, as soon as practicable, lay out and construct as an addition to the present State highway system, as determined by the act to which this act is a supplement, the following described route:

   Extension of route No. 44 to Salem by way of Pennsville and the Ferry-dock at Pennsville.

2. Said route, as fixed and determined by this act, shall be constructed by the State Highway Commission in the same manner and subject to the procedure provided by the provisions of the act to which this act is a further supplement, from the moneys forwarded by the Commissioner of Motor Vehicles to the Treasurer of the State to be used by the State Highway Commission for the construction of roads and bridges, which said moneys are derived pursuant to the provisions of an act entitled "An act to impose a tax on the sale of motor vehicle fuels as herein defined to be paid by distributors as herein defined; regulating the sale of such fuels; providing for the collection of said tax; for reports of sales of such motor fuels, and for the disposition of the revenue derived from such tax, and fixing penalties for the violation of the terms hereof," passed April first, one thousand nine hundred and twenty-seven.

3. This act shall take effect immediately.

Approved May 2, 1934.
CHAPTER 139

An Act to provide for the possession of the Delaware and Raritan canal by the State of New Jersey.

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

1. Pursuant to the rights reserved by it in and by virtue of an act entitled "An act to incorporate the Delaware and Raritan Canal Company," which act was enacted by the Legislature of the State of New Jersey on February fourth, one thousand eight hundred and thirty, and by virtue of section seventeen of said act, and all other acts supplemental and amendatory to said act, the State of New Jersey shall forthwith take possession of the Delaware and Raritan canal and the feeder thereof and the appendages thereto, and the works and improvements erected thereon, except the properties and facilities now used for railroad purposes referred to in the proviso of section five hereof, heretofore abandoned by the United New Jersey Railroad and Canal Company, the former owner thereof, and that in and by and upon such taking of possession, title to said canal and feeder, the appendages thereto and the works and improvements erected thereon shall be deemed to be and shall thenceforth be vested in the State of New Jersey to be thereafter used or disposed of as the Legislature may deem proper.

2. The State Highway Commission is empowered and directed to enter upon and take possession of said canal and feeder except the properties and facilities now used for railroad purposes referred to in the proviso of section five hereof, for and on behalf of the State of New Jersey; that said canal and feeder shall continue to be deemed a public highway, and until the Legislature shall have further directed the use or disposition of said canal and feeder, the State Highway Commission
shall be and hereby is directed in the meanwhile and until further directions of the Legislature to maintain, repair and keep in safe condition existing highway bridges over said canal and feeder, to repair and preserve the banks thereof, to keep at all times (except that during the period between December fifteenth of each year and March thirty-first of the ensuing year the State Highway Commission may close the canal or maintain such flow of water as it deems desirable or necessary to comply with any contract for the sale of water) a flow of water diverted from the Delaware river through the feeder and into the canal of a depth of seven (7) feet; that to insure said flow aforesaid, and in order to preserve sanitary conditions in said canal and about the banks thereof and the tow path adjacent thereto, that said feeder, said canal and said banks and tow path be kept free of weeds and other growth, save and except such growth as is in the judgment of the said State Highway Commission conducive to the appearance of said canal and feeder and the banks and tow path thereof.

3. The State Highway Commission is empowered to sell water from said canal for industrial or potable purposes, and rent or in its discretion use as residence for its employees connected with the maintenance of the canal lands and dwellings adjoining the canal and feeder, to which title has vested in the State, and that the deficit, if any arising from maintenance of the canal and after deducting the income derived therefrom in the manner aforesaid shall be borne and paid out of funds appropriated as highway funds.

4. The State Highway Commission may, but by this act it is not required to, operate said canal and the locks thereof, and as a part of such operation permit the use of said canal by pleasure and commercial craft, or pleasure craft alone, passing through or requiring the use of such locks. In the event of such operation of the canal by said State Highway Commission, said State Highway Commission shall adopt and formulate from time to
time a tariff of tolls and lock charges to be paid by
said craft so using the canal.
5. The State Highway Commission, if it deems
it necessary and advisable so to do, is hereby em­
powered and directed to accept a quit-claim deed
or deeds from the United New Jersey Railroad and
Canal Company and the Pennsylvania Railroad
Company, or either of them, of their rights in and
to the said canal and feeder; provided, however,
that the quit-claim deed or deeds may except per­
petual easement rights for railroad tracks, sidings,
switches, spurs, crossings and other railroad
facilities now existing for the operation of the
railroads owning the same and their service to the
shippers and industries located thereon.
Approved May 3, 1934.

CHAPTER 140

An Act providing for and authorizing the con­
struction and equipment of an armory in the
city of Jersey City in this State.

BE IT ENACTED by the Senate and General Assem­
bly of the State of New Jersey:
1. The State Military Board is hereby con­
stituted a commission to erect an armory in the
city of Jersey City upon the site deeded to the
State of New Jersey for that purpose, and to suit­
ably equip the same when erected.
2. The State Military Board in behalf of the
State of New Jersey is hereby authorized to make
application for and to accept from the Federal
Public Works Administration a grant of moneys,
which moneys, if granted, shall be used to meet
obligations incurred by authority of this act.
3. The State Military Board is hereby authorized to enter into contracts for the erection and equipping of said armory at a total cost not to exceed one million dollars ($1,000,000.00), which contracts shall be made dependent upon the receipt of a grant of money from the Federal Public Works Administration.

4. For the purpose of carrying into effect the provisions of this act there is hereby appropriated one million dollars ($1,000,000.00) when included in any annual or supplemental appropriation bill; provided, that the amount of money granted by the Federal Public Works Administration, the amount of the fire insurance collections from the damaged armory building in Jersey City, and the proceeds from the sale of the abandoned armory site in Jersey City shall be applied by the State Comptroller as a credit to the appropriation authorized under this section.

5. This act shall take effect immediately.

Approved May 3, 1934.

CHAPTER 141

An Act making an appropriation for the construction and equipment of an armory in the city of Jersey City, in this State.

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

1. For the purpose of constructing and equipping an armory in the city of Jersey City in this State, there is hereby appropriated the sum of two hundred thousand dollars ($200,000.00). No contract for the construction and equipment of said building shall be entered into if the total cost shall exceed one million dollars ($1,000,000.00), but such
contract may be entered into notwithstanding the amount hereby appropriated is insufficient to cover the entire contract price.

2. This act shall take effect immediately.
Approved May 3, 1934.

CHAPTER 142

A Supplement to an act entitled "An act concerning public utilities; to create a Board of Public Utility Commissioners and to prescribe its duties and powers," approved April twenty-first, nineteen hundred and eleven.

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

1. Nothing contained in the act to which this act is an amendment and supplement shall be construed to prevent the transportation by any street railway, traction railway or auto bus of any totally blind person and guide, at the usual and ordinary fare charged to one person, under such reasonable regulations as may have been established by the carrier.

2. This act shall take effect immediately.
Approved May 7, 1934.
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CHAPTER 143

Supplement to an act entitled "An act for the assessment and collection of taxes" (Revision of 1918), approved March fourth, one thousand nine hundred and eighteen.

Whereas, The State of New Jersey is the owner of all riparian lands on navigable streams except in those cases where it has heretofore conveyed the same; and said lands so owned by the State are now exempt from taxation; and upon sale or lease of such lands the amount received therefor is paid into the school fund of the State of New Jersey; and

Whereas, The trustees of said school fund have a present need for additional moneys to be used for school purposes; and

Whereas, The Federal Emergency Administration of Public Works of the United States Government has available sums of money for loans to aid in carrying out the construction, replacement or improvement of bridges, tunnels, docks, viaducts, water works, canals and markets, devoted to public use, and which are self-liquidating in character; and

Whereas, One of the deterrents to the purchase or lease of said State lands and the development of such facilities is the burden of taxes levied during the early life of such developments; therefore,

In order to encourage the purchase of such State lands, to provide additional moneys for the school fund; to promote the development of industrial centers on the New Jersey waterfront, thereby insuring employment to large numbers of persons, with substantial increase in tax ratables through improvements upon said lands.
To be tax exempt.

Provisos.

Payment in lieu of taxes.

In case of default.

Exemption effective.

To be enacted by the Senate and General Assembly of the State of New Jersey:

1. Any riparian rights or interest in land under water belonging to the State and hereafter granted or conveyed by the State which shall be included in whole or in part in any mortgage or other form of collateral or pledge given to the Government of the United States or any agency thereof, to secure any loan made or to be made by the United States, the funds whereof are to be used for the purpose of developing such property, shall with such other presently undeveloped riparian land so pledged, including the bulkheading, filling, sewer ing or paving thereof, be tax exempt, during the period of said loan; provided, nothing herein contained shall be deemed to exempt any improvements erected upon such lands or any part thereof after the same shall have been dredged, bulkheaded, filled, sewered and paved.

2. The owner of such lands so herein exempt from taxation shall pay to the municipality within whose confines such land or any part thereof is located, during the time said property shall be exempt, an annual payment in lieu of taxes equal to five per centum (5%) of the amount paid to the State for its interest in that portion of the lands located in said municipality and so described in the indenture between the Government of the United States and the obligor, said sum to be paid in semi-annual installments on the first day of June and December of each year of said exemption period. Should default be made in said payments and continue for a period of ninety (90) days thereafter, then the exemption herein granted shall cease and said property enter the tax ratables of the municipality within which it is located. The said percentage herein required to be paid to such municipality or municipalities shall be disbursed by it in the same manner as tax receipts.

3. The exemption herein granted shall not be effective as to property situate within any particular municipality until the governing body
thereof shall by resolution consent to and approve the reclaiming of such underwater lands within its corporate limits.

4. This act is passed to aid in industrial recovery and shall apply only to riparian lands purchased from the State and mortgaged or pledged to the United States Government prior to July first, one thousand nine hundred and thirty-five; provided, that the Governor may, by proclamation, fix an earlier limitation.

5. This act is to take effect immediately.

Approved May 7, 1934.

CHAPTER 144

An Act authorizing counties of the second class in this State to develop, improve and maintain public parks and recreation places, providing for the acquisition of lands therefor, and for the government and regulation of the same.

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

1. In any county of the second class in this State in which county lands have been or may be developed or improved for use as a public park or public recreation place with funds made available by the Federal Government or any instrumentality thereof, the board of chosen freeholders of any such county is hereby authorized and empowered to maintain, preserve, and care for such lands as a public park or parks or recreation place or recreation places and hereafter to make annual appropriations therefor; provided, however, that nothing in this act contained shall be construed to apply to any county of the second class, which has adopted the provisions of any other law for the establishment and maintenance of a county park.
May acquire other lands.

Proviso.

Exercising the right of eminent domain.

Surveys and maps.

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commission or to any county which has adopted the provisions of "An act to establish public parks in certain counties in this State and to regulate same," approved March fifth, one thousand eight hundred and ninety-five.

2. In any county of the second class in this State wherein lands have been acquired, developed or improved, the board of chosen freeholders is further authorized and empowered to acquire, in fee or otherwise, by gift, grant or devise, other lands and rights in lands for public parks and recreation grounds and to develop, improve, maintain, preserve and care for the same as a public park or parks and recreation ground or recreation grounds; provided, however, that nothing in this act contained shall be construed to apply to any county of the second class, which has adopted the provisions of any other law for the establishment and maintenance of a county park commission or to any county which has adopted the provisions of "An act to establish public parks in certain counties in this State and to regulate same," approved March fifth, one thousand eight hundred and ninety-five.

3. The board of chosen freeholders of any such county wherein land has been acquired, improved, maintained and developed, as in this act provided, may, if such board shall so determine it to be proper and necessary for the convenience, accommodation and benefit of the inhabitants of any such county, acquire, in fee or otherwise, by purchase, gift, grant, devise or by the exercise of eminent domain, additional lands contiguous to any property developed and maintained as a public park or recreation ground.

4. Any such board of chosen freeholders before proceeding to acquire by purchase or condemnation lands contiguous to any such public park or recreation ground shall first determine the quantity of land to be acquired and shall cause a survey and map to be made thereof embracing the park or recreation ground which the lands so to be ac-
quired adjoin, as well as the land to be acquired, which survey and map shall be a public record and kept in the office of the clerk of the board of chosen freeholders of any such county.

5. The board of chosen freeholders of any such county wherein lands have been improved, developed and maintained as aforesaid shall have the power to take or acquire in fee or otherwise by gift, grant, purchase, devise or condemnation, any lands or rights in lands, or easements or interest in lands, within any such county, although the lands so taken or any part thereof, be a public street or way, and to construct and maintain along, across, upon and over the same, roads, parkways and boulevards, and to grade and improve the same; to regulate the width of streets, roadways, bicycle paths, bridle paths, to plant trees or shrubbery, to construct and maintain sidewalks and roadways in any part thereof in such manner and of such materials as the board of chosen freeholders shall determine.

6. Whenever such board of chosen freeholders shall deem it proper and necessary to acquire lands or rights in lands for the extension or enlargement of any developed park or recreation ground or site for such proposed park or recreation ground, which has been acquired as herein provided, or for the laying out of any boulevard or roadway leading to any public park or recreation ground from an established public highway, and the said board of chosen freeholders cannot agree with the owner or owners of such lands, or rights or interest therein, as to the price or terms of purchase thereof, or when by the legal incapacity or absence of the owner or owners, or for any other reason, and make no agreement as to the purchase thereof, the compensation shall be determined and paid agreeably to the provisions of an act entitled "An act to regulate the assessment and payment of compensation for property condemned or taken for public use" (Revision of 1900), approved March twentieth, one thousand nine hundred, and
the acts amendatory thereof and supplemental thereto. In any such proceedings the commissioners appointed shall ascertain, fix and determine the amount of special benefits for the laying out or maintaining of any boulevard or roadway or the improvement thereof, as will confer upon any owner property benefits. In all such cases where damages are assessed under the provisions of this act, the owner or owners of any land or interest therein, and benefits are likewise assessed against such owner or owners, it shall be lawful for the said board of chosen freeholders, when both the award of damages and the assessment of benefits shall have been confirmed, to deduct the amount of the benefits assessed from the damages awarded and to set off such benefits against any such damages by proper charges and credits in order that the excess of damages, if any, shall be paid, and further, the excess of benefits, if any, be collected.

7. Every such board of chosen freeholders authorized and empowered by the provisions of this act to acquire, develop, care for and maintain any public park or recreation ground, shall have power and authority to construct and maintain a pavilion, casino, stadium or other structure to be used by the public as a recreation building and to make necessary rules and regulations for the government of the same.

Every such board of chosen freeholders shall have power and authority to make rules and regulations for the government and supervision of all such parks and recreation grounds and all boulevards, parkways and roadways located therein or leading thereto and to prescribe and enforce penalties not exceeding fifty dollars ($50.00) for violation of any such rule or regulation and to prosecute all persons offending against the same as disorderly persons. Such rules and regulations shall be plainly printed and conspicuously posted within such parks and public places as well as on the roads, highways and boulevards leading thereto.
8. To defray any expense incurred under the provisions of this act, the board of chosen freeholders of any such county are authorized and empowered, from time to time, to borrow money by issuing bonds of such county, which bonds shall run for a term not exceeding twenty years and to bear interest at a rate not to exceed six per centum (6%) per annum. All such bonds shall be issued in accordance with the provisions of an act entitled "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness, by county, city, borough, village, town, township, or any municipality governed by an improvement commission," approved March twenty-second, one thousand nine hundred and sixteen, and the acts amendatory thereof and supplemental thereto; provided, however, that any such board of chosen freeholders shall be limited in the calculation of the total annual cost for the maintenance, upkeep and care of any such park, parks, recreation ground or recreation grounds, and buildings or structures thereon erected, and for the retirement of bonds so issued, with interest charges thereon, to a total not to exceed fifty cents ($0.50) per inhabitant of any such county as ascertained by the preceding Federal census.

9. This act shall take effect immediately.

Approved May 7, 1934.
CHAPTER 145

An Act to amend an act entitled "An act for the punishment of crimes" (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight, and the acts amendatory thereof and supplemental thereto.

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

1. Section thirty-six of the act of which this act is an amendment is hereby amended to read as follows:

36. Personating officer. Any person who shall, without authority, exercise or attempt to exercise the functions of or hold himself out to anyone as a deputy sheriff, marshal, policeman, constable or other peace officer, a plumbing, sanitary, food and drug, and/or milk inspector or other accredited employee of a department of health in the State or in any municipality thereof, a deputy commissioner, inspector, investigator, or other accredited employee of the Department of Alcoholic Beverage Control, or of the State Tax Department, not so being, shall be guilty of a misdemeanor.

2. This act shall take effect immediately.

Approved May 7, 1934.
CHAPTER 146

AN ACT to regulate the sale of fresh eggs.

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

1. No person shall sell, offer for sale, or advertise for sale shell eggs as fresh eggs, or under any words of similar import such as "new laid eggs," "hennery eggs," "strictly fresh eggs," et cetera, any eggs which are not fresh eggs as determined by the following standards of quality of fresh eggs as set forth by the New Jersey Department of Agriculture for New Jersey Fancy Grade eggs and New Jersey Grade "A" eggs, with such tolerances as are hereinafter allowed for these grades.

2. These standards of interior quality in the case of New Jersey Fancy Grade eggs require that the air cell must be one-eighth inch or less in depth, localized regular; the yolk may be dimly visible; the white must be firm and clear; the germ must show no visible development. In the case of New Jersey Grade "A" eggs the air cell must be two-eighths of an inch or less in depth, localized regular; the yolk may be visible; the white must be firm and clear; the germ must show no visible development.

3. A tolerance of ten per centum (10%) net is allowed in each of these New Jersey grades which must be in the grade next lower, which, in respect to New Jersey Fancy Grade is New Jersey Grade "A" and in the New Jersey Grade "A" is as prescribed in the United States Department of Agriculture grade for "U. S. Standard." In retail lots, at least ten eggs in each dozen shall conform to the requirements set forth for the respective grade, as indicated on the package, and not more than two eggs in any dozen may be in the quality next lower than the grade indicated on the package, in accordance with the grades for eggs.
Grades determined by candling.

Shell treated eggs.

Examining eggs offered for sale.

Violation a misdemeanor.

Penalties.

Action to recover penalty.

promulgated by the New Jersey Department of Agriculture, the same being based on the standards for interior quality as prescribed by the United States Department of Agriculture.

4. In all cases the final determination as to the meeting of these grade requirements shall be made by candling.

5. Eggs which fail to meet these requirements of quality shall be sold simply as eggs, except that any eggs, the shells of which have been treated with oil or in any other manner must be marked on all containers as "shell treated" or "shell protected" in a conspicuous and legible manner if sold as fresh.

6. In carrying out the provision of this act, the Secretary of Agriculture, his employees or agents, are authorized to enter, on any business day, during the usual hours of business, any store, market, or any other building or place where eggs are sold or offered for sale and to make such examination as is necessary to determine the interior quality of eggs sold, offered for sale or advertised as "fresh."

7. Any person who violates any provision of this act, or the regulations made under this act for carrying out its provisions, or who fails or refuses to comply with or with intent to deceive, or who answers or reports falsely in response to any requirements of this act, or who wilfully interferes with the Secretary of Agriculture, his employees or agents, in the carrying out of his duties prescribed in this act shall be guilty of a misdemeanor.

8. Any person convicted of violating any of the provisions of this act shall for the first offense be liable to a penalty not exceeding twenty-five dollars ($25.00) and for any subsequent offense shall be liable to a penalty not exceeding fifty dollars ($50.00). An action for the recovery of a penalty for the violation of any of the provisions of this act shall be in the nature of an action in debt and the same may be instituted and the penalty recovered either in the district court of any city or
judicial district or in the small cause court of any county or before the police magistrate or the recorder of any city, town, township, borough or village. Jurisdiction is hereby conferred upon the district court, and on the small cause court, and on the police court and the recorder's court of any city, town, township, borough or village of this State to hear and determine actions instituted under this act, it being the intent hereof to confer jurisdiction upon the said small cause court, the police court, and the recorder's court in jurisdictions where a district court exists, notwithstanding any law of this State providing that no justice of the peace or small cause court shall have jurisdiction over any case or proceeding cognizable before a district court where the defendant or defendants reside within any city or judicial district where a district court is established and notwithstanding any law of the State prohibiting any justice of the peace resident within the limits of any city or judicial district where a district court is established from exercising any civil jurisdiction.

9. The Secretary of Agriculture is authorized to make and promulgate such regulations as may be necessary to carry out the provisions of this act.

10. For the purpose of enforcing the provisions of this act, a sum of fifteen thousand dollars ($15,000.00) shall be appropriated.

11. This act shall take effect July one, one thousand nine hundred and thirty-four.

Approved May 7, 1934.
CHAPTER 147

An Act to validate certain budgets and tax ordinances and tax resolutions heretofore adopted.

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

1. Any budget and/or tax ordinance heretofore adopted by any municipality and any budget and/or tax resolution heretofore adopted by any county for the year one thousand nine hundred and thirty-four is hereby validated, ratified and confirmed.

2. This act shall take effect immediately.

Approved May 7, 1934.

CHAPTER 148

An Act authorizing independent pension groups in counties of the first class of the State of New Jersey to join in, consolidate and merge with the county employees’ pension commission in the county in which the respective independent pension groups are located.

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

1. In all counties of the first class in the State of New Jersey where there exists an independent pension fund group, the said independent pension fund group may by a vote of at least two-thirds majority of its members make application to the county employees’ pension commission of the respective county for leave to become a part and parcel of such county employees’ pension fund
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and to receive the benefits therefrom; provided, however, that the said county employees' pension commission of the respective county in which the independent pension group is situated is willing and agreeable to accept such independent pension group into its body evidenced by a majority of the respective pension employees' county commission agreeing thereto; provided, further, that in the event that the said respective county employees' pension commission is agreeable and willing to accept the said independent pension group into its membership and to give the members therein all of the rights and privileges enjoyed by the members of the county employees' fund, that the said respective board of chosen freeholders which is the custodian or treasurer of the funds of the said respective independent pension group turn over to the county treasurer, the custodian of the funds of the treasury of the said county employees' pension commission, all of the funds of the independent pension group in every respect and to become a common fund of the county employees' pension commission.

2. The acceptance of such independent pension group by the county employees' pension commission shall give and bestow upon each and every member of the said independent pension group all of the rights of seniority and all other rights and privileges as provided for under an act entitled "An act providing for the retirement of certain county employees in counties of the first class of this State and providing a pension for such retired county employees and their dependents," approved April twenty-second, one thousand nine hundred and twenty-nine, together with all amendments and supplements thereto.

3. This act shall permit any independent pension group composed of either State, county or city employees to make this application.

4. This act to become effective immediately.

Approved May 7, 1934.
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CHAPTER 149

An Act for the release of land and real estate required for public improvements from the lien of any judgment obtained by the State of New Jersey.

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

1. Whenever any land or real estate required for the purpose of carrying out any public improvements which have been authorized by law, is subject to the lien of any judgment obtained by and in the name of the State of New Jersey, the Governor shall have power by effective instruments, approved by the Attorney-General, sealed with the great seal of this State and attested by the Secretary of State, to release said land or real estate so required from the lien of such judgment if and when, upon application the Governor shall deem it in the public interest to do so, and it shall appear to the Governor that remaining lands and real estate subject to the lien of said judgment are sufficient security for the amount then due on said judgment.

2. This act shall take effect immediately.

Approved May 7, 1934.
CHAPTER 150

AN ACT concerning the deposit of public funds in banks and trust companies of this State and the payment of interest thereon.

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

1. Any funds of any county, municipality or other subdivision of the State now or hereafter to be deposited in any bank, trust company or other depository for public funds in the State may receive interest which shall be paid or credited on daily balances.

2. This act shall take effect immediately.

Approved May 7, 1934.

CHAPTER 151

A FURTHER 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 thirty-four, and regulating the disbursement thereof," approved June twentieth, one thousand nine hundred and thirty-three.

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

L. STATE EMERGENCY FUND

1. There is hereby appropriated to the State House Commission to
meet conditions of emergency
arising from commission and
departmental requests the sum
of $35,000.00

Provided, however, that all disbursements there-
from shall be made upon the written authorization
of members of said commission, in accordance with
the provisions of chapters one hundred and forty-
two and one hundred and eighty-four, laws of one
thousand nine hundred and thirty-one.
2. This act shall take effect immediately.
Approved May 7, 1934.

CHAPTER 152

AN ACT to amend an act entitled “An act to regu-
late elections” (Revision of 1930), approved
April eighteenth, one thousand nine hundred and
thirty.

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

1. Article XXIV, paragraph three hundred and
forty-three, section ten, of the act to which this act
is an amendment be and the same is hereby
amended to read as follows:

Filling Vacancies in the representation of any
County in the Senate or General Assembly
and in County or Municipal Office.

Par. 343, Sec. 10. In the event of any vacancy
occasioned by death, removal, resignation or other-
wise in the representation of any county in the
Senate or General Assembly or in any county or
municipal office, which vacancy shall occur after
the last day for filing petitions for nominations for
the primary election and prior to twenty-five days
preceding the general election, the members of the
county committee of each political party representing the territory affected by such vacancy are hereby authorized to select a candidate for the office in question and within twenty-two days prior to the general election file a statement of such selection, duly certified to, with the county clerk, and the person so selected shall be the candidate of the party at the ensuing general election. Besides the selection of candidates by the respective committees of each political party as aforesaid, candidates may also be nominated by petition in a similar manner as herein provided for direct nomination by petition for the general election; provided, however, that such petition shall be filed with the county clerk, at least twenty-two days prior to such general election. When any such vacancy occurs in the representation of any county in the Senate or General Assembly or in a county office, the county clerk shall forthwith notify the chairman of the county committee of each political party and in counties of the first class the county board of such vacancy, and in case any such vacancy occurs in a municipal office, the municipal clerk shall forthwith give notice to the county clerk, the chairman of the county committee of each political party and in counties of the first class the county board, of such vacancy. The county clerk shall print, on the ballots for the territory affected, in the personal choice column, the title of office and leave a proper space under said title of office; and print the title of office and the names of such persons as have been duly nominated, in their proper columns; provided, the provisions herein shall not apply to the selection of a candidate in the representation of any county in the Senate or General Assembly unless a writ of election for supplying said vacancy shall have issued as otherwise provided by this act, prior to twenty-five days preceding the general election; and provided, further, that said writ designates the next general election day for the election.

2. This act shall take effect immediately.

Approved May 7, 1934.
CHAPTER 153

A Supplement to an act entitled "An act to establish a thorough and efficient system of free public schools and to provide for the maintenance, support and management thereof," approved October nineteenth, one thousand nine hundred and three.

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

1. The apportionment of State school moneys for high school pupils in a district other than that in which the pupil resides, as provided in subsection (h) of section one hundred and eighty-two, chapter one, pamphlet laws one thousand nine hundred and three, special session, shall for the school year 1934-1935 and thereafter be apportioned to the district making payment for such tuition.

2. This act shall take effect immediately.

Approved May 7, 1934.

CHAPTER 154

An Act to amend an act entitled "An act for the cancellation of the State's riparian grant to Joseph Cramer, Incorporated, and the return of moneys paid to the State therefor."

Whereas, Chapter thirty-three, pamphlet laws, one thousand nine hundred and thirty-four, authorizes and directs the return of the sum of twenty-five thousand five hundred two dollars and eighty-five cents ($25,502.85) to Joseph Cramer, Incorporated, upon the delivery by the
said Joseph Cramer, Incorporated, of a deed of conveyance duly executed and acknowledged or proved, conveying unto the State of New Jersey the lands heretofore granted to said Joseph Cramer by the State of New Jersey through its Board of Commerce and Navigation; and

WHEREAS, Said Board of Commerce and Navigation is not a disbursing agency of the State and said funds must be disbursed by the Treasurer of the State of New Jersey, and to accomplish the purpose of said chapter thirty-three, pamphlet laws, one thousand nine hundred and thirty-four, this amendment is necessary.

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

1. There is hereby appropriated and the Treasurer is hereby authorized and directed to pay to Joseph Cramer, Incorporated, out of the next moneys received by the Treasurer and arising from the sale or lease of riparian land, upon certification to him by the Attorney-General that Joseph Cramer, Incorporated, has delivered to him for the use of the State, a proper and sufficient deed of conveyance, duly executed and acknowledged or proved, under the corporate seal of the said Joseph Cramer, Incorporated, conveying unto the State of New Jersey the lands so granted by the State of New Jersey, through its Board of Commerce and Navigation, to Joseph Cramer, Incorporated, by grant dated June twenty-first, one thousand nine hundred and twenty-six, recorded in the office of said Board of Commerce and Navigation in Liber H-1, folio four hundred nineteen, et cetera.

2. Said lands so reconveyed to the State shall, upon delivery of the conveyance aforesaid to the Attorney-General, be discharged and released from the lien of any and all taxes and assessments which may have been levied or assessed against the same to the same extent as if said lands had not been conveyed to the said Joseph Cramer, Incorpo-
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Proviso.

rated; provided, however, that any taxes or assessment paid thereon shall not be recoverable.

3. This act shall take effect immediately.

Approved May 7, 1934.

CHAPTER 155

A FURTHER SUPPLEMENT to an act entitled "An act for the punishment of crimes (Revision of 1898)," approved June fourteenth, one thousand eight hundred and ninety-eight.

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

1. A gangster is hereby declared to be an enemy of the State.

2. Any person in whose possession is found a machine gun or a submachine gun is declared to be a gangster; provided, however, that nothing in this section contained shall be construed to apply to any member of the military or naval forces of this State, or to any police officer of the State or of any county or municipality thereof, while engaged in his official duties.

3. Any person, having no lawful occupation, who is apprehended while carrying a deadly weapon, without a permit so to do, and who has been convicted at least three times of being a disorderly person, or who has been convicted of any crime, in this or in any other State, is declared to be a gangster.

4. Any person, not engaged in any lawful occupation, known to be a member of any gang consisting of two or more persons, who has been convicted at least three times of being a disorderly person, or who has been convicted of any crime, in this or in any other State, is declared to be a gangster; provided, however, that nothing in this section con-
CHAPTER 155 & 156, LAWS OF 1934

...tained shall in any wise be construed to include any participant or sympathizer in any labor dispute.

5. Any person convicted of being a gangster under the provisions of this act shall be guilty of a high misdemeanor, and shall be punished by a fine not exceeding ten thousand dollars ($10,000.00), or by imprisonment not exceeding twenty years, or both.

6. This act shall take effect immediately.
Approved May 7, 1934.

CHAPTER 156

A Supplement to an act entitled "An act defining motor vehicles and providing for the registration of the same and the licensing of the drivers thereof; fixing rules regulating the use and speed of motor vehicles; fixing the amount of license and registration fees; prescribing and regulating process and the service thereof and proceedings for the violation of the provisions of the act and penalties for said violation," approved April eighth, one thousand nine hundred and twenty-one.

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

1. The Commissioner of Motor Vehicles, in addition to the licensing power conferred by the provision of the act to which this act is a supplement, is authorized and empowered to license traction and/or tractor well-drill machines or well drilling equipment, however mounted, whether or not such vehicles be equipped with rubber tires, which license shall permit such vehicles to travel upon the public highways of this State in accordance with...
the provisions of the act to which this act is a further supplement. The fee for such license shall be three dollars ($3.00) per annum whether such license shall be issued for the calendar year or only for a portion thereof.

2. This act shall take effect immediately.
Approved May 7, 1934.

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CHAPTER 157

An Act creating the Passaic Valley Flood Control Commission, and defining its powers and duties.

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

1. All of the territory embraced within the several counties of Passaic, Essex, Union, Morris and Bergen, Somerset, and Hudson, are hereby constituted a flood control district, and for such purpose shall be governed by the provisions of this act, and shall be known by the name of the Passaic Valley Flood Control Commission.

2. There is hereby created the Passaic Valley Flood Control Commission. The commission shall consist of five members, to be appointed by the Governor with the advice and consent of the Senate to serve without pay, and shall hold their said offices for terms of one year, and until their successors are appointed and are qualified. The said commission shall choose from among its members a president, vice-president and secretary, and such other officers as it may deem necessary to carry out the purposes of this act.

3. The commission is authorized to adopt such rules and regulations, not inconsistent with the provisions of this act, for the administration hereof and to effectuate the purposes hereof.
4. The commission shall be authorized to apply to and obtain from the Federal government or agency or agencies thereof twelve million dollars ($12,000,000.00), more or less, grants or subsidies for the purpose of carrying on the work of flood control and to expend, subject to the terms of the grant or grants, under which such moneys are received, said moneys for the aforesaid purpose.

6. This act shall take effect immediately.

Approved May 7, 1934.

CHAPTER 158

AN ACT to amend an act entitled "An act to establish a thorough and efficient system of free public schools and to provide for the maintenance, support and management thereof," approved October nineteenth, one thousand nine hundred and three.

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

1. Amend section one hundred seventy-nine of the act to which this is an amendment so that it shall read as follows:

179. Ten per centum of the full amount of the State school tax annually raised shall be known as a reserve fund and shall on or before the fifteenth day of February in each year be apportioned by the State Board of Education in the following manner to wit: One-tenth of said reserve fund, being one per centum of the said State school tax, shall be known as an emergency fund and shall be allotted and distributed according to the discretion of the board to those school districts within the State which from written reports submitted by the county superintendents to the Commissioner of Education and approved by him are adjudged to contain too little of ratable property to afford adequate local school taxes. Allotments to such dis...
districts shall be made from the said emergency fund for school maintenance as shall in the opinion of the board of education best serve to provide the children resident therein with proper opportunity of common schooling, and shall be expended by such districts as directed by the county superintendent of schools and approved by the Commissioner of Education. Whenever there shall be certified to the Commissioner of Education by any school district in this State the names of pupils who on February first have been attending its public schools for at least three months and who are approved by the county superintendent as residents of such school district residing on property belonging to the State or county which is not taxable, or as residents of such school district by reason of their being inmates of charitable institutions located therein or by reason of their receiving board and maintenance in a private residence or residences of the school district at the expense of any public body, or because of being located therein at the direction of any organization, society or agency of this State having for its object the care and welfare of indigent, neglected, or abandoned children, and whenever there shall be certified to the Commissioner of Education by any school district in this State the names and record of attendance of pupils residing on a United States Government Reservation for whom up to February first such district has been providing free school facilities, there shall be apportioned to such district in all such cases from the remaining nine-tenths of said reserve fund, for each such pupil thus residing in the district and attending its public schools, the sum of forty-five dollars.

The State Comptroller shall, on the order of the Commissioner of Education, draw his warrant on the State Treasurer in favor of the custodian of each school district to which there has been allotted a portion of the emergency fund; provided, that not more shall be distributed from this fund than one-tenth part of said reserve fund; and provided,
further, that should there be any balance remaining in said emergency fund so allotted, as above, such balances shall be distributed as a part of the reserve fund. The State Comptroller shall also, on the order of the Commissioner of Education, draw his warrant on the State Treasurer in favor of the custodian of each school district to which there has been allotted a portion of the reserve fund as heretofore provided. The remainder of the reserve fund with any balances remaining from the emergency fund, shall on or before the fifteenth day of February in each year be apportioned by the board among the several counties of the State equitably and justly according to its discretion. The Commissioner of Education shall, on or before the fifteenth day of January next ensuing said apportionment, draw an order on the State Comptroller in favor of each county collector for ninety per centum of the amount of the State school tax paid by said county collector to the treasurer, and said county collector shall apply for and be entitled to receive the amount of said order as soon as said order shall be received by him. The Commissioner of Education shall also draw his order in favor of each county collector for such portion of the reserve fund as shall have been apportioned to his county as aforesaid, which order shall be payable when the total amount of said reserve fund shall have been received by the State Treasurer; provided, that if on May fifth all counties have not paid the State school tax, the Commissioner of Education may issue an order on the State Treasurer in favor of the county treasurer of those counties which have paid their State school tax for their proportion of the ten per centum reserve fund accumulated in the custody of the State Treasurer, and the State Treasurer shall forthwith pay the amount of such orders to the county collector. Subsequent orders for the balance of the reserve fund may be drawn in like manner as funds become available.

2. This act shall take effect immediately
Approved May 7, 1934.
CHAPTER 159

A Supplement to an act entitled "An act concerning corporations" (Revision of 1896), approved April twenty-first, one thousand eight hundred and ninety-six.

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

1. In any action, suit or other legal proceeding commenced in any court of this State against a domestic or foreign corporation, or to which such corporation shall be a party defendant, where the charter of such corporation has heretofore expired or shall hereafter expire by its own limitation, or has heretofore been forfeited, dissolved or annulled by the Legislature or in any other manner, or shall hereafter be forfeited, dissolved or annulled by the Legislature or in any other manner, such corporation shall continue a body corporate for the purpose of defending such suit, action or other legal proceeding; and service of a summons, subpoena, citation or other process for appearance issued out of any court may be made upon such corporation by serving the same on such person as was at the time of such expiration, forfeiture, dissolution or annulment, the president or secretary of such corporation or the agent in charge of the principal office of such corporation or the designated registered agent of such corporation for this State, personally, or by leaving the same at the dwelling house or usual place of abode of such president, secretary, agent in charge of said principal office or designated registered agent of such corporation, and such service made in any manner aforesaid shall be good, legal and effective for all intents and purposes.

2. This act shall take effect immediately.

Approved May 7, 1934.
CHAPTER 160

A Supplement to an act entitled "An act for the establishment of an employees' retirement system for the employees of the State of New Jersey," approved March twenty-first, one thousand nine hundred and twenty-one.

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

1. Any employee of the State of New Jersey, 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 created pursuant to the provisions of the act to which this act is a supplement, may, at any time, make application to withdraw from the said system during the continuance of his said employment, and upon his making of such application, of which ten days' notice shall be given, he shall be entitled to have and receive, upon demand, the amount of his said payments, with interest thereon at the rate of four per centum (4%) per annum.

2. This act shall take effect immediately.

Approved May 7, 1934.
CHAPTER 161

An Act confirming, validating and legalizing deeds of conveyance of or for lands, tenements, hereditaments or real estate heretofore or hereafter made and delivered by any sheriff, former sheriff, or other officer of the court, and making the record of such deed admissible in evidence.

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

1. Any deed or deeds of conveyance heretofore or hereafter made and delivered by any sheriff, former sheriff, or other officer of the court, of any lands, tenements, or hereditaments, which shall have stood unchallenged on record for a period of one year from the date of record thereof shall be deemed a valid deed for the conveyance of the property therein described, notwithstanding any informality or imperfection in the writ pursuant to the terms of which said sale was made; provided, however, that said sale shall have been duly confirmed by the court pursuant to whose writ said sale shall have been made.

2. Any such deed or the record thereof or a certified copy of such record shall be admissible in evidence in all cases and in all courts of this State.

3. This act shall take effect immediately.

Approved May 7, 1934.
CHAPTER 162

An Act to amend an act entitled "An supplement to an act entitled 'An act respecting criminal courts in cities of the first class in this State, and providing for the increase of jurisdiction thereof, and regulating the proceedings therein,' approved February nineteenth, one thousand eight hundred and ninety-five," which supplement was approved June fourteenth, one thousand eight hundred and ninety-eight, approved April eighteenth, one thousand nine hundred and thirty.

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

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

1. The criminal courts in any city of the first class in this State shall have, possess and exercise, in addition to the powers, authority and jurisdiction which the said courts and judges thereof may now have, jurisdiction to try and determine all cases of assault, assault and battery, desertion and nonsupport, malicious mischief, larceny from the person, larceny and embezzlement where the amount alleged to have been taken is not more than two hundred dollars ($200.00); overdrawing bank account and obtaining money or property under false pretense where the amount alleged to be taken is not more than two hundred dollars ($200.00); receiving stolen property, where the property alleged to have been received is not more than two hundred dollars ($200.00) in value; taking and driving an automobile without the consent of owner; and other criminal offenses, the penalty for the violation of which does exceed a fine of five hundred dollars ($500.00), imprisonment for
a term not exceeding one year, or both, where any of the specified crimes are committed within the corporate limits of the city in which such court is established; provided, the person or persons charged with any such crime or offenses shall, in writing, waive indictment and trial by jury.

2. This act shall take effect immediately.
Approved May 7, 1934.

CHAPTER 163

An Act authorizing executors, administrators with the will annexed, administrators de bonis non cum testamento annexo, and guardians and trustees to rent and lease real estate of the estates of deceivers or real estate in the hands of such executors, administrators with the will annexed, administrators de bonis non cum testamento annexo, and guardians and trustees, or which may come into their hands as such.

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

1. Executors, administrators de bonis non cum testamento annexo, or administrators with the will annexed, and guardians and trustees, shall during the settlement of the estates of deceased persons or of wards of whom they are such fiduciaries have power to rent and lease any real estate belonging to the estate or ward upon such terms and for such period of time as they shall deem wise and proper and all the products and income of such renting may be used by any such fiduciary to pay taxes, interest and other charges against the said real estate and for the care and upkeep of the same and the balance thereof after the payment of such charges to be held by such fiduciary to be disposed
of according to law, or the will of such deceased person, unless and except such real estate has been specifically devised or directions given by the will of any testator or testatrix with regard thereto which is inconsistent with such power to lease and rent; provided, that this act shall not apply to any real estate specifically devised to heirs or other devisees; and provided further, that any lease or letting made under or by virtue of this act shall be made subject to the right of such fiduciary to sell such real estate under a power conferred by any last will and testament or by order of any court of competent jurisdiction to order sale of lands; and provided further, that the above provisions shall not be construed so as to deprive any surviving husband or any surviving wife of any right which they may have in any lands or real estate by virtue of any will or by way of dower, curtesy or otherwise nor of the rents, issues, income or products thereof, to which said surviving husband or wife may be entitled by will or by law during the settlement of the estate. Any lease or letting heretofore made by any fiduciary herein named is hereby validated subject to the provisions of this act.

2. This act shall take effect immediately.

Approved May 7, 1934.
AN ACT to amend an act entitled "A supplement to an act entitled 'An act to tax the transfer of property, of resident and nonresident decedents, by devise, bequest, descent, distribution by statute, gift, deed, grant, bargain and sale, in certain cases,' approved April twentieth, one thousand nine hundred and nine," approved March fifteenth, one thousand nine hundred and twenty-five.

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

1. Section one of the act to which this act is an amendment be and the same is hereby amended so as to read as follows:

1. In addition to the property now exempt from taxation under the act to which this is a supplement, there shall be exempted property passing by devise or bequest since the first day of July, one thousand nine hundred and twenty-four, to or for the use of any institution solely educational for whose benefit there may have been or may hereafter be appropriations made by the Legislature of this State, and that part of the estate of any person derived from the government of the United States by reason of the service of such person as a soldier, sailor, marine, nurse or army field clerk.

2. All acts or parts of acts inconsistent with the provisions of this act be and the same are hereby repealed and this act shall take effect immediately.

Approved May 7, 1934.
CHAPTER 165

A FURTHER SUPPLEMENT to an act entitled "An act concerning public utilities; to create a Board of Public Utility Commissioners, and to prescribe its duties and powers," approved April twenty-first, one thousand nine hundred and eleven.

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

1. Any blind person, accompanied by a dog, known and described as a "Seeing-eye Dog," or any guide dog trained by a recognized training agency or school, when riding on any bus or other public utility, engaged in the transportation of passengers, as defined in the act to which this act is a further supplement, may keep such animal in his or her immediate custody.

2. The Board of Public Utility Commissioners shall prescribe rules and regulations concerning such custody.

3. This act shall take effect immediately.

Approved May 7, 1934.

CHAPTER 166

A FURTHER SUPPLEMENT to an act entitled "An act to regulate the practice of pharmacy in this State," approved March nineteenth, one thousand nine hundred and one.

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

1. No pharmacy or drug store shall be opened or kept open for the transaction of business or for
rendering professional services until or unless it has been registered with and a permit therefor has been issued to it by the Board of Pharmacy of the State of New Jersey.

2. Upon application made on a form prescribed and furnished by the Board of Pharmacy of the State of New Jersey, and upon payment of a fee of three dollars ($3.00), the Board of Pharmacy of the State of New Jersey shall issue a permit to conduct a pharmacy or drug store to such persons, associations, co-partnerships or corporations as said board shall deem qualified to conduct such business. The permit issued under the provisions of this act shall be exposed in a conspicuous place in the pharmacy or drug store for which it was issued. No permit shall be issued unless it appears to the satisfaction of the Board of Pharmacy of the State of New Jersey that the management of the pharmacy or drug store is in personal and continuous charge of a pharmacist registered in accordance with the laws of this State.

3. On or before the first day of July of each year the owner or manager of any pharmacy or drug store engaged in business in this State shall renew such registration and obtain a permit from the said board and pay the annual fee of three dollars ($3.00). At the time of such annual registration such owner or manager shall furnish to the said board a complete list of those who are engaged in such business as registered pharmacists, registered assistant pharmacists, apprentices and such list shall be furnished with each annual registration. The application for such a permit or license shall indicate the name of the owner, manager, trustee, lessee, receiver or other person or persons desiring such permit, as well as the location of such pharmacy or drug store, including street and number and such other information as the Board of Pharmacy may request. If it is desired to operate, manage, open or establish more than one pharmacy or drug store, separate application shall be made and a separate permit or
license shall be issued for each such pharmacy or drug store. If an application is found satisfactory the secretary of the Board of Pharmacy shall issue to the applicant a permit or license for each pharmacy or drug store for which an application is made. Permits or licenses issued under this act shall not be transferable and shall expire on June thirtieth of each calendar year.

4. The Board of Pharmacy of the State of New Jersey may suspend or revoke any permit obtained by false representation made in the application therefor or when the pharmacy or drug store for which a permit shall have been issued is conducted in violation of the provisions of chapter fifty-one, pamphlet laws of nineteen hundred and one, and all amendments, and supplements thereto.

5. The terms "pharmacy" and "drug store" as used in this act shall be construed to mean an establishment or place of business which under the provisions of chapter fifty-one, pamphlet laws of nineteen hundred and one, and all amendments and supplements thereto is required to be operated and/or managed at all times by a registered pharmacist.

6. The Board of Pharmacy of the State of New Jersey shall have power to enforce this act and shall make such rules and regulations as may be necessary for such enforcement.

7. Any person violating this act shall forfeit and pay a penalty of not less than twenty-five dollars ($25.00) nor more than fifty dollars ($50.00) for the first offense, not less than fifty dollars ($50.00) nor more than one hundred dollars ($100.00) for the second offense, and not less than one hundred dollars ($100.00) for the third and each subsequent offense, which penalty shall be sued for and recovered by and in the name of the Board of Pharmacy of the State of New Jersey in accordance with the procedure directed in section four of chapter one hundred twenty-six, pamphlet laws of one thousand nine hundred and thirty-two, entitled "A further supplement to an act entitled 'An act
to regulate the practice of pharmacy in this State,' approved March nineteenth, one thousand nine hundred and one,' and any amendments thereto.

8. This act shall take effect immediately.
Approved May 7, 1934.

CHAPTER 167

AN ACT to amend an act entitled "An act concerning municipalities," approved March twenty-seventh, nineteen hundred and seventeen.

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

1. Section forty-three of article twenty of the act to which this act is an amendment be and the same is hereby amended so as to read as follows:

43. The governing body may, by resolution, provide that the owner of any lands, upon which any assessment for any improvement shall have been made, may pay such assessments in such equal yearly installments, not exceeding ten, with legal interest thereon, and at such time in each year as the said governing body shall determine: provided, that any party assessed shall have the privilege of paying the whole of any assessment or any balance of installments, with accrued interest thereon, at one time; in case any such installment shall remain unpaid for thirty days from and after the time when the same shall have become due and payable, the whole assessment, or balance due thereon, shall become and be immediately due and payable, shall draw interest at the rate imposed upon the arrearages of taxes in such municipality, and shall be collected in the same manner as is provided by this act for other past due assessments; whenever any owner shall be given the privilege of paying any assessment in installments, such assessment shall remain a lien upon the land described therein until the same, with all install-
ments and accrued interest thereon, shall be paid and satisfied, and no proceedings to collect or enforce the same need be taken until default shall be made in the payment of any installment as above provided; provided further, that in any municipality which is constructing a local improvement with funds secured from the Federal government, through the Public Works Administration, under the terms of the National Recovery Act, the governing body may provide that the said assessments may be payable in yearly installments, with legal interest thereon, over a period of years up to but in no event exceeding the term of years for which the funds therefor are borrowed from the Federal government, and at such time in each year as the said governing body shall determine. The governing body may fix the yearly installments in such amounts as in the opinion of the governing body are equitable and just.

Approved May 7, 1934.

CHAPTER 168

An Act to repeal an act entitled "A supplement to an act entitled 'An act to establish a thorough and efficient system of free public schools, and to provide for the maintenance, support and management thereof,' approved October nineteenth, one thousand nine hundred and thirty-three," approved May twenty-fourth, nineteen hundred and thirty-three.

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

1. Chapter one hundred and seventy-six, pamphlet laws of one thousand nine hundred and thirty-three, entitled "A supplement to an act entitled 'An act to establish a thorough and efficient system of free public schools, and to provide for the main-

Chapter 176, P. L. 1933, repealed.

Proviso, may pay in yearly installments.
tenance, support and management thereof,' approved October nineteenth, one thousand nine hundred and three,' approved May twenty-fourth, nineteen hundred and thirty-three, be and the same is hereby repealed.
2. This act shall take effect immediately.
Approved May 7, 1934.

CHAPTER 169


Preamble. WHEREAS, Due to present economic conditions an emergency exists which requires an extension of time within which property owners should be required to pay assessments for street openings, street widenings, street improvements, and/or expenses in connection therewith; therefore;

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

1. Whenever pursuant to the provisions of the act to which this is a supplement, and/or to any acts amendatory thereto, and/or to the provisions of any municipal charter, and/or to any other acts relative thereto, any municipality shall heretofore have opened, widened and/or improved any street, and/or incurred an expense in connection therewith, the assessments to pay for which may be paid in annual installments over a period of years, and which said assessments are not yet fully paid, the payment of all said unpaid annual installments may be deferred and extended for a period of two years from the time when said annual installments come due or may have become due; provided, however, that interest on said annual installments shall be paid as heretofore.
2. This act shall take effect immediately.
Approved May 7, 1934.
CHAPTER 170

An Act to amend an act entitled "A supplement to an act entitled 'An act concerning district courts' (Revision of 1898),' approved March eleventh, one thousand nine hundred and twenty-two.

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

1. Section one of an act entitled "A supplement to an act entitled 'An act concerning district courts,'" be and the same is hereby amended to read as follows:

1. Whenever in any answer to any action brought in any district court now or hereafter created under the provisions of the act to which this is a supplement, the defendant shall file any setoff, counterclaim, discount or recoupment, wherein it shall be made to appear that the amount claimed in such setoff, counterclaim, discount or recoupment shall exceed the sum or value limited for the jurisdiction of said court, such action shall, upon application on behalf of the defendant, accompanied by an affidavit of such defendant or his or her duly authorized agent, that he or she verily believes that the amount of such claim, when established by proof, will be greater than the sum or value limited for the jurisdiction of said court, and that said setoff or counterclaim, discount or recoupment is filed in good faith and not for the purpose of delay, upon order of the court, be transferred with the record thereof, and all papers filed in the case, for hearing and determination to the circuit court of the county in which such district court is situate, which shall thereupon proceed therein as if the cause or matter had been originally commenced in that court; the record shall when necessary include a transcript of all
entries and proceedings in the cause; providing, same shall not be transferred unless the judge of the circuit court to which it is intended to transfer said cause shall, upon due proof, and four days' notice, which shall operate as stay of suit in district court until application is disposed of, and permitting adversary to read in opposition ex parte affidavit or affidavits, make an order that he finds that there is reasonable cause to believe that the setoff, counterclaim or other defensive action is founded on fact and that there is reasonable chance for success upon the trial of same by the party who files said setoff, counterclaim or other defensive action.

2. This act shall take effect immediately.
Approved May 7, 1934.

CHAPTER 171

An Act to amend an act entitled "An act to secure to mechanics and others payment for their labor and materials in erecting any building, and in making certain improvements to land" (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight, approved April nineteenth, one thousand nine hundred and fifteen, approved April eighteenth, one thousand nine hundred and thirty.

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 be and the same is hereby amended to read as follows:

1. The lien given by this act is hereby extended to include labor performed or materials furnished in or about the sinking, driving, digging or drilling
of a well or wells, whether the same be in the building or on the lands whereon it stands; provided, that nothing contained in the foregoing provisions shall be construed to apply to anyone performing labor which is to be paid for within two weeks from the date of performance when the amount due for such labor does not exceed the sum of two hundred dollars.

2. This act to take effect immediately.
   Approved May 7, 1934.

CHAPTER 172

An Act to amend an act entitled "An act concerning counties," approved March fourth, one thousand nine hundred and eighteen.

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

1. Article seven, section seven hundred and four, of the act to which this act is amendatory be and the same is hereby amended to read as follows:

   704. Every board of chosen freeholders shall have power to acquire by purchase, gift or condemnation any lands, easements, waters, water rights or property, or any real estate or interest therein within the county limits, which it may deem necessary or useful for the proper exercise of any power expressly or impliedly conferred upon it, and shall have the power to contract for the purchase of water from any available source within or without the limits of the county and to construct and maintain a water line or lines within or without the limits of the county for the purpose of securing an adequate supply of potable water at all times for any county institution under the control of said board, upon securing the consent, right-of-way, easement, or other proper and neces-
sary interests in land, permission and authoriza-
Proviso.
tion from the public or private owners of the prop-
erty or real estate needed for the construction and
operation of such water line; provided, this section
shall not repeal any provision requiring the con-
sent of any municipal corporation or any State au-
thority for the acquirement of any such lands,
easements, waters, water rights or property or
real estate or interest therein.
2. This act shall take effect immediately.
Approved May 7, 1934.

CHAPTER 173

AN ACT to amend an act entitled "An act to amend
chapter three hundred and thirty-four of the
laws of nineteen hundred and twenty-seven, be-
ing an act entitled 'An act to impose a tax on
the sale of motor vehicle fuels as herein defined
to be paid by distributors as herein defined;
regulating the sale of such fuels; providing for
the collection of said tax, for reports of sales of
such motor fuels, and for the disposition of the
revenue derived from such tax, and fixing
penalties for the violation of the terms thereof,'
passed April first, nineteen hundred and twenty-
seven," approved April twenty-eighth, one thou-
sand nine hundred and thirty-one.

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

Section 1 amended.

1. Section one of the act of which this act is an
amendment be and the same is hereby amended to
read as follows:

Terms defined:
1. The terms used in this act shall be construed
as follows, unless other meaning is clearly ap-
parent from the language or context, or unless such construction is inconsistent with the manifest intention of the Legislature.

(1) The term "motor vehicle" shall include any vehicle propelled or drawn along by any power other than muscular, and motor boats or any boat or scow propelled wholly or in part from power derived from a gasoline engine, except road rollers, street sprinklers, fire engines or fire department apparatus, ambulances owned by municipalities or hospitals, motor vehicles of the United States Government, the State Government and all political subdivisions thereof, rural free delivery carriers in the dispatch of their official business, auto buses, commonly called jitneys, which now pay a municipal or franchise tax on their gross receipts, agricultural tractors, aircraft, and such vehicles as run only on rails or tracks or which operate exclusively on private property.

(2) The term "fuels" shall include gasoline, benzol, or other products which are or can be used as fuels for combustible type engines.

(3) The term "distributor" shall include any person, association of persons, firm or corporation, wherever resident or located, who imports or causes to be imported into the State fuels as herein defined, for use, distribution, or sale after the same reach the State; and also any person, association of persons, firm or corporation who produces, refines, or manufactures or compounds, or causes to be produced, refined, manufactured or compounded fuels as herein defined within the State.

2. This act shall take effect immediately.

Approved May 7, 1934.
CHAPTER 174

An Act relating to the collection of delinquent municipal liens.

WHEREAS, The large volume of unpaid municipal liens is creating such a serious tendency toward nonpayment of current taxes and municipal liens that a public emergency demands some plan be made available to municipalities for the prompt collection of current taxes and assessment without requiring the immediate payment of arrears; but such a plan to be helpful must recognize the need of the property owner to maintain as a first lien the mortgage encumbrance upon his property; now, therefore, in order to encourage the owner to use every effort to keep his property by granting him an opportunity to pay his present arrears in fixed installments over a term of years.

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

1. Whenever the governing body of any municipality of this State shall, by resolution adopted during the calendar year one thousand nine hundred and thirty-four, declare that it is for the best interest of its citizens that the provisions of this act be made available to its property owners, then all taxes, assessments, tax sale certificates held by the municipality or other municipal liens in arrears on January first, one thousand nine hundred and thirty-four, and not yet paid and satisfied, together with the interest and penalties thereon, shall, when brought under the provisions of this act by compliance with section seven of this act, and subject to the conditions hereinafter set out be totaled as of said date; and the payment of such totaled sum shall be spread over a period of five years, and the same shall be payable in
monthly or quarterly installments as stated in said
resolution commencing August first, one thousand
nine hundred and thirty-four, with interest on the
several unpaid balances at the rate of seven per
centum (7%) per annum, payable on the same
quarterly dates.

2. A copy of such resolution, certified by the
clerk of such municipality, shall be filed in the
office of the clerk of the county in which such mu­
nicipality is located before the provisions of this
act shall be applicable therein.

3. In computing such total of arrears there shall
be included, of assessments for local improvement
benefits which were payable in installments, only
such installments as were in arrears at the date to
which the totals were computed, but interest on the
entire unpaid balances shall be included.

4. In computing such total of arrears, any tax,
assessment, tax sale certificate held by the munici­
pality or other municipal lien may be apportioned
at the request of any party interested, to such
parcels of the property affected thereby as may be
required by diverse ownership, mortgage lien or
otherwise; such apportionment to be upon such
equitable basis as may be determined by the col­
lecting official of the municipality on at least five
days’ notice to all persons other than the applicant
interested therein.

5. The right of any person interested in such
property to pay such arrears in such installments
shall be conditioned on the prompt payment of the
installments of taxes of one thousand nine hundred
and thirty-four and all subsequent taxes, assess­
ments or other liens imposed or becoming a lien
after January first, one thousand nine hundred and
thirty-four, including all installments thereafter
payable on assessments theretofore levied, and
also the prompt payment of all installments of ar­
rears as hereinbefore authorized. Prompt pay­
ment shall consist in making payment thereof
within thirty days after the respective due dates.
6. During the period of the extension of time for payment herein provided for, the lien of such arrears shall be suspended, and the amounts thereof shall not be considered as due except as the same become payable in installments under the terms of this act; and the municipality shall have no further right to enforce the payment of such arrears so long as such installment payments shall be made promptly when due as herein provided for, and so long as payment for all subsequent taxes, assessments and other liens shall likewise be made promptly when due.

7. The extension of time for payment and the suspension of the lien of existing arrears herein authorized shall not be effective as to any parcel of property until the first half of the nineteen hundred and thirty-four taxes thereon has been paid, together with any assessments for local improvements, or installments thereof, falling due after January first, one thousand nine hundred and thirty-four, and before the date of actual payment of said first half of nineteen hundred and thirty-four taxes.

8. In case any such installment of arrears or any new taxes, assessments or other liens are not promptly paid, that is to say, within thirty days after the date when the same is due and payable, then the whole amount of arrears theretofore suspended with interest thereon and penalties shall immediately become due and payable, and the liens thereof be reinstated, and the municipality shall have all the powers of enforcing its liens for such arrears that it would have had if this act had not been passed, and the time of such municipality for any action on its part shall at its option be extended for as much additional time as the period during which this act shall have been in force, as to such arrears.

9. Any arrears payment of which has been extended under this act shall be noted on any official tax search thereafter issued, but shall be noted thereon as "payment extended under laws of one
OHAPTEH 174, LAWS OF 1934

thousand nine hundred and thirty-four; total present balance of extended arrears is $............. each month or quarterly installment amounts to $............. with interest on the unpaid balance.'

10. The existence of any extended arrears affecting any property conveyed after this act becomes effective, shall be construed as a violation of any warranty or covenant against encumbrances in such conveyance unless made expressly subject to extended arrears of taxes, assessments or other municipal liens.

11. Any installments of arrears paid under the provisions of this act shall be credited to the arrears oldest in point of time, and the moneys paid shall be so applied; but no entry of payment or satisfaction or cancellation of record of the same, except by way of part payment, shall be made on or in respect to any item of arrears until the same is fully paid with the interest thereon, after which the same shall be satisfied or cancelled or marked paid of record as if this act had not been passed.

12. The municipality shall have no right to make any such arrears the basis of security for any type of municipal obligation, except for renewals of existing obligations and for funding bonds.

13. The holders of any outstanding certificates of tax sale shall not as a condition of foreclosure thereof be bound to pay any extended arrears except the respective installments provided for under this act, and no foreclosure of such certificate of sale shall include in the amount required to redeem, any sums paid on such extended arrears in excess of the amount so required to be paid; but this shall not relieve the holder thereof from any contract obligation to pay in full any arrears so extended.

14. Nothing in this act shall apply to water or sewer rents.

15. Any holder of a lien by way of mortgage or otherwise may pay any installment of any tax, or
Rights of lien-holder to cease.

Collecting officer to keep records.

tax sale certificate, assessment, including any installment of arrears extended under this act, at any time after the same has been assessed or levied upon filing with the collecting officer a certificate stating his name and address and lien, and shall then be entitled to add to the amount of his lien, the sum so paid with interest thereon from the date of payment; but in such case if the owner or any other prior party in interest shall thereafter pay the same to the collecting officer, the latter shall give a special receipt for such payment, and shall immediately notify the lien-holder who made the first payment thereof, and said lien-holder shall be entitled to receive the amount of such payment from the collecting officer, and all further rights of such lien-holder under such payment shall immediately cease.

16. The collecting officer of any municipality acting under the provisions hereof shall make up and keep a list of the properties which are brought under the provisions of this act by payment of the first installment of the taxes of the year one thousand nine hundred and thirty-four, and shall keep the records of payments hereunder, all in such form as shall be prescribed by the State Auditor.

17. This act shall take effect immediately.

Approved May 7, 1934.
CHAPTER 175

AN ACT to amend an act entitled “An act creating a Department of Municipal Accounts and the office of Commissioner of Municipal Accounts, and defining his duties and powers,” approved March twenty-seventh, one thousand nine hundred and seventeen, approved March fourth, one thousand nine hundred and eighteen.

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 be and the same is hereby amended so that the same shall read as follows:

(a) It shall be the duty of the Commissioner of Municipal Accounts or his agents to visit each municipality, county and school district in the State and examine the books, papers, securities and moneys in the custody of the sinking fund commission thereof at least once in every two years, and oftener if deemed necessary, and every sinking fund commission shall exhibit its books, papers, securities and moneys to such commissioner or his agent and facilitate the examination of such sinking funds so far as it may be in its power to do so. The commissioner may make such recommendations as he may deem advisable concerning the sinking fund of any municipality or county, or school district, and the secretary of the sinking fund commission shall immediately send a copy of such recommendations to each member of the sinking fund commission and to the executive head of the municipality or county, or school district, as the case may be, and shall advise the commissioner within thirty days after receiving such recommendations as to the action of the sinking fund commission with reference thereto. The commissioner or his agent shall have power...
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to examine, under oath or affirmation, any officer, or member of the governing body, or employee, of the municipality, county, school district or sinking fund commission relative to sinking funds. The commissioner shall have power to prescribe the method or system of setting up and keeping sinking fund accounts in the several municipalities, counties or school districts, and to prescribe the form of reports and statements to be made to the State by municipal, county or school district officials or sinking fund commissions with reference to said sinking fund.

(b) If, upon examination of the reports of audit and recommendations made by any registered municipal accountant of New Jersey for any municipality or county, there shall appear any errors, irregularities, inaccuracies or omissions in such report of audit or recommendation in connection with the financial affairs of any municipality or county, or if the Commissioner of Municipal Accounts has reason to believe that there are irregularities in the financial affairs of any municipality or county, he may call for any or all books of account, papers or memoranda in connection with the financial or other affairs of the municipality or county, or may call for the appearance of any auditor or auditors, officials or employees, of such municipality or county, or any other person who, in the commissioner’s opinion, may be able to give information in connection with the affairs of such municipality or county, and if need be to enforce the production of books, papers, memoranda or other materials, and the presence of the auditor or auditors, officials, employees or any other such persons, may issue subpoenas, and is hereby authorized to issue and serve or have served such subpoenas and to administer oath or affirmation, and if necessary to employ counsel, accountants or other assistants which the examination of the affairs of such municipality or county may require. The Commissioner of Municipal Accounts may, and authority is hereby given him to,
call a meeting of the members of the governing body, of any committee, of any commission or of any department of the municipality or county to appear at public or private hearing and to answer such questions or give such explanations as the commissioner may deem valuable in ascertaining the true financial conditions of such municipality’s or county’s affairs. The Commissioner of Municipal Accounts is hereby authorized and empowered to enforce the provisions of the recommendations of the registered municipal accountant or to make such recommendations as he may deem necessary for the proper accounting of the affairs of the several municipalities and counties of the State, and such recommendations shall forthwith be carried out by the officials of such municipality or county, as the case may be. If, within sixty days after notice from the Commissioner of Municipal Accounts, there shall have been no steps taken to carry out the recommendations or orders issued by the Commissioner of Municipal Accounts, the officials or member or members of the governing body so responsible for the nonconformance to the orders and requirements of the Commissioner of Municipal Accounts shall be subject to a fine of twenty-five dollars ($25.00), payable to the State. For the services of the Commissioner of Municipal Accounts or his representatives or assistants, whether permanent employees of the department or not, the State shall be paid by the municipality or county a per diem allowance of twenty-five dollars ($25.00) for each person for work done in connection with the examination of the accounts of any municipality or county; such payment for services or fines shall be made to the Treasurer of the State of New Jersey, on behalf of the State, who may collect same by suit on contract in any court of competent jurisdiction.

(c) The Commissioner of Municipal Accounts shall have the power to establish a uniform system of accounting for the municipalities and counties within the State, and to make and enforce recom-
May inquire into budgets.

Corrections.

Providing, rate of interest.

Hearing.

mandations for the correction of any details or methods of accounting.

(d) The Commissioner of Municipal Accounts may inquire into any item of any budget or certification of requirements and may order any item required by law to be raised by taxation for municipal, county or school purposes which has been omitted in whole or in part from any budget to be included in the budget or the tax ordinance or resolution or the tax levy or may inquire into any item of the budget, and if wrongly stated in such budget he may order same to be corrected and properly stated in the budget before its adoption, or to have the error corrected and adjusted in the tax ordinance or resolution or in the tax levy, and all such orders shall constitute a mandatory obligation upon the governing body of any municipality, county or school district or the sinking fund commission or the county board of taxation, as the case may be; provided, however, that where any county or other municipality has agreed or shall agree with the holders of fifty per centum (50%) in amount of any evidence of indebtedness of any such county or other municipality to accept a reduced rate of interest thereon, and/or postpone any amortization requirement concerning any such evidence of indebtedness, the county board of taxation is authorized and empowered to reduce to such extent the item or items so certified by the Commissioner of Municipal Accounts. Upon application to the said county board of taxation by any county or other municipality for such reduction or reductions, the said county board shall within thirty days fix a date for the hearing of such application, of which hearing public notice shall be given by the county board of taxation, and at the time and place so fixed any party in interest may be heard. Upon being satisfied of the sufficiency of such application the county board of taxation may correct and reduce the item or items within the limits fixed by this section.

2. This act shall take effect immediately.

Approved May 7, 1934.
CHAPTER 176

An Act concerning the disposition of unclaimed personal property of former patients of any charitable hospital of this State which is supported in whole or in part by county funds.

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

1. Unclaimed personal property of deceased patients and of other former patients of any charitable hospital of this State which is supported in whole or in part by county funds shall be held at each institution, awaiting claim thereof, for a period of one year, after which time under the direction of the county treasurer of the county maintaining such institution, and at a time to be named by him, said property may be sold at public or private sale. The proceeds of any such sale shall be turned over to the treasury of the county.

2. This act to take effect immediately.
Approved May 7, 1934.

CHAPTER 177

An Act to amend and supplement an act entitled "An act to amend an act entitled 'An act concerning alcoholic beverages,' approved December sixth, one thousand nine hundred and thirty-three," which said amendatory act was approved April thirteenth, one thousand nine hundred and thirty-four.

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

1. Section twelve, subsection two, of the act to which this act is an amendment and supplement is
hereby amended to read as follows, and is hereby supplemented by the addition of a new subsection, to be known as subsection two-a, which shall follow immediately after subsection two.

2a. State Beverage Distributor’s License. 1. The holder of this license shall be entitled, subject to rules and regulations, to sell and distribute in original containers only, in quantities of not less than one hundred forty-four fluid ounces, to retailers licensed in accordance with this act, unchilled, brewed, malt alcoholic beverages, and to maintain one warehouse and one salesroom.

The holder of this license is authorized to sell unchilled, malt alcoholic beverages in original containers only, in quantities of not less than one hundred forty-four fluid ounces, at retail to be delivered by such licensee to the person for consumption in his home.

This license shall not be issued to any person, corporation, partnership, limited partnership or association holding a plenary or limited brewery license, nor shall it be issued to any person, corporation, partnership, limited partnership or association, directly or indirectly interested in any brewery within or without this State.

This license shall not be issued to any person, corporation, partnership, limited partnership or association engaged in or interested directly or indirectly in any retail business other than the sale of malt alcoholic beverages and nonalcoholic beverages.

2. The fee for this license shall be five hundred dollars ($500.00) per annum.

Approved May 7, 1934.
CHAPTER 178

AN ACT to create a State planning board and prescribing its powers and duties.

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

1. There is hereby created a State planning board to consist of nine members appointed by the Governor by and with the advice and consent of the Senate. Four members of the State planning board shall be appointed from among the heads or chief executive officers of State departments. The remaining five members shall be appointed from among the citizens of the State and they shall hold no other State office. The term of office of members of the State planning board shall be five years and until their successors are appointed and qualified; provided, however, that members who are also heads or chief executive officers of State departments shall not serve as members of the State planning board beyond their term of office in such other State service. Of members of the State planning board first appointed, three shall be appointed for a term of one year, three for a term of three years; and three for a term of five years. Thereafter all appointments shall be made for a term of five years. In case of a vacancy the Governor shall make appointment for the unexpired term. The Governor shall designate the chairman of the board. All members shall serve without compensation, but they shall be allowed such reasonable expenses as are authorized by the board and incurred in the immediate discharge of their duties, to be paid out of such funds as may be available and in the same manner as the expenses of other State officials are paid. The State planning board shall maintain offices as provided by the State House Commission. Five members of the board shall constitute a quorum and no action shall
be taken unless by the concurring vote of not less than five members. The State planning board shall keep permanent and complete records of its proceedings, meetings, hearings, orders and decisions. It is authorized and empowered to employ an executive secretary or secretary-engineer and such other technical and clerical assistants as may be required and fix their compensation as provided in existing law, and incur any other necessary expenses, within the limits of the appropriations provided therefor.

2. It shall be the duty of the State planning board to prepare and perfect from time to time a State master plan for the physical development of the State and prepare and keep current a proposed long term development program of major State improvements. It shall among other things:

(a) Advise with the various State departments and bureaus and with local authorities and individuals with a view to the co-ordination of all physical development plans, including plans for highway, air ways and air terminals, parkways, parks, water supply development, flood control, land use, recreation areas and forest reservations that are related to an ordered and comprehensive development of the State.

(b) Make studies of rural land utilization with a view to the determination of the areas suitable for field corps, for reforestation, for watershed protection, for reclamation, for recreation, for summer residence and for industrial and urban expansion.

(c) Collect and publish information relating to the proper development of the State and the conservation of its natural resources designed to promote the general welfare, and make such recommendations thereon to the Governor and the Legislature as it may deem proper and advisable. Before approving any plan for submission to the Governor and the Legislature, the State planning board shall hold public hearings thereon. Such plan or plans when approved by the Governor and the Legislature shall be known as the official State plan.
3. State departments, boards, commissions and agencies before entering upon any major public improvement or any project involving the construction of improvements or the acquisition of lands for public use related to or affected by any general or master plan or plans prepared under authority of this act, or before requesting a change of use or disposition of real property owned by the State or in which the State has an interest, shall give written notice to the State planning board of such contemplated or proposed action, and shall give such board a reasonable opportunity to study and make its recommendations thereon; providing, however, that this provision shall not apply to interstate projects or to the acquisition of rights of way for and construction of State highways which are otherwise specifically provided for by law.

4. The State planning board is hereby authorized to prepare and make maps for the information of the Governor, the Legislature and State departments and agencies, to make planning studies and surveys for the collection of data pertaining to soil conditions, land use and classification, population distribution, schools, parks, and playground development, port, harbor and waterway work, parkways, highways, traffic, transportation, water supply, drainage, flood control, and sewerage, building and housing conditions, subdivision control and other matters involved in the physical development of the State or of any subdivisions thereof.

5. The State planning board shall co-operate with county, municipal and regional planning boards for the purpose of aiding and encouraging an orderly and co-ordinated development of the State.

6. The State planning board is hereby authorized and empowered to use and expend any funds coming into its hands for the purposes of this act and it is authorized and empowered to accept and use any funds provided by the United States Government or any agency thereof or of gifts made for such purposes. It shall submit a report of its
recommendations for State improvements and developments in January of each year, to the Governor and the Legislature.

7. All acts or parts of acts inconsistent with the provisions of this act be and the same are hereby repealed. This act shall take effect immediately.

Approved May 7, 1934.

CHAPTER 179

AN ACT concerning greyhound or dog racing and providing for the regulation thereof.

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

1. No person or corporation shall hereafter maintain any race track for the racing of greyhounds, whippets or like dogs, nor shall any person or corporation race greyhounds, whippets or like dogs in public unless such person or corporation shall first obtain a license therefor from the State Racing Commission, which Commission was authorized and created under chapter three hundred and thirty-three of the laws of one thousand nine hundred and thirty-three.

2. The State Racing Commission shall only issue licenses under the following conditions:

   (1) That the race track shall be upon property owned by a municipal corporation or other political subdivision of the State.

   (2) An annual fee of five hundred dollars ($500.00) shall be paid to the Racing Commission for such license.

3. The State Racing Commission is hereby empowered to make all necessary rules and regulations for the conduct of racing under the licenses issued by it and may suspend or revoke such licenses, after hearing, for failure to obey such rules...
and regulations. The Court of Chancery is empowered to enforce the orders of the Commission by injunction or other order.

4. Inasmuch as a financial emergency exists in this State whereby municipalities and other political subdivisions of the State are unable to collect their taxes and for the purpose of assisting such municipalities and such subdivisions where dog racing may be allowed, the Racing Commission may permit the use of the pari-mutuel system under such terms as they may prescribe and wherein a portion of the profits are to be paid to the municipality for the support thereof.

5. The Commission in issuing a license shall give preference to the application of a person or corporation which had on or before April twenty-fourth, one thousand nine hundred and thirty-four entered into an agreement with a municipality for dog racing in a municipal auditorium or arena.

6. Any person or corporation who shall violate any of the provisions of this act shall be guilty of a misdemeanor.

7. This act shall take effect immediately.

Approved May 8, 1934.

CHAPTER 180

AN ACT appropriating two hundred thousand dollars ($200,000.00) for the erection of two new dormitories on the grounds of the State Teachers' College at Trenton, New Jersey.

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

1. There is hereby appropriated two hundred thousand dollars ($200,000.00), or so much thereof as may be necessary, for the purchase of materials and supplies to erect two new dormitories on the grounds of the State Teachers' College at Trenton,
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PROVISO. New Jersey; provided, however, that no part of such money shall be expended for the purchase of such materials or supplies to be used in the erection of said two dormitories unless the Federal Government shall first agree to pay for all the labor necessary for the erection of said two dormitories; and provided, further, that all materials and supplies which may be used in the erection of said two dormitories, so far as possible, shall be manufactured and purchased in the State of New Jersey.

2. This act shall take effect immediately.

Approved May 9, 1934.

CHAPTER 181

AN ACT concerning the payment of past due soldiers' bonus taxes.

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

1. Where any municipality has failed to pay its soldiers' bonus tax levied in any year prior to one thousand nine hundred and thirty-four, such municipality may and authority is hereby given it to do so by the issuance of bonds of the municipality, to be known as soldiers' bonus tax funding bonds, payable to the Soldiers' Bonus Sinking Fund in the amount of the tax as levied, plus the penalties prescribed by law for nonpayment thereof up to July fifteenth, one thousand nine hundred and thirty-four.

2. Where any municipality has paid to the county treasurer any or all of its soldiers' bonus tax levied prior to one thousand nine hundred and thirty-four, but the county treasurer has failed to transmit same to the State Treasurer, then in such case the county may and authority is hereby given it to pay the amount so withheld by the issuance of bonds of the county to be known as soldiers' bonus tax funding bonds, payable to the Soldiers' Bonus Sinking
Fund, in the amount of the soldiers' bonus tax so withheld, plus the penalties prescribed by law for the nonpayment thereof.

3. The bonds hereby authorized in sections one and two shall be general obligations of the municipality or the county, as the case may be, and may be authorized by resolution, and shall bear interest at the rate of four per centum (4%) per annum, payable semiannually, and dated as of the fifteenth day of July, one thousand nine hundred and thirty-four, and payable in six annual installments of as nearly equal amounts as may be; provided, that the last five maturities shall be in even hundred dollars and the first maturity in amount to equal with the other maturities the amount of the tax due and penalties. Bonds authorized by this act may issued notwithstanding any limitations or restrictions of any other law; provided, that bonds issued under this act shall be included in any annual or supplemental debt statement thereafter made or filed in determining the power of the county or municipality, as the case may be, to become otherwise indebted.

4. The State Treasurer is hereby authorized to accept such bonds in payment of the account of any municipality or as recited in section two of any county in connection with any soldiers' bonus tax levied prior to the year one thousand nine hundred and thirty-four, and such bonds, when so received, shall be placed in the Soldiers' Bonus Sinking Fund and due credit issued for same.

5. The State Treasurer shall prescribe the form of the bond to be issued. Should bonds be delivered subsequent to July fifteenth, one thousand nine hundred and thirty-four, an adjustment in cash as between interest and penalties shall be made in connection with the settlement of the soldiers' bonus tax.

6. This act shall take effect immediately and shall cease to be effective September fifteenth, one thousand nine hundred and thirty-four.

Approved May 9, 1934.
CHAPTER 182

An Act concerning the payment of past due State road taxes.

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

1. Where any municipality has failed to pay its State road tax levied in any year prior to one thousand nine hundred and thirty-four, such municipality may and authority is hereby given it to do so by the issuance of bonds of the municipality, to be known as State road tax funding bonds, payable to the State highway sinking fund in the amount of the tax as levied, plus the penalties prescribed by law for nonpayment thereof up to July fifteenth, one thousand nine hundred and thirty-four.

2. Where any municipality has paid to the county treasurer any or all of its State road tax levied prior to one thousand nine hundred and thirty-four, but the county treasurer has failed to transmit same to the State Treasurer, then in such case, the county may pay the amount so withheld, and authority is hereby given it so to do, by the issuance of bonds of the county to be known as State road tax funding bonds, payable to the State highway sinking fund in the amount of the State road tax so withheld, plus the penalties prescribed by law for the nonpayment thereof.

3. The bonds hereby authorized in sections one and two shall be general obligations of the municipality or the county, as the case may be, and may be authorized by resolution, and shall bear interest at the rate of four per centum (4%) per annum, payable semiannually, and dated as of the fifteenth day of July, one thousand nine hundred and thirty-four, and payable in eight annual installments of as nearly equal amounts as may be; provided, that the last seven maturities shall be in even hundred
dollars and the first maturity in amount to equal with the other maturities the amount of the tax due and penalties. Bonds authorized by this act may be issued notwithstanding any limitations or restrictions of any other law; provided, that bonds issued under this act shall be included in any annual or supplemental debt statement thereafter made or filed in determining the power of the county or municipality, as the case may be, to become otherwise indebted.

4. The State Treasurer is hereby authorized to accept such bonds in payment of the account of any municipality or as recited in section two of any county in connection with any State road tax levied prior to the year one thousand nine hundred and thirty-four and such bonds, when so received, shall be placed in the State highway sinking fund and due credit issued for same.

5. The State Treasurer shall prescribe the form of the bond to be issued. Should bonds be delivered subsequent to July fifteenth, one thousand nine hundred and thirty-four, an adjustment in cash as between interest and penalties shall be made in connection with the settlement of the State road tax.

6. This act shall take effect immediately and shall cease to be effective September fifteenth, one thousand nine hundred and thirty-four.

Approved May 9, 1934.
CHAPTER 183

An Act declaratory of the legislative purpose and intent in the enactment of an act entitled "An act to amend an act entitled 'A supplement to an act entitled 'An act to authorize a thorough and efficient system of free public schools and to provide for the maintenance, support and management thereof,'" approved October nineteen, one thousand nine hundred and thirty-three, approved May ten, one thousand nine hundred and thirty-three, approved June twenty-one, one thousand nine hundred and thirty-three," constituting chapter two hundred fifty-four of the session laws of one thousand nine hundred and thirty-three.

Whereas, By chapter two hundred fifty-four of the session laws of one thousand nine hundred and thirty-three, section two of chapter one hundred and fifty-five of the session laws of that year was amended; and

Whereas, Section two of chapter one hundred and fifty-five of the session laws of one thousand nine hundred and thirty-three, as so amended, requires the several county treasurers to deliver to the State Treasurer evidences of indebtedness of the respective counties in the amount paid to the several county treasurers by the State, and requires the payment by the several county treasurers to the custodians of school districts of the amounts due such districts upon receipt of evidences of indebtedness from the coextensive municipality or municipalities; and
WHEREAS, Said section two of said chapter one hundred and fifty-five, as so amended, in the last sentence thereof provides that the evidences of indebtedness so deposited with the State Treasurer or county treasurers shall be redeemed in proportionate amount as and when the State school taxes are paid to the county treasurer or tax collector of the taxing district; and

WHEREAS, It was the intent of the Legislature that the evidences of indebtedness so deposited with the State Treasurer by each county treasurer should be paid only in the event and in the proportion that the State school taxes represented by the evidences of indebtedness received by such county treasurer from the municipality or municipalities are or may be paid; now, therefore,

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

1. It is hereby declared that it was the purpose and intent of the Legislature in enacting chapter two hundred and fifty-four of the session laws of one thousand nine hundred and thirty-three, that the State Treasurer shall require the payment and discharge by any county of the evidences of indebtedness of such county deposited with the State Treasurer in accordance with the act amended by said chapter only in the event and in the proportion that the State school taxes represented by the evidences of indebtedness received by such county treasurer from the municipality or municipalities shall be paid to the county treasurer.

2. Nothing in this act contained shall be deemed to affect in any way the liability of any county or municipality or the duty of the tax collector of any taxing district or of any county treasurer to pay State school taxes as and when required by law.

3. This act shall take effect immediately.

Approved May 9, 1934.
CHAPTER 184

An Act making appropriations from the State Highway Fund for the maintenance and operation of the State Highway and other related Departments, for the fiscal year ending December thirty-first, one thousand nine hundred and thirty-four, pursuant to the provisions of chapter one hundred and ninety-three of the laws of one thousand nine hundred and thirty-three.

Anticipated revenues of the State Highway Fund:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tax on Motor Fuels</td>
<td>$16,755,000</td>
</tr>
<tr>
<td>Motor Vehicle Fees, fines, etc.</td>
<td>$14,500,000</td>
</tr>
<tr>
<td>Bus excise tax</td>
<td>$70,000</td>
</tr>
<tr>
<td>Federal aid</td>
<td>$6,300,000</td>
</tr>
<tr>
<td>Miscellaneous revenues</td>
<td>$250,000</td>
</tr>
</tbody>
</table>

Total: $37,875,000

Other anticipated receipts:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Highway bonds to be issued</td>
<td>$6,000,000</td>
</tr>
<tr>
<td>Loan to be returned</td>
<td>$1,000,000</td>
</tr>
</tbody>
</table>

Total: $7,000,000

Total available for mandatory dedications and appropriations: $44,875,000
CHAPTER 184, LAWS OF 1934

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

1. The following sums, or so much thereof as may be necessary, be and they are hereby appropriated out of the State Highway Fund for the several purposes herein specified for the fiscal year ending December thirty-first, one thousand nine hundred and thirty-four:

DEBT SERVICE

Mandatory Dedications:

1930 Bond Act

Principal Requirement of Highway Improvement Bonds ... $510,000 00
Interest, Highway Improvements Bonds ........ 1,403,437 50

Principal Requirement of Institution Construction Bonds 90,000 00
Interest, Institution Construction Bonds ....... 236,475 00

Principal Requirement of Emergency Relief Bonds ....... 2,500,000 00
Interest, Emergency Relief Bonds ............ 682,812 50

Principal Requirement of Educational Aid Bonds ........ 332,500 00
Reserve for principal and interest requirements on Bonds not yet issued ..... 244,775 00

Total Debt Service on 1930 Bond Act ........ $6,000,000 00

Amortization Requirement for State Highway Road and Bridge Bonds ($70,000,000.00 Issue) ........ $2,987,526 40

Interest on $70,000,000.00 Issue: Interest on Road Bonds 1,035,000 00
Interest on Bridge Bonds 382,500 00
Interest on Roads, Bridges and Viaducts Bonds ...... 1,225,000 00

Total Debt Service .... $11,630,026 40
### Mandatory Dedications:

**State Aid to Counties and Municipalities:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Construction, reconstruction, maintenance, etc., of county roads</td>
<td>$6,000,000</td>
</tr>
<tr>
<td>Construction, grading, maintenance, etc., of village and township roads</td>
<td>2,100,000</td>
</tr>
<tr>
<td>Expenditures pursuant to Chapter 178, Laws of 1930</td>
<td>735,000</td>
</tr>
<tr>
<td>Expenditures pursuant to Chapter 255, Laws of 1929</td>
<td>210,000</td>
</tr>
<tr>
<td>Total State Aid to Counties and Municipalities</td>
<td>$9,045,000</td>
</tr>
<tr>
<td>County reimbursement projects</td>
<td>1,463,850</td>
</tr>
<tr>
<td><strong>Total Mandatory Deductions</strong></td>
<td>$10,508,850</td>
</tr>
</tbody>
</table>

### Appropriation:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Administration, Engineering, Inspection and Administration Costs of Rights-of-Way</td>
<td>$1,800,000</td>
</tr>
</tbody>
</table>
CHAPTER 184, LAWS OF 1934

* Construction of State Highway System, Purchase of Rights-of-Way, Construction of Roads, Bridges and Grade Crossings ...... 14,711,389 10
* The amount appropriated under this heading shall be expendable if Federal Aid is made available, otherwise the amount appropriated under this heading shall be $4,500,000.00

Purchase of Plant and Equipment ..... 100,000 00
Maintenance of State Highway System ............ 2,500,000 00

Total Amount Appropriated .. $19,111,389 10

Total Mandatory Dedications and Appropriations ........ $29,620,239 40

MOTOR VEHICLE DEPARTMENT

Appropriations:
Salaries:
Commissioner ................... $10,000 00
Deputy Commissioner ....... 5,500 00
Assistant Attorney-General ... 6,000 00
Chief Clerk .......... 5,100 00
CHAPTER 184, LAWS OF 1934

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chief Inspector</td>
<td>3,600.00</td>
</tr>
<tr>
<td>Deputy Chief Inspectors (6)</td>
<td>19,200.00</td>
</tr>
<tr>
<td>Compensation for Inspectors, Clerks, etc.</td>
<td>263,460.00</td>
</tr>
<tr>
<td><strong>Total Compensation</strong></td>
<td><strong>$312,860.00</strong></td>
</tr>
<tr>
<td>Materials and Supplies:</td>
<td></td>
</tr>
<tr>
<td>Stationery and Office Supplies</td>
<td>43,000.00</td>
</tr>
<tr>
<td>Metal and Materials for Markers</td>
<td>140,000.00</td>
</tr>
<tr>
<td>Office Equipment</td>
<td>5,000.00</td>
</tr>
<tr>
<td>Vehicular Transportation Supplies</td>
<td>42,000.00</td>
</tr>
<tr>
<td><strong>Total Materials and Supplies</strong></td>
<td><strong>$230,000.00</strong></td>
</tr>
<tr>
<td>Miscellaneous Expenses:</td>
<td></td>
</tr>
<tr>
<td>Freight and Express</td>
<td>3,000.00</td>
</tr>
<tr>
<td>Other Miscellaneous Expenses</td>
<td>3,000.00</td>
</tr>
<tr>
<td>Liability Insurance</td>
<td>2,250.00</td>
</tr>
<tr>
<td>Telephone and Telegraph</td>
<td>8,000.00</td>
</tr>
<tr>
<td>Printing Laws</td>
<td>1,500.00</td>
</tr>
<tr>
<td>Bonds of Commissioner, Deputy Commissioner and Agents</td>
<td>4,500.00</td>
</tr>
<tr>
<td>Traveling Expenses</td>
<td>5,000.00</td>
</tr>
<tr>
<td>Subscriptions</td>
<td>1,000.00</td>
</tr>
<tr>
<td>Postage</td>
<td>20,000.00</td>
</tr>
<tr>
<td><strong>Total Miscellaneous Expenses</strong></td>
<td><strong>$48,250.00</strong></td>
</tr>
</tbody>
</table>
Additions and Improvements:
- Purchase of Automobiles: $14,000 00
- Purchase of Typewriters: 3,000 00
- Purchase of Loadometers: 3,600 00

Total: $20,600 00

Financial Responsibility Division:
- Salaries:
  - Principal Clerk: $2,040 00
  - Compensation for Assistants: 34,140 00

Total: $36,180 00

- Materials and Supplies:
  - Stationery and Office Supplies: 1,250 00

- Miscellaneous Expenses:
  - Postage and Expressage: 1,800 00

Total: $39,230 00

Bill of Sale Division:
- Salaries:
  - Assistant Chief Clerk: $3,900 00
  - Compensation for Assistants: 40,560 00

Total: $44,460 00

- Materials and Supplies:
  - Stationery and Office Supplies: $8,000 00
  - Office Equipment: 1,500 00
  - Typewriters: 400 00

Total: 9,900 00
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Miscellaneous Expenses:
Postage ............... $7,500 00
Other Miscellaneous Expenses .. 800 00
Telephone and Telegraph .... 2,000 00

$10,300 00

$64,660 00

Bureau of Traffic Control and Regulation

Salaries:
Compensation for Assistants .... $20,760 00

Materials and Supplies:
Stationery and Office Supplies .. 400 00

Miscellaneous Expenses:
Postage ............... $300 00
Other Miscellaneous Expenses .. 1,200 00
Telephone and Telegraph .... 300 00

1,800 00

Bureau of Safety Education:
Salaries and Expenses incurred by Bureau of Safety Education 20,000 00

$42,960 00

Bus Excise Tax Division

Salaries and Expenses incurred pursuant to Chapter 68, Laws of 1934 ...................... $20,000 00

Total, Motor Vehicle Department . $611,710 00

Total, Financial Responsibility Division .... 39,230 00
CHAPTER 184, LAWS OF 1934

Total, Bill of Sale Division ........ 64,660 00
Total, Bureau of Traffic Control ... 42,960 00
Total, Bus Excise Tax Division ... 20,000 00

Total Amount Appropriated ........ $778,560 00

STATE TAX DEPARTMENT—

MOTOR FUELS TAX DIVISION

Salaries:

<table>
<thead>
<tr>
<th>Position</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chief</td>
<td>$4,000 00</td>
</tr>
<tr>
<td>Compensation for Assistants</td>
<td>13,800 00</td>
</tr>
<tr>
<td>Compensation for Ten Auditors</td>
<td>18,180 00</td>
</tr>
</tbody>
</table>

Total Salaries: $35,980 00

Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stationery and Office Supplies</td>
<td>$1,500 00</td>
</tr>
<tr>
<td>Retail Dealers’ License Plates</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Vehicular Transportation Supplies</td>
<td>3,000 00</td>
</tr>
</tbody>
</table>

Total Supplies: 6,000 00
### CHAPTER 184, LAWS OF 1934

**Miscellaneous Expenses:**

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Postage and Expressage</td>
<td>$4,000 00</td>
</tr>
<tr>
<td>Other Miscellaneous Expenses</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Traveling Expenses</td>
<td>2,500 00</td>
</tr>
<tr>
<td>Printing and Binding</td>
<td>2,000 00</td>
</tr>
</tbody>
</table>

**Total Miscellaneous Expenses:** $9,500 00

**Additions and Improvements:**

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office Equipment</td>
<td>$1,000 00</td>
</tr>
<tr>
<td>New Cars</td>
<td>3,000 00</td>
</tr>
</tbody>
</table>

**Total Additions and Improvements:** $4,000 00

**Total:** $55,480 00

---

**Board of Commerce and Navigation**

**Mandatory Dedication:**

Expenditure for Construction, Reconstruction, Maintenance and Improvement of Inland Waterways, Pursuant to Chapter 334, Laws of 1927

**Total:** $90,000 00

**Commission on Elimination of Toll Bridges**

**Appropriation:**

Expenses of the Commission appointed Pursuant to Chapter 297, Laws of 1912

**Total:** $1,000 00

Maintenance of Free Bridges now or to become State property, including improvements

**Total:** 60,000 00
Any unexpended balance for maintenance and improvements, including payments from Pennsylvania and rental receipts, is hereby reappropriated. $61,000

Total Amount Appropriated $42,235,305 80

Summary

Debt Service,
Mandatory .... $11,630,026 40
Total Mandatory Deductions,
State Highway Commission
$10,508,850 30
Total State Highway Commission Appropriations
19,111,389 10
Total State Highway ... 29,620,239 40
Total Motor Vehicle Department Appropriations .... 778,560 00
Total Motor Fuels Tax Division Appropriations 55,480 00
Total Board of Commerce and Navigation .... 90,000 00

Total estimated revenues available $44,875,000 00
CHAPTER 184, LAWS OF 1934

Total for Commission on Elimination of Toll Bridges .......... 61,000 00

Total Mandatory Deductions and Appropriations ........... $42,235,305 80

Balance to cover funds in restricted banks .................. $2,639,694 20

2. The appropriations herein made, other than those to the State Highway Commission, shall be available for expenditure during the fiscal year ending December thirty-first, one thousand nine hundred and thirty-four, and for a period of three months thereafter to pay obligations incurred during the said fiscal year only.

3. This act shall take effect immediately and shall be retroactive as of January first, one thousand nine hundred and thirty-four, and all expenditures made up to the time of the passage of this act, under the provisions of chapter one hundred and ninety-three of the laws of one thousand nine hundred and thirty-three, shall be charged against the amounts herein appropriated.

Approved May 9, 1934.
CHAPTER 185

A SUPPLEMENT to an act entitled "An act to establish a thorough and efficient system of free public schools and to provide for the maintenance, support and management thereof," approved October nineteenth, one thousand nine hundred and three.

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

1. The board of education of any school district which is governed by article VII of the act to which this act is a supplement shall have power, by resolution adopted by vote of two-thirds of the members of said board at any time on or before July first, one thousand nine hundred and thirty-eight, to issue bonds for the purpose of funding or refunding any notes or bonds due or to become due together with any interest due or accrued thereon. When provided in the resolution authorizing the issuance of such bonds, the cost of issuing such bonds, including printing, advertising, accounting, financial and legal expenses may be included in such bond issue. Such bonds shall bear interest at a rate not exceeding six per centum (6%) per annum and shall be payable in such annual or semiannual installments as may be necessary to relieve the tax burden in the district. Provision for the payment of such bonds shall be made, and, unless such bonds are exchanged for notes or bonds to be funded or refunded thereby pursuant to section two hereof, such bonds shall be sold and delivered, in accordance with the requirements of the act to which this act is a supplement, except that the first annual installment may be made payable three years from the date of issue of such funding or refunding bonds. Such bonds shall be substantially in form as prescribed by the act to which this act is a sup-
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DEBT LIMIT NOT AFFECTED.

When exercised.

May be exchanged for bonds to be funded.

Report of number exchanged.

The Funding Commission for School Purposes created.

Certify resolution.

Certification.

Certification conclusive as to validity.

plement. The powers granted by this act shall not be affected or restricted by any limitation of indebtedness imposed by any act heretofore or hereafter enacted and shall not be affected by the invalidity of or irregularity in any proceedings for the issuance of the notes or bonds to be funded or refunded under this act, but shall be exercised by the board of education only when necessary to relieve the tax burden in the district, which determination shall be made by the board of education in the resolution authorizing bonds under this act.

2. All bonds issued under this act may, without previous public offering, be exchanged for the notes or bonds to be funded or refunded thereby, whether due or to become due, and the interest due or accrued thereon, if the exchange be authorized by resolution adopted by vote of two-thirds of the members of the board of education. The officer making such exchange shall report the amounts and numbers of the notes or bonds so exchanged and the report shall be entered on the minutes of the board of education.

3. No resolution authorizing bonds under this act shall be passed until a commission, composed of the Attorney-General, the State Commissioner of Finance, the State Tax Commissioner, and the Commissioner of Education, which commission is hereby created and shall be known as "The Funding Commission for School Purposes," or a majority thereof, shall have certified on a copy of such resolution that the resolution authorizes a funding or refunding of indebtedness necessary to relieve the tax burden in the district within the provisions of this act. Such certification may be made by the secretary of said commission pursuant to its direction and on its behalf or by the endorsement of any three members of the commission. After the issuance of bonds under such resolution, such certification whether signed by the commissioners or the secretary of the commission shall be conclusive as to such necessity and compliance with this act in any suit, action, or proceeding relating
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to the validity of any bonds issued pursuant to such resolution. Each member of the commission may from time to time designate an assistant to exercise his duties under this act. The commission shall have power to designate or employ a secretary, and copies of all resolutions requiring the consideration of the commission shall be filed in the office of such secretary. The commissioners shall serve without salary.

4. No school district may file any petition with any United States court under any law of the United States for the purpose of effecting a readjustment of its debt, without first securing the written approval of the Funding Commission for School Purposes, and no plan of readjustment of such debt shall be approved or put into temporary effect or finally confirmed without the written approval of the funding commission for school purposes.

5. The authority granted and the duties imposed by this act shall be construed to be independent and severable. If any one or more sections, subsections, sentences or parts of this act shall for any reason be questioned in any court and shall be adjudged unconstitutional or invalid, such judgment shall not affect, impair or invalidate the remaining provisions thereof, but shall be confined in its operation to the specific provisions so held unconstitutional or invalid.

6. This act shall take effect immediately.

Approved May 9, 1934.
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CHAPTER 186

A Supplement to an act entitled "An act concerning building and loan associations" (Revision of 1925), approved March twelfth, one thousand nine hundred and twenty-five.

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

1. Any building and loan association organized under the act to which this act is a supplement and which is a member of the Federal Home Loan Bank of Newark may convert itself into a Federal Savings and Loan Association pursuant to an Act of Congress approved June thirteenth, one thousand nine hundred and thirty-three, entitled "Home Owners Loan Act of 1933," with the same force and effect as though originally incorporated under such Act of Congress and the proceedings to effect such conversion shall be as follows:

(a) Whenever in the judgment of the board of directors of any such association of this State it shall be deemed advisable and for the interests of the members of such association that the same shall be converted into a Federal Savings and Loan Association, as provided in this section, said board of directors shall adopt a resolution to that effect.

(b) After the adoption of such resolution, a legal meeting of the shareholders of such association shall be held upon not less than thirty days' written notice to each shareholder, served either personally or sent by first class mail, postage prepaid, directed to him at his last known post office address and containing a statement of the time, place and purpose for which such meeting is called. The form and content of said notice and proxy, which shall in all cases include the plan of conversion as well as a statement of the shareholders' rights and privileges under this act, shall be approved in
writing by the Commissioner of Banking and Insurance of this State, which approval shall be obtained before serving or sending said notice. Proof by affidavit of due service of such notice shall be filed in the office of the Commissioner of Banking and Insurance of this State before the time of such meeting.

(c) At a meeting of the shareholders of any such building and loan association held as provided in subdivision (b) of this section, such shareholders may by the affirmative vote of at least seventy-five per centum (75%) of the members of the association in person or by proxy, and who shall own or hold at least three-fourths of the actual value of the outstanding shares of such association, declare by resolution the determination to convert said association into a Federal Savings and Loan Association. A copy of the minutes of the proceedings of such meeting of the shareholders, which minutes shall include a list of all the shareholders of the association, and the actual value of outstanding shares held by each, and showing who were present in person or by proxy and their respective vote, verified by the affidavit of the president or vice-president, and the secretary of the meeting, shall be filed in the office of the Commissioner of Banking and Insurance within twenty days after the date of such meeting. Thereupon the Commissioner of Banking and Insurance shall make such inquiry as may be necessary to determine that proper notice has been given, a legal meeting held and an affirmative vote cast in number and amount as required by statute and shall file his conclusion or determination in his office. If such conclusion or determination is to the effect that the statute has been complied with he shall set a time and place when he will hear any objections to the proposed conversion, giving at least fifteen days' notice of such meeting to the association proposing to convert and to all associations likely to be affected by such conversion. He shall also cause a careful investigation to be made of the affairs of such
association, including an appraisal of its assets if that becomes desirable. If as the result of such hearing and investigation he shall conclude that the shareholders of the association proposing such conversion will be benefited thereby and that the other associations to whom notice has been given and the community in general will be benefited by such conversion he shall issue to such association a certificate approving its proposal to convert to a Federal Savings and Loan Association subject to the payment of creditors and nonassenting shareholders as herein provided for. The cost of such investigation, appraisal and hearing shall be paid by the association proposing to convert.

(d) Any shareholder who shall file with the association at or before such meeting a written objection to such conversion and shall not vote in favor thereof, or any shareholder who shall not assent to such conversion and within thirty days after such meeting shall make written demand for the payment to him of the actual value of his shares, shall in the event of conversion as herein provided be paid the actual value of his shares, as of the day prior to the day of said meeting, within ninety days after said meeting. The actual value of all shares pledged as collateral security for any mortgage loan shall be credited against the amount owing under such mortgage, which mortgage shall be reduced by the amount of such credit. Upon the conversion of said association, as herein provided, the Federal Savings and Loan Association shall be obliged to continue the mortgage in such reduced amount as if the same had been originally granted by said association, or the mortgagor may at any time repay the amount owing upon said mortgage.

(e) All creditors shall be given notice of the meeting of shareholders called to consider the question of conversion, as herein provided, and in the event of affirmative action at such meeting such creditors shall be entitled to be paid their obligations in full before any distribution of funds is made to any shareholders as herein provided.
(f) Thereafter and upon payment of creditors and shareholders as herein required, with all due diligence and upon not less than thirty days' written notice to the Commissioner of Banking and Insurance, the association shall take such action, in the manner prescribed or authorized by the laws of the United States as shall make it a Federal Savings and Loan Association and there shall thereupon be filed in the office of the Commissioner of Banking and Insurance a copy of the charter or authorization issued to such Federal Savings and Loan Association by the Federal Home Loan Bank Board or such other authority as may hereafter be authorized to issue such charter or authorization, or a copy of the certificate issued by the Federal Home Loan Bank Board or such other authority as aforesaid certifying to the organization or conversion of such association as a Federal Savings and Loan Association, and upon such filing with the Commissioner of Banking and Insurance the association shall cease to be a State building and loan association, but shall be converted into a Federal Savings and Loan Association; provided, that no such conversion shall become effective unless and until the provisions of this section shall have been fully complied with.

2. At the time when such conversion becomes effective the said association shall cease to be supervised by the Commissioner of Banking and Insurance or by any other State authority but shall continue as a body corporate converted pursuant to the provisions of the home owners' loan act of one thousand nine hundred and thirty-three and subject to the examination and regulations pursuant to the said act and all the property of the State building and loan association, including all its right, title and interest in and to all property of whatsoever kind, real, personal or mixed and things in action and every right, privilege, interest and asset of any value or benefit then existing, belonging or pertaining to it or which would inure to it, shall immediately by operation of law and without any con-
version or transfer and without any further act or deed, be vested in and become the property of the Federal Savings and Loan Association, which shall have, hold and enjoy the same in its own right as fully and to the same extent as the same was possessed, held and enjoyed by the State building and loan association; and the Federal Savings and Loan Association as of the time of taking effect of such conversion shall succeed to all the rights, obligations and relations of the State building and loan association.

3. In this act, unless the context or subject matter otherwise requires:
   (a) A legal meeting for the purpose of this act shall mean one called especially for the object of considering conversion hereunder at which not less than seventy-five per centum (75%) of the members shall be present in person or by proxy and in no event less than forty per centum (40%) of all the members present in person;
   (b) That when the masculine gender is used herein, it shall include the feminine and neuter gender and the words used in the singular shall include words in the plural.

4. It is the policy of this State that a building and loan association being a local institution, lending locally, should be under State supervision and control and this act is not intended as indicating a change in such policy nor shall it be so construed.

Approved May 9, 1934.
CHAPTER 187

An Act providing for the reimbursement of school districts for the education of crippled children.

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

1. There is hereby appropriated forty-two thousand seven hundred and seventy dollars and ninety-five cents ($42,770.95) for the reimbursement of school districts for one-half of the excess cost of educating crippled children within the several districts of the State for the school year ending June thirtieth, one thousand nine hundred and thirty-three, in accordance with the provisions of chapter fifty-four, laws of one thousand nine hundred and twenty-eight. The moneys in this item are appropriated to the Commissioner of Education and are to be deducted pursuant to chapter sixty-five of the laws of one thousand nine hundred and nine. Payments to the several districts shall be made by the State Treasurer upon the warrant of the Commissioner of Education.

2. This act shall take effect immediately.

Approved June 5, 1934.
CHAPTER 188

An Act to amend an act entitled "An act to establish a thorough and efficient system of free public schools and to provide for the maintenance, support and management thereof," approved October nineteenth, one thousand nine hundred and three.

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

1. Amend section one of the act to which this act is an amendment so that it shall read as follows:

1. The services of all teachers, principals, supervising principals of the public schools in any school district of this State shall be during good behavior and efficiency, after the expiration of a period of employment of three consecutive calendar years in that district unless a shorter period is fixed by the employing board; or upon beginning service for the fourth consecutive academic year, or upon continuous employment during all the time schools are open in the district for a period of three calendar years from the date of original employment; provided, that the time any teacher, principal, supervising principal has taught in the district in which he or she is employed at the time this act shall go into effect shall be counted in determining such period of employment. An academic year shall be interpreted to mean the period between the time school opens in the district after the general summer vacation until the next succeeding summer vacation. No principal or teacher shall be dismissed or subjected to reduction of salary in said school district except for inefficiency, incapacity, conduct unbecoming a teacher or other just cause, and after a written charge of the cause or causes shall have been preferred against him or her, signed by the person or persons making the same, and filed with
the secretary or clerk of the board of education having charge of the school in which the service is being rendered, and after the charge shall have been examined into and found true in fact by said board of education, upon reasonable notice to the person charged, who may be represented by counsel at the hearing. Charges may be filed by any person whether a member of said school board or not.

2. If any one or more sections, subsections, sentences or parts of this act shall for any reason be questioned in any court and shall be adjudged unconstitutional or invalid, such judgment shall not affect, impair or invalidate the remaining provisions thereof, but shall be confined in its operation to the specific provision so held unconstitutional or invalid.

3. This act shall take effect immediately.
   Approved June 5, 1934.

CHAPTER 189

A Supplement to an act entitled "An act to establish a thorough and efficient system of free public schools and to provide for the maintenance, support and management thereof," approved October nineteenth, one thousand nine hundred and three.

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

1. Of the moneys received as tuition from pupils under the act to which this act is a supplement, a sum equal to ten per centum (10%) of the tuition moneys received by each normal school or teachers college shall be allocated to each such institution for loans to needy students. The eligibility of students to receive loans shall be determined by the principal of each school under regulations approved by the Commissioner of Education.
2. Moneys shall be loaned to pupils for the payment of tuition fees only, upon receipt of a joint and several promissory note bearing interest at four per centum (4%) per annum, made, under rules of the Commissioner of Education, by the pupil and his or her parent or person in loco parentis. The receipts from payments of loans shall be credited to the tuition account of such normal school or teachers college.

3. This act shall take effect immediately.
Approved June 5, 1934.

CHAPTER 190

An Act to amend an act entitled "An act to create a local government plan commission and provide for subordinate county commissions, to study the question of the consolidation of local governments, assemble pertinent data, set up tentative standards, formulate a program and present proposals and recommendations to the next succeeding regular session of the Legislature," approved June twenty-first, one thousand nine hundred and thirty-three.

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

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

1. There is hereby created a local government plan commission to study the question of the consolidation and changes in the form and functions of local governments including school districts which modern economic and social conditions require, to assemble pertinent data and information relating thereto, to set up tentative minimum
standards as to form, resources and population which should govern in the establishment or continuity of separate local governments, with a view to encouraging logical consolidation, the elimination of duplication of authority, the reduction in the cost of local government, the more effective control of budgets and expenditures, and to consider other problems relating to the cost, the form and the functions of local governments in the State. The said commission shall report its findings and recommendations to any regular or special session of the Legislature during the years one thousand nine hundred and thirty-four or one thousand nine hundred and thirty-five. The local government plan commission as herein provided shall consist of one citizen of the State to be appointed by the Governor, one Senator to be appointed by the President of the Senate, and one member of the General Assembly to be appointed by the Speaker of the House.

2. Section three of the act of which this act is amendatory be and the same is hereby amended to read as follows:

3. The said commission shall name a local government plan commission in each county of the State to consist of three citizens of the county. On the naming of any county commission it shall organize by the selection of a chairman and secretary. Under the plans established by the State commission each county commission shall study the question of the consolidation of local governments within the county, assemble pertinent data and information relating thereto, conduct hearings and meetings as it may deem desirable, dispense correct information respecting local government consolidation and formulate proposed plans for the consolidation of local governments within the county. Each county commission shall make a report to the State commission not later than October fifteenth, one thousand nine hundred and thirty-four.
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3. There is hereby appropriated to the State local government plan commission the sum of fifteen hundred dollars ($1,500.00) or so much thereof as may be necessary to defray the actual expenses of the State and county commissions created by the act to which this act is an amendment.

4. This act shall take effect immediately.

Approved June 11, 1934.

CHAPTER 191

A Supplement to an act entitled "An act for the assessment and collection of taxes" (Revision 1918), approved March fourth, one thousand nine hundred and eighteen.

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

1. The county board of taxation of each county shall annually ascertain and determine, according to their best knowledge and information, the general ratio or percentage of full value at which the real property of each taxing district is assessed, according to the tax lists laid before the said board. They shall prepare an equalization table showing the assessed valuation of the real property in each district, the ratio or percentage, if any, by which the assessed valuation should be increased or decreased in order to correspond to true value, and the true value of the real property within the district as determined by them. A copy of such table shall be mailed to the assessor of each taxing district, and be posted at the county court house, at least one week before the hearings hereinafter provided for.

2. The county board of taxation in each county shall meet annually on the twenty-fifth day of January for the purpose of equalizing the assessments.
of real property between the several taxing districts of the county. At such meeting a hearing shall be given to the assessors and representatives of the governing bodies of the various taxing districts for the purpose of determining the accuracy of the ratios and true valuations of property as shown in the equalization table, and the board shall confirm or revise the table in accordance with the facts. Such hearings may be adjourned from time to time, but the equalization shall be completed before the tenth day of March annually. At the first hearing any taxing district may object to the ratio or valuation fixed for any other district, but no increase in any valuation as shown in the table shall be made by the board without giving a hearing, after three days' notice to the governing body of the taxing district affected. After the equalization table is finally confirmed by the board the valuations of real property in each district as equalized shall be deemed to be the true valuation of such property in computing the total ratables of each district for all apportionments within the county of county and State taxes, charges or distribution of moneys. A certified copy of such equalization tables as confirmed shall be transmitted to the State Tax Commissioner, the State Board of Tax Appeals, the State Comptroller, and each taxing district in the county.

3. Any equalization table may be reviewed by the State Board of Tax Appeals on complaint of any taxing district or taxpayer in the county, or on its own motion, but such review shall not suspend the apportionment of moneys or collection of taxes. No change shall be made in such table except after a hearing in the county, of which five days' notice shall be given by mail to the governing body of each taxing district. If after such hearing the State Board of Tax Appeals shall determine that the aggregate valuation of any district or districts as fixed by the county board was erroneous, the said State board shall revise and correct the equalization table, and shall ascertain the difference be-
between the amount of State and county taxes actually charged against each district in the county or distribute to it and the amount which should have been charged or distributed according to the corrected table; such difference shall be debited or credited, as the case may be, to each taxing district on account of its share of State and county taxes next due, or distributable, as the case may be, and the State Board of Tax Appeals shall have power to make all orders necessary to carry out the provisions of this section, but such review shall be completed before the tenth day of June, annually. A certified copy of the revised and corrected table shall be transmitted to each official or board to whom the original table was required to be transmitted and also to the State Tax Commissioner.

4. The State Tax Commissioner shall, annually, after receiving from the county boards of taxation the abstracts of ratables as last certified by such boards, inquire into and determine the general ratio or percentage of full value at which the real property within each county is assessed and listed for taxation, and shall prepare a State equalization table of county ratables, showing the assessed valuation of real and personal property in each county, the ratio or percentage, if any, by which the assessed valuation of real property of each county should be increased or decreased to correspond to true value, and the true valuation of real property as determined by him. A copy of such table shall be mailed to the county board of taxation and director of the board of freeholders of each county, and to the State Comptroller and posted at the State House, at least ten days before the hearing hereinafter provided for.

5. The State Tax Commissioner shall sit annually on the second Tuesday in July at his office in Trenton, for the purpose of equalizing the assessments between the several counties of the State. At such meeting a hearing shall be given to the county boards of taxation and representatives of
the boards of chosen freeholders for the purpose of determining the accuracy of the ratio and true valuations of property as shown in the State equalization table, and the Commissioner shall confirm or revise such table in accordance with the facts. Such hearing may be adjourned from time to time, but the equalization shall be completed by the twenty-fifth day of August. At the first hearing any county may object to the ratio or valuation of any other county, but no increase in any valuation as shown in the table shall be made by the board without giving a hearing, after five days' notice to the board of freeholders of the county affected. The Commissioner shall prepare an abstract of the total ratables of the State, as returned by the county boards of taxation and corrected or confirmed by him in accordance with the State equalization table, and transmit a certified copy thereof to the State Board of Tax Appeals, to the county boards of taxation, and to the State Comptroller, who shall apportion the State school tax, State tax or State moneys, as now directed by law, upon the ratables as shown in such abstract, which shall take the place for all such purposes of the annual abstracts heretofore filed by county boards of taxation in the office of the Comptroller under the provisions of section five hundred eight of the act to which this act is a supplement.

6. The State equalization table may be reviewed by the State Board of Tax Appeals on complaint of any county, filed with it within ten days after said table has been filed with it, or on its own motion, but such review shall not suspend the apportionment of moneys or collection of taxes. No change shall be made in such table except after a hearing, of which five days' notice shall be given by mail to the county board of taxation and the governing body of each county. If after such hearing the State Board of Tax Appeals shall determine that the aggregate valuation of any county as fixed by the State Tax Commissioner was erroneous, the said State board shall revise and
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correct the State equalization table, and shall as- cern the difference between the amount of State taxes actually charged against each district in the county, and the State moneys paid such county, or district, and the amount which should have been charged or paid according to the corrected table; such difference shall be debited or credited, as the case may be, to each county or district on account of its share of State taxes or State moneys next due, and the State Board of Tax Appeals shall have power to make all orders necessary to carry out the provisions of this section, but such review shall be completed before the first day of November, annually. A certified copy of the revised and corrected table shall be transmitted to each official or board to whom the original table was required to be transmitted and also to the State Tax Commissioner.

7. The purpose of this act is to bring the procedure of equalization of valuations up to date and to have it an amendment of the tax act of nineteen hundred eighteen which is now operative; therefore, the act entitled "A supplement to an act entitled "An act for the assessment and collection of taxes," approved April eighth, one thousand nine hundred and three," which supplement was approved March fifteenth, one thousand nine hundred and seventeen, is hereby repealed, and this act shall take effect January first, one thousand nine hundred thirty-five.

Approved June 11, 1934.
CHAPTER 192

An Act concerning milk and/or cream sold, offered for sale or distributed within the limits of the State of New Jersey or for export to other States; providing regulations governing such sale, offer for sale or distribution and fixing penalties for the violations hereof.

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

1. On and after January first, one thousand nine hundred and thirty-five, no person, firm, copartnership, association or corporation shall ship, transport, import, export, offer for sale, resale or distribution to consumers or for manufacture as ice cream within the State of New Jersey, milk and/or cream unless such milk and/or cream is produced by cows which have successfully passed an authorized official tuberculin test or tests made under either the individual accredited herd plan or modified accredited area plan if the herds within the modified area supplying milk to New Jersey have been tested within three years under co-operative supervision of the State and United States Departments of Agriculture.

2. The Department of Health of the State of New Jersey is hereby authorized to make and promulgate such orders, rules and regulations and issue such quarantines as may be necessary for the proper enforcement of the provisions of this act, and any representative or duly authorized agent of the State Department of Health is hereby empowered to enter any farm, stable or premise where cattle are maintained or milk and/or cream is produced to make such inspections as may be necessary to carry out the provisions and for the proper enforcement of this act.
3. Any person who shall violate the provisions of this act shall be liable to a penalty of not less than one hundred dollars ($100.00) nor more than two hundred dollars ($200.00) for the first offense, and to a penalty of two hundred dollars ($200.00) for the second and each subsequent offense, or by imprisonment not exceeding one year, or both, in the discretion of the court. The penalty herein prescribed shall be sued for and recovered by and in the name of the Department of Health of the State of New Jersey, and all penalties recovered hereunder, after payment of costs, shall be paid into the treasury of the State of New Jersey.

4. Every district court in any city or judicial district, and every justice of the peace in any county, or police justice or recorder in any city or municipality where the defendant may be apprehended or where he may reside, is hereby empowered upon complaint made under oath or affirmation that any person has violated any of the provisions of this act to issue a summons or warrant, directed to any constable, police officer or member of the New Jersey State Police, commanding him to cause the person so complained of to be arrested and brought before such district court, justice of the peace, police justice or recorder, who shall thereupon summarily hear and determine the guilt or innocence of such person, without a jury, and upon a conviction shall impose the penalty prescribed in this act, together with costs, and if any person shall fail to pay the penalty so imposed, together with all costs, the said district court, justice of the peace, police justice or recorder shall commit him to the common jail of the county wherein such conviction is had for a period not exceeding ninety days or until the penalty and costs are paid.

5. Such district court, justice of the peace, police justice or recorder, upon receiving complaint in writing, duly verified of a violation of the provisions of this act by a corporation, is hereby authorized and required to issue a summons directed
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to any constable, police officer or member of the New Jersey State Police, requiring such corporation to be and appear before such district court, justice of the peace, police justice or recorder, on the day named therein, to answer said complaint, which summons may be served on the president, vice-president, secretary, superintendent or manager of such corporation, and thereafter all proceedings shall be the same as in cases of individuals, except that in case of conviction and imposition of the penalty prescribed, execution shall issue against the goods and chattels of such corporation.

6. For violation of the provisions of this act done within the view of any constable, police officer or member of the New Jersey State Police, such officer is hereby authorized to arrest, without warrant, the offender and take him before a district court, justice of the peace, police justice or recorder in the county wherein such arrest is made. The person so offending shall be detained until the officer making the arrest shall make oath or affirmation, which he shall do forthwith, specifying the provisions of the act alleged to have been violated, whereupon a warrant shall issue returnable forthwith, and such district court, justice of the peace, police justice or recorder shall proceed summarily to hear or postpone the case as herein provided.

7. Any hearing to be held pursuant to this act may, for good cause shown, be adjourned for a period not exceeding thirty days from the return of the summons or warrant, but in such case it shall be the duty of the district court, justice of the peace, police justice or recorder to detain the defendant into custody unless he shall enter into bond to the Department of Health of the State of New Jersey with at least one sufficient surety in double the amount of the penalty to be recovered, conditioned for his appearance on the day to which the hearing shall be adjourned, and thence from day to day until the cause is disposed of.

Approved June 11, 1934.
CHAPTER 193

A Further Supplement to an act entitled "An act for the punishment of crimes" (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight.

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

1. Any person or persons who shall interfere with, strike, beat, wound or assault any news photographer, or news reporter, while such news photographer or reporter is engaged in the pursuit of his or her occupation, shall be guilty of a misdemeanor.

2. This act shall take effect immediately.

Approved June 11, 1934.

CHAPTER 194

An Act to amend an act entitled "An act concerning alcoholic beverages," passed December sixth, one thousand nine hundred and thirty-three.

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

1. Section twenty-two of the act of which this is an amendment is hereby amended to read as follows:

22. Applicants for licenses shall answer such questions and make such declarations as shall be prescribed by rules and regulations. No retail license shall be issued to a natural person unless he is a citizen of the United States and shall have been
a resident of the State of New Jersey for at least five years continuously immediately prior to the submission of the application. No license of any class shall be issued to any individual who is an alien; to any person under legal age; or to any person who has been convicted of a crime involving moral turpitude or who has committed two or more violations of this act. In case of applications by corporations, except applications for club licenses, the names and addresses of, and the amount of stock held by, all stockholders holding one (1) or more per centum of any of the stock thereof, of all officers and of all members of the board of directors must be stated in the application, and if one or more of such officers or members of the board of directors or any holder directly or indirectly, whether through an intermediary corporation or otherwise, of ten (10) per centum or more in beneficial interest of the capital stock of the corporation would fail to qualify as an individual applicant in all respects, except as to citizenship, residence or age, no license of any class shall be granted.

In case of applications for club licenses, the names and addresses of all officers, trustees, directors, or other governing officials, together with the names and addresses of all members of the corporation, association, or organization must be stated in the application.

In the case of application by a partnership, the application shall contain the names and addresses of all of the partners. No license shall be issued unless all of the partners would qualify as individual applicants.

A photostatic copy of all federal licenses, permits and/or stamps necessary to the lawful conduct of the business for which a State license is sought and which relate to alcoholic beverages, or other evidence in lieu thereof satisfactory to the commissioner, must accompany the license application, together with a deposit of the full amount of the re-
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quired license fee, which deposit to the extent of ninety per centum thereof shall be returned to the applicant by the commissioner or other issuing authority if the application is denied, and the remaining ten per centum shall constitute an investigation fee and be disposed of as hereinafter provided.

Every applicant for a license shall cause a notice of intention to make such application to be published in a form prescribed by rules and regulations, once a week for two weeks successively in a newspaper, printed in the English language, published and circulated in the municipality in which the licensed premises are located; provided, however, that if there shall be no such newspaper, then such notice shall be published in a newspaper, printed in the English language, published and circulated in the county in which the licensed premises are located; provided, further, that no publication shall be required with respect to applications for transportation or public warehouse licenses.

All applications shall be duly sworn to by each of the applicants, except in cases of applications by corporations, which shall be duly sworn to by the president or vice-president. All statements in said applications required to be made by law or by rules and regulations shall be deemed material, and any person who shall knowingly misstate any material fact, under oath, in said application shall be guilty of a misdemeanor and punished accordingly. Fraud, misrepresentation, false statements, misleading statements, evasions or suppression of material facts in the securing of a license are grounds for revocation.

2. This act shall take effect immediately.

Approved June 11, 1934.
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CHAPTER 195

AN ACT to amend an act entitled "An act imposing taxes upon the sale or delivery of alcoholic beverages and providing for the collection thereof," approved December fourth, one thousand nine hundred and thirty-three.

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

1. Section three hundred two of the act to which this act is an amendment be and the same is hereby amended to read as follows:

302. When taxes not imposed. (a) No tax imposed by this act shall be payable on any sale of alcoholic beverages by any licensed manufacturer or by any licensed export wholesaler for resale and consumption outside of this State, or directly for consumption outside of this State, when said sale is accompanied by the actual transportation of such beverages out of this State; provided, however, that if any such beverages shall thereafter be brought back into this State the licensed manufacturer or the licensed export wholesaler who shall have sold such beverages and transported or caused the same to be transported out of this State shall then pay such tax unless the same has been paid by some other person. The holder of a wholesaler's license issued by the State Commissioner of Alcoholic Beverage Control shall be entitled to the benefit of the provisions of this section with respect to all sales made prior to August first, one thousand nine hundred and thirty-four; provided, said licensee shall, on or before said date, secure from the State Commissioner of Alcoholic Beverage Control an export wholesale license.

(b) No tax imposed by this act shall be payable by the holder of a special or temporary permit issued by the State Commissioner of Alcoholic Bev-
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erage Control to dispose of alcoholic beverages theretofore acquired by the permittee while engaged as a licensed manufacturer or as a licensed export wholesaler, on any sale heretofore or hereafter made of such beverages, for resale and consumption outside of this State, or directly for consumption outside of this State, when said sale shall have been accompanied by the actual transportation of said beverages out of this State; provided, however, that if any such beverages shall thereafter be brought back into this State the holder of said special or temporary permit shall then pay such tax unless the same has been paid or secured by some other person.

(c) No tax imposed by this act shall be payable by the holder of a transportation license issued by the State Commissioner of Alcoholic Beverage Control; provided, such licensee shall have complied with all of the rules and regulations of the State Tax Commissioner relating to said licensee and made pursuant to the provisions of this act.

2. Section five hundred one of the act to which this act is an amendment be and the same is hereby amended to read as follows:

501. Reports to the commissioner. Every person who shall manufacture, distribute, transport, store, warehouse, import or sell any alcoholic beverages in this State shall file with the commissioner on or before the fifteenth day of each month a report under oath, on such form as the commissioner shall prescribe, which report shall disclose the amount of alcoholic beverages manufactured, distributed, transported, stored, warehoused, imported, purchased and sold by such person during the preceding month, and such other information as the commissioner may require. Every such person shall pay to the commissioner upon the filing of such report the amount of tax which shall be due from such person by reason of the sales or deliveries of alcoholic beverages disclosed in said report, unless previously paid. Any such person who shall fail to
file any such report on the day when the same shall be due, shall forfeit as a penalty for each day thereafter until said report is filed the sum of five dollars ($5.00) to be collected as hereinabove provided. Such penalty shall not continue to accrue after the revocation of the license of any such person. Any such person who shall fail to pay any such tax on the day when the same shall be due shall forfeit as a penalty an amount equivalent to five per centum of said tax to be collected as hereinabove provided. The commissioner, if satisfied that the failure to comply with any provision of this section was excusable, may remit the whole or any part of any penalty herein imposed.

3. Section seven hundred seven of the act to which this act is an amendment be and the same is hereby amended to read as follows:

707. Revocation. In case any person having a license to manufacture, distribute, transport, store, warehouse, import or sell alcoholic beverages, issued pursuant to any law of this State, shall fail to pay any tax, penalty or interest which he is required to pay under the provisions of this act, or fails to comply with any provision of this act, or with any rule or regulation made by the commissioner pursuant to this act, notice whereof has been given to such licensee, the commissioner may forward a statement of the facts showing such default to the authority which issued such license and request the suspension or the revocation of said license on account of such default, whereupon said license may be suspended or revoked and no new, restored or reissued license may thereafter be given or issued to such licensee without the consent of the commissioner.

4. This act shall take effect immediately.

Approved June 11, 1934.
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CHAPTER 196

An Act to amend an act entitled "An act concerning alcoholic beverages," passed December sixth, one thousand nine hundred and thirty-three.

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

1. Section nineteen of the act of which this is an amendment is hereby amended to read as follows:

19. If the issuing authority shall refuse to issue any license, the applicant shall be notified forthwith of such refusal by a notice served personally upon the applicant, or sent to him by registered mail addressed to him at the address stated in the application. Said applicant may within thirty (30) days after the date of service or of mailing of said notice appeal to the commissioner from the action of the issuing authority. If the other issuing authority shall issue a license, any taxpayer or other aggrieved person opposing the issuance of such license may within thirty (30) days after the issuance of said license appeal to the commissioner from the action of the issuing authority. The commissioner shall fix a time for the hearing of the appeal and before hearing the same shall give at least five (5) days’ notice of the time so fixed to said applicant, such taxpayer, or other aggrieved person and other issuing authority.

2. This act shall take effect immediately.

Approved June 11, 1934.
CHAPTER 197

A FURTHER SUPPLEMENT to an act entitled "An act to regulate the practice of pharmacy in this State," approved March nineteenth, one thousand nine hundred and one.

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

1. The Board of Pharmacy of the State of New Jersey may refuse an application for examination or may suspend or revoke the certificate of a registered pharmacist or a registered assistant pharmacist for any of the following causes: When the application or registration is shown to have been obtained by misrepresentation or fraudulent means, or when the applicant or registrant is guilty of chronic or persistent inebriety, or addiction to the use of narcotic drugs, or has been convicted of violating any law of this or any other State or of the United States relating to narcotic drugs, or has been convicted of violating the provisions of any law relating to the sale of liquors, or has been twice convicted of violating any law relating to the practice of pharmacy, or has been convicted of a crime involving moral turpitude, or has impersonated an applicant for registration before the Board. Before a certificate shall be refused, suspended or revoked, the accused person shall be furnished with a copy of the complaint and given a hearing before the Board. Any person to whom a certificate shall be denied by the Board or whose certificate shall be suspended or revoked by the Board shall have the right to appeal by certiorari to the Supreme Court for a review of such action.

2. All acts and parts of acts inconsistent with this act are hereby repealed.

3. This act shall take effect immediately.

Approved June 11, 1934.
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CHAPTER 198

An Act to amend an act entitled "A supplement to an act entitled 'An act to secure the purity of foods, beverages, confectionery, condiments, drugs and medicines and to prevent deception in the distribution and sales thereof' (Revision of 1907), approved May twentieth, one thousand nine hundred and seven," approved May second, one thousand nine hundred and thirty-two, approved March twenty-second, one thousand nine hundred and thirty-four.

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

1. Section ten of article (A) of the act of which this act is amendatory be and the same is hereby amended so that henceforth the same shall read as follows:

10. Cow Stables. Cow stables shall be well ventilated. At least two square feet of window light shall be provided in cow stables to each five hundred cubic feet of air space. The floors and gutters of all barns in which cows are kept and milked shall be constructed of concrete or other impervious material which can be easily cleaned and shall be graded properly, to be completed by January first, one thousand nine hundred and thirty-three. The floors and gutters shall be kept in good repair and in clean condition. Manure shall be removed from the stable at least daily to a point at least fifty feet away from the stable and shall be made inaccessible to the cows. Liquid matter must be absorbed and removed with the manure or conveyed at least fifty feet from the stable by means of an approved drainage system and disposed of in a manner that will not create a nuisance. The keeping of horses, pigs, etc., not near stable.
fowl or animals other than dairy animals in the immediate parts of the stable used for dairy purposes is prohibited. Manure or bedding from horse stalls shall not be taken into the cow stable for any purpose. Cow beds shall be of proper dimension for sanitary stabling of cattle.

2. This act shall take effect immediately.

Approved June 11, 1934.

CHAPTER 199

AN ACT defining the status of and giving the protection of the civil service laws to employees of the Traffic Commission who are now employees of the Department of Motor Vehicles.

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

1. Any employee of the commission known as the Traffic Commission who was employed as an inspector under the provisions of chapter one hundred and forty-eight of the laws of one thousand nine hundred and thirty, and who is now employed in the Department of Motor Vehicles and is acting as and actually performing duties of motor vehicle inspector, shall be given full right, title and status of a motor vehicle inspector.

2. Any person who was employed by the commission known as the Traffic Commission at the time the powers and duties of that commission were vested in the Commissioner of Motor Vehicles by the provisions of chapter one hundred and seventy-nine of the laws of one thousand nine hundred and thirty-two, and who is now an employee of the Department of Motor Vehicles, shall continue to hold his employment and shall be entitled to and shall receive all the protective features of the civil service laws of this State.

3. This act shall take effect immediately.

Approved June 11, 1934.
CHAPTER 200

Supplement to an act entitled "A further supplement to an act entitled 'An act concerning the militia of the State' (Revision of 1925), approved April sixteenth, one thousand nine hundred and thirty.'"

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

1. For the purpose of further carrying out and executing the provisions of the act to which this act is a supplement, the Adjutant-General is hereby authorized and directed to organize and equip a combined machine gun and headquarters company composed of colored citizen soldiers of Mercer county and vicinity, with headquarters in the city of Trenton, and a company of infantry composed of colored citizen soldiers of Camden county and vicinity, with headquarters in the city of Camden, both to be part of the said colored battalion of militia.

2. There is hereby appropriated the sum of twenty-five hundred dollars ($2,500.00) or so much thereof as may be necessary for the equipment, training and housing of said combined machine gun and headquarters company of Mercer county, and the sum of twenty-five hundred dollars ($2,500.00) or so much thereof as may be necessary for the equipment, training and housing of said company of infantry of Camden county.

3. This act shall take effect immediately.

Approved June 11, 1934.
CHAPTER 201

An Act to provide more adequate fire protection for rural or outlying communities where there are streams or other sources of water supply but no pressure water mains.

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

1. It shall be lawful for the State Highway Commission, or any board of chosen freeholders, municipal or other governing body in the State of New Jersey to construct fire hydrants or any necessary equipment upon any bridge spanning streams now or to be constructed within the State, and to alter the bed of said streams and construct dams wherever said construction, alteration or changes will provide more adequate fire protection.

2. This act shall take effect immediately.

Approved June 11, 1934.
CHAPTER 202

An Act to amend an act entitled "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any municipality governed by an improvement commission or any municipality governed by a board of commissioners," approved March twenty-second, one thousand nine hundred and sixteen, and constituting chapter two hundred and fifty-two of the pamphlet laws of one thousand nine hundred and sixteen.

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

1. Section eleven (c) of the act to which this act is an amendment be and the same is hereby amended to read as follows:

Section 11 (c) amended.

11 (c). Notwithstanding any limitations of indebtedness imposed or provided by this or any other law, any municipality may authorize general or local improvements and indebtedness therefor, and may borrow money and issue bonds, notes, or other obligations to finance such improvements, when such improvements or indebtedness are made necessary (a) by the valid order of any State or county authority, or any court of competent jurisdiction, or (b) for the payment for the completion of improvements heretofore commenced by any joint sewer meeting, including any enlargements or alterations thereof under contracts made or to be made by the participating municipalities, or (c) for the purpose of completing and rendering serviceable any improvement partially constructed at the time of the passage of this act, or (d) for the purpose of constructing sewer, water, gas or other util-
ity mains and connections and the making of other improvements in streets, roads or other public ways or places, which are about to be paved, surfaced, constructed, graded or improved in whole or in part by any State or county authority in this State, including the Port of New York Authority and the South Jersey Port Commission, as evidenced by a formal resolution and general plan of such State or county authority filed or to be filed with the clerk of such municipality, and with the State Auditor. But no ordinance authorizing any such improvements or indebtedness therefor shall be finally passed until the State Auditor has certified upon a copy of such ordinance that the ordinance and the indebtedness thereby authorized falls within the provisions of this section; and such certificate shall be conclusive as to such compliance in any suit, action or proceeding relating to the validity of any indebtedness issued pursuant to such certificate.

2. This act is hereby declared to be emergency legislation. It shall take effect immediately, and shall expire by limitation on April fifteenth, one thousand nine hundred and thirty-five.

Approved June 11, 1934.

CHAPTER 203

An Act to amend an act entitled “An act respecting the orphans’ court and relating to the powers and duties of the ordinary and the orphans’ court and surrogates” (Revision 1898), approved June fourteenth, one thousand eight hundred and ninety-eight.

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

1. Section forty of said act be and the same is amended hereby to read as follows:
40. If any minor shall become seized or possessed of or be entitled to any real or personal estate the ordinary, or the orphans' court or surrogate of the county where such minor resides or such real or personal estate may be, may appoint the father, mother or other suitable person, guardian of the estate of such minor; provided, however, that in all cases where the total value of the real and personal assets of the estate of any minor shall not exceed one hundred dollars, the father or mother or other suitable person as the case may be, shall be entitled to receive the same for the use and benefit of said minor without being appointed guardian, and any bank, building and loan association, or other corporation or any person or association or society who shall have in its or his possession any of the assets of such a minor and shall pay or deliver the same to his or her father or mother or other suitable person, upon the making and execution of an affidavit before the ordinary, orphans' court or surrogate, setting up that affiant is the father or mother of such a minor or a person standing in loco parentis to such minor and that the value of such minor's real and personal property will not exceed one hundred dollars and specifying in detail said assets shall be forever discharged from all claims by any guardian who may thereafter be appointed or by any other person, for the assets so paid or delivered.

2. All acts or parts of acts inconsistent here- with are hereby repealed.

3. This act shall take effect immediately.

Approved June 11, 1934.
CHAPTER 204

An Act to abolish the application of the rule of the common law, commonly known as the Rule in Shelley’s Case, to any interest in property created by any conveyance, will or other instrument in writing, to take effect hereafter, and to repeal section ten of “An act directing the descent of real estates,” approved April sixteenth, one thousand eight hundred and forty-six.

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

1. Whenever by conveyance, will or other instrument in writing, to take effect hereafter, an estate of freehold in any property is limited to a person and the same instrument contains a limitation, either mediate or immediate, to his heirs or the heirs or any of the heirs of his body or to his descendants or issue or any of them, in any manner or by any description such that, by the application of the rule of the common law, known as the Rule in Shelley’s Case, the word “heirs” or other words used in creating the interest after such estate of freehold would be held to be words of limitation and not of purchase and such estate of freehold would be held to be enlarged by reason of the use thereof, then and in any such case the word “heirs” or other words so used shall hereafter be held to be words of purchase and not to be words of limitation and such estate of freehold shall not be held to be enlarged by the use thereof, to the end that the said rule of the common law, known as the Rule in Shelley’s Case, shall not be applicable to any interest in property created by any instrument to take effect hereafter.
2. Section ten of "An act directing the descent of real estates," approved April sixteenth, one thousand eight hundred and forty-six, be and the same hereby is repealed.
Approved June 11, 1934.

CHAPTER 205

AN ACT to convert into estates in fee simple such estates in real estate hereafter to be created as under the Statute of the Thirteenth of Edward I, called the Statute of Entail, would have been held estates in fee tail of any type or character, and to repeal section eleven of "An act directing the descent of real estates," approved April sixteenth, one thousand eight hundred and forty-six, as amended.

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

1. Whenever any conveyance, will or instrument in writing shall hereafter be made, whereby any grantee, devisee or other person shall become seized in law or in equity of such estate in any real estate, as under the Statute of the Thirteenth of Edward I (called the Statute of Entails), would have been held an estate in fee tail of any type or character, such conveyance, will or instrument shall vest an estate in fee simple in such grantee, devisee or other person.

2. Section eleven of "An act directing the descent of real estates," approved April sixteenth, one thousand eight hundred and forty-six, as amended by chapter thirty-one of the laws of one thousand nine hundred and fifteen, and chapter two hundred forty-six of the laws of one thousand nine hundred and seventeen, be and the same hereby is repealed.

Approved June 11, 1934.
CHAPTER 206

A Supplement to an act entitled "An act for the punishment of crimes" (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight.

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

1. The fact that an offense is committed by a married woman in the presence of her husband, or, though not in his presence, near enough to be under his immediate influence and control, shall give rise to no presumption that such offense was committed by her under the coercion of her husband, nor shall the husband be held responsible for the commission of any such offense by reason of any such presumption.

Approved June 11, 1934.

CHAPTER 207

An Act to amend an act entitled "An act to amend the law relating to the property of married women," (Revision), approved March twenty-seventh, one thousand eight hundred and seventy-four.

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, as said section was amended by chapter four hundred thirty of the laws of one thousand eight hundred and ninety-five, by chapter eleven of
the laws of one thousand nine hundred and twenty-seven, and by chapter seventy-one of the laws of one thousand nine hundred and twenty-nine, be and the same hereby is amended to read as follows:

3. Any married woman shall, after the passage of this act, have the right to bind herself by contract in the same manner and to the same extent as though she were unmarried, which contract shall be legal and obligatory and may be enforced in law or in equity, by and against such married woman in her own name and apart from her husband, and any contract relating to or affecting her estate, interest or right in her real property or in that of her husband shall be valid without the joinder therein or consent thereto of her husband, but shall not affect any estate, interest or right of her husband in such real estate.

2. Section fourteen of the act of which this act is amendatory be and the same hereby is amended to read as follows:

14. Any married woman may execute and deliver any instrument relating to or affecting her estate, interest or right in her real property or in that of her husband with the same effect as if she were sole and unmarried, and any such instrument shall be valid without the joinder therein or consent thereto of her husband; but no conveyance, deed, contract or act of such married woman and no judgment or decree against her shall affect any estate, interest or right of her husband in such property, nor shall anything herein enable husband or wife to contract with, or to sue each other, except as heretofore.

Approved June 11, 1934.
CHAPTER 208

An Act to repeal section thirty-nine of "An act respecting conveyances" (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight.

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

1. Section thirty-nine of "An act respecting conveyances" (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight, as the same was amended by chapter one hundred ten of the laws of one thousand nine hundred and twelve and by chapter thirty-seven of the laws of one thousand nine hundred and eighteen, be and the same hereby is repealed.

Approved June 11, 1934.

CHAPTER 209

An Act to provide a method for the establishment of boundaries of lands of adjoining owners and to repeal section four of "An act for the limitation of suits respecting titles to land," passed June fifth, one thousand seven hundred and eighty-seven.

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

1. A certificate, executed by the owners of adjoining lands, certifying that any line, corners and boundaries are allowed and acknowledged by them to be the true boundary between their lands, shall be as fully conclusive and binding as to the parties.
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thereto, their heirs, successors and assigns as though such boundary had been fixed by them by deed or otherwise, and any such certificate, when duly acknowledged or proved, may be recorded in the office of the county clerk or of the register of deeds as the case may be, of the county in which such lands lie, and when so recorded the record thereof shall be receivable in evidence and shall be notice in the same manner and to the same effect as though their respective deeds had been so acknowledged or proved and recorded.

2. Section four of an act entitled “An act for the limitation of suits respecting titles to land,” passed June fifth, one thousand seven hundred and eighty-seven, be and the same hereby is repealed. Approved June 11, 1934.

CHAPTER 210

An Act to amend section three of “A supplement to an act entitled ‘An act respecting conveyances’ (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight,” which supplement was approved March twenty-fourth, one thousand eight hundred and ninety-nine.

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

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

3. Every deed conveying land shall, unless an exception shall be made therein, be construed to include all and singular the buildings, improvements, ways, woods, waters, water-courses, rights, liberties, privileges, hereditaments and appur-
tenances to the same belonging or in anywise appertaining; and the reversion and reversions, remainder and remainders, rents, issues and profits thereof, and of every part and parcel thereof. Approved June 11, 1934.

CHAPTER 211

An Act to amend section six of an act entitled "A supplement to an act entitled 'An act concerning mortgages' (Revision), approved March twenty-seventh, one thousand eight hundred and seventy-four,'" which supplement was approved March fourth, one thousand nine hundred and eighteen.

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

1. Section six of the act to which this act is amendatory be and the same hereby is amended to read as follows:

6. A covenant in any mortgage in the words "That the whole of the principal sum shall at the option of the holder of the mortgage become due after default in the payment of any installment of principal or interest for (number to be inserted) days, or after default in the payment of any tax, water rate or assessment for (number of days to be inserted) days, or in default in keeping the buildings insured against loss by fire for the benefit of and to the satisfaction of the holder of the mortgage," shall be construed to have the same force and effect as the following:

"Should any default be made in the payment of any installment of principal or any part thereof, or of the said interest or any part thereof, on any day whereon the same is made payable, as above expressed, or should any tax, assessment, water rate or other municipal or governmental rate, charge, imposition or lien be hereafter imposed or
acquired against the premises described in this mortgage and become due and payable, and should the said interest or installment of principal remain unpaid and in arrears for the space of (number inserted) days, or should said tax, assessment, water rent or other municipal or governmental rate, charge, imposition or lien, or any or either of them, remain unpaid and in arrears for the space of (number inserted) days, then and from thenceforth, that is to say, after the lapse or expiration of either of said periods, as the case may be, or should any default be made in keeping the buildings insured against loss by fire for the benefit of and to the satisfaction of the holder of said mortgage, then the whole principal sum with all arrearages of interest thereon, shall at the option of the mortgagee, his heirs, executors, administrators, successors or assigns, become due and payable immediately thereafter, although the period above limited for the payment thereof may not then have expired, anything hereinbefore contained to the contrary thereof in any wise notwithstanding."

Approved June 11, 1934.

CHAPTER 212

An Act to repeal section twenty-one of an act entitled "An act concerning mortgages," approved March twenty-seventh, one thousand eight hundred and seventy-four.

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

1. Section twenty-one of "An act concerning mortgages," approved March twenty-seventh, one thousand eight hundred and seventy-four, be and the same hereby is repealed.

2. This act shall take effect immediately.

Approved June 11, 1934.
CHAPTER 213

An Act to amend an act entitled "An act to suppress mob violence," approved March twentieth, one thousand nine hundred and twenty-three.

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

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

3. Any person or persons who shall participate in or compose a mob, with the intent to inflict damage or injury to the person or property of any individual charged with a crime, or, under the pretense of exercising correctional powers over such person or persons by violence, and without authority of law, shall be guilty of a misdemeanor and upon conviction shall be punished by a fine of not less than one hundred dollars nor more than one thousand dollars, and may be imprisoned in the county jail not less than thirty days nor to exceed twelve months for each and every offense.

2. Section four of the act to which this act is amendatory be and the same is hereby amended to read as follows:

4. Any person or persons participating in or composing a mob under the provisions of this act, who shall by violence inflict material damage to the property or serious injury to the person of any other person upon the pretence of exercising correctional powers over such person or persons, by violence and without authority of law, shall be deemed guilty of a high misdemeanor, and upon conviction shall be punished by imprisonment in the State prison not exceeding five years; and any person so suffering material damage to property or injury to person by a mob shall have an action against the county or city in which such injury is inflicted,
for such damages as he may sustain, to an amount not exceeding five thousand dollars.
Approved June 11, 1934.

CHAPTER 214

AN ACT to amend an act entitled "A supplement to an act entitled 'An act for the punishment of crimes' (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight," approved April ninth, one thousand nine hundred and thirteen.

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

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

1. Any person who places upon, affixes to, or places in or causes to be placed upon, affixed to, or placed in a newspaper, magazine, periodical or book any notice, circular, pamphlet, card, hand-bill, printed book or notice of any kind without the consent of the owner or publisher of said newspaper, magazine, periodical or book, shall be guilty of a misdemeanor.

Approved June 11, 1934.
CHAPTER 215

An Act providing for joint action by the State of New Jersey and the Commonwealth of Pennsylvania in the administration, operation and maintenance of bridges over the Delaware river, and for the construction of additional bridge facilities across said river; authorizing the Governor, for these purposes, to enter into an agreement with the Commonwealth of Pennsylvania; creating a Delaware River Joint Toll Bridge Commission and specifying the powers and duties thereof, including the power to finance the construction of additional bridges by the issuance of revenue bonds to be redeemed from revenues derived from tolls collected at such bridges; transferring to said commission all powers now exercised by existing commission created to acquire toll bridges over the Delaware river; and making an appropriation.

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

1. The Governor is hereby authorized to enter into a compact or agreement on behalf of the State of New Jersey with the Commonwealth of Pennsylvania in substantially the following form:

AGREEMENT BETWEEN THE STATE OF NEW JERSEY AND THE COMMONWEALTH OF PENNSYLVANIA CREATING THE DELAWARE RIVER JOINT TOLL BRIDGE COMMISSION AS A BODY CORPORATE AND POLITICAL AND DEFINING ITS POWERS AND DUTIES.

WHEREAS, The commission on behalf of the State of New Jersey, existing by virtue of the provisions of the act approved the first day of April,
one thousand nine hundred and twelve (chapter two hundred and ninety-seven), and its supplements and amendments thereto, and the commission on behalf of the Commonwealth of Pennsylvania, existing by virtue of the act approved the eighth day of May, one thousand nine hundred and nineteen (pamphlet laws one hundred forty-eight), and its supplements and amendments thereto, acting as a joint commission, have acquired various toll bridges over the Delaware river between the State of New Jersey and the Commonwealth of Pennsylvania; and

Whereas, Additional bridge facilities between the two States will be required in the future for the accommodation of the public and the development of both States; and

Whereas, Such additional bridge facilities should be developed without the expenditure of large sums from the public revenues; and

Whereas, It is highly desirable that there be a single agency for both States empowered to further the transportation interests of these States with respect to that part of the Delaware river north of the stone arch bridge of the Pennsylvania Railroad from Trenton to Morrisville; now, therefore,

The State of New Jersey and the Commonwealth of Pennsylvania do hereby solemnly covenant and agree, each with the other, as follows:

Article I

There is hereby created a body corporate and politic, to be known as the Delaware River Joint Toll Bridge Commission (hereinafter in this agreement called the "Commission"), which shall consist of the commissioners on behalf of the State of New Jersey, provided for by the act approved the first day of April, one thousand nine hundred and
Action by majority.

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Purposes:

Operate bridges;

Additional means of communication;

Prepare plans and specifications;

twelve (chapter two hundred and ninety-seven), and its supplements and amendments, for the acquisition of toll bridges over the Delaware river, and of the commissioners on behalf of the Commonwealth of Pennsylvania, provided for by the act approved the eighth day of May, one thousand nine hundred and nineteen (pamphlet laws one hundred forty-eight), and its supplements and amendments, for the acquisition of toll bridges over the Delaware river, which said commissions have heretofore been acting as a joint commission by virtue of reciprocal legislation.

No action of the commission shall be binding unless a majority of the members of the commission from New Jersey and a majority of the members of the commission from Pennsylvania shall vote in favor thereof.

The commission shall constitute the public corporate instrumentality of the State of New Jersey and the Commonwealth of Pennsylvania for the following public purposes, and shall be deemed to be exercising an essential governmental function in effectuating such purpose, to wit:

(a) The administration, operation and maintenance of the joint State-owned bridges across the Delaware river between the State of New Jersey and the Commonwealth of Pennsylvania, and located north of the present stone arch bridge of the Pennsylvania Railroad across the Delaware river from Trenton to Morrisville;

(b) The investigation of the necessity for additional bridge communications over the Delaware river north of the said railroad bridge, and the making of such studies, surveys, and estimates as may be necessary to determine the feasibility and cost of such additional bridge communications;

(c) The preparation of plans and specifications for, and location, construction, administration, operation and maintenance of, such additional bridge communications over the Delaware river, north of the aforesaid railroad bridge, as the commission deems necessary to advance the interests
of the two States and to facilitate public travel; and the issuance of bonds and obligations to provide moneys sufficient for the construction of such bridges, and the collection of tolls, rentals, and charges for the redemption of such bonds and obligations, and the payment of interest thereon;

(d) The procurement from the Government of the United States of any consents which may be requisite to enable any project within its powers to be carried out.

ARTICLE II

For the effectuation of its authorized purposes, the commission is hereby granted the following powers:

(a) To have perpetual succession.
(b) To sue and be sued.
(c) To adopt and use an official seal.
(d) To elect a chairman, vice-chairman, secretary, treasurer and appoint an engineer. The secretary, treasurer and engineer need not be members of the commission.
(e) To adopt suitable by-laws for the management of its affairs.
(f) To appoint such other officers, agents and employees as it may require for the performance of its duties.
(g) To determine the qualifications and duties of its appointees, and to fix their compensation.
(h) To enter into contracts.
(i) To acquire, own, hire, use, operate, and dispose of personal property.
(j) To acquire, own, use, lease, operate, and dispose of real property and interest in real property, and to make improvements thereon.
(k) To grant the use of, by franchise, lease, and otherwise, and to make and collect charges for the use of, any property or facility owned or controlled by it.
(l) To borrow money upon its bonds or other obligations, either with or without security.
(m) To exercise the power of eminent domain.

(n) To determine the exact location, system, and character of, and all other matters in connection with, any and all improvements or facilities which it may be authorized to own, construct, establish, effectuate, maintain, operate or control.

(o) In addition to the foregoing powers, to exercise the powers, duties, authority and jurisdiction heretofore conferred and imposed upon the aforesaid commissions, hereby constituted a joint commission by reciprocal legislation of the State of New Jersey and the Commonwealth of Pennsylvania, with respect to the acquisition of toll bridges over the Delaware river, the management, operation and maintenance of such bridges, and the location, construction, operation and maintenance of additional bridge communications over the Delaware river north of the aforesaid railroad bridge of the Pennsylvania Railroad.

(p) To exercise all other powers, not inconsistent with the Constitutions of the State of New Jersey and the Commonwealth of Pennsylvania or of the United States, which may be reasonably necessary or incidental to the effectuation of its authorized purposes or to the exercise of any of the foregoing powers, except the power to levy taxes or assessments for benefits, and generally to exercise, in connection with its property and affairs and in connection with property under its control, any and all powers which might be exercised by a natural person or a private corporation in connection with similar property and affairs.

ARTICLE III

If for any of its authorized purposes (including temporary purposes) the commission shall find it necessary or convenient to acquire for public use any real property in the State of New Jersey or the Commonwealth of Pennsylvania, whether for immediate or future use, the commission may, by resolution, determine to acquire such property by
a fee simple absolute or a lesser interest, and the said determination shall not be affected by the fact that such property has theretofore been taken for or is then devoted to a public use, but the public use in the hands or under the control of the commission shall be deemed superior to the public use in the hands or under the control of any other person, association, or corporation.

If the commission is unable to agree with the owner or owners thereof upon terms for the acquisition of any such real property, in the State of New Jersey, for any reason whatsoever, then the commission may acquire such property by the exercise of the right of eminent domain, in the manner provided by an act entitled "An act authorizing the acquisition and maintaining by the State of New Jersey, in conjunction with the State of Pennsylvania, of toll bridges across the Delaware river, and providing for free travel across the same," approved the first day of April, one thousand nine hundred and twelve (chapter two hundred ninety-seven), and the various acts amendatory thereof and supplementary thereto, relating to the acquisition of interstate toll bridges over the Delaware river.

If the commission is unable to agree with the owner or owners thereof upon terms for the acquisition of any such real property, in the Commonwealth of Pennsylvania, for any reason whatsoever, then the commission may acquire such real property by the exercise of the right of eminent domain, in the manner provided by the act approved the eighth day of May, one thousand nine hundred and nineteen (pamphlet laws, one hundred forty-eight), entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll bridges over the Delaware river," and the acts amendatory thereof and supplementary thereto, relating to the acquisition of interstate toll bridges over the Delaware river.
The power of the commission to acquire real property by condemnation or the exercise of the power of eminent domain in the State of New Jersey and the Commonwealth of Pennsylvania shall be a continuing power and no exercise thereof shall be deemed to exhaust it.

The commission and its duly authorized agents and employees may enter upon any land, in the State of New Jersey or the Commonwealth of Pennsylvania, for the purpose of making such surveys, maps, or other examinations thereof as it may deem necessary or convenient for its authorized purposes.

However, anything to the contrary contained in this compact notwithstanding, no property, now or hereafter vested in or held by any county, city, borough, village, township or other municipality, shall be taken by the commission without the consent of such municipality, unless expressly authorized so to do by the State or Commonwealth in which such municipality is located. All counties, cities, boroughs, villages, townships and other municipalities, and all public agencies and commissions of the State of New Jersey and the Commonwealth of Pennsylvania, notwithstanding any contrary provision of law, are hereby authorized and empowered to grant and convey to the commission upon its request, but not otherwise, upon reasonable terms and conditions, any real property which may be necessary or convenient to the effectuation of its authorized purposes, including real property already devoted to public use.

The State of New Jersey and the Commonwealth of Pennsylvania hereby consent to the use and occupation by the commission of any real property of the said two States, or of either of them, which may be or become necessary or convenient to the effectuation of the authorized purposes of the commission, including lands lying under water and lands already devoted to public use.

The term "real property" as used in this compact includes lands, structures, franchises, and in-
interests in land, including lands under water and riparian rights, and any and all things and rights usually included within the said term, and includes not only fees simple and absolute, but also any and all lesser interests, such as easements, rights-of-way, uses, leases, licenses, and all other incorpo-rated hereditaments and every estate, interest or right, legal or equitable, including terms of years and liens thereon by way of judgments, mortgages, or otherwise, and also claims for damage to real estate.

**Article IV**

Notwithstanding any provision of this agreement, the commission shall have no power to pledge the credit of the State of New Jersey, or of the Commonwealth of Pennsylvania, or of any county, city, borough, village, township and other municipality of said State or Commonwealth, or to create any debt against said State or Commonwealth or any such municipality.

**Article V**

The commission is hereby authorized to make and enforce such rules and regulations, and to establish, levy and collect (or to authorize, by contract, franchise, liens or otherwise, the establishment, levying and collection of) such tolls, rates, rents and other charges, in connection with any such bridge across the Delaware river which it may hereafter construct and operate, as it may deem necessary, proper, desirable and reasonable, which tolls, rates, rents, and other charges shall be at least sufficient to meet interest and sinking fund charges on bonds and obligations issued by the commission, the maintenance of such bridge, and the administrative expenses of the commission properly chargeable to such bridge. The commission is hereby authorized and empowered to pledge such tolls, rates, rents, and other revenues, or any part thereof, as security for the repayment, with interest, of any moneys borrowed by it or advanced.
to it for any of its authorized purposes, and as
security for the satisfaction of any other obliga-
tion assumed by it in connection with such loans or
advances.

**Article VI**

The State of New Jersey and the Commonwealth of Pennsylvania hereby covenant and agree
with each other and with the holders of any bonds or other obligations of the commission, for which
tolls, rents, rates, or other revenues have been pledged, that, so long as any of said bonds or
obligations remain outstanding and unpaid (unless adequate provision is otherwise made by law for
the protection of those advancing moneys upon such bonds or obligations), the State of New Jer-
sely and the Commonwealth of Pennsylvania will not diminish or impair the power of the commis-
sion to own, operate and control said properties and facilities, or to establish, levy and collect tolls,
rents, rates, and other charges in connection with such properties and facilities.

The State of New Jersey and the Commonwealth of Pennsylvania hereby covenant and agree with
each other and with the holders of any bonds or obligations of the commission for which tolls, rents,
rates or other revenues shall have been pledged, that the said State and Commonwealth will not
authorize or permit the construction, operation and maintenance of any additional bridge or tunnel for
the transportation of passengers by vehicles over the Delaware river by any other person or body,
than the commission, within a distance of ten miles in either direction from any such toll bridges,
measured along the boundary line between the said State and the said Commonwealth.

**Article VII**

The bonds or obligations which may be issued by
the commission for any of its authorized purposes, and as security for which tolls, rents, rates, and
other revenues shall have been pledged, are hereby
made securities in which all State and municipal officers and bodies of the State of New Jersey and the Commonwealth of Pennsylvania, and all banks, bankers, trust companies, savings banks, savings and loan associations, investment companies, and other persons carrying on a banking business, or insurance companies, insurance associations, and other persons carrying on an insurance business, and all administrators, executors, guardians, trustees, and other fiduciaries, and all other persons whatsoever, who now or may hereafter be authorized to invest in bonds or other obligations of the State of New Jersey or of the Commonwealth of Pennsylvania, may properly and legally invest funds, including capital belonging to them or within their control; and said bonds or other obligations are hereby made securities which may properly and legally be deposited with and received by any State or municipal officer, or agency of the State of New Jersey and the Commonwealth of Pennsylvania, for any purpose for which the deposit of bonds or other obligations, either of the State or of the Commonwealth, is now or may hereafter be authorized.

**Article VIII**

The effectuation of its authorized purposes by the commission is and will be in all respects for the benefit of the people of the State of New Jersey and the Commonwealth of Pennsylvania, and for the increase of their commerce and prosperity, and since the commission will be performing essential governmental functions in effectuating said purposes, the commission shall not be required to pay any taxes or assessments upon any property acquired or used by it for purposes authorized by this agreement; and the bonds or obligations issued by the commission, their transfer and the income therefrom, including any profits made on the sale thereof, shall, at all times, be free from taxation within the State of New Jersey and the Commonwealth of Pennsylvania.
ARTICLE IX

The commission shall make annual reports to the Governors and Legislatures of the State of New Jersey and the Commonwealth of Pennsylvania, setting forth in detail its operations and transactions, and may make such, additional reports, from time to time, to the Governors and Legislatures as it may deem advisable.

Whenever the commission, after investigation and study, shall have concluded plans, with estimates of cost, and means of financing any new toll bridge across the Delaware river, as hereinbefore provided, it shall make to the Legislatures of each State, at the next session thereof, a detailed report, dealing with the contemplated project; but such project may, nevertheless, be proceeded with if the Legislatures of said States, or either of them, are not in session.

ARTICLE X

Whenever particular bonds issued for any bridge or bridges, and the interest thereon, shall have been paid, or a sufficient amount shall have been provided for their payment and shall continue to be held for that purpose, the commission shall cease to charge tolls for the use of such bridge and thereafter such bridge shall be a free bridge, and shall thereafter be maintained equally at the cost of the State of New Jersey and the Commonwealth of Pennsylvania by appropriations made for such purposes, as now provided by law for the maintenance of bridges over the Delaware river, acquired by the State of New Jersey and the Commonwealth of Pennsylvania.

ARTICLE XI

Upon its signature on behalf of the State of New Jersey and the Commonwealth of Pennsylvania, this compact or agreement shall become binding and shall have the force and effect of a statute of the State of New Jersey, and the commission shall...
thereupon become vested with all the powers, rights, and privileges, and be subject to the duties and obligations contained therein, as though the same were specifically authorized and imposed by statute, and the State of New Jersey shall be bound by all of the obligations assumed by it under this compact or agreement; and the Governor shall transmit an original signed copy thereof to the Secretary of State for filing in his office.

The Governor is hereby authorized to apply, on behalf of the State of New Jersey, to the Congress of the United States for its consent and approval to this compact or agreement; but in the absence of such consent and approval, the commission shall have all of the powers which the State of New Jersey and the Commonwealth of Pennsylvania may confer upon it without the consent and approval of Congress.

ARTICLE XII

2. The sum of twenty thousand dollars ($20,000.00), or so much thereof as may be necessary, is hereby specifically appropriated to the Delaware River Joint Toll Bridge Commission, to be used by it, together with a like appropriation made by the Commonwealth of Pennsylvania, for the purposes of carrying out the provisions of this compact, except the operation, maintenance, improvement or construction of any new toll bridge over the Delaware river. The appropriation herein made to be taken from the funds of the Commission on Elimination of Toll Bridges, and to be returned to that commission within five years after the completion of the first toll bridge constructed, with interest at the rate paid on the bonds issued for the construction of that particular bridge. The moneys herein appropriated shall be disbursed upon requisition of the chairman of the commission presented to the Comptroller, and paid by the State Treasurer in the usual manner.
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3. This act shall become effective immediately upon its signing by the Governor and the passage by the Commonwealth of Pennsylvania of a substantially similar act, embodying the agreement between the two States herein set forth, and making a like appropriation.

4. It is the intention of the Legislature of New Jersey that this act shall in no wise authorize tolls to be collected on bridges crossing the Delaware river now free bridges.

Approved June 11, 1934.

CHAPTER 216

An Act to amend an act entitled "A supplement to an act entitled 'An act for the protection of fur-bearing animals in New Jersey,' approved March twenty-fifth, one thousand nine hundred and thirteen," approved March seventh, one thousand nine hundred and twenty-three.

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

1. Section one of the act to which this act is amendatory be and the same is hereby amended so as to read as follows:

   1. It shall be unlawful for any person to take or attempt to take any skunk, mink, muskrat, otter or other fur-bearing animal by means of a trap, or to set a trap for any fur-bearing animal, unless such person has first procured a hunting or fishing license as required by an act entitled "An act to regulate hunting with firearms for wild animals and fowl and angling for fish in fresh waters and providing for the issuance of licenses for such hunting and angling," approved April ninth, one thousand nine hundred and fourteen, and at the time of such trapping shall have such license on his person and shall exhibit the same for inspection to any fish and
game warden, deputy fish and game warden of this State, or to any police officer or other person requesting to see the same; provided, that any person under fourteen years of age, who is a bona fide resident of this State, may trap fur-bearing animals without license during the season when it is legal so to do; provided, further, that nothing in this act contained shall prevent the occupant of any farm in this State, who actually resides thereon, or the immediate members of the family of such occupant who also reside on said farm, from taking any skunk, mink, muskrat, otter or other fur-bearing animal by means of a trap or to set a trap for any fur-bear animal on said farm in the manner provided by law, at any time when it is lawful so to do, without being licensed hereunder; provided, however, that the exemption contained in the last foregoing proviso shall not apply to any person residing on said farm or in any tenant house thereon who is not a member of the family of such occupant.

2. This act shall take effect January first, one thousand nine hundred and thirty-five.
Approved June 11, 1934.

CHAPTER 217

AN ACT to amend an act to amend an act entitled "An act concerning municipal accountants," approved March fourth, one thousand nine hundred and eighteen.

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 be and the same is hereby amended so that it shall read as follows:

1. Hereafter the work of auditing the accounts of municipalities and counties within the State, when such auditing is done as required by law, such
auditing shall be done only by auditors or accountants who shall hold an uncancelled registration license as municipal accountant for New Jersey. A license shall be issued annually by the New Jersey State Board of Public Accountants, stating that the accountant or auditor has complied with the statutory requirements and is authorized to make audit of accounts of municipalities and counties of the State of New Jersey until the first day of September following or until cancellation of such license by the New Jersey State Board of Public Accountants, as hereinafter provided. The New Jersey State Board of Public Accountants shall have power to refuse to issue a license for any reason or reasons for which a license may be cancelled as hereinafter provided, or for any other stated reason which they may deem good and sufficient. The license fee shall be five dollars ($5.00), either for the initial license or annual renewal. All fees shall be paid to the New Jersey State Board of Public Accountants.

2. Section four of the act of which this act is amendatory be and the same is hereby amended so that it shall read as follows:

4. In event of the proof that any accountant so registered shall have knowingly omitted to report any error, omission, irregularity, violation of law or discrepancy found in the books or accounts, or shall have issued false reports of his audit of any municipality or county; that is to say, shall have issued audits of such a nature as not to show an accurate, intelligent and complete statement of the financial condition of the municipality or county, or of such nature as not to comply with the requirements of the Department of Municipal Accounts, or if such auditor or accountant shall fail to file such report and recommendations as herein directed, or neglect or refuse to carry out any agreement or contract for audit his registration license may be cancelled by the New Jersey State Board of Public Accountants; provided, however, that if the party whose license is thus cancelled or refused shall feel that there was not sufficient cause for the
cancellation or refusal of the license as herein described, he shall have the right of appeal by petition to the Court of Chancery, and pending the hearing of the appeal on the return of a rule to show cause why such cancellation should not be revoked, the Chancellor may stay such cancellation of license until such hearing. The proceedings shall be summary upon the petition and affidavits in reply thereto, and the final order shall finally dispose of the right to exercise the privileges so licensed; provided, however, that if in the course of the hearing it shall be necessary to refer the same to a master to determine the facts as to accounts or to hear the same by production of the books and accounts of municipalities, that the hearing need not then be confined to the reading of the petition and affidavits supporting the petition and in reply thereto, and in such case the finding of the court shall be as in other cases upon the report of a master after reference.

3. Section six of the act of which this act is amendatory be and the same is hereby amended so that it shall read as follows:

6. Any person who shall make, or begin to make, any audit of accounts of any municipality or county of this State, as required by "An act requiring the audit of public accounts, approved March fourth, one thousand nine hundred and eighteen," contrary to the provisions of this act, or without a license therefor in full force and effect, shall be liable to a penalty of one hundred dollars for every audit of account so made, to be recovered in an action of debt, to be instituted by the New Jersey State Board of Public Accountants, in any court having jurisdiction.

4. The State Board of Public Accountants shall make all rules and regulations governing examinations and the issue of licenses to registered municipal accountants.

5. All acts and parts of acts inconsistent here- Repealer.

with are hereby repealed, and this act shall take effect immediately.

Approved June 11, 1934.
CHAPTER 218

An Act to annex to the township of Landis, in the county of Cumberland, a part of the city of Millville, in the county of Cumberland.

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

1. The following described territory in the city of Millville, county of Cumberland, be and the same is hereby annexed to and becomes a part of the township of Landis, in the county of Cumberland:

Beginning at a stone for a corner on the east side of Maurice river opposite the Salem and Cumberland county line, the said corner being where the line between the townships of Deerfield and Millville intersects the line between the townships of Landis and Millville, and running from thence along the easterly edge of Maurice river in a southerly direction to a point opposite the beginning corner of Lot Number 16 on Map B of the Division of Real Estate of John Brandriff; thence crossing the said Maurice river to the said beginning corner of Lot Number 16; thence along the line of the said Lot Number 16, south seventy-one degrees west, twenty and five-tenths chains to a stone corner to formerly Joseph Miller; thence still along the line of said Lot Number 16 and of the said Miller south twenty degrees east, twenty-two and four-tenths chains to a corner stone of the said Miller, and in the northwesterly line of Lot Number 11 on Map B of the aforesaid division and as set off to Isaac Brandriff; thence in a northeasterly direction along the said line to a point five hundred feet south of the center line of Sherman avenue, and measured at right angles to the same; thence in an easterly direction by a line parallel with Sherman avenue and crossing Maurice River to the line between the townships of Millville and Landis; thence in a
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northwesterly direction along the said township
line to the place of beginning.
2. This act shall take effect immediately.
Approved June 11, 1934.

CHAPTER 219

AN ACT to annex to the township of Deerfield, in
the county of Cumberland, a part of the city of
Millville, in the county of Cumberland.

BE IT ENACTED by the Senate and General As-
sembly of the State of New Jersey:

1. The following described territory in the city of
Millville, county of Cumberland, be and the same is
hereby annexed to and becomes a part of the town-
ship of Deerfield, in the county of Cumberland:

Beginning at a stone for a corner on the east side
of Maurice river opposite the Salem and Cumber-
land county line, the said corner being where the
line between the townships of Deerfield and Mill-
ville intersects the line between the townships of
Landis and Millville, and running from thence
along the easterly edge of Maurice river in a southerly
direction to a point opposite the beginning cor-
ner of Lot Number 16 on Map B of the Division of
Real Estate of John Brandriff; thence crossing the
said Maurice river to the said beginning corner of
Lot Number 16; thence along the line of the said Lot
Number 16, south seventy-one degrees west, twenty
and five-tenths chains to a stone corner to formerly
Joseph Miller; then still along the line of said Lot
Number 16 and of the said Miller south twenty de-
grees east, twenty-two and four-tenths chains to a
corner stone of the said Miller and in the north-
westerly line of Lot Number 11 on Map B of the
aforesaid division and as set off to Isaac Brandriff;
thence along the said line in a southwesterly direc-
tion to a stone corner being the beginning of the next to the last course in the description of the said Lot Number 11 on Map B of the Division of Real Estate of John Brandriff; thence in a westerly direction and along the said course three and sixteen-hundredths chains to a point in the middle of the road leading from Millville to the Miller place; thence in a southwesterly direction by a line parallel with Sherman avenue to a point in the line between the townships of Deerfield and Millville; thence along the said line in a northwesterly direction to a stone corner on the east side of Maurice river, the place of beginning.

2. This act shall take effect immediately.

Approved June 11, 1934.

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CHAPTER 220

AN ACT to amend an act entitled “A supplement to an act entitled ‘An act respecting the office of the treasurer,’ approved April seventeenth, one thousand eight hundred and forty-six,” which said supplement was approved April tenth, one thousand nine hundred and two.

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 be and the same is hereby amended so that the same shall read as follows:

1. It shall hereafter (except as hereinafter otherwise provided) be the duty of the State Treasurer to deposit all public moneys in such of the national banks located within this State, and institutions authorized by this State to carry on a banking business, as he may select, that will allow interest not exceeding two per centum per annum on all bal-
ances to the credit of the treasurer; all interest so
earned shall be credited to the State; provided, however, that before making any such deposit of
public moneys the State Treasurer may require
from any such institution a deposit of bonds of the
United States or bonds of the State of New Jersey
designed to secure any deposit made pursuant to
the provisions of this act.
2. This act shall take effect immediately.
Approved June 11, 1934.

CHAPTER 221

A Supplement to an act entitled "An act concern­
ing evidence" (Revision 1900), approved March
twenty-third, one thousand nine hundred.

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

1. If any instrument heretofore made and ex­
cuted or hereafter to be made and executed shall
have been acknowledged, by any party who shall
have executed it, or the execution thereof by such
party shall have been proved by one or more of
the subscribing witnesses to such instrument, in the
manner and before one of the officers provided and
required by law for the acknowledgment or proof
of instruments in order to entitle them to be re­
corded and when a certificate of such acknowledg­
ment or proof shall be written upon or under, or be
annexed to such instrument and signed by such
officer in the manner prescribed by law, then such
certificate of acknowledgment or proof shall be and
constitute prima facie evidence of the due execution
of such instrument by such party and such instru­
ment shall be received in evidence in any court or
proceeding in this State in the same manner and
to the same effect as though the execution of such instrument by such party had been proved by other evidence.

2. If any instrument heretofore made and executed or hereafter to be made and executed, although not acknowledged or proved, shall have been certified or authenticated, as to the execution thereof by any party thereto, in any manner which may be prescribed by law in order to entitle such instrument to be recorded in any public office of this State without a certificate of acknowledgment or proof thereof, then such certification or authentication shall be and constitute prima facie evidence of the due execution of such instrument by such party and such instrument shall be received in evidence in any court or proceeding in this State in the same manner and to the same effect as though the execution of such instrument by such party had been proved by other evidence.

3. The exemplification of any deeds or writings relating to estates, real or personal, within the State of New Jersey, proved and certified under the city seal of London or Edinburgh, in the kingdom of Great Britain, or under the seal of the city of Dublin, in the kingdom of Ireland, or under the great seal of any British Colony in America, prior to July fourth, seventeen hundred and seventy-six, and any of the public books of records or registers of the province of New Jersey, or of either of the divisions thereof, prior to that date, shall be received in evidence in any court of record within this State and shall be esteemed as sufficient as if the originals were then and there produced and proved.

4. The record of any instrument or of a copy of any instrument recorded in any public office of this State pursuant to law or a transcript of such record, certified to be a true transcript by the officer in whose office the same is so recorded under his hand and the seal of his office, if there is such a seal, shall be received in evidence in any court or proceeding in this State and be as good, effectual and available in law as if the original instrument were then and
there produced and proved, except that the record or a transcript of the record of any instrument shall not be received in evidence:

(a) When the instrument has been recorded in the office of any county clerk or register of deeds and mortgages of any county, either as an ancient deed or after the lapse of ten years from the date of the acknowledgment or proof thereof, (the original whereof is required by law to be filed in such office), unless it shall be proved to the satisfaction of the court that the original instrument has been destroyed or lost or has been removed from the office of the clerk or register wherein by law it is required to be kept, and that it cannot be produced, or

(b) When the original of such instrument is required to be produced, after notice given, as herein-after provided.

5. The rerecord of any instrument which has been rerecorded in any public office of this State pursuant to law and a transcript of such rerecord, certified to be a true transcript by the officer in whose office the same is so rerecorded under his hand and the seal of his office, if there is such a seal, shall be receivable in evidence in any court or proceeding in this State in the same manner and with the same force and effect as the original record of such instrument or a transcript thereof.

6. An entry or abstract of any mortgage and of the certificate of the acknowledgment or proof thereof, heretofore or hereafter made in any book kept for the purpose of registering mortgages, by any county clerk or register of deeds and mortgages, pursuant to law, or a transcript of such entry or abstract, duly certified by the officer in whose office such book is kept, to be a true transcript, in the manner hereinbefore prescribed for the certification of transcripts of the records of recorded instruments, shall be receivable as secondary evidence in any court of this State in the same manner as records and transcripts of recorded instruments are received and shall be proof of the facts therein stated.
Notice to produce original in court.

If original lost.

Notation on instrument by filing office proof of validity.

7. Any party to any cause pending in any court of this State, or to any proceeding in this State, may give, to any opposite party, his attorney or solicitor, at least ten days before the time appointed for the trial or hearing of said cause or proceeding, notice in writing that such opposite party will be required to produce, at such trial or hearing, the original instead of the record or transcript of the record of any instrument or of any copy of any instrument recorded or registered in any public office of this State pursuant to law, which he may think proper to offer or introduce in evidence at said trial or hearing, and after the giving of such notice no record or transcript of the record of any such instrument or of any such copy of any instrument shall be received in evidence until proof shall be made, satisfactory to the court or officer before whom such record or transcript is offered, that the original instrument has been lost or unintentionally destroyed, or that after diligent search and inquiry made, such party has been unable to find the original or that said original is without the control of such party and that the production thereof cannot be compelled by due process.

8. The certification or notation made, pursuant to law, by any public officer upon any instrument or document which shall have been recorded, registered or filed in his office setting forth the date and time of day when such instrument shall have been so recorded, registered or filed or any record kept by any public officer, pursuant to law, of the date and time of day of the recording, registering or filing of any instrument or document in his office shall be received in evidence, in all courts and proceedings, in this State, as prima facie proof of the date and time of day of the recording, registering or filing of such instrument.

Approved June 11, 1934.
CHAPTER 222

AN ACT to amend an act entitled "An act concerning fraudulent conveyances and to make uniform the law relating thereto," approved April fifteenth, one thousand nine hundred and nineteen.

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 be and the same hereby is amended so that the same shall read as follows:

9. (1) Where a conveyance or obligation is fraudulent as to a creditor, such creditor, when his claim has matured, may, as against any person except a purchaser for fair consideration without knowledge of the fraud at the time of the purchase, or one who has derived title immediately or mediately from such a purchaser,

(a) Disregard the conveyance and attach or levy execution upon the property conveyed or such obligation, or

(b) When such creditor's claim is established according to law or is a lien upon the property covered by such conveyance or upon such obligation, have the conveyance set aside or the obligation annulled to the extent necessary to satisfy his claim.

(2) A purchaser who without actual fraudulent intent has given less than a fair consideration for the conveyance or obligation, may retain the property or obligation as security for repayment.

2. Section ten of the act of which this is amendatory be and the same hereby is amended so that the same shall read as follows:

10. Where a conveyance made or an obligation incurred is fraudulent as to a creditor whose claim has not matured or whose claim, if matured, is not established according to law, or is not a lien upon the property covered by such conveyance or upon
such obligation, he may proceed in the Court of Chancery against any person, against whom he could have proceeded if his claim had matured, and been so established or was such a lien, for an injunction restraining the disposal of the property covered or affected by such conveyance or of such obligation and for the appointment of a receiver to take charge of the property affected by such conveyance or of such obligation until said creditor's claim shall mature and shall be either established according to law or be made a lien upon such property or obligation, which relief said court shall have full jurisdiction to grant and hereby is authorized, in its discretion, to grant upon such terms, as to indemnity or otherwise, as the court shall determine.

Approved June 11, 1934.

CHAPTER 223

An Act to amend an act entitled "An act for the punishment of crimes" (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight.

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

Section 1 amended.

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

1. Any person owing allegiance to this State, who shall levy war against it, or shall adhere to its enemies, or to the enemies of the United States, by giving them or any of them any aid or comfort whatsoever within this State or elsewhere, and shall be thereof convicted, on the testimony of two witnesses, to the same overt act of the treason whereof he shall stand indicted, or on confession in open court, shall be guilty of treason, and suffer death.

Approved June 11, 1934.
CHAPTER 224

An Act to amend an act entitled "A supplement to an act entitled 'An act for the punishment of crimes' (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight,' approved April twentieth, one thousand nine hundred and twenty.

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

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

   1. Any person who shall print, write, multigraph, or in any manner whatever, make or produce, or by any means set out and make legible, in any language, any book, speech, article, circular or pamphlet, which in any way, in any part thereof, incites, counsels, promotes, advocates or encourages the subversion or destruction by force of the government of the United States or of the State of New Jersey, or any person who shall print, write, multigraph, or in any manner whatever, make or produce, or by any means set out and make legible, in any language, any constitution, by-laws, rules or record of the proceedings of any organization, association, society, order, club or meeting of three or more persons, which in any way incites, counsels, promotes, advocates or encourages the subversion or destruction by force of the government of the United States or of the State of New Jersey; or any person who shall print, or in any way make or produce any picture, photograph, emblem, representation, sign or token which in any way incites, counsels, promotes, advocates, encourages, or symbolizes the subversion or destruction by force of the government of the United States
or of the State of New Jersey, shall be guilty of a high misdemeanor.

2. Section two of the act to which this act is amendatory be and the same is hereby amended to read as follows:

2. Any person who shall have in his possession, with intent to utter, sell, give away, circulate, distribute or exhibit to the view of another, or any person who shall utter, sell, give away, circulate, distribute or exhibit to the view of another, any book, speech, article, circular or pamphlet, made or produced in any manner, in any language, or by any means set out and made legible, which in any way, in any part thereof, incites, counsels, advocates or encourages the subversion or destruction by force of the government of the United States or of the State of New Jersey; or any person who shall have in his possession, with intent to utter, sell, give away, circulate, distribute or exhibit to the view of another, any constitution, by-laws, rules or record of the proceedings of any organization, association, society, order, club or meeting of three or more persons, made or produced in any manner, or by any means set out and made legible, in any language, which in any way, in any part thereof, incites, counsels, promotes, advocates or encourages the subversion or destruction by force of the government of the United States or of the State of New Jersey; or any person who shall have in his possession, with intent to utter, sell, give away, circulate, distribute or exhibit to the view of another, any picture, photograph, emblem, representation, sign or token, made or produced in any manner, which in any way incites, counsels, promotes, advocates, encourages or symbolizes the subversion or destruction by force of the government of the United States or of the State of New Jersey, shall be guilty of a high misdemeanor.
3. Section three of the act to which this act is amendatory be and the same is hereby amended to read as follows:

3. Any person who shall exhibit or display at any meeting of three or more persons, or at any parade, public or private, or in any public place, any flag, banner, emblem, picture, photograph, representation, sign or token, which in any way incites, counsels, promotes, advocates, encourages or symbolizes the subversion or destruction by force of any and all government, or of the government of the United States or of the State of New Jersey, shall be guilty of a high misdemeanor.

4. Section four of the act to which this act is amendatory be and the same is hereby amended to read as follows:

4. Any owner, lessee, manager, agent or other person, who shall knowingly let or hire out any building, structure, auditorium, hall or room, whether licensed or not, or any part thereof, to or for the use of any organization, association, society, order, club or meeting of three or more persons, the constitution, by-laws or rules of which organization, association, society, order, club or meeting, in any way, or in any part thereof, incites, counsels, promotes, advocates or encourages the subversion or destruction by force of the government of the United States or of the State of New Jersey, shall be guilty of a high misdemeanor.

5. Section five of the act to which this act is amendatory be and the same is hereby amended to read as follows:

5. Any person who shall hire any building, structure, auditorium, hall or room, whether licensed or not, or any part thereof, in the name of or for the use of any organization, association, society, order, club or meeting of three or more persons, the constitution, by-laws or rules of which organization, association, society, order, club or meeting in any way, or in any part thereof, incites, counsels, promotes, advocates or encourages the subversion or destruction by force of the government of the
Section 6 amended.

Allowing hostile meetings, etc. in control of any building, structure, auditorium, hall or room, whether licensed or not, or any part thereof, who shall, whether with or without a letting or a hiring for a consideration, knowingly suffer or permit any organization, association, society, order, club or meeting of three or more persons, the constitution, by-laws or rules of which organization, association, society, order, club or meeting, in any way, or in any part thereof, incites, counsels, promotes, advocates or encourages the subversion or destruction by force of the government of the United States or of the State of New Jersey, to occupy or to hold a meeting in said building, structure, auditorium, hall or room, or any part thereof, shall be guilty of a high misdemeanor.

Approved June 11, 1934.

CHAPTER 225

An Act to amend an act entitled "A supplement to an act entitled "An act for the punishment of crimes" (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight," approved April third, one thousand nine hundred and two.

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 be and the same is hereby amended to read as follows:
2. Any person who shall become a member of any organization, society or order organized or formed, or attend any meeting or council, or solicit others to do so, for the purpose of inciting, abetting, promoting or encouraging hostility or opposition to, or the subversion or destruction by force of any and all government, or who shall in any manner aid, abet or encourage any such organization, society, order or meeting in the propagation or advocacy of such a purpose shall be guilty of a high misdemeanor, and punished by a fine not exceeding two thousand dollars, or imprisonment at hard labor not exceeding fifteen years, or both.

Approved June 11, 1934.

CHAPTER 226

An Act to amend an act entitled "A supplement to an act entitled 'An act for the punishment of crimes' (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight," approved February thirteenth, one thousand nine hundred and eighteen.

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 be and the same is hereby amended to read as follows:

2. Any person who shall advocate, in public or private, by speech, writing, printing, or by any others means, the subversion or destruction by force of the government of the United States, or of the State of New Jersey, or attempt by speech, writing, printing, or in any other way whatsoever to incite or abet, promote or encourage the subversion or destruction by force of the government of the
United States, or of the State of New Jersey, shall be guilty of a high misdemeanor, and on conviction shall be punished by imprisonment for a term not exceeding ten years, or by a fine not exceeding two thousand dollars, or by both fine and imprisonment, in the discretion of the court.

2. Section three of the act to which this act is amendatory be and the same is hereby amended to read as follows:

3. Any person who shall become a member of any organization, society or order organized or formed, or attend any meeting, or counsel or solicit other so to do, for the purpose of inciting, abetting, promoting or encouraging the subversion or destruction by force of the government of the United States or of the State of New Jersey, or who shall in any manner aid, abet, or encourage any such organization, society or order, or meeting in the propagation or advocacy of such a purpose, shall be guilty of a high misdemeanor and on conviction shall be subject to imprisonment for a term of not more than ten years, or to a fine not exceeding two thousand dollars, or to both fine and imprisonment, in the discretion of the court.

Approved June 11, 1934.

CHAPTER 227

An Act to amend an act entitled "An act for the punishment of crimes" (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight.

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

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

7. Any sheriff, coroner, jailer, keeper of a jail, constable or other officer or person whatsoever,
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having any prisoner charged or convicted of treason or murder or any crime punishable by death in his custody, or any deputy, subordinate, employee or agent of any such sheriff, coroner, jailer, keeper of a jail, constable or other officer, who shall voluntarily permit or suffer such prisoner to escape, or shall connive at or assist such escape, shall be guilty of a high misdemeanor, and on conviction thereof shall be punished by imprisonment not exceeding thirty years.

2. Section eight of the act to which this act is amendatory be and the same is hereby amended to read as follows:

8. Any sheriff, coroner, jailer, keeper of jail, constable or other officer, or any other person, having in his lawful custody any prisoner charged with or convicted of any crime except treason, murder or a crime punishable by death, or any deputy, subordinate, employee or agent of any such sheriff, coroner, jailer, keeper of a jail, constable or other officer, who shall voluntarily permit or suffer such prisoner to escape, or shall connive at or assist such escape or who, through negligence, shall suffer such prisoner to escape, shall be guilty of a misdemeanor and any such officer who shall be guilty of any voluntary escape in any criminal case whatever, shall be disqualified from holding any office of honor, trust or profit under this State.

3. Section nine of the act to which this act is amendatory be and the same is hereby amended to read as follows:

9. All rescues by force or fraud of any person charged with or convicted of treason or murder or any crime punishable by death, shall be high misdemeanors, and every person so offending, on conviction thereof, shall be punished by imprisonment not exceeding thirty years.
4. Section ten of the act to which this act is amendatory be and the same is hereby amended to read as follows:

10. Any person who shall by force or fraud rescue, or attempt to rescue, a prisoner charged with or convicted of a crime excepting treason or murder or a crime punishable by death, or a prisoner held in custody or confinement upon any writ or process in any civil case, from lawful custody, or from an officer or any other person having such prisoner in lawful custody, shall be guilty of a misdemeanor.

5. Section twelve as heretofore amended of the act to which this act is amendatory be and the same is hereby further amended to read as follows:

12. Any person imprisoned or detained in any place of confinement, or being in the lawful custody or control of any penal or correctional institution or of any officer or other person whatsoever, upon any charge, indictment, conviction or sentence for any crime, or upon any writ or process in any civil action or proceeding, or to await extradition, who shall by force or fraud escape or attempt to escape from such place of confinement or from such custody or control, or shall leave the building or grounds of such place of confinement without the consent of the officer in charge thereof, shall be guilty of a misdemeanor.

Approved June 11, 1934.
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CHAPTER 228

An Act to amend the title and body of an act entitled "An act declaring it a felony to wilfully and maliciously burn or cause to be burned or to set fire to or to attempt to set fire to, or to otherwise destroy any motor vehicle," approved April eighth, one thousand nine hundred and twenty-one.

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

1. The title of an act entitled "An act declaring it a felony to wilfully and maliciously burn or cause to be burned or to set fire to, or to attempt to set fire to, or to otherwise destroy any motor vehicle," approved April eighth, one thousand nine hundred and twenty-one, be and the same is hereby amended so as to read as follows:

An act declaring it to be a high misdemeanor to wilfully and maliciously burn or cause to be burned or set fire to, or attempt to set fire to, any motor vehicle in certain cases.

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

1. Any person who shall wilfully and maliciously burn or cause to be burned, or set fire to, or attempt to set fire to any motor vehicle, with intent thereby to defraud or prejudice any person or body politic or corporate which has underwritten or shall underwrite any policy of insurance thereon, or with intent thereby to destroy the property of another, shall be guilty of a high misdemeanor, and, upon conviction thereof, shall be sentenced to pay a fine not exceeding one thousand dollars, or to undergo imprisonment not exceeding five years, or both.

Approved June 11, 1934.
CHAPTER 229

An Act to amend the title and body of an act entitled "An act to prevent the felonious taking and stealing of motor vehicles and the receiving and purchasing of stolen motor vehicles," approved April seventh, one thousand nine hundred and twenty-one.

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

1. The title of an act entitled "An act to prevent the felonious taking and stealing of motor vehicles and the receiving and purchasing of stolen motor vehicles," approved April seventh, one thousand nine hundred and twenty-one, be and the same is hereby amended so as to read as follows:

An act to prevent the stealing and unlawful taking of motor vehicles and the receiving and purchasing of motor vehicles stolen or unlawfully taken.

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

1. Any person who shall steal or take unlawfully any motor vehicle, or shall be an accessory thereto, or shall receive or purchase any motor vehicle knowing the same to have been stolen, shall be guilty of a high misdemeanor, and upon conviction thereof shall be punished by fine not exceeding five thousand dollars, or imprisonment at hard labor not exceeding ten years, or both.

Approved June 11, 1934.
CHAPTER 230

AN ACT to amend an act entitled "An act for the punishment of crimes" (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight.

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

1. Section fifty-two of the act to which this act is amendatory be and the same is hereby amended to read as follows:

52. Any person who, having a husband or wife living, marries another person, shall be guilty of bigamy, and punished by fine not exceeding one thousand dollars, or imprisonment at hard labor not exceeding ten years, or both; but nothing in this section contained shall extend to any person whose husband or wife shall be continually remaining without the United States of America for the space of five years together, or whose husband or wife shall absent himself or herself, the one from the other, for the space of five years together, the party marrying again being ignorant that the other was living within that time; nor to any person who is or shall be, at the time of such marriage, divorced, by the judgment or decree of any authority or court having cognizance thereof; nor to any person where the former marriage has been, or shall be, by the judgment or decree of any such authority or court, declared to be void and of no effect.

Any person who marries the husband or wife of another, knowing that the circumstances of such marriage are such that such husband or wife, by reason of such marriage, is guilty of bigamy under the provisions of the preceding section, shall be guilty of a misdemeanor.

Approved June 11, 1934.
CHAPTER 231

An Act to amend an act entitled "An act concerning trust companies" (Revision of 1899), approved March twenty-fourth, one thousand eight hundred and ninety-nine.

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

1. Section fifteen of the act to which this act is amendatory be and the same is hereby amended to read as follows:

15. No trust company shall make any loan to its president, vice-president, treasurer, secretary, cashier or to any of its directors or any of its clerks, tellers, bookkeepers, agents, servants or other persons in its employ until the proposition to make such loan, stating the amount, terms and security, if any, offered therefor, shall have been submitted in writing by the person desiring the same to a meeting of the board of directors of such company, or of the executive committee of such board, if any, and accepted and approved by the vote of a majority of those present constituting a quorum; no such corporation shall permit its president, its vice-president, its secretary, treasurer or cashier, or any of its directors, clerks, tellers, bookkeepers, agents, servants or other persons in its employ to become liable to it by reason of overdrawn account; any president, vice-president, director, secretary, treasurer, cashier, teller, clerk or agent of any such corporation who knowingly violates this section, or who aids or abets any officer, clerk or agent in any such violation, shall be guilty of a misdemeanor and shall be punished by a fine of not more than one thousand dollars, or by imprisonment for not more than five years, or by both.

Approved June 11, 1934.
CHAPTER 232, LAWS OF 1934

CHAPTER 232

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 thirty-five, and regulating the disbursement thereof.

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

1. The following sums or so much thereof as may be necessary, be and they are hereby appropriated out of the State fund for the respective public officers and for the several purposes herein specified, for the fiscal year ending on the thirtieth day of June, in the year one thousand nine hundred and thirty-five, and shall be available for expenditure during said fiscal year, and for a period of three months thereafter to pay obligations incurred during said fiscal year only. At the expiration of said three months' period all unexpended balances, unless specifically held by contracts on file with the Comptroller of the Treasury, shall lapse into the State treasury, or in case of appropriations from special funds shall lapse to the credit of such special funds.

A. EXECUTIVE AND ADMINISTRATIVE

A 1. ATTORNEY-GENERAL'S DEPARTMENT

Salaries:

Attorney-General ... $7,000 00
Assistant Attorney-General ........ 7,500 00
Assistant Attorney-General ........ 6,000 00
Assistant Attorney-General ........ 6,000 00
Assistant Attorney-General ........ 6,000 00

Annual appropriations.

Unexpended balances to lapse into treasury.
Assistant Attorney-General ........ 6,000 00  
Second Assistant Attorney-General .... 9,000 00  
Senior legal assistant 6,500 00  
Senior legal assistant 6,500 00  
Legal assistant .... 5,500 00  
Principal law clerk .. 3,000 00  
Senior law clerk-stenographer ..... 2,400 00  
Compensation for other assistants ... 12,240 00  

$83,640 00

Materials and Supplies:
Stationery and office supplies .......... $800 00  
Law books ........... 300 00  
Vehicular transportation supplies ...... 500 00  
Office equipment .... 200 00  

1,800 00

Miscellaneous Expenses:
Traveling expenses .. $1,000 00  
Other miscellaneous expenses .... 500 00  
Expenses in connection with escheat cases ........ 100 00  

1,600 00

Extraordinary Expenditures:
Preparation and trial New Jersey-Delaware boundary case, beach pollution case, Dorrance tax case and railroad tax cases ......... 20,000 00
CHAPTER 232, LAWS OF 1934

Division of Securities

Salaries:
Assistant Attorney-General .............. $7,500 00
Special Assistant Attorney-General ... 4,000 00
Investigator ............ 1,980 00
Compensation for clerks and stenographers ............. 5,160 00

18,640 00

Materials and Supplies:
Stationery and office supplies ............ $500 00
Office equipment ....... 100 00

600 00

Miscellaneous Expenses:
Expenses of investigations ............ $4,000 00
Telephone, telegraph and postage ...... 900 00

4,900 00

$131,180 00

A 2. Budget Commission

Salaries:
Budget officer ........ $7,000 00
Accountant ........ 5,200 00
Compensation for assistants ............ 6,420 00

$18,620 00

Materials and Supplies:
Stationery and office supplies ............ $200 00
Vehicular transportation supplies ...... 200 00

400 00
CHAPTER 232, LAWS OF 1934

Miscellaneous:
Printing ................ $5,230 00
Other miscellaneous expenses ........ 750 00
----------------------------------
5,980 00

$25,000 00

A 3. CIVIL SERVICE COMMISSION

Salaries:
Commissioners ...... $18,000 00
Chief examiner and secretary ........ 10,000 00
Assistant chief examiner ............ 5,700 00
Assistant secretary ... 3,180 00
Medical examiner ... 3,000 00
Examiners ............. 23,460 00
Official stenographer . 2,400 00
Institutional examiner 2,400 00
Special examiners ... 500 00
Monitors .............. 1,500 00
Compensation for assistants 80,040 00
Janitors .............. 100 00
----------------------------------
$150,280 00

Materials and Supplies:
Stationery and office supplies ........ $7,200 00
Office equipment ... 1,300 00
Vehicular transportation supplies ...... 800 00
----------------------------------
9,300 00
### Miscellaneous:
- Traveling expenses: $1,500.00
- Advertising: $900.00
- Printing: $500.00
- Rent: $300.00
- Other miscellaneous expenses: $300.00

Total: $3,500.00

Total Expenses: $163,080.00

### 4. Comptroller's Department

#### Salaries:
- Comptroller: $6,000.00
- Chief clerk and deputy comptroller: $7,000.00
- Head clerk bookkeeper: $3,000.00
- Clerical services: $19,500.00

Total Salaries: $35,500.00

#### Materials and Supplies:
- Stationery and office supplies: $4,000.00

#### Miscellaneous:
- Premium on surety bonds: $300.00
- Other miscellaneous expenses: $1,000.00

Total Miscellaneous: $1,300.00

### Audit Department

#### Salaries:
- Chief auditor: $6,000.00
- Auditors and assistants: $24,300.00

Total Salaries: $30,300.00
### Accounting Division

**Salaries:**
- Chief accountant .... $6,000 00
- Assistant chief accountants (2) ..... 7,200 00
- Calculating machine operators-typists (4) 6,000 00
- Clerks (2) (confidential and senior) ... 4,000 00

---

**Miscellaneous:**
- Traveling expenses ............... 200 00

---

**Materials and Supplies:**
- Stationery and office supplies .... 600 00

---

**Miscellaneous:**
- Traveling expenses .. $400 00
- Printing and binding 250 00

---

**Total**: $95,750 00

---

### Commissioner of Finance

**Salaries:**
- Commissioner ........ $10,000 00
- Deputy commissioner 6,000 00
- Auditor ............... 3,000 00
- Compensation for assistants .......... 5,300 00

---

**Total**: $24,300 00

---

**Materials and Supplies:**
- Stationery and office supplies .... 1,500 00

---

**Miscellaneous:**
- Other miscellaneous expenses .... 500 00
CHAPTER 232, LAWS OF 1934

Additions and Improvements:
Office equipment .................. 1,000 00

$27,300 00

A 6. EMERGENCY FUND

For the Governor, to enable him to meet any emergency requiring the expenditure of money not otherwise appropriated, and to cover any incidental personal expense or the expenses of commissioners appointed by him under statute, or in his discretion .................. $10,000 00

A 7. EXECUTIVE DEPARTMENT

Salaries:
Governor ............. $20,000 00
Secretary to the Governor ........... 5,000 00
Executive clerk ...... 3,600 00
Assistant secretary to Governor ........ 4,000 00
Compensation for assistants, $8,000.00; extra services, $500.00 ........ 8,500 00

$41,100 00

Materials and Supplies:
Stationery and office supplies .... 2,000 00

Miscellaneous:
Maintenance, cottage at Sea Girt and entertainment therein $15,000 00
CHAPTER 232, LAWS OF 1934

Maintenance of Secretary to the Governor during encampment .......... 1,000 00
Other miscellaneous expenses .......... 1,300 00

A 8. SECRETARY OF STATE

Salaries:
Secretary .......... $6,000 00
Assistant Secretary of State .......... 3,000 00
Chief clerk .......... 7,000 00
Head clerk .......... 4,500 00
Confidential clerk ... 3,700 00
Election clerk .......... 4,500 00
Compensation for assistants .......... 30,240 00

$58,940 00

Materials and Supplies:
Stationery and office supplies .... 7,000 00

Miscellaneous:
Election expenses ... $25,000 00
Printing copies of "An act concerning corporations" .... 3,000 00
Photostating copies of certificates of incorporation ...... 1,000 00
Other miscellaneous expenses .......... 1,000 00

30,000 00
Additions and Improvements:
Office equipment 700 00

A 9. State Auditor's Department

Salaries:
State auditor 7,500 00
Head auditor 4,500 00
Senior auditors (2) 5,640 00
Principal auditors (4) 15,000 00
Examiner 4,200 00
Auditors (6) 11,520 00
Confidential clerk 1,800 00
Compensation for auditors and other assistants 43,920 00

Expenditures for special investigations, chapter 266, Laws of 1918 8,200 00

Total Salaries $102,280 00

Materials and Supplies:
Stationery and office supplies 2,600 00
Office equipment 800 00

Miscellaneous Expenses:
Traveling expenses 24,000 00
Other miscellaneous expenses 300 00
Printing and binding 1,000 00

Total Miscellaneous Expenses 25,300 00

Total $130,980 00
### Salaries and Wages:
- Custodian, State House: $4,500 00
- Chief engineer—electrician: 3,400 00
- Superintendent of State House Annex and State office building: 4,000 00
- Compensation for assistants and helpers: $193,870 00

### Materials and Supplies:
- Heat, light, power and electricity: $50,000 00
- Stationery and office supplies, furniture and carpets: 5,000 00
- Other materials and supplies: 10,000 00

### Current repairs: 25,000 00

### Miscellaneous:
- Insurance: $1,500 00
- Capitol post office, postage: 100,000 00
- Telephone and telegraph, State Departments in Trenton: 48,000 00
- Freight and express: 1,800 00
- Maintenance of Stacy Park and Capitol and annex grounds: 4,000 00
- Other miscellaneous expenses: 500 00

Total: $205,770 00
Rentals for State Departments in Newark:

<table>
<thead>
<tr>
<th>Department</th>
<th>Rental</th>
</tr>
</thead>
<tbody>
<tr>
<td>Court of Chancery</td>
<td>$15,715 00</td>
</tr>
<tr>
<td>Board of Public Utility Commissioners</td>
<td>21,900 00</td>
</tr>
<tr>
<td>Department of Banking and Insurance</td>
<td>6,650 00</td>
</tr>
<tr>
<td>Department of Labor</td>
<td>29,445 00</td>
</tr>
<tr>
<td>State Board of Tenement House Supervision</td>
<td>11,662 00</td>
</tr>
<tr>
<td>Commission for the Blind</td>
<td>10,000 00</td>
</tr>
<tr>
<td>Attorney - General’s Department</td>
<td>3,200 00</td>
</tr>
<tr>
<td>Department of Alcoholic Beverage Control</td>
<td>13,345 25</td>
</tr>
</tbody>
</table>

Rentals for State Departments in Trenton:

<table>
<thead>
<tr>
<th>Department</th>
<th>Rental</th>
</tr>
</thead>
<tbody>
<tr>
<td>Budget Commission</td>
<td>1,995 00</td>
</tr>
<tr>
<td>Department of Weights and Measures</td>
<td>2,400 00</td>
</tr>
<tr>
<td>Department of Agriculture</td>
<td>15,500 00</td>
</tr>
<tr>
<td>Department of Police</td>
<td>8,400 00</td>
</tr>
<tr>
<td>State Employees’ Retirement System</td>
<td>2,500 00</td>
</tr>
<tr>
<td>Department of Labor</td>
<td>15,000 00</td>
</tr>
<tr>
<td>Commission on Revision and Consolidation of Public Statutes</td>
<td>5,216 40</td>
</tr>
<tr>
<td>Rental for building for State exhibits at Trenton Fair</td>
<td>5,000 00</td>
</tr>
<tr>
<td>Department of Conservation and Development</td>
<td>780 00</td>
</tr>
</tbody>
</table>
## Treasurer's Department

### Salaries:
- **Treasurer**: $6,000 00
- **Cashier and deputy treasurer**: 6,000 00
- **Secretary**: 3,000 00
- **Head clerk**: 3,000 00
- **Compensation for other assistants**: 28,960 00

### Materials and Supplies:
- **Stationery and office supplies**: 2,500 00

### Miscellaneous:
- **Premiums on surety bonds for Treasurer and deputy treasurer**: $750 00
- **Other miscellaneous expenses**: 400 00

### Total:
- **$50,610 00**

### Table

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Associate Justices' offices</td>
<td>6,240 00</td>
</tr>
<tr>
<td>Chancery Courts, Atlantic City, Jersey City and Camden</td>
<td>34,100 00</td>
</tr>
<tr>
<td>Vice-Chancellor's quarters, Jersey City, Hoboken, Elizabeth and Toms River</td>
<td>6,870 00</td>
</tr>
<tr>
<td>State Board of Children's Guardians, Trenton, Jersey City and Morris-town</td>
<td>10,314 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$677,802 65</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Treasurer</td>
<td>$6,000 00</td>
</tr>
<tr>
<td>Cashier and deputy treasurer</td>
<td>6,000 00</td>
</tr>
<tr>
<td>Secretary</td>
<td>3,000 00</td>
</tr>
<tr>
<td>Head clerk</td>
<td>3,000 00</td>
</tr>
<tr>
<td>Compensation for other assistants</td>
<td>28,960 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$46,960 00</strong></td>
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</table>

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Premiums on surety bonds for Treasurer and deputy treasurer</td>
<td>$750 00</td>
</tr>
<tr>
<td>Other miscellaneous expenses</td>
<td>400 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>1,150 00</strong></td>
</tr>
</tbody>
</table>

### Summary

**Rentals in Other Cities**: $226,232 65

**Total Expenses**: $677,802 65
Salaries and Wages:

State Purchasing
Commissioner . . . . $5,625.00
Chief clerk and buyer . 5,625.00
Supervisors of purchases (5) . . . . 14,400.00
Compensation for assistants and clerical services . . . . 13,910.00

Materials and Supplies:

Stationery and office supplies . . . . $2,400.00
Vehicular transportation supplies . . . . 750.00
Office equipment . . . . 300.00

Miscellaneous:

Traveling expenses . . . . $700.00
Advertising, pursuant to chapter 70, Laws of 1930 . . . . 3,250.00

State Purchase Fund

The unexpended balance of the "Purchase Fund" created in accordance with the provisions of chapter 277, Pamphlet Laws of one thousand nine hundred and seventeen, item one hundred, together with such sums as may be returned to the State treasury for the reimbursement of the appropriation provided by said item so that a "Purchase Fund" not exceeding $225,000.00 will be established and maintained for the purpose of making payments for purchases in the operation of chapter 179, Pamphlet
Laws of one thousand nine hundred and thirty-one, and 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 179, Pamphlet Laws of one thousand nine hundred and thirty-one, so as to constitute it a revolving fund for purchases is hereby appropriated; provided, however, that any sum or sums in excess of the amount hereby appropriated received by the purchasing agent from any source shall by him be paid to the State Treasurer and deposited in the general fund of the State.

Miscellaneous:
Legislative printing . $75,000 00
Printing and binding public documents . . 20,000 00
Printing and circulating laws ............ 7,500 00

$102,500 00

Less receipts from reduction in State Purchase Fund ............... 25,000 00

Net amount appropriated .... $124,460 00
### A 13. State Athletic Commissioner

**Salaries:**
- Commissioner: $5,000.00
- Compensation for other assistants: $22,300.00

**Materials and Supplies:**
- Stationery, office supplies, and equipment: $500.00

**Miscellaneous:**
- Traveling and incidental expenses: $5,950.00

Total: $27,300.00

### A 14. Municipal Finance Commission

Expenses of operation of municipal finance commission, pursuant to the provisions of chapter 340, Laws of 1931:

Total: $20,000.00

### A 15. Inauguration Expenses

Expenses of inauguration of the Governor:

Total: $5,000.00

### B. Legislative

#### B 1. Legislature

**Salaries:**
- Senators and members of General Assembly: $40,833.32
- Compensation for officers and employees: $35,000.00

Total: $75,833.32
Materials and Supplies:
- Manuals of the Legislature .................. $5,000 00
- Toilet and other necessary articles to be furnished by the State House Commission ............. 200 00

Miscellaneous:
- Indexing Journal and Minutes and other incidental and contingent expenses ...................... 35,000 00

Total: $116,033 32

C. Judicial

C 1. Clerk in Chancery

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries:</td>
<td></td>
</tr>
<tr>
<td>Clerk in Chancery</td>
<td>$6,000 00</td>
</tr>
<tr>
<td>Chief clerk</td>
<td>5,500 00</td>
</tr>
<tr>
<td>Law clerks (2)</td>
<td>7,100 00</td>
</tr>
<tr>
<td>Compensation for assistants</td>
<td>76,700 00</td>
</tr>
<tr>
<td></td>
<td>$95,300 00</td>
</tr>
<tr>
<td>Materials and Supplies:</td>
<td></td>
</tr>
<tr>
<td>Stationery, office supplies and other materials</td>
<td>10,000 00</td>
</tr>
<tr>
<td>Miscellaneous:</td>
<td></td>
</tr>
<tr>
<td>Premium on surety bonds</td>
<td>300 00</td>
</tr>
<tr>
<td></td>
<td>$105,600 00</td>
</tr>
</tbody>
</table>
C 2. CLERK OF THE SUPREME COURT

Salaries:
Clerk of the Supreme Court .................... $6,000 00
Chief clerk ................................ 5,500 00
Compensation for assistants ................. 39,680 00

Materials and Supplies:
Stationery and office supplies ............... $4,000 00
Other materials and supplies ............... 400 00

Miscellaneous:
Other miscellaneous expenses ............... 900 00

**$51,180 00**

C 3. COURT OF CHANCERY

Salaries:
Chancellor ................ $19,000 00
Vice-Chancellors ........ 180,000 00
Secretaries to Vice-Chancellors ............. 20,000 00
Chancellor’s secretary ........ 2,000 00
Compensation and traveling expenses of sergeants-at-arms 35,000 00
Compensation and allowance of advisory masters and their official stenographers ........ 24,500 00
Compensation of stenographers, and for services pursuant to section 103, chapter 158, Laws of 1902 .......... 45,000 00

**$325,500 00**
Materials and Supplies:
Stationery and office supplies .... 3,000 00

Miscellaneous:
Postage for Vice-Chancellors .... 1,000 00

$329,500 00

C 4. COURT OF ERRORS AND APPEALS

Salaries:
Compensation of judges of the Court of Errors and Appeals, at $40.00 per diem .... $45,000 00
Compensation of officers .... 3,500 00

Miscellaneous:
Printed or typewritten copies of draft of opinions under the direction of the presiding judge .... $2,000 00
Binding State cases, briefs, et cetera, and printing lists of causes, et cetera .... 2,000 00

$48,500 00

C 5. COURT OF PARDONS

Salaries:
Compensation of judges of the Court of Pardons, at $20.00 per diem .... $2,500 00
Compensation of clerk and stenographer .... 1,350 00

$3,850 00
CHAPTER 232, LAWS OF 1934

Materials and Supplies:
- Stationery and office supplies .... 300 00

Miscellaneous:
- Other miscellaneous expenses .... 75 00

Total: $4,225 00

C 6. COURT EXPENSES

Payments to counties for services of judges of court of common pleas at the rate of $40.00 per diem holding Circuit Court, pursuant to chapter 316, Laws of 1931 $10,000 00

C 7. LAW AND EQUITY REPORTS

Salaries:
- Chancery reporter .... 500 00
- Supreme Court reporter .... 500 00

Total: $1,000 00

Miscellaneous:
- Publication of Chancery reports .... $6,500 00
- Publication of law reports .... 6,500 00
- Binding Chancery and law reports .... 2,500 00

Total: $15,500 00

Total: $16,500 00
C 8. Stenographic Reporters

For amount to be refunded to various counties in this State for salaries of stenographic reporters appointed by the justices of the Supreme Court, pursuant to chapter 81, of the Laws of 1901 $57,650 00

C 9. Supreme Court

Salaries:
Chief Justice $19,000 00
Associate justices 144,000 00
Circuit Court judges 224,000 00
Salaries of secretaries to justices of the Supreme Court, pursuant to chapter 249, Laws of 1928 18,000 00
Compensation for assistants 2,000 00
Board of bar examiners, salary of members, secretary, assistant secretary and messenger 16,150 00

$423,150 00

Materials and Supplies:
Stationery and office supplies 400 00

Miscellaneous:
Expenses of Board of Bar Examiners incurred by court order, including disbarment proceedings 4,000 00

$427,550 00
C 10. COMMISSION ON REVISION AND CONSOLIDATION
OF PUBLIC STATUTES

Salaries:
  Compensation for employees .... $30,000 00

Materials and Supplies:
  Stationery and office supplies ....  500 00

Miscellaneous:
  Traveling expenses .... $100 00
  Postage, express and
  other miscellaneous
  expenses ............  150 00
  250 00

$30,750 00

C 11. JUDICIAL COUNCIL

There is hereby appropriated for
salaries and expenses incurred by
the Judicial Council the unex-
pended balance in the entire ac-
count for the year ending June
30th, 1934, and in addition thereto
the sum of ..................... $3,750 00

D. REGULATIVE

D 1. BOARD OF COMMERCE AND NAVIGATION

Salaries:
  Director .................. $9,000 00
  Assistant chief en-
gineer ....................  1,200 00
  Consulting engineer .  1,200 00
  Assistant secretary .  3,600 00
  Office engineer ......  3,900 00
Hydrographic engineer .......... 3,900 00
Senior hydrographic engineer .......... 3,300 00
Other assistants, public hearings, surveys, witnesses on trespasses, et cetera . 25,351 20

Materials and Supplies:
Stationery and office supplies ........ $1,000 00
Office equipment ........ 100 00

Miscellaneous:
Traveling expenses ... $2,800 00
Postage ........ 750 00
Telephone and telegraph ........ 450 00
Rents ........ 7,345 00
Insurance on boats . 500 00
Expenses in connection with study and plans for beach protection measures and extension riparian surveys . . . 1,000 00
Operation chief inspector's boats .... 600 00
Operation cars and boats ........ 400 00
Other miscellaneous expenses ........ 950 00
Insurance on autos . . 100 00

$51,451 20

1,100 00

14,895 00
CHAPTER 232, LAWS OF 1934

Expenditures for Inland Waterways:

- **Lights and buoys, Lake Hopatcong, Cranbury Lake and Mohawk Lake** .... $750 00
- **Maintenance of navigation lights, Cape May - Manasquan river** .... 2,000 00

**Total:** 2,750 00

Additions and Improvements:

- **One truck** ...................... 600 00

**Appropriation including estimated receipts** .................. $70,796 20

**Appropriation for administration expenses deducted, pursuant to chapter 223, Laws of 1922, estimated as 40 per centum of the total appropriations** .................. 28,318 48

**Net amount appropriated** ...... $42,477 72

**D 2. BOARD OF FISH AND GAME COMMISSIONERS**

For salaries and wages, and for the expenses of maintenance and operation of the New Jersey Board of Fish and Game Commissioners to include the expenses of administration and of the fish hatchery and game farms.

All receipts from hunters’ and anglers’ licenses pursuant to the provisions of chapter 152 of the Laws of 1914; chapter 120, Laws of 1915, chapter 125 of the Laws of 1922, and amendments.
All receipts, licenses and sales pursuant to the provisions of chapter 153 of the Laws of 1918.

All fines pursuant to the provisions of chapter 247 of the Laws of 1911.

All such receipts as are above set forth, and any balance of receipts that may not have been disbursed on or before the end of the fiscal year ending June thirtieth, one thousand nine hundred and thirty-four, are hereby appropriated to the Board of Fish and Game Commissioners, but there may only be expended of said receipts and balance the amounts as itemized below, and for bills incurred during the fiscal year ending June thirtieth, one thousand nine hundred and thirty-four, and no portion of any receipts shall lapse into the general funds of the State: provided, however, that an excess may be expended and is hereby appropriated above the amounts herein below indicated when expressly approved by the State House Commission, but limited to the amount of the receipts of the board for the fiscal year.

Salaries and Wages:

<table>
<thead>
<tr>
<th>Position</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Executive secretary</td>
<td>$5,000.00</td>
</tr>
<tr>
<td>Assistant secretary</td>
<td>2,880.00</td>
</tr>
<tr>
<td>Assistant protectors, wardens,</td>
<td>$142,380.00</td>
</tr>
<tr>
<td>superintendents and other</td>
<td></td>
</tr>
<tr>
<td>officers and employees</td>
<td>134,500.00</td>
</tr>
</tbody>
</table>

Total: $142,380.00
CHAPTER 232, LAWS OF 1934

<table>
<thead>
<tr>
<th>Materials and Supplies:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$42,700.00</td>
</tr>
<tr>
<td>Fuel, light, power and water</td>
<td>4,000.00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>1,600.00</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>18,000.00</td>
</tr>
<tr>
<td>Purchase of live game and fish</td>
<td>30,000.00</td>
</tr>
<tr>
<td>Farm and stable supplies</td>
<td>8,000.00</td>
</tr>
<tr>
<td>Household, clothing, supplies and grounds</td>
<td>3,100.00</td>
</tr>
<tr>
<td></td>
<td>107,460.00</td>
</tr>
<tr>
<td>Current repairs</td>
<td>4,200.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Miscellaneous:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Printing</td>
<td>$3,000.00</td>
</tr>
<tr>
<td>Hunting and fishing licenses and buttons</td>
<td>6,500.00</td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>5,000.00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>1,600.00</td>
</tr>
<tr>
<td>Postage</td>
<td>1,200.00</td>
</tr>
<tr>
<td>Insurance</td>
<td>3,000.00</td>
</tr>
<tr>
<td>Freight and express</td>
<td>250.00</td>
</tr>
<tr>
<td>Rentals</td>
<td>2,400.00</td>
</tr>
<tr>
<td>Other miscellaneous expenses</td>
<td>3,950.00</td>
</tr>
<tr>
<td></td>
<td>26,900.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Additions and Improvements:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Motor vehicles and equipment</td>
<td>$9,790.00</td>
</tr>
<tr>
<td>Office equipment</td>
<td>700.00</td>
</tr>
<tr>
<td>Building coops and pens</td>
<td>4,000.00</td>
</tr>
<tr>
<td></td>
<td>14,490.00</td>
</tr>
</tbody>
</table>

| Less amount appropriated from receipts | $295,430.00 |
### D 3. **Board of Public Utility Commissioners**

<table>
<thead>
<tr>
<th>Position</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Members of the board</td>
<td>$36,000 00</td>
</tr>
<tr>
<td>Counsel (2)</td>
<td>14,500 00</td>
</tr>
<tr>
<td>Assistant counsel</td>
<td>3,500 00</td>
</tr>
<tr>
<td>Secretary</td>
<td>7,000 00</td>
</tr>
<tr>
<td>Chief engineer, Bureau of Utilities</td>
<td>9,000 00</td>
</tr>
<tr>
<td>Chief engineer, bridges and grade crossings</td>
<td>7,500 00</td>
</tr>
<tr>
<td>Chief engineer, Bureau of Railroads</td>
<td>6,500 00</td>
</tr>
<tr>
<td>Assistant chief engineer</td>
<td>7,000 00</td>
</tr>
<tr>
<td>Engineers, inspectors, clerks, stenographers and other employees</td>
<td>128,201 50</td>
</tr>
<tr>
<td>Reporting hearings</td>
<td>10,000 00</td>
</tr>
<tr>
<td><strong>Total Salaries</strong></td>
<td><strong>$229,201 50</strong></td>
</tr>
</tbody>
</table>

### Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stationery and office supplies</td>
<td>$3,000 00</td>
</tr>
<tr>
<td>Office equipment</td>
<td>250 00</td>
</tr>
<tr>
<td><strong>Total Materials and Supplies</strong></td>
<td><strong>3,250 00</strong></td>
</tr>
</tbody>
</table>

### Miscellaneous:

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$10,000 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>2,000 00</td>
</tr>
<tr>
<td>Other miscellaneous expenses</td>
<td>500 00</td>
</tr>
<tr>
<td>Printing</td>
<td>2,500 00</td>
</tr>
<tr>
<td>Special investigations in reference to rate making</td>
<td>10,000 00</td>
</tr>
<tr>
<td><strong>Total Miscellaneous</strong></td>
<td><strong>25,000 00</strong></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$257,451 50</strong></td>
</tr>
</tbody>
</table>
Salaries:
- Director $3,000 00
- Chiefs of bureaus 2,760 00
- Captains of boats, crews, guards, clerks, et cetera 34,770 00

$40,530 00

Materials and Supplies:
- Fuel and power $3,500 00
- Stationery and office supplies 200 00

3,700 00

Current repairs 2,500 00

Miscellaneous:
- Traveling expenses $2,000 00
- Insurance 770 00
- Surveying and mapping 300 00
- Rent of offices 120 00
- Rent of boat 900 00
- Telephone and telegraph 150 00
- Other miscellaneous expenses 1,000 00

5,240 00

Additions and Improvements:
- Purchase of oyster shells, in order to restore depleted natural oyster beds, and further for the purpose of shelling beds $10,000 00
- One small guard boat for Delaware bay 2,000 00

12,000 00

$63,970 00
For salaries of members of the county boards of taxation ............ $131,400 00

<table>
<thead>
<tr>
<th>Salaries:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Commissioner</td>
<td>$6,000 00</td>
</tr>
<tr>
<td>Deputy Commissioner, Bureau of Banking</td>
<td>7,500 00</td>
</tr>
<tr>
<td>Assistant Deputy Commissioner, Bureau of Banking</td>
<td>4,200 00</td>
</tr>
<tr>
<td>Deputy Commissioner, Bureau of Insurance</td>
<td>7,500 00</td>
</tr>
<tr>
<td>Deputy Commissioner, Bureau of Building and Loan Associations</td>
<td>7,500 00</td>
</tr>
<tr>
<td>Chief, Compensation Rating and Inspection Bureau</td>
<td>5,000 00</td>
</tr>
<tr>
<td>Assistant Deputy, Bureau of Insurance</td>
<td>4,800 00</td>
</tr>
<tr>
<td>Assistant Deputy, Bureau of Building and Loan Associations</td>
<td>4,140 00</td>
</tr>
<tr>
<td>Department Investigator</td>
<td>3,480 00</td>
</tr>
<tr>
<td>Statistician</td>
<td>3,000 00</td>
</tr>
<tr>
<td>Bank Examiners</td>
<td>132,960 00</td>
</tr>
<tr>
<td>Small Loan, et cetera, Examiners</td>
<td>6,900 00</td>
</tr>
<tr>
<td>Chief Insurance Examiner</td>
<td>7,500 00</td>
</tr>
<tr>
<td>Assistant Chief Insurance Examiners</td>
<td>19,770 00</td>
</tr>
<tr>
<td>Insurance Examiners</td>
<td>50,220 00</td>
</tr>
</tbody>
</table>
CHAPTER 232, LAWS OF 1934

Special Insurance Examiners ........ 18,000 00
Building and Loan Association Examiners 209,160 00
Actuary ............ 7,500 00
Chief Assistant Actuary ............ 4,500 00
Assistant Actuary ... 4,000 00
Chief, License Division ............. 3,900 00
Cashier ............ 3,300 00
Chief, Division Personal Loan Agencies ........ 4,200 00
Auditor, Bureau of Insurance ........ 2,520 00
Clerks, stenographers and other employees 92,360 00
Supervisor of Bank Reorganizations and Liquidations ..... 5,000 00

$624,910 00

Materials and Supplies:
Stationery and office supplies .... 2,500 00

Miscellaneous:
Traveling expenses .. $90,000 00
Appraisals of real estate .... 500 00
Freight, express and cartage .... 400 00
Subscriptions ........ 250 00
Compiling and printing valuations .... 450 00
Rents ................ 3,360 00
Telephone and telegraph ........ 1,500 00
Printing ............ 10,000 00
Other miscellaneous expenses .... 1,000 00
Postage ............ 5,000 00
CHAPTER 232, LAWS OF 1934

Membership fee, National Association of State Banks and convention expenses 115 00  

112,575 00

$739,985 00

D 7. DEPARTMENT OF CONSERVATION AND DEVELOPMENT

Administration

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Geologist and Director</td>
<td>$7,500 00</td>
</tr>
<tr>
<td>Administrative assistant</td>
<td>3,000 00</td>
</tr>
<tr>
<td>Other employees</td>
<td>9,600 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$20,100 00</strong></td>
</tr>
<tr>
<td>Materials and supplies</td>
<td>1,350 00</td>
</tr>
<tr>
<td>Current repairs and replacements</td>
<td>100 00</td>
</tr>
<tr>
<td>Miscellaneous</td>
<td>430 00</td>
</tr>
<tr>
<td>Additions and improvements</td>
<td>50 00</td>
</tr>
</tbody>
</table>

Geologic and Topographic Surveys

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assistant Geologist</td>
<td>$4,200 00</td>
</tr>
<tr>
<td>Topographic engineer</td>
<td>3,600 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>7,800 00</strong></td>
</tr>
<tr>
<td>Materials and supplies</td>
<td>75 00</td>
</tr>
<tr>
<td>Current repairs and replacements</td>
<td>25 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>3,500 00</td>
</tr>
</tbody>
</table>

State Museum

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Curator</td>
<td>$3,600 00</td>
</tr>
<tr>
<td>Other employees</td>
<td>20,080 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>23,680 00</strong></td>
</tr>
<tr>
<td>Materials and supplies</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Current repairs and replacements</td>
<td>2,500 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Additions and improvements</td>
<td>700 00</td>
</tr>
</tbody>
</table>
CHAPTER 232, LAWS OF 1934

Forestry Supervision, Investigation and Co-operation

Salaries:
- State Forester ........ $5,800 00
- Land agent ............ 4,500 00
- Other employees ..... 9,600 00

Total Salaries .......... 19,900 00

Materials and supplies .............. 500 00
Current repairs and replacements .. 425 00
Miscellaneous expenses .............. 5,100 00

The amount received as income from State forests is hereby appropriated for Silviculture improvements of State forests.

State Forests

Salaries:
- Senior Assistant Forester .......... $2,880 00
- Other employees ........ 29,425 00
- Labor (per diem) ... 5,000 00

Total Salaries .......... 37,305 00

Materials and supplies .............. 1,500 00
Current repairs and replacements .. 4,800 00
Tax lien on State forests ............. 5,451 15
Miscellaneous expenses .............. 2,500 00
Additions and improvements ........ 750 00

State Forest Nurseries and Reforestation

Salaries:
- Senior Assistant Forester .......... $3,000 00
- Other employees ........ 9,330 00
- Labor (per diem) ... 4,000 00

Total Salaries .......... 16,330 00

Materials and supplies .............. 3,300 00
Current repairs and replacements .. 600 00
Miscellaneous expenses .............. 2,000 00
Additions and improvements ........ 750 00
State Parks

Salaries:
Supervisors, guards and other employees $26,655 00

Receipts are hereby appropriated estimated at 3,000 00

23,655 00

Materials and supplies 3,700 00
Current repairs and replacements 6,000 00
Miscellaneous expenses 1,596 59

Preventing and Extinguishing Forest Fires

Salaries:
State fire warden ... $4,200 00
Other employees .... 63,460 00
Labor (per diem) on fire lines ....... 5,000 00

72,660 00

Materials and supplies ............. 1,200 00
Current repairs and replacements .. 3,500 00
Miscellaneous expenses ............. 14,000 00
Additions and improvements ....... 400 00

Extraordinary Expenses:
Fire fighting costs ................. 15,000 00

Morris Canal and Banking Company

Morris Canal. For all expenses in connection with the administration of the property of the Morris Canal and Banking Company:

(a) All unexpended balance on June 30, 1934, of the money heretofore appropriated for this purpose in any annual or supplemental appropriation bill, and

(b) All rents, tolls and other income including sales received from said property.
Provided, however, the amount to be expended under this authorization shall not exceed $13,000.00.

Provided, further, that 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 1935.

$305,232 74

D 8. Department of Health

Salaries:

Director ............... $6,500.00
Chief, Bureau of Administration ....... 5,400.00
Registrar, Bureau of Vital Statistics ... 4,800.00
Chief, Bureau of Local Health Administration .................. 4,500.00
Chief, Bureau of Food and Drugs ........ 4,800.00
Chief, Bureau of Public Health Education .................. 4,500.00
Chief, Bureau of Sanitary Engineering .. 5,500.00
Chief, Bureau of Chemistry ........... 4,800.00
Chief, Bureau of Bacteriology ........... 4,800.00
Senior Sanitary Engineer, Bureau of Engineering ...... 3,600.00
Veterinarian ............. 3,900.00
District Health Officers ............... 17,680.00
### Chapter 232, Laws of 1934

**Assistant Epidemiologists, Local Health Administration (2)**  
7,800 00

**Engineers, inspectors, investigators, laboratory and other employees**  
155,867 00

---

**Materials and Supplies:**

- **Stationery and office supplies**  
  $1,800 00
- **Office equipment**  
  900 00
- **Engineering supplies**  
  1,000 00
- **Vehicular transportation supplies (auto)**  
  4,000 00
- **Vehicular transportation supplies (boats)**  
  1,600 00
- **Laboratory supplies**  
  15,000 00

---

**Miscellaneous:**

- **Printing**  
  $7,000 00
- **Traveling expenses**  
  20,000 00
- **Other miscellaneous expenses**  
  3,000 00

---

**Additions and Improvements:**

- **Laboratory equipment**  
  3,000 00
- **New cars (3)**  
  2,000 00

---

**Bureau of Child Hygiene**

- **Salaries**  
  $76,687 00
- **Materials and supplies**  
  1,150 00
- **Other miscellaneous expenses**  
  23,700 00
- **Additions and improvements**  
  275 00

---

Total: $234,447 00

---

Total: 24,300 00

---

Total: 30,000 00

---

Total: 5,000 00

---

Total: 101,812 00
### Bureau of Venereal Disease Control

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries</td>
<td>$16,320</td>
</tr>
<tr>
<td>Materials and supplies</td>
<td>5,800</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>2,900</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>25,020</strong></td>
</tr>
</tbody>
</table>

### Milk Plant License Fund

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries</td>
<td>$7,980</td>
</tr>
<tr>
<td>Materials, supplies and</td>
<td>4,300</td>
</tr>
<tr>
<td>miscellaneous expenses</td>
<td><strong>12,280</strong></td>
</tr>
</tbody>
</table>

### Barber License Fund

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries</td>
<td>$12,840</td>
</tr>
<tr>
<td>Materials, supplies and</td>
<td>4,760</td>
</tr>
<tr>
<td>miscellaneous expenses</td>
<td><strong>17,600</strong></td>
</tr>
</tbody>
</table>

Appropriation, including estimated receipts

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Total</strong></td>
<td><strong>$450,459</strong></td>
</tr>
</tbody>
</table>

Less Receipts Appropriated:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Milk plant license fund</td>
<td>$12,280</td>
</tr>
<tr>
<td>Barber license fund</td>
<td>17,600</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>29,880</strong></td>
</tr>
</tbody>
</table>

Net amount appropriated

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Total</strong></td>
<td><strong>$420,579</strong></td>
</tr>
</tbody>
</table>

### D 9. Department of Labor

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commissioner of Labor</td>
<td>$6,000</td>
</tr>
<tr>
<td>Deputy Commissioners Workmen's Compensation (4)</td>
<td>28,000</td>
</tr>
<tr>
<td>Deputy Commissioners of Labor (2)</td>
<td>13,400</td>
</tr>
</tbody>
</table>
Referee ............ 3,600 00
Supervisor, informal hearings ........ 5,000 00
Chief, Bureau of Industrial Statistics ... 4,200 00
Employment Service .................. 34,440 00
Employees in Museum of Safety .......... 7,200 00
Examiners, inspectors, clerks and other employees ... 195,082 00
Bureau for Women and Children ..... 3,409 00

$300,331 00

Materials and Supplies:
- Stationery and supplies ............ $5,500 00
- Office equipment .................. 900 00
- Coal, Jersey City, Trenton and Paterson .......... 2,000 00
- Photographing, blueprinting and drafting supplies .... 200 00
- Vehicular transportation supplies .... 1,500 00
- Lighting, power service and water ..... 2,250 00

12,350 00

Current repairs ...................... 150 00

Miscellaneous:
- Traveling expenses .. $20,000 00
- Telephone and telegraph .......... 3,000 00
- Rent, Jersey City, Paterson or other cities .......... 10,220 00
- Other miscellaneous expenses .......... 3,000 00
- Printing ....................... 3,000 00
Preparation and distribution of industrial directories and bulletins ......... 1,000 00

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$353,051 00</td>
</tr>
</tbody>
</table>

D 10. DEPARTMENT OF WEIGHTS AND MEASURES

Salaries:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Superintendent</td>
<td>$5,000 00</td>
</tr>
<tr>
<td>Compensation for assistants</td>
<td>15,840 00</td>
</tr>
<tr>
<td></td>
<td>$20,840 00</td>
</tr>
</tbody>
</table>

Materials and Supplies:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Seals</td>
<td>$850 00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>500 00</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>1,400 00</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>100 00</td>
</tr>
<tr>
<td></td>
<td>2,850 00</td>
</tr>
</tbody>
</table>

Current repairs ........................ 100 00

Miscellaneous:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses, including samples purchased</td>
<td>$4,000 00</td>
</tr>
<tr>
<td>Insurance, premiums</td>
<td>300 00</td>
</tr>
<tr>
<td>Other miscellaneous expenses, including garage rent</td>
<td>450 00</td>
</tr>
<tr>
<td>Printing and binding</td>
<td>500 00</td>
</tr>
<tr>
<td></td>
<td>5,250 00</td>
</tr>
</tbody>
</table>
Additions and Improvements:
Fifty-gallon standard measure with gauge, for calibration of tank trucks used by oil companies in delivering gasoline and oils 100 00
Replacement of inspection car (special construction) 800 00

Total: $29,940 00

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Perth Amboy Health Officer</td>
<td></td>
</tr>
<tr>
<td>Health officer of the Port of Perth Amboy, for salary, pursuant to chapter 328, Laws of 1906</td>
<td>$1,000 00</td>
</tr>
<tr>
<td>Deputy health officer</td>
<td>250 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$1,250 00</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Board of Tax Appeals</td>
<td></td>
</tr>
<tr>
<td>Salaries:</td>
<td></td>
</tr>
<tr>
<td>President</td>
<td>$6,500 00</td>
</tr>
<tr>
<td>Members of board</td>
<td>18,000 00</td>
</tr>
<tr>
<td>Secretary</td>
<td>6,000 00</td>
</tr>
<tr>
<td>Compensation for other assistants</td>
<td>23,080 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$53,580 00</strong></td>
</tr>
<tr>
<td>Materials and Supplies:</td>
<td></td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>$5,000 00</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>600 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>5,600 00</strong></td>
</tr>
</tbody>
</table>
## D 13. STATE BOARD OF TENEMENT HOUSE SUPERVISION

### Miscellaneous:
- Traveling expenses: $3,500.00
- Other miscellaneous expenses: $250.00
- Printing "Report of Cases": $400.00
- Printing "Compilation of Cases": $3,500.00

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$3,500</td>
</tr>
<tr>
<td>Other miscellaneous expenses</td>
<td>$250</td>
</tr>
<tr>
<td>Printing &quot;Report of Cases&quot;</td>
<td>$400</td>
</tr>
<tr>
<td>Printing &quot;Compilation of Cases&quot;</td>
<td>$3,500</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$7,650.00</strong></td>
</tr>
</tbody>
</table>

### Additions and Improvements:
- Purchase of automobile: $600.00

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purchase of automobile</td>
<td>$600</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$67,430.00</strong></td>
</tr>
</tbody>
</table>

### Salaries:
- Secretary and executive officer: $7,000.00
- Compensation for assistants and other employees: $76,820.00

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Secretary and executive officer</td>
<td>$7,000</td>
</tr>
<tr>
<td>Compensation for assistants and other employees</td>
<td>$76,820</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$83,820.00</strong></td>
</tr>
</tbody>
</table>

### Materials and Supplies:
- Stationery and office supplies: $400.00
- Office equipment: $100.00
- Other materials and supplies: $400.00
- Vehicular transportation supplies: $1,000.00

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stationery and office supplies</td>
<td>$400</td>
</tr>
<tr>
<td>Office equipment</td>
<td>$100</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>$400</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>$1,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$1,900.00</strong></td>
</tr>
</tbody>
</table>

### Miscellaneous:
- Traveling expenses: $6,000.00
- Other miscellaneous expenses: $250.00
- Postage: $700.00

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$6,000</td>
</tr>
<tr>
<td>Other miscellaneous expenses</td>
<td>$250</td>
</tr>
<tr>
<td>Postage</td>
<td>$700</td>
</tr>
</tbody>
</table>

- **Total**: $30,870.00

---

Board of Tenement House Supervision.
CHAPTER 232, LAWS OF 1934

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Telephone and telegraph</td>
<td>450  00</td>
</tr>
<tr>
<td>Garage rent</td>
<td>96   00</td>
</tr>
<tr>
<td>Printing</td>
<td>200  00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>7,696 00</strong></td>
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</table>

Additions and Improvements:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Automobile exchange</td>
<td>633  00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$94,049 00</strong></td>
</tr>
</tbody>
</table>

**D 14. REAL ESTATE COMMISSION**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Real Estate Commission</td>
<td></td>
</tr>
<tr>
<td><strong>Salaries and Wages:</strong></td>
<td></td>
</tr>
<tr>
<td>Commissioners</td>
<td>$12,000  00</td>
</tr>
<tr>
<td>Secretary</td>
<td>5,000  00</td>
</tr>
<tr>
<td>Chief examiner and investigator</td>
<td>4,500  00</td>
</tr>
<tr>
<td>Other employees</td>
<td>21,400  00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$42,900 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>Stationery and office supplies</td>
<td>$1,250  00</td>
</tr>
<tr>
<td>Office equipment</td>
<td>50   00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>1,300  00</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Miscellaneous</td>
<td></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$3,500  00</td>
</tr>
<tr>
<td>Rent</td>
<td>4,500  00</td>
</tr>
<tr>
<td>Postage</td>
<td>1,700  00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>700   00</td>
</tr>
<tr>
<td>Printing</td>
<td>2,000  00</td>
</tr>
<tr>
<td>Other miscellaneous expenses</td>
<td>400   00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>12,800 00</strong></td>
</tr>
</tbody>
</table>

**Total**                                    | **$57,000 00** |
### Salaries:

<table>
<thead>
<tr>
<th>Position</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Colonel and superintendent</td>
<td>$9,000 00</td>
</tr>
<tr>
<td>Major and deputy superintendent</td>
<td>5,000 00</td>
</tr>
<tr>
<td>Captains (3)</td>
<td>10,800 00</td>
</tr>
<tr>
<td>Lieutenants (5)</td>
<td>15,000 00</td>
</tr>
<tr>
<td>Captain, detectives</td>
<td>3,600 00</td>
</tr>
<tr>
<td>Noncommissioned officers, troopers, etcetera</td>
<td>482,988 00</td>
</tr>
<tr>
<td>Medical and surgical services</td>
<td>9,000 00</td>
</tr>
</tbody>
</table>

**Total Salaries:** $535,388 00

### Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$23,000 00</td>
</tr>
<tr>
<td>Clothing</td>
<td>20,000 00</td>
</tr>
<tr>
<td>Heat, light, power, water and electricity</td>
<td>9,000 00</td>
</tr>
<tr>
<td>Vehicular transportation supplies, including replacements</td>
<td>95,000 00</td>
</tr>
<tr>
<td>Stable supplies and forage</td>
<td>1,800 00</td>
</tr>
<tr>
<td>Household and organization supplies</td>
<td>5,000 00</td>
</tr>
<tr>
<td>Medical, surgical and laboratory supplies</td>
<td>2,000 00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>4,000 00</td>
</tr>
</tbody>
</table>

**Total Materials and Supplies:** $159,800 00

### Current repairs

<table>
<thead>
<tr>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>3,000 00</td>
</tr>
</tbody>
</table>
CHAPTER 232, LAWS OF 1934

Miscellaneous:
- Traveling expenses ............... $4,000 00
- Rents ......................... 6,504 00
- Telephone and telegraph .......... 14,000 00
- Insurance ...................... 12,000 00
- Freight, express and cartage .......... 100 00
- Emergency fund, all bills to be approved by the State House Commission ...... 1,000 00
- Food and lodging ............. 125,000 00

Additions and Improvements:
- Office equipment .... $1,500 00
- Purchase of equipment radio experimentation ........ 1,000 00

---

**Teletype Communication**

Salaries:
- Supervisors (2) .... $6,000 00
- Assistant supervisors (10) ........ 23,338 00
- Operators (12) .......... 7,200 00

---

Materials and Supplies:
- Stationery and office supplies .... 1,000 00

Miscellaneous:
- Rental of teletype instruments and power ..................... 44,000 00

---

**Bureau of Identification**

Salaries:
- Supervisor ................. $3,000 00
- Other officers and employees ........ 32,340 00

---

Total: 162,604 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</td>
</tr>
<tr>
<td>Photographic, blueprinting and drafting supplies</td>
<td>1,700</td>
</tr>
<tr>
<td></td>
<td>3,700</td>
</tr>
</tbody>
</table>

### Additions and Improvements:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office equipment</td>
<td>3,000</td>
</tr>
<tr>
<td></td>
<td>$986,870</td>
</tr>
</tbody>
</table>

#### D 16. State Water Policy Commission

**Division of Applications**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Division engineer</td>
<td>$5,700</td>
</tr>
<tr>
<td>Assistant division engineer</td>
<td>4,500</td>
</tr>
<tr>
<td>Assistant engineers (2)</td>
<td>6,600</td>
</tr>
<tr>
<td>District engineer (1/2 salary)</td>
<td>2,400</td>
</tr>
<tr>
<td>Associate engineer (1/2 salary)</td>
<td>1,700</td>
</tr>
<tr>
<td>Other employees</td>
<td>9,080</td>
</tr>
<tr>
<td></td>
<td>$29,980</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stationery and office supplies</td>
<td>$250</td>
</tr>
<tr>
<td>Engineering supplies</td>
<td>300</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>800</td>
</tr>
<tr>
<td></td>
<td>1,350</td>
</tr>
</tbody>
</table>
### Miscellaneous Expenses:
- Traveling expenses: $2,500.00
- Telephone and telegraph: $300.00
- Postage: $400.00
- Printing: $300.00
- Rent: $2,400.00
- Other miscellaneous expenses: $100.00

Total: $6,000.00

### Additions and Improvements:
- Three new gauging stations, maintenance of stations: $1,000.00
- Office equipment: $50.00
- Engineering equipment: $200.00

Total: $1,250.00

Appropriation, including estimated receipts: $38,580.00

Less appropriation for the Division of Applications, to be made from receipts of the Water Supply Fund: $38,580.00

### D 17. STATE TAX DEPARTMENT

#### Administration Division

<table>
<thead>
<tr>
<th>Salaries</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Tax Commissioner</td>
<td>$7,500.00</td>
</tr>
<tr>
<td>Deputy State Tax Commissioner</td>
<td>6,000.00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>2,760.00</td>
</tr>
</tbody>
</table>

Total: $16,260.00
### Corporation Division

<table>
<thead>
<tr>
<th>Position</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chief clerk</td>
<td>$4,980.00</td>
</tr>
<tr>
<td>Principal corporation tax clerk</td>
<td>$3,300.00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>$22,440.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$30,720.00</strong></td>
</tr>
</tbody>
</table>

### Railroad Tax Division

<table>
<thead>
<tr>
<th>Position</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chief engineer</td>
<td>$11,000.00</td>
</tr>
<tr>
<td>Field engineer</td>
<td>$4,980.00</td>
</tr>
<tr>
<td>Office engineer</td>
<td>$4,980.00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>$23,820.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$44,780.00</strong></td>
</tr>
</tbody>
</table>

### Local Tax Division

<table>
<thead>
<tr>
<th>Position</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Field secretary</td>
<td>$4,300.00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>$3,060.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$7,960.00</strong></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>$9,500.00</td>
</tr>
<tr>
<td>Office equipment</td>
<td>$7,000.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$16,500.00</strong></td>
</tr>
</tbody>
</table>

### Miscellaneous Expenses

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other miscellaneous expenses</td>
<td>$1,000.00</td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$3,000.00</td>
</tr>
<tr>
<td>Garage rent and operation of car</td>
<td>$600.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$4,600.00</strong></td>
</tr>
</tbody>
</table>
Inheritance Tax Division

Salaries:
State Supervisor .... $9,000 00
Two district supervisors ........ 8,800 00
Two head inheritance tax clerks ....... 9,000 00
Other officers and employees .......... 147,080 00

Materials and Supplies:
Office equipment ..... $1,200 00
Stationery and office supplies ........ 3,000 00
Briefs and law books 1,250 00
Other materials and supplies ........... 500 00

Miscellaneous Expenses:
Traveling expenses and appraisers’ fees $1,000 00
Binding, repairs and maintenance of equipment .... 300 00
Other miscellaneous expenses ........ 50 00

173,880 00
5,950 00
1,350 00

Upon approval of the State Tax Commissioner, the Comptroller of the Treasury 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 chapter 238, Laws of 1909, and to refund and pay such claims as may be necessary and the State Treasurer shall pay same upon the warrants of said Comptroller, and there is hereby appropriated the amount necessary therefor.
CHAPTER 232, LAWS OF 1934

Public Utility Tax Division

Salaries:
Supervisor ........ $3,300 00
Other officers and employees ........ 16,220 00

Materials and Supplies:
Stationery and office supplies .... 2,250 00

Miscellaneous Expenses:
Traveling expenses .. $3,000 00
Other miscellaneous expenses ........ 1,000 00

Appropriation, including estimated receipts ........ $327,770 00
Less receipts for maintenance of Public Utility Tax Division ........ 25,770 00

Net amount appropriated ...... $302,000 00

D 18. DEPARTMENT OF AVIATION

Expenses incurred by the Department of Aviation, established pursuant to chapter 190, Laws of 1931.

Salaries ......................... $6,680 00
Materials and supplies and miscellaneous expenses ........ 3,200 00

$9,880 00

D 20. STATE RACING COMMISSION

Salaries:
Secretary ............... $4,000 00
Compensation for other assistants ... 2,700 00

$6,700 00
Materials and Supplies:
  Stationery and office supplies .... 1,000 00

Miscellaneous Expenses:
  Rent .................. $1,800 00
  Traveling expenses .. 1,000 00
  Emergency fund .... 1,000 00
  Investigation expenses .......... 500 00
  Other miscellaneous expenses .... 500 00
                                     4,800 00

Appropriation including estimated receipts .......... $12,500 00
Less receipts for maintenance ........ $12,500 00

D 21. NEW JERSEY INDUSTRIAL RECOVERY ADMINISTRATION

Salaries and expenses incurred by the New Jersey Industrial Recovery Administration ............... $40,000 00

E. EDUCATIONAL

E 1. STATE BOARD OF REGENTS (STATE AGRICULTURAL COLLEGE)

Rutgers University (State Agricultural College) .................. $481,500 00
College for Women .................. 272,000 00
Newark Technical School and Newark College of Engineering ........ 34,560 00

Administrative

Board of Regents:
  Salaries ................ $10,720 00
  Materials and supplies 225 00
CH. APTER 232, LAWS OF 1934

Miscellaneous e x-
pen ses ........... 3,500 00
Additions and im-
provements ........ 100 00

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>$14,545 00</td>
</tr>
<tr>
<td></td>
<td>$802,605 00</td>
</tr>
</tbody>
</table>

Payments under this account to be made pursuant to chapter 65, Laws of 1909.

E 2. COMMISSIONER OF EDUCATION

Salaries:  

<table>
<thead>
<tr>
<th>Position</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commissioner</td>
<td>$15,000 00</td>
</tr>
<tr>
<td>Five assistant commissioners</td>
<td>35,000 00</td>
</tr>
<tr>
<td>Chief, bureau of examiners</td>
<td>6,000 00</td>
</tr>
<tr>
<td>Director physical training and health</td>
<td>6,500 00</td>
</tr>
<tr>
<td>Physical training assistant superintendent</td>
<td>3,340 00</td>
</tr>
<tr>
<td>Physical training instructor</td>
<td>3,400 00</td>
</tr>
<tr>
<td>Inspector of buildings</td>
<td>4,500 00</td>
</tr>
<tr>
<td>Superintendent of industrial education</td>
<td>4,050 00</td>
</tr>
<tr>
<td>Inspectors of accounts (2)</td>
<td>5,800 00</td>
</tr>
<tr>
<td>Statistician</td>
<td>3,800 00</td>
</tr>
<tr>
<td>Inspector of school accounts</td>
<td>3,800 00</td>
</tr>
<tr>
<td>Assistant for high school work</td>
<td>5,000 00</td>
</tr>
<tr>
<td>Clerical services</td>
<td>38,261 00</td>
</tr>
</tbody>
</table>

|$134,451 00 |
Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stationery and office supplies</td>
<td>$15,000</td>
</tr>
<tr>
<td>Office equipment</td>
<td>500</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>1,400</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>16,900</strong></td>
</tr>
</tbody>
</table>

Miscellaneous:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$5,500</td>
</tr>
<tr>
<td>Expenses, physical training work</td>
<td>2,000</td>
</tr>
<tr>
<td>Postage</td>
<td>3,000</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>1,500</td>
</tr>
<tr>
<td>Other miscellaneous expenses</td>
<td>1,200</td>
</tr>
<tr>
<td>Rent of office space</td>
<td>3,000</td>
</tr>
<tr>
<td>Printing special bulletins</td>
<td>200</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>16,400</strong></td>
</tr>
</tbody>
</table>

The moneys in this item appropriated shall be deducted in the same manner as the moneys heretofore appropriated to the Superintendent of Public Instruction are required to be deducted pursuant to chapter 65, Laws of 1909.

**Total** $167,751

**E 3. COUNTY SUPERINTENDENTS**

For county superintendents, for salaries, payments to be made pursuant to chapter 65, Laws of 1909: $105,000
E 4. Evening Schools for Foreign-Born Residents

For the purpose of carrying out the provisions of an act entitled "An act providing for the establishment of evening schools for foreign-born residents in the State of New Jersey," approved April eleventh, one thousand nine hundred and seven, payment to be made pursuant to chapter 65, Laws of 1909 ...........

$35,000 00

E 5. Industrial Education

For payments to schools established for industrial education, pursuant to chapter 78, Laws of 1909; chapter 32, Laws of 1921, and chapter 282, Laws of 1926 .................

$69,000 00

Payments to schools for manual training, pursuant to Article 22, section 230, School Laws of 1903 ............

536,344 19

Expenses incurred by Commissioner of Education in carrying into effect the provisions of chapter 152, Laws of 1919, salary .................

5,000 00

Traveling expenses ...................

500 00

Payments under this account to be made pursuant to chapter 2, Laws of 1920.

$610,844 19
E 6. MANUAL TRAINING AND INDUSTRIAL SCHOOL FOR COLONIZED YOUTH

For salaries and wages, and for maintenance of the Manual Training and Industrial School for Colored Youth, on the basis of four hundred and twenty-five students.

Salaries and Wages:
- Principal ............. $6,000 00
- Preceptress ............ 2,000 00
- Teachers ............... 63,700 00
- Other officers and employees ........ 27,194 00
- Student labor .......... 6,000 00

Total Salaries and Wages: $104,894 00

Materials and Supplies:
- Food .................... $20,000 00
- Fuel, light and power 22,000 00
- Household supplies .... 4,500 00
- Farm, stable and grounds supplies .... 7,500 00
- Industrial and vocational supplies .... 3,500 00
- Educational supplies .... 3,000 00
- Medical and surgical supplies ....... 800 00
- Office supplies ......... 300 00
- Vehicular transportation supplies .... 800 00
- Other materials and supplies ........ 250 00

Current repairs ............... 62,650 00

Miscellaneous:
- Traveling expenses, including extension work ........ $900 00
- Postage ................. 750 00

Total: $104,894 00
CHAPTER 232, LAWS OF 1934

Telephone and telegraph .......... 1,100 00
Entertainment expenses .......... 500 00
Freight and express ............ 175 00
Printing ...................... 300 00
Religious services ............. 200 00

3,925 00

Additions and Improvements:
Materials for permanent improvements .................. 1,500 00

Appropriation, including estimated receipts ........... $180,969 00

The receipts of the institution are hereby appropriated for maintenance expenditures, pursuant to chapter 153, Laws of 1918, estimated as amounting to 60,000 00

Payments under this account to be made pursuant to chapter 65, Laws of 1909.

Net amount appropriated ...... $120,969 00

E 7. School for the Deaf

For salaries and wages and for maintenance of the New Jersey School for the Deaf, on a basis of four hundred and twenty-five pupils.

Salaries and Wages:
Superintendent ........ $5,000 00
Principal, teachers and instructors .... 121,480 00
Other officers and employees .... 54,900 00

$181,380 00
Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$35,000</td>
</tr>
<tr>
<td>Clothing</td>
<td>1,500</td>
</tr>
<tr>
<td>Fuel, light and power</td>
<td>25,000</td>
</tr>
<tr>
<td>Household supplies</td>
<td>4,500</td>
</tr>
<tr>
<td>Farm, stable and grounds</td>
<td>1,000</td>
</tr>
<tr>
<td>Industrial and vocational supplies</td>
<td>2,750</td>
</tr>
<tr>
<td>Medical and surgical supplies</td>
<td>600</td>
</tr>
<tr>
<td>Educational, recreational and library supplies</td>
<td>3,600</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>500</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>1,250</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>400</td>
</tr>
</tbody>
</table>

Total: 76,100

Current repairs: 5,000

Miscellaneous:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Entertainment</td>
<td>$500</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>150</td>
</tr>
<tr>
<td>Religious instruction</td>
<td>500</td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>1,200</td>
</tr>
<tr>
<td>Postage</td>
<td>500</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>1,000</td>
</tr>
</tbody>
</table>

Total: 3,850

Additions and Improvements:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Labor, materials and supplies</td>
<td>$3,000</td>
</tr>
<tr>
<td>Earphone and equipment</td>
<td>1,695</td>
</tr>
<tr>
<td>Automobile exchange (two cars)</td>
<td>1,200</td>
</tr>
<tr>
<td>Extraordinary household supplies</td>
<td>550</td>
</tr>
</tbody>
</table>

Total: 6,445
CHAPTER 232, LAWS OF 1934

Appropriation, including estimated receipts ............... $272,775.00

The receipts of the institution are hereby appropriated for maintenance expenditures, pursuant to chapter 153, Laws of 1918, estimated as amounting to ........... 1,000.00

Payments under this account to be made pursuant to chapter 65, Laws of 1909.

Net amount appropriated ...... $271,775.00

E 8. STATE BOARD OF EDUCATION

Expenses incurred by the Board of Education .................... $1,800.00 State Board of Education.

Fire insurance premiums on buildings under control of State Board of Education ..................... 25,000.00

Payments under this account to be made pursuant to chapter 2, Laws of 1920.

$26,800.00

E 9. STATE BOARD OF EXAMINERS

Salaries:
Head clerk .............. $2,600.00 State Board of Examiners.
Clerical services ...... 2,280.00

$4,880.00

Materials and Supplies:
Stationery and office supplies ...... 400.00
CHAPTER 232, LAWS OF 1934

Miscellaneous:
Traveling expenses .......... $200 00
Other miscellaneous expenses ........... 50 00

250 00

Payments under this account to be made pursuant to chapter 2, Laws of 1920.

$5,530 00

E 10. STATE NORMAL SCHOOL, GLASSBORO

For salaries and wages and for the maintenance of the State Normal School, Glassboro, on the basis of three hundred and fifty students.

Salaries and Wages:
Principal .................. $7,500 00
Teachers and other employees ........... 97,594 00

$105,094 00

Materials and Supplies:
Fuel, light and power, gas and water .. $9,000 00
Farm, stable and grounds supplies .. 600 00
Vehicular transportation supplies ...... 500 00
Educational, recreational and library supplies ........ 3,000 00
Stationery and office supplies ........... 675 00
Laboratory and janitors' supplies ...... 800 00

14,575 00

Current repairs ..................... 2,200 00
## CHAPTER 232, LAWS OF 1934

### Miscellaneous:

- Traveling expenses ........................................ $500.00
- Postage .................................................. 400.00
- Telephone and telegraph .................................. 450.00
- Other miscellaneous expenses ................................. 250.00
- Printing .................................................. 500.00
- Excess sewer rental ......................................... 150.00
- Freight, express and cartage ................................ 100.00
- Traveling expenses, supervisor of student teaching ...... 1,850.00

**Total** .................................................................. 4,200.00

### Additions and Improvements:

- Spraying trees .................................................. 800.00

All receipts from extension courses are hereby reappropriated for use of the said courses.

The moneys in this item appropriated to be deducted in the same manner as the moneys appropriated to normal schools are required to be deducted, pursuant to chapter 65, Laws of 1909.

**Total** .................................................................. $126,869.00

A tuition fee of $100.00 per year shall be paid by every Normal School student beginning with the academic year commencing September, 1934, estimated as amounting to .................. 35,000.00

**Net amount appropriated** ...................................... $91,869.00
### E 11. State Normal School, Jersey City

For salaries and wages and for the maintenance of the State Normal School, Jersey City, on the basis of three hundred and eighty-five students.

**Salaries and Wages:**
- Principal ............... $7,500.00
- Teachers ............... $92,304.00
- Other employees ....... $21,930.00

**Total Salaries and Wages:** $121,734.00

**Materials and Supplies:**
- Fuel, light and power ........ $4,600.00
- Educational, recreational and library supplies ........ $3,500.00
- Stationery and office supplies ........ $750.00
- Other materials and supplies ........ $400.00
- Janitors' supplies ...... $1,000.00
- Ground supplies ....... $200.00

**Total Materials and Supplies:** $10,450.00

**Current repairs:** $2,800.00

**Miscellaneous:**
- Traveling expenses ........ $500.00
- Postage ............... $400.00
- Telephone and telegraph .......... $500.00
- Freight, express and cartage .......... $100.00
- Other miscellaneous expenses ........ $650.00
- Printing ............... $350.00
- Traveling expenses—Supervision of student teaching ........ $800.00

**Total Miscellaneous:** $3,600.00
Additions and Improvements:
Additional equipment in science laboratories, demonstration school, physical education department and office ............... 700 00

All receipts from extension courses are hereby reappropriated for the use of said courses.
The moneys in this item appropriated to be deducted in the same manner as the moneys appropriated to normal schools, are required to be deducted, pursuant to chapter 65, Laws of 1909.

A tuition fee of $100.00 per year shall be paid by every Normal School student beginning with the academic year commencing September, 1934, estimated as amounting to . . 38,500 00

Net amount appropriated ...... $100,784 00

E 12. State Normal School, Newark

For salaries and wages, and for maintenance of the State Normal School, Newark, on the basis of five hundred students.

Salaries and Wages:
Principal ............... $7,500 00
Teachers ............... 129,651 00
Other employees .... 20,050 00

$157,201 00

Materials and Supplies:
Fuel, light and power $4,800 00
Educational, recreational and library supplies ............... 3,600 00
### StaticmenT and office supplies
- Stationery and office supplies: $900
- Janitors' supplies: $700
- Ground supplies: $450

**Total:** $10,450

### Current repairs
- Current repairs: $2,600

### Miscellaneous:
- Traveling expenses: $500
- Postage: $500
- Telephone and telegraph: $400
- Printing: $700
- Freight, express and cartage: $100
- Other miscellaneous expenses: $400
- Traveling expenses—Supervisors of student teaching: $1,200

**Total:** $3,800

### Additions and Improvements:
- Extension of interphone system to third floor and renovation of system: $400
- Equipment for printing shop: $600
- Electric drill and bench stand: $50
- Folding chairs for gymnasium: $50
- Shower and wash basin for women's gymnasium: $300
- Used piano for gymnasium: $100

**Total:** $1,500

All receipts from extension courses are hereby reappropriated for the use of said courses.
CHAPTER 232, LAWS OF 1934

Payments under this account to be made pursuant to chapter 2, Laws of 1920.

$175,551 00

A tuition fee of $100.00 per year shall be paid by every Normal School student beginning with the academic year commencing September, 1934, estimated as amounting to...

Net amount appropriated ..... $125,551 00

### E 13. STATE NORMAL SCHOOL, PATerson

For salaries and wages, and for maintenance of the State Normal School, Paterson, on the basis of two hundred and seventy-five students, pursuant to the provisions of chapter 125, Laws of 1921, and chapter 52, Laws of 1923.

Salaries and Wages:
- Principal ............. $7,500 00
- Teachers ............... 58,759 00
- Other employees ...... 6,870 00

$73,129 00

Materials and Supplies:
- Educational, recreational and library supplies ........... 3,600 00
- Stationery and office supplies ................. 500 00
- Janitors' supplies .... 300 00

4,400 00
Miscellaneous:
- Traveling expenses: $500 00
- Postage: 300 00
- Telephone and telegraph: 200 00
- Freight, express and cartage: 50 00
- Other miscellaneous expenses: 200 00
- Printing: 500 00
- Student teaching, traveling expenses: 500 00

Total: $2,250 00

All receipts from extension courses are hereby reappropriated for the use of said courses.

The moneys in this item appropriated to be deducted in the same manner as the moneys appropriated to normal schools are required to be deducted, pursuant to chapter 65, Laws of 1909.

A tuition fee of $100.00 per year shall be paid by every Normal School student beginning with the academic year commencing September, 1934, estimated as amounting to $27,500 00

Net amount appropriated: $52,279 00

**E 14. STATE TEACHERS COLLEGE, MONTCLAIR**

For salaries and wages and for maintenance of the State Teachers College, Montclair, on the basis of six hundred and fifty students.
Salaries and Wages:
- Principal: $7,500.00
- Teachers: $181,134.00
- Other employees: $26,490.00

Total: $215,124.00

Materials and Supplies:
- Fuel, light and power: $8,000.00
- Educational, recreational and library supplies: $6,000.00
- Stationery and office supplies: $1,400.00
- Ground supplies: $200.00
- Other materials and supplies: $500.00
- Janitors' supplies: $1,200.00

Total: $17,300.00

Current repairs: $6,500.00

Miscellaneous:
- Traveling expenses: $500.00
- Traveling expenses, practice teaching: $1,900.00
- Postage: $675.00
- Telephone and telegraph: $750.00
- Printing: $1,200.00
- Other miscellaneous expenses: $450.00
- Freight, express and cartage: $175.00

Total: $5,650.00

Additions and Improvements:
For the expenses of maintenance of the boarding halls, there is hereby appropriated all the receipts therefrom pursuant to the provisions of chapter 58, of the Laws of 1910, and all receipts from the said boarding halls for the cur-
rent fiscal year that may not have been disbursed on or before June 30th, 1934, shall be held in trust in the State treasury, subject to the provisions of chapter 58, of the Laws of 1910.

All receipts from extension courses are hereby reappropriated for the use of said courses.

Payments under this account to be made pursuant to chapter 65, Laws of 1909.

A tuition fee of $100.00 per year shall be paid by every Normal School student beginning with the academic year commencing September, 1934, estimated as amounting to ............... 65,000 00

Net amount appropriated ...... $179,574 00

E 15. STATE TEACHERS COLLEGE AND STATE NORMAL SCHOOL, TRENTON

For salaries and wages, and for the maintenance of the State Teachers College and State Normal School, Trenton, on the basis of seven hundred and sixty-five students.

Salaries and Wages:
Principal ............ $7,500 00
Business Manager ... 4,000 00
Teachers ............ 200,068 00
Other employees .... 40,281 00 $251,849 00
### Materials and Supplies:

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fuel, light and power</td>
<td>$27,000</td>
</tr>
<tr>
<td>Janitors’ supplies</td>
<td>1,300</td>
</tr>
<tr>
<td>Educational, recreational and library supplies</td>
<td>9,000</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>1,200</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>300</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>800</td>
</tr>
<tr>
<td>Ground supplies</td>
<td>400</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>40,000</strong></td>
</tr>
</tbody>
</table>

### Current repairs

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Total</strong></td>
<td><strong>5,000</strong></td>
</tr>
</tbody>
</table>

### Miscellaneous:

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$500</td>
</tr>
<tr>
<td>Postage</td>
<td>800</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>1,500</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>1,000</td>
</tr>
<tr>
<td>Transportation of students</td>
<td>1,600</td>
</tr>
<tr>
<td>Other miscellaneous expenses</td>
<td>500</td>
</tr>
<tr>
<td>Printing</td>
<td>1,400</td>
</tr>
<tr>
<td>Expenses, supervision of student teaching</td>
<td>2,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>9,300</strong></td>
</tr>
</tbody>
</table>

### Additions and Improvements:

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Equipment — Health and Physical Education Building</td>
<td>$2,000</td>
</tr>
<tr>
<td>Equipment — Auditorium</td>
<td>13,450</td>
</tr>
<tr>
<td>Motor vehicles</td>
<td>1,400</td>
</tr>
<tr>
<td>Furniture and equipment, James Green Hall</td>
<td>25,000</td>
</tr>
</tbody>
</table>
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Enlarging and equipping kitchen and dining hall ........ 25,000 00

For the expenses of maintenance of the boarding halls there is hereby appropriated all the receipts therefrom pursuant to the provisions of chapter 58, Laws of 1910, and all receipts from the said boarding halls for the current fiscal year that may not have been disbursed on or before June 30, 1934, shall be held in trust in the State treasury, subject to the provisions of chapter 58, Laws of 1910.

All receipts from proceeds of sales of the lunch room are hereby reappropriated for the uses of said lunch room.

All receipts from extension courses are hereby reappropriated for the use of said courses.

Payments under this account to be made pursuant to chapter 65, Laws of 1909.

A tuition fee of $100.00 per year shall be paid by every Normal school student beginning with the academic year commencing September, 1934, estimated as amounting to ........ 76,500 00

Net amount appropriated ........ $296,499 00

$372,999 00
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E 16. Teachers' Libraries

Establishment and maintenance of libraries for use of teachers ...... $400.00

Payment under this account to be made pursuant to chapter 2, Laws of 1920.

E 17. Teachers’ Retirement Fund—Pension and Annuity Fund

State Treasurer, for expenses incurred in connection with the fund, pursuant to chapter 80, Laws of 1919.

Salaries of clerks ...... $6,000.00

Materials and supplies and miscellaneous expenses .......... 100.00

Payments under this account to be made pursuant to chapter 2, Laws of 1920.

E 18. Vocational Schools

For the purpose of carrying into effect the provisions of chapter 76, Laws of 1916, which provides for the appropriation of State funds for the purpose of carrying out the provision of chapter 294 of the Laws of 1913, which authorized State aid for vocational schools ...... $191,275.00

For the purpose of carrying into effect the provisions of chapter 119, Laws of 1917, which provides that the State shall appropriate a sum not less than the maximum amount received from the Federal Govern-
ment under an act of Congress, which provides for Federal co-
operation in the promotion of such education as agriculture and the
trades and industries, and for the proper preparation of teachers of
vocational subjects ....................... 25,661 00
State supervision ....................... 1,000 00
State supervision of vocational
schools .............................. 6,250 00
Payments under this account to be
made pursuant to chapter 2, Laws
of 1920.

$224,186 00

F. AGRICULTURAL

1. AGRICULTURAL EXPERIMENT STATION

Salaries and wages and for the ex-
penses of maintenance and opera-
tion of the New Jersey Agricultural
Experiment Station at New Bruns-
wick, and its authorized activities . $105,770 00
Printing bulletins and circulars . . . 6,000 00
Books and binding ...................... 800 00
Abolishing mosquito-breeding, pursu-
ant to chapter 134, Laws of 1906,
and chapter 104, Laws of 1912, and
investigations incident thereto ... 13,860 00
Investigation of oyster propagation,
pursuant to chapter 187, Laws of
1907 .................................... 5,630 00
Department of Poultry Husbandry,
pursuant to chapter 52, Laws of
1911, and chapter 18, Laws of 1923,
including poultry specialists for
South Jersey ......................... 19,850 00
Seed inspection, pursuant to chapter
228, Laws of 1916 .................... 8,915 00
Investigational work with greenhouse crops ........................................... 2,580 00
Insecticide inspection, pursuant to chapter 89, Laws of 1912 ........ 500 00
Farm demonstration, pursuant to the provisions of chapter 364, Laws of 1913, and other agricultural extension work ............... 84,920 00
Cranberry and blueberry investigation ....................................... 6,950 00
Egg-laying and breeding tests, pursuant to the provisions of chapter 16, Laws of 1916, and chapter 35, Laws of 1920, including squab breeding tests ................................................. 9,000 00
Experimental work in growing white potatoes, sweet potatoes and tomatoes ...................................................... 11,060 00
Legume inoculation inspection ........................................... 1,500 00
Sewage investigation, pursuant to chapter 126, P. L. 1920 ............ 14,500 00
For the purpose of carrying into effect the provisions of chapter 75, Laws of 1920, creamery inspection ................................. 2,700 00
Investigation of vegetable diseases ........................................ 3,250 00
Investigation of bee husbandry ........................................ 3,230 00
Investigations of diseases of ornamental plants and nursery stock .... 4,000 00
Experimental work in vegetable production in North Jersey ............. 1,200 00
Combating insects affecting fruit and ornamental plants .............. 8,625 00
Experimental work with small fruits ......................................... 3,645 00
Spray residue investigations .................................................. 6,000 00
Control of insects affecting vegetable crops investigations .......... 4,985 00
Maintenance of Boys’ and Girls’ 4-H club exhibits and payment of premiums .......................................................... 7,500 00
Maintenance and repairs, State Buildings at Trenton Fair, also premiums for live stock, poultry, horti-
cultural, agricultural and home economies exhibits at the Trenton
State Fair and the several county fairs ....................... 5,000 00

Current Repairs:
Repairs to green-houses ................ $500 00
Repairs to poultry buildings and fences 500 00

Additions and Improvements:
Additional farm equipment ........ $800 00
Replacement of six cars and one truck . 3,000 00

All fees and receipts of the Experiment Station are hereby appropriated for the uses of the station.

North Jersey Branch

All receipts of the North Jersey Branch Agricultural Experiment Station are hereby appropriated for maintenance and for permanent improvements and equipment.

$346,770 00

Salaries and administration of the
Department of Agriculture, pursuant to chapter 268, Laws of 1916 ... $66,580 00
Tuberculosis eradication .............. 282,540 00
Contagious abortion, pursuant to chapter 179, Laws of 1926 ....... 7,915 00
Poultry disease control .............. 5,645 00
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Miscellaneous animal diseases .......... 6,790 00
Fruit and vegetable marketing, pursuant to chapter 83, Laws of 1921 .... 5,330 00
Market organization and supervision .... 4,355 00
Crops and markets information service ...... 7,100 00
Poultry standardization and marketing, pursuant to chapter 83, Laws of 1921 .......... 10,760 00
Dairy products marketing ............. 10,440 00
Farm economics and finance ............ 9,280 00
Plant inspection ...................... 18,800 00
Bee disease control .................... 3,500 00
Japanese beetle control ............... 51,220 00
Gipsy moth extermination ............... 10,745 00
Licensing and bonding, receipts appropriated up to the sum of $9,800. All fees and receipts of the Department are hereby appropriated for the use of said Department.

$501,000 00

F 3. STATE BOARD OF MILK CONTROL

Salaries:
   Executive secretary . $3,000 00
   Other officers and employees .......... 20,520 00
   ____________________________  $23,520 00

Materials and Supplies:
   Office supplies ........... $600 00
   Other materials and supplies ........ 320 00
   ____________________________  920 00
Miscellaneous:
  Traveling expenses $8,000.00
  Rent 1,500.00
  Court costs 350.00
  Printing 1,100.00
  Other miscellaneous expenses 1,000.00
  Total 11,950.00

Additions and Improvements:
  Office equipment 600.00
  Total 36,990.00

G. MILITARY

G 1. ADJUTANT-GENERAL'S DEPARTMENT

Salaries:
  Adjutant-General $6,000.00
  Deputy Adjutant-General 5,000.00
  Clerical services 12,900.00
  Record division 12,440.00
  Total 36,340.00

Materials and Supplies:
  Stationery, office supplies and equipment 1,000.00

Miscellaneous:
  Printing and binding $1,000.00
  Other miscellaneous expenses 400.00
  Total 1,400.00

State Service Officer

Salaries:
  Examination of rejected veterans' claims $2,100.00
  Officers and employees 7,620.00
  Total 9,720.00
CHAPTER 232, LAWS OF 1934

Materials and Supplies:
Stationery and office supplies .... 150 00

Miscellaneous:
Traveling expenses .. $2,000 00
Other miscellaneous expenses ........... 250 00

Unclassified Expenses:
Pursuant to the provisions of chapter 44, Laws of 1930, to provide assistance, in the education of "War Orphans" ............. 5,000 00

$55,860 00

G 2. NATIONAL GUARD

Maintenance of Organizations

Allowance for division headquarters ........ $20,000 00
Allowance for headquarters and head- quarters company, 57th Infantry Brigade 1,875 00
Allowance for two regiments of Infantry (113th and 114th) ... 12,500 00
Allowance for one regiment of Cavalry (102nd) .............. 21,750 00
Allowance for one regiment of Field Artillery (112th) .......... 14,750 00
Allowance for one regiment of Engineers (104th) ............. 7,750 00
Allowance for one Medical Regiment (119th) 3,250 00
Allowance for headquarters and Headquarters Battery, 69th Field Artillery ......... 1,375 00
Allowance for 44th Division, Special Troops ..... 4,250 00
Allowance for 44th Division Aviation ......... 6,000 00
Allowance for State Staff Corps and Departments ........... 2,000 00
Caretaker of military equipment, Signal Corps ............. 900 00
Caretakers for drill halls, Hoboken, Flemington and Jersey City ............. 2,160 00

$98,560 00

Maintenance of Armories, Arsenals and Camp Grounds

Allowance for rent of quarters, heat and light, and miscellaneous expenses for companies or troops stationed in towns and cities not quartered in State-owned armories, namely, Hoboken, Flemington, Trenton (garages), Jersey City, Newark and Orange ............. $15,300 00
State camp grounds, salaries, wages and maintenance, including arsenal at Sea Girt and maintenance thereof . 30,000 00
Regimental armories at Jersey City, Paterson, Trenton, Englewood and two at Newark and Camden ........ 84,500 00
Troop, battery and battalion armories at East Orange, Elizabeth, Red Bank, Orange, Westfield, Passaic, Atlantic City, Trenton and Newark Air Port, maintenance 71,500 00
Company armories at Somerville, Hackensack, Bridgeton, Asbury Park, New Brunswick, Morristown, Mount Holly, Burlington, Salem, Dumont, Woodbury and Plainfield 35,000 00
Insurance, other than fire 9,997 22
Rent of drill hall for headquarters and machine gun troops, Newark 3,000 00
Automobile maintenance, including purchase of car 7,500 00
Salary and expenses of building inspector 4,000 00

**Army Instruction and Field Training**

Transportation and expenses for battalion drills, inspection, parades and pay and expenses of inspecting officers $4,000 00
Compensation of officers and employees and expenses incurred in connection with rifle practice 11,000 00
Pay of caretakers and mechanics for motorized and mounted organizations .......... 21,500 00
Salary of clerk to senior inspector-instructor . 1,500 00
Compensation of officers and enlisted men and expenses in connection with annual encampment ............... 65,000 00
Traveling expenses, inspector-instructors .. 1,000 00
Attendance of national guard officers at conferences and for pay of contract surgeons . 1,000 00

$105,000 00

General Maintenance Expenses

<table>
<thead>
<tr>
<th>Maintenance expenses</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maintenance of military equipment ........................</td>
<td>$8,000 00</td>
</tr>
<tr>
<td>Military boards and courts-martial expenses .............</td>
<td>150 00</td>
</tr>
<tr>
<td>Transportation of disabled soldiers .....................</td>
<td>30 00</td>
</tr>
<tr>
<td>Total General Maintenance Expenses .....................</td>
<td>$8,180 00</td>
</tr>
</tbody>
</table>

Armory Construction

<table>
<thead>
<tr>
<th>Armory construction</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Renovations, repairs and additions to thirty armories ....</td>
<td>$50,000 00</td>
</tr>
<tr>
<td>Furnishings for thirty armories ..........................</td>
<td>2,500 00</td>
</tr>
<tr>
<td>Total Armory Construction ..................................</td>
<td>$52,500 00</td>
</tr>
</tbody>
</table>
CHAPTER 232, LAWS OF 1934

Claims

Hospitalization and medical attendance due to injuries in National Guard service under provisions of chapter 46, Laws of 1925, Article 13 .... $5,000 00

Claim of Mrs. Audrey Marion Johnson, for the death of her husband, Second Lieut. George R. Johnson, Air Corps, 44th Div. Aviation, which occurred at Red Bank, N. J., Nov. 5, 1933 .... $1,850 00

Claim of Mrs. Anna E. Poole, for the death of her husband, Staff Sergeant Alfred W. Poole, Air Corps, 44th Div. Aviation, which occurred at Red Bank, N. J., Nov. 5, 1933 .... $1,719 10

Total Claims: $8,569 10

G 3. NAVAL MILITIA RESERVE

Brigade headquarters ............... $300 00

Second Battalion, Camden

Allowance for miscellaneous expenses in lieu of company allowances .... 1,000 00

Allowance for battalion headquarters 200 00

Total: $533,606 32
CHAPTER 232, LAWS OF 1934

Seventh Battalion, Jersey City

Allowance for miscellaneous expenses in lieu of company allowances .... 1,000 00
Allowance for battalion headquarters 200 00

Eighth Battalion, Perth Amboy

Allowance for miscellaneous expenses in lieu of company allowances .... 1,000 00
Allowance for battalion headquarters 200 00
Pay, expenses, et cetera, of officers and enlisted men on annual cruise and practice cruises ............ 3,600 00
Pay of shipkeepers, maintenance and general expenses ................. 8,500 00
Maintenance of Perth Amboy armory 4,000 00

$20,000 00

G 4. QUARTERMASTER-GENERAL'S DEPARTMENT

Salaries:
Quartermaster - General .............. $6,000 00
Deputy Quartermaster-General ... 5,000 00
Chief, administrative section ............ 4,000 00
Chief, finance section 3,000 00
Chief, property section ................. 3,000 00
Compensation of other assistants ......... 11,160 00

$32,160 00

Materials and Supplies:
Stationery and office supplies .... 500 00

Miscellaneous:
Other miscellaneous expenses .... 200 00

$32,860 00
CHAPTER 232, LAWS OF 1934

G 5. STATE MILITIA
Organizing, equipping, quartering and training two companies of Colored Battalion authorized pursuant to chapter 149, Laws of 1930 $25,250 00

G 6. SPANISH-AMERICAN WAR VETERANS
Compiling and preserving record of proceedings of the Spanish-American War Veterans of New Jersey, pursuant to chapter 329, Laws of 1929 $1,000 00

G 7. NEW JERSEY GRAND ARMY OF THE REPUBLIC
Providing assistance to the Department of New Jersey, Grand Army of the Republic, pursuant to chapter 156, Laws of 1921 $1,000 00

H. PENSION AND RETIREMENT FUNDS

H 1. JUDICIAL RETIREMENT FUND
For the purpose of carrying out the provisions of chapter 313, Laws of 1908; chapter 185, Laws of 1911; chapter 256, Laws of 1918; chapters 107 and 358, Laws of 1920, and chapter 3, Laws of 1929 $18,000 00
H 2. Pensions

For amount required to pay pensions pursuant to various acts relative thereto, irrespective of any provisions therein that pensions shall be made in the appropriation or tax levy for the department of the public service from which the pensioner shall be so retired $78,000.00

H 3. State Employees’ Retirement System

Expenses in carrying into effect the provisions of chapter 109, Laws of 1921.

Salaries:
- Secretary $4,000.00
- Compensation for assistants 10,800.00
- Total $14,800.00

Materials and Supplies:
- Stationery and office supplies $400.00
- Office equipment 100.00
- Total 500.00

Miscellaneous:
- Traveling expenses 50.00
- Other miscellaneous expenses 360.00
- Printing 275.00
- Total 685.00

Unclassified:
To the Treasurer of the State of New Jersey, custodian for Contingent Re-
serve Fund, created by section six, chapter 109, Laws of 1921 $87,522.00
Contributions on account of members' service 225,897.00

H 4. **Annuity for Widows of Governors**

Annuity for widow of Governor of New Jersey, pursuant to chapter 178, Laws of 1920 $2,500.00

J. **Constructive**

J 1. **Port Raritan District Commission**

Carrying out the provisions of chapter 337, Laws of 1926.
Salaries 3,000.00
Miscellaneous expenses 1,500.00
$4,500.00

J 2. **South Jersey Port Commission**

For the purpose of carrying out the provisions of chapter 336, Laws of 1926 $29,525.00

J 3. **State Planning Board**

Salaries:
Compensation of secretary-engineer and other employees 6,000.00
CHAPTER 232, LAWS OF 1934

Materials and Supplies:
Stationery, office supplies, office equipment and engineering supplies .................. 1,500 00

Miscellaneous Expenses:
Printing, travel and expense of commission members (five members are not State officers) and other miscellaneous expenses .. 2,500 00

$10,000 00

K. General

K 1. Burial Grounds
For the care and maintenance of burial grounds, purchased by the State pursuant to chapter 171, Laws of 1898 ....................... $75 00

K 2. Commissioners of High Point Park
Expenses incurred by the commission appointed pursuant to the provisions of chapter 36, Laws of 1923:

Salaries:
Superintendent and executive secretary $3,000 00
Compensation for laborers, mechanics and other employees 21,870 00

$24,870 00
### Materials and Supplies:
- Heat, light, power, water and electricity: $4,000.00
- Ground supplies: 100.00
- Vehicular transportation supplies: 3,200.00
- Sanitary supplies: 400.00
- Stationery and office supplies: 75.00
- Other materials and supplies: 250.00
- Supplies for the zoo: 600.00

### Total Materials and Supplies: 8,625.00

### Current Repairs: 3,500.00

### Miscellaneous:
- Telephone and telegraph: $200.00
- Insurance, auto: 500.00
- Other miscellaneous expenses: 200.00

### Total Miscellaneous: 900.00

### Additions and Improvements:
- Piping, toilets, sewage, etc.: $750.00
- Walks, drains, walls, sanitation, electrical equipment and wiring and playground equipment: 750.00
- Waterproofing monument: 5,000.00
- Repairing wiring system at monument: 500.00

### Total Additions and Improvements: 7,000.00

### Total: $44,895.00
K 3. COMMISSIONERS OF PALISADES INTERSTATE PARK

Expenses of commissioners in the operation of the Palisades Interstate Park .................. $92,537.00

Additions and Improvements:
- Purchase of automobiles, motor cycles and motor trucks ................ $2,000.00
- Dredging boat basins .................................................. 5,000.00

Total ................................................................. 7,000.00

$99,537.00

K 4. COMMISSION TO INVESTIGATE CRIPPLED CHILDREN

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

Salaries:
- Director ..................... $5,000.00
- Secretary ..................... 1,800.00
- Statistical clerk ............. 1,680.00
- Investigating nurse ........... 1,000.00

Total ......................................................... $9,480.00

Materials and Supplies:
- Stationery and office supplies .......... $300.00
- Hospitalization, braces, etc. .......... 5,000.00

Total ......................................................... 5,300.00

$14,780.00
K 5. OLD BARRACKS ASSOCIATION

For the Old Barracks Association of Trenton, New Jersey, for maintenance and administration of the Old Barracks, at Trenton, as a historical landmark and repository . . . $2,500 00

K 6. PUBLIC LIBRARY COMMISSION

**Salaries:**

<table>
<thead>
<tr>
<th>Position</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Secretary</td>
<td>$500 00</td>
</tr>
<tr>
<td>Librarian and organizer</td>
<td>4,500 00</td>
</tr>
<tr>
<td>Assistant librarian and other employees</td>
<td>14,240 00</td>
</tr>
</tbody>
</table>

**Materials and Supplies:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stationery and office supplies</td>
<td>$850 00</td>
</tr>
<tr>
<td>Operating materials</td>
<td>9,000 00</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>450 00</td>
</tr>
</tbody>
</table>

**Miscellaneous:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$250 00</td>
</tr>
<tr>
<td>Formation and aid of school libraries, chapter 186, P. L. 1914</td>
<td>9,000 00</td>
</tr>
<tr>
<td>Donations to libraries, chapter 62, P. L. 1900</td>
<td>200 00</td>
</tr>
<tr>
<td>Freight and express</td>
<td>500 00</td>
</tr>
<tr>
<td>Printing and binding</td>
<td>500 00</td>
</tr>
<tr>
<td>Other miscellaneous expenses</td>
<td>50 00</td>
</tr>
</tbody>
</table>

**Total:** $40,040 00
K 7. Public Record Office

Salaries:
- Director ................ $3,000 00
- Clerical services ....... 3,240 00

Total Salaries: $6,240 00

Materials and Supplies:
- Stationery and office supplies ..... 250 00

Miscellaneous:
- Traveling and other miscellaneous expenses ........ $1,000 00
- Binding and repair of public and historical records .......... 150 00

Total Miscellaneous: 1,150 00

Total Expenses: $7,640 00

K 8. Rehabilitation Commission

For the purpose of carrying into effect the provisions of chapter 74, Laws of 1919.

Salaries:
- Administrative ........ $17,200 00
- Physicians in charge and assistants ..... 23,500 00
- Vocational examiners 20,580 00
- Clinical employees .. 22,500 00
- Clerical and other employees .......... 24,880 00
- Janitor service ...... 3,660 00

Total Salaries: $112,320 00
Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clinic supplies</td>
<td>$4,500 00</td>
</tr>
<tr>
<td>Office equipment</td>
<td>800 00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Medical, surgical and laboratory supplies</td>
<td>200 00</td>
</tr>
<tr>
<td>Household supplies</td>
<td>400 00</td>
</tr>
<tr>
<td>Tuition and vocational supplies</td>
<td>30,000 00</td>
</tr>
<tr>
<td>Heat, light, power, water and gas</td>
<td>1,400 00</td>
</tr>
<tr>
<td>Artificial appliances</td>
<td>18,000 00</td>
</tr>
<tr>
<td>Supplies for curative workshop</td>
<td>500 00</td>
</tr>
</tbody>
</table>

| Total                             | $57,300 00 |

Current repairs.......................... 5,400 00

Miscellaneous:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$24,000 00</td>
</tr>
<tr>
<td>Rent</td>
<td>7,040 00</td>
</tr>
<tr>
<td>Insurance</td>
<td>702 95</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>2,200 00</td>
</tr>
<tr>
<td>Household expenses</td>
<td>2,100 00</td>
</tr>
<tr>
<td>Freight, express and other misc. expenses</td>
<td>200 00</td>
</tr>
<tr>
<td>Printing</td>
<td>500 00</td>
</tr>
</tbody>
</table>

| Total                             | 36,742 95 |

Appropriation, including estimated receipts.......................... $211,762 95

Less receipts from clinic fees, Federal government and Workmen’s Compensation Tax Fund................. 211,762 95
K 9. REFUND OF RAILROAD TAX

The Comptroller of the Treasury is hereby authorized and empowered to adjust and repay any overpayment of tax assessed and penalty thereon, for any year, pursuant to section 14, chapter 208, Laws of 1888, and the acts amendatory thereof and supplementary thereto, made by any railroad and canal company, and the State Treasurer is directed to pay warrants therefor issued by the Comptroller, said payment shall be deducted from the amount originally paid into and remaining undistributed in the treasury of the State, and the amount of money necessary for such purpose as ascertained is hereby appropriated.

K 10. REFUNDING TAXES ON MISCELLANEOUS CORPORATIONS

The Comptroller of the Treasury is hereby authorized and directed to allow and certify to the State Treasurer for payment any duplicate payment of tax, or any amount legally adjudged to be an overpayment of franchise taxes and interest thereon by any so-called miscellaneous corporation, provided any such taxes shall not have been assessed or fixed earlier than two years prior to the date of instituting proceedings to recover such overpayment. The State Treasurer is hereby authorized and directed to pay warrants issued therefor by the Comptroller.
**K 11. STATE LIBRARY**

Salaries:
- Librarian .......... $5,000 00
- Assistant librarian .. 3,500 00
- Law librarian ....... 3,000 00
- Reference librarian .. 2,820 00
- Clerical services and messenger ........ 9,120 00

**Total Salaries:** $23,440 00

Materials and Supplies:
- Library supplies .... $4,000 00
- Stationery and office supplies ........... 200 00

**Total Materials and Supplies:** 4,200 00

Miscellaneous:
- Traveling expenses .. $100 00
- Legislative reference department ....... 300 00
- Other miscellaneous expenses ............ 200 00
- Printing and binding 1,500 00

**Total Miscellaneous:** 2,100 00

**Total:** $29,740 00

---

**K 12. COMMISSION TO MARK HISTORIC SITES**

Expenses of the commission, pursuant to chapter 24, Laws of 1931 .. $10,000 00

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**K 13. UNCLAIMED WAGES**

The Comptroller is hereby authorized to pay from this fund any claim for unclaimed wages, properly approved.
K 14. New Jersey Archives

Expenses incurred in printing the New Jersey Archives .................. $500 00

L. State Emergency Fund

L 1. State Emergency Fund

For the State House Commission to meet conditions of emergency the sum of ......................... $200,000 00

Provided, however, that all disbursements therefrom shall be made upon the written authorization of members of said Commission, in accordance with the provisions of chapters 142 and 184, Laws of 1931.

L 2. Fire Insurance

For the State House Commission for payment of fire insurance premiums not otherwise provided for, maturing during the current fiscal year, fire insurance on all State buildings to be placed by said Commission, all bills to be approved by said Commission, and policies filed with the State Comptroller as Secretary of the State House Commission ...... $115,000 00

Less amount to be taken from the income of the State Insurance Fund 13,000 00

$102,000 00
### X. Institutions and Agencies

#### X 1. Department of Institutions and Agencies

<table>
<thead>
<tr>
<th>Position</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commissioner</td>
<td>$15,000 00</td>
</tr>
<tr>
<td>Director, division of medicine</td>
<td>7,500 00</td>
</tr>
<tr>
<td>Director, administration and accounts</td>
<td>6,500 00</td>
</tr>
<tr>
<td>Director of statistics and research</td>
<td>6,000 00</td>
</tr>
<tr>
<td>Supervising steward</td>
<td>6,000 00</td>
</tr>
<tr>
<td>Director of classification</td>
<td>4,500 00</td>
</tr>
<tr>
<td>Director of inspections</td>
<td>3,500 00</td>
</tr>
<tr>
<td>Agricultural supervisor</td>
<td>4,000 00</td>
</tr>
<tr>
<td>Institutional collectors</td>
<td>7,200 00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>57,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$117,200 00</strong></td>
</tr>
</tbody>
</table>

#### Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stationery, office supplies and equipment</td>
<td>$3,500 00</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>3,500 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>7,000 00</strong></td>
</tr>
</tbody>
</table>

#### Miscellaneous:

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$4,000 00</td>
</tr>
<tr>
<td>Deporting aliens and nonresidents</td>
<td>2,000 00</td>
</tr>
<tr>
<td>Other miscellaneous expenses</td>
<td>800 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>6,800 00</strong></td>
</tr>
</tbody>
</table>
### Central Parole Bureau

**Salaries:**
- Director: $4,000 00
- Assistant directors, parole and domestic relations (2): 7,740 00
- Parole officers: 47,840 00
- Miscellaneous services: 1,000 00
- Other employees: 22,320 00

**Total Salaries:** $82,900 00

**Materials and Supplies:**
- Stationery, office supplies, furniture and equipment: $1,500 00
- Vehicular transportation supplies: 5,000 00

**Total Materials and Supplies:** 6,500 00

**Miscellaneous:**
- Traveling expenses: 6,000 00

### Division of Old Age Relief

**Salaries:**
- Director: $4,000 00
- Other officers and employees: 5,880 00

**Total Salaries:** 9,880 00

**Materials and Supplies:**
- Stationery, office supplies and equipment: 1,000 00

**Miscellaneous:**
- Traveling expenses: $1,000 00

**Total Miscellaneous:** 1,250 00
CHAPTER 232, LAWS OF 1934

Industrial Supervision

Salaries:
Director institutional industries ........ $7,000 00
Assistant director of industries ........ 4,500 00
Clerical services and other employees ... 24,630 00

36,130 00

Materials, supplies and miscellaneous expenses .................. 700 00

Miscellaneous:
Traveling expenses .................... 600 00

Division of Architecture and Construction

Salaries and expenses .................. 21,818 00

It is hereby provided that additional employees shall be paid from the fees received by the division at rates fixed by the Civil Service Commission.

State Use Funds

For the State Use Revolving Fund there is hereby appropriated the unexpended balance of the fund now known as the "State Use Working Capital Fund," with the exception of the original grant which is hereby reduced to the extent of $50,000.00 and in accordance with the provisions of section 709, chapter 147, of the Laws of 1918, all receipts when received derived from State use production will be credited to the State Use Revolving Fund.
The following sums are appropriated from the State Use Revolving Fund, for further plant and equipment for State use industries from the surplus in the revolving fund in excess of the amount of $50,000.00.

**Repair, replacement and extension of State use industry, as follows:**

<table>
<thead>
<tr>
<th>Industry</th>
<th>Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Prison</td>
<td>$25,000.00</td>
</tr>
<tr>
<td>Rahway Reformatory</td>
<td></td>
</tr>
<tr>
<td>Vineland State School</td>
<td></td>
</tr>
<tr>
<td>State Home for Girls</td>
<td></td>
</tr>
<tr>
<td>North Jersey Training School for Females</td>
<td></td>
</tr>
<tr>
<td>Industries, Criminal Insane and Penal Institutions</td>
<td></td>
</tr>
</tbody>
</table>

**Appropriation** $322,778.00

The amount appropriated for Division of State Use to be taken from the State Use Working Capital Fund **$62,430.00**

Amount received by reduction in the State Use Working Capital Fund **$50,000.00**

**Net amount appropriated** $210,348.00

**X 2. COLONY FOR FEEBLE-MINDED MALES, NEW LISBON**

For salaries and wages, and for maintenance of the Colony of Feeble-Minded Males, on the basis of seven hundred and seventy-five inmates.
Salaries and Wages:
Superintendent .... $5,000 00
Other officers and employees .... 93,330 00
Medical and surgical fees .......... 1,200 00

Materials and Supplies:
Food .................. $35,000 00
Clothing ............... 14,000 00
Fuel, light and power ....... 21,000 00
Household supplies ...... 8,000 00
Farm, stable and grounds supplies .... 11,750 00
Industrial and vocational supplies .... 1,800 00
Medical, surgical and laboratory supplies .... 2,500 00
Vehicular transportation supplies .... 2,500 00
Stationery and office supplies ........ 500 00
Educational, recreational and library supplies .... 750 00
Other materials and supplies .......... 250 00
Tobacco ............... 1,400 00

Current repairs ................. 4,500 00

Miscellaneous:
Traveling expenses .... $900 00
Telephone and telegraph ........ 1,600 00
Postage .................. 650 00
Insurance other than fire ....... 883 66
Entertainment ............ 500 00
Freight, express and cartage ....... 400 00

Appropriation, including estimated receipts .......... $208,413 66
The receipts of the institution are hereby appropriated for maintenance expenditures, pursuant to chapter 153, Laws of 1918, estimated as amounting to $150,000.00

Net amount appropriated $58,413.66

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 chapter 217 of the Laws of 1919, whatever sum or sums is received from the counties to pay the cost of such maintenance of any said patient in the colony.

X 3. 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 six hundred and sixty-five inmates.

Salaries and Wages:
Superintendent $4,500.00
Physician 1,800.00
Attendants, nurses, and other employees 94,940.00
Medical, surgical and dental fees 800.00

$102,040.00
<table>
<thead>
<tr>
<th>Materials and Supplies:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$50,000.00</td>
</tr>
<tr>
<td>Clothing</td>
<td>9,500.00</td>
</tr>
<tr>
<td>Fuel, light and power</td>
<td>17,000.00</td>
</tr>
<tr>
<td>Household supplies</td>
<td>7,800.00</td>
</tr>
<tr>
<td>Farm, stable and grounds supplies</td>
<td>2,000.00</td>
</tr>
<tr>
<td>Medical and surgical supplies</td>
<td>1,600.00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>550.00</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>1,300.00</td>
</tr>
<tr>
<td>Educational, recreational and library supplies</td>
<td>500.00</td>
</tr>
<tr>
<td>Current repairs</td>
<td>90,250.00</td>
</tr>
<tr>
<td>Miscellaneous</td>
<td></td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>$1,000.00</td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>600.00</td>
</tr>
<tr>
<td>Postage</td>
<td>400.00</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>150.00</td>
</tr>
<tr>
<td>Insurance, other than fire</td>
<td>225.00</td>
</tr>
<tr>
<td>Freight and express</td>
<td>250.00</td>
</tr>
<tr>
<td>Entertainment</td>
<td>400.00</td>
</tr>
<tr>
<td>Other miscellaneous expenses</td>
<td>300.00</td>
</tr>
<tr>
<td>Additions and Improvements</td>
<td>3,325.00</td>
</tr>
<tr>
<td>Exchange of auto</td>
<td>$1,000.00</td>
</tr>
<tr>
<td>Compensation award to Mrs. Calloway</td>
<td>892.32</td>
</tr>
<tr>
<td>Appropriation, including estimated receipts</td>
<td>$201,007.32</td>
</tr>
</tbody>
</table>
CHAPTER 232, LAWS OF 1934

The receipts of the institution are hereby appropriated for maintenance expenditures, pursuant to chapter 153, Laws of 1918, estimated as amounting to $145,000.00

Net amount appropriated $56,007.32

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 chapter 217 of the Laws of 1919, whatever sum or sums received from the counties to pay the cost of such maintenance of any said patient in the colony.

4. COMMISSION FOR THE BLIND

Salaries:
Executive officer and secretary $3,000.00
Assistant executive officer 2,520.00
Teachers of occupational subjects and other employees 29,520.00

$35,040.00

Materials and Supplies:
Household supplies $65.00
Extension of home industries 3,000.00
Stationery and office supplies 800.00
Office equipment 175.00
Light and power 50.00

$4,090.00
Miscellaneous Expenses:
  Traveling expenses ........ $7,500.00
  Postage .................. 800.00
  Maintenance, support and instruction of blind persons .... 33,000.00
  Higher education of the blind .......... 2,500.00
  Publicity, demonstrations, and sales .... 1,000.00
  Expressage ............... 850.00
  Entertainment for the blind ............ 200.00
  Telephone and telegraph ............... 500.00
  Prevention of blindness ............... 1,000.00
  State relief for the blind ............. 1,500.00
  Other miscellaneous expenses .......... 225.00

$7,500.00  
  800.00   
  33,000.00 
  2,500.00  
  1,000.00  
  850.00   
  200.00   
  500.00   
  1,000.00  
  1,500.00  
  225.00   

49,075.00

The balance to the credit of the outdoor relief—Revolving Fund—on the thirtieth day of June, one thousand nine hundred and thirty-four, 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 thirty-four, is hereby reappropriated as a Revolving Industrial Fund, said sum not to exceed $2,000.00.

$88,205.00
X 5. COUNTY INSANE HOSPITALS

For the support of patients pursuant to chapter 67, Laws of 1924, in County Insane Hospitals:

<table>
<thead>
<tr>
<th>Hospital</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Atlantic</td>
<td>$44,000</td>
</tr>
<tr>
<td>Burlington</td>
<td>42,000</td>
</tr>
<tr>
<td>Camden</td>
<td>90,000</td>
</tr>
<tr>
<td>Cumberland</td>
<td>24,200</td>
</tr>
<tr>
<td>Essex</td>
<td>500,000</td>
</tr>
<tr>
<td>Hudson</td>
<td>225,000</td>
</tr>
</tbody>
</table>

Said amounts to include payment of bills prior to current fiscal year.

X 6. COUNTY TUBERCULOSIS HOSPITALS

For the support of patients pursuant to chapter 217, Laws of 1912, in the following county hospitals:

<table>
<thead>
<tr>
<th>Hospital</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Atlantic</td>
<td>$17,700</td>
</tr>
<tr>
<td>Bergen</td>
<td>65,000</td>
</tr>
<tr>
<td>Burlington</td>
<td>22,000</td>
</tr>
<tr>
<td>Camden</td>
<td>78,000</td>
</tr>
<tr>
<td>Cape May</td>
<td>3,400</td>
</tr>
<tr>
<td>Cumberland</td>
<td>12,000</td>
</tr>
<tr>
<td>Essex</td>
<td>145,000</td>
</tr>
<tr>
<td>Gloucester</td>
<td>6,500</td>
</tr>
<tr>
<td>Hudson</td>
<td>75,000</td>
</tr>
<tr>
<td>Mercer</td>
<td>42,000</td>
</tr>
<tr>
<td>Middlesex</td>
<td>42,000</td>
</tr>
<tr>
<td>Monmouth</td>
<td>19,000</td>
</tr>
<tr>
<td>Morris</td>
<td>20,000</td>
</tr>
<tr>
<td>Ocean</td>
<td>2,500</td>
</tr>
<tr>
<td>Passaic</td>
<td>82,000</td>
</tr>
<tr>
<td>Salem</td>
<td>3,700</td>
</tr>
<tr>
<td>Somerset</td>
<td>15,600</td>
</tr>
<tr>
<td>Sussex</td>
<td>1,000</td>
</tr>
<tr>
<td>Union</td>
<td>112,000</td>
</tr>
<tr>
<td>Warren</td>
<td>5,700</td>
</tr>
</tbody>
</table>

$770,100 00
Said amounts to include payment of bills prior to current fiscal year.

### X 7. Feeble-Minded

Clothing, maintenance, support and instruction of feeble-minded $170,000 00

### X 8. 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 one hundred veterans.

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and Wages:</td>
<td></td>
</tr>
<tr>
<td>Superintendent</td>
<td>$5,000 00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>27,360 00</td>
</tr>
<tr>
<td>Religious services</td>
<td>150 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$32,510 00</td>
</tr>
<tr>
<td>Materials and Supplies:</td>
<td></td>
</tr>
<tr>
<td>Food</td>
<td>$14,000 00</td>
</tr>
<tr>
<td>Clothing</td>
<td>2,000 00</td>
</tr>
<tr>
<td>Fuel, light and power</td>
<td>5,200 00</td>
</tr>
<tr>
<td>Household supplies</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Grounds (includes care of cemetery)</td>
<td>150 00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>300 00</td>
</tr>
<tr>
<td>Medical, surgical and laboratory supplies</td>
<td>1,200 00</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>850 00</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>100 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>24,800 00</td>
</tr>
<tr>
<td>Current repairs</td>
<td>500 00</td>
</tr>
</tbody>
</table>
## Miscellaneous:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Household expenses</td>
<td>$700.00</td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$200.00</td>
</tr>
<tr>
<td>Postage</td>
<td>$200.00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>$300.00</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>$150.00</td>
</tr>
<tr>
<td>Entertainment</td>
<td>$175.00</td>
</tr>
<tr>
<td>Freight and express</td>
<td>$25.00</td>
</tr>
<tr>
<td>Insurance, other than fire</td>
<td>$271.50</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$2,021.50</strong></td>
</tr>
</tbody>
</table>

## Additions and Improvements:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>One and one-half-ton truck</td>
<td>$1,000.00</td>
</tr>
<tr>
<td><strong>Appropriation, including estimated receipts</strong></td>
<td><strong>$60,831.50</strong></td>
</tr>
</tbody>
</table>

The receipts of the institution are hereby appropriated for maintenance expenditures pursuant to chapter 153, Laws of 1918, estimated as amounting to $3,500.00.

**Net amount appropriated**: $57,331.50

---

**X 9. Home for Disabled Soldiers, et cetera, Vineland**

For salaries and wages, and for maintenance of the Home for Disabled Soldiers, Sailors, et cetera, Vineland, on the basis of two hundred and seventy members.

**Salaries and Wages:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Superintendent</td>
<td>$5,000.00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>$53,190.00</td>
</tr>
<tr>
<td>Religious services</td>
<td>$200.00</td>
</tr>
<tr>
<td>Medical and surgical fees</td>
<td>$700.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$59,990.00</strong></td>
</tr>
</tbody>
</table>
CHAPTER 232, LAWS OF 1934

Materials and Supplies:

Food .................. $32,000 00
Clothing ............... 5,000 00
Fuel, light and power 12,700 00
Household supplies . 3,300 00
Grounds ............... 250 00
Medical, surgical and laboratory supplies 1,400 00
Stationery and office supplies .......... 350 00
Vehicular transportation supplies ...... 400 00
Other materials and supplies ........... 150 00

Total Materials and Supplies 55,550 00

Current repairs .................. 5,000 00

Miscellaneous:

Traveling expenses .......... $400 00
Postage .................. 125 00
Telephone and telegraph .......... 500 00
Entertainment ........... 300 00
Insurance, other than fire .......... 84 35
Freight and express .......... 50 00
Funeral expenses ........... 250 00

Total Miscellaneous 1,709 35

Additions and Improvements:

Exchange of auto ............... 800 00

Appropriation, including estimated receipts $122,149 35

The receipts of the institution are hereby appropriated for maintenance expenditures, pursuant to chapter 153, Laws of 1918, estimated as amounting to 13,000 00

Net amount appropriated $109,149 35
X 10. 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 five hundred and fifty inmates.

Salaries and Wages:
- Superintendent: $5,000.00
- Attendants, nurses, and other employees: $113,620.00
- Medical, surgical, dental, veterinary and religious fees: $3,800.00

Total Salaries and Wages: $122,420.00

Materials and Supplies:
- Food: $30,000.00
- Clothing: $8,500.00
- Fuel, light and power: $23,000.00
- Household supplies: $5,500.00
- Farm, stable and grounds supplies: $8,650.00
- Industrial and vocational supplies: $1,600.00
- Educational, recreational and library supplies: $1,700.00
- Medical, surgical and laboratory supplies: $3,000.00
- Stationery and office supplies: $500.00
- Vehicular transportation supplies: $1,100.00
- Other materials and supplies: $100.00

Total Materials and Supplies: $83,650.00

Current repairs: $4,500.00
CHAPTER 232, LAWS OF 1934

Miscellaneous:
- Postage ........... $350 00
- Traveling expenses .. 500 00
- Telephone and telegraph ........... 1,000 00
- Entertainment ...... 300 00
- Freight and express . 200 00
- Insurance other than fire ........... 868 00
- Subscriptions ......... 35 00

**Total Miscellaneous: 3,253 00**

Additions and Improvements:
- Extraordinary household equipment .................. 1,000 00

**Total Additions and Improvements: $214,823 00**

The receipts of the institution are hereby appropriated for maintenance expenditures, pursuant to chapter 153, Laws of 1918, estimated as amounting to 130,650 00

**Net amount appropriated ... $84,173 00**

**X 11. REFORMATORY, ANNANDALE**

For salaries and wages and for maintenance of the Reformatory at Annandale, on the basis of four hundred and fifty inmates.

**Salaries and Wages:**
- Superintendent ..... $5,000 00
- Deputy superintendent 2,500 00
- Disciplinary officer . 1,800 00
- Medical and surgical fees ........... 1,500 00
- Other officers and employees ....... 119,185 00

**Total Salaries and Wages: $129,985 00**
Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$27,000 00</td>
</tr>
<tr>
<td>Clothing</td>
<td>13,000 00</td>
</tr>
<tr>
<td>Fuel, light and power</td>
<td>18,000 00</td>
</tr>
<tr>
<td>Farm, stable and grounds supplies</td>
<td>13,700 00</td>
</tr>
<tr>
<td>Household supplies</td>
<td>5,000 00</td>
</tr>
<tr>
<td>Medical, surgical and laboratory supplies</td>
<td>1,400 00</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>1,100 00</td>
</tr>
<tr>
<td>Stationery, office supplies and equipment</td>
<td>900 00</td>
</tr>
<tr>
<td>Educational, recreational and library supplies (tobacco)</td>
<td>2,000 00</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>100 00</td>
</tr>
</tbody>
</table>

Current repairs .................................. 2,000 00

Miscellaneous:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$600 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>800 00</td>
</tr>
<tr>
<td>Postage</td>
<td>525 00</td>
</tr>
<tr>
<td>Freight and express</td>
<td>100 00</td>
</tr>
<tr>
<td>Entertainment</td>
<td>400 00</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>60 00</td>
</tr>
<tr>
<td>Payments to discharged inmates</td>
<td>2,500 00</td>
</tr>
<tr>
<td>Insurance other than fire</td>
<td>600 00</td>
</tr>
<tr>
<td>Household expenses</td>
<td>2,000 00</td>
</tr>
</tbody>
</table>

Additions and Improvements:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Automobile exchange</td>
<td>1,000 00</td>
</tr>
</tbody>
</table>

Appropriation, including estimated receipts ................ $222,770 00
CHAPTER 232, LAWS OF 1934

The receipts of the institution are hereby appropriated for maintenance expenditures, pursuant to chapter 153, Laws of 1918, estimated as amounting to 7,500.00

Net amount appropriated 215,270.00

X 12. REFORMATORY, RAHWAY

For salaries and wages and for maintenance of the Reformatory at Rahway on the basis of nine hundred inmates.

Salaries and Wages:
Superintendent 6,000.00
Deputy superintendent 3,000.00
Other officers and employees 240,170.00
Inmates' wages 10,000.00
Medical and surgical fees 800.00

Total Salaries and Wages 259,970.00

Materials and Supplies:
Food 60,000.00
Clothing 19,000.00
Fuel, light, power and water 32,000.00
Household supplies 8,500.00
Farm, stable and grounds supplies 8,200.00
Industrial and vocational supplies 800.00
Educational, recreational and library supplies 900.00
Photographing, blueprinting and drafting supplies 250.00
Medical, surgical and laboratory supplies 1,500.00

Total Materials and Supplies 259,970.00
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stationery and office supplies</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Office equipment</td>
<td>250 00</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>1,400 00</td>
</tr>
<tr>
<td>Tobacco</td>
<td>3,000 00</td>
</tr>
<tr>
<td><strong>Total Current Repairs</strong></td>
<td>137,300 00</td>
</tr>
<tr>
<td>Current repairs</td>
<td>20,000 00</td>
</tr>
<tr>
<td><strong>Miscellaneous</strong></td>
<td></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$500 00</td>
</tr>
<tr>
<td>Postage</td>
<td>1,100 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>1,400 00</td>
</tr>
<tr>
<td>Freight and express</td>
<td>250 00</td>
</tr>
<tr>
<td>Entertainment, athletic and recreational supplies</td>
<td>100 00</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>50 00</td>
</tr>
<tr>
<td>Rent of farm land</td>
<td>300 00</td>
</tr>
<tr>
<td>Payments to discharged inmates</td>
<td>6,000 00</td>
</tr>
<tr>
<td>Insurance, other than fire</td>
<td>550 00</td>
</tr>
<tr>
<td><strong>Total Miscellaneous</strong></td>
<td>10,250 00</td>
</tr>
<tr>
<td><strong>Additions and Improvements</strong></td>
<td></td>
</tr>
<tr>
<td>Extraordinary household expenses</td>
<td>$500 00</td>
</tr>
<tr>
<td>Exchange of auto</td>
<td>1,000 00</td>
</tr>
<tr>
<td><strong>Appropriation, including estimated receipts</strong></td>
<td>1,500 00</td>
</tr>
<tr>
<td><strong>Net amount appropriated</strong></td>
<td>$427,520 00</td>
</tr>
</tbody>
</table>

The receipts of the institution are hereby appropriated for maintenance expenditures, pursuant to chapter 153, Laws of 1918, estimated as amounting to $429,020 00.
### CHAPTER 232, LAWS OF 1934

#### X 13. Reformatory for Women, Clinton

For salaries and wages, and for maintenance of the Reformatory for Women, Clinton, on the basis of two hundred and eighty-five inmates.

**Salaries and Wages:**

<table>
<thead>
<tr>
<th>Position</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Superintendent</td>
<td>$4,000</td>
</tr>
<tr>
<td>Assistant Superintendent</td>
<td>1,980</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>53,330</td>
</tr>
<tr>
<td>Medical and surgical fees</td>
<td>3,500</td>
</tr>
<tr>
<td>Religious services</td>
<td>550</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$63,360</td>
</tr>
</tbody>
</table>

**Materials and Supplies:**

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$15,000</td>
</tr>
<tr>
<td>Clothing</td>
<td>6,000</td>
</tr>
<tr>
<td>Fuel, light and power</td>
<td>15,600</td>
</tr>
<tr>
<td>Household supplies</td>
<td>3,200</td>
</tr>
<tr>
<td>Farm, stable and grounds supplies</td>
<td>6,000</td>
</tr>
<tr>
<td>Medical and surgical supplies</td>
<td>2,500</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>400</td>
</tr>
<tr>
<td>Office equipment</td>
<td>75</td>
</tr>
<tr>
<td>Educational, recreational and library supplies</td>
<td>600</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>1,100</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>150</td>
</tr>
<tr>
<td>Cannery supplies</td>
<td>500</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>51,125</td>
</tr>
</tbody>
</table>

**Current repairs**

- **$4,000**
Sanatorium at Glen Gardner.

CHAPTER 232, LAWS OF 1934

Miscellaneous:
- Traveling expenses .................. $750 00
- Postage .......................... 600 00
- Telephone and telegraph .......... 1,200 00
- Insurance, other than fire .......... 510 00
- Freight and express .............. 100 00
- Entertainment .................. 400 00
- Funeral expenses ................ 50 00
- Payments to discharged inmates .. 1,400 00

Total Miscellaneous: .................. 5,010 00

Additions and Improvements:
- Extraordinary household expenses ... $700 00
- Laundry equipment ................ 4,000 00
- Automobile exchange ............. 1,000 00

Total Additions and Improvements: .... 5,700 00

Total for Sanatorium: ............... $129,195 00

X 14. SANATORIUM FOR TUBERCULOUS DISEASES

For salaries and wages, and for the maintenance of the Sanatorium for Tuberculous Diseases, on the basis of four hundred and ninety-four patients.

Salaries and Wages:
- Superintendent .................. $8,000 00
- Physicians, clerks, nurses, farm help, waiters, instructors and others, including school teachers. 198,000 00
- Medical and surgical fees .............. 200 00
- Religious services ................ 1,000 00

Total Salaries and Wages: ........... $207,200 00
CHAPTER 232, LAWS OF 1934

Materials and Supplies:
- Food ..................... $89,500 00
- Fuel, light and power 27,000 00
- Household supplies .... 11,000 00
- Farm, stable and grounds supplies .... 12,950 00
- Medical, surgical and laboratory supplies 10,000 00
- Stationery and office supplies ........ 1,500 00
- Educational, recreational and library supplies .. 800 00
- Vehicular transportation supplies .... 3,000 00
- Clothing ...................... 500 00

Total .......... 156,250 00

Current repairs .................. 11,000 00

Miscellaneous:
- Traveling expenses .. $800 00
- Postage ................. 700 00
- Telephone and telegraph .... 2,100 00
- Insurance other than fire .. 872 74
- Freight and express .... 500 00
- Entertainments ........ 600 00
- Funeral expenses of indigent patients .. 300 00
- Miscellaneous expenses ........ 50 00

Total .......... 5,922 74

Additions and Improvements:
- Traveling clinic ...... $16,000 00
- Renovation of roads .. 200 00
- Materials for painting water tower .... 400 00
- New awnings wards and nurses home .. 500 00
Extraordinary household supplies ...... 1,500 00
Purchase of land including coal trestle 2,200 00

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Appropriation, including estimated receipts</td>
<td>$401,172 74</td>
</tr>
<tr>
<td>The receipts of the institution are hereby appropriated for maintenance expenditures, pursuant to chapter 153, Laws of 1918, estimated as amounting to</td>
<td>$125,000 00</td>
</tr>
<tr>
<td>Net amount appropriated</td>
<td>$276,172 74</td>
</tr>
</tbody>
</table>

Salaries:
- Superintendent ...... $5,000 00
- Assistant superintendents (3) ...... 9,420 00
- Departmental auditor 3,000 00
- Compensation for other assistants ... 231,440 00

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Materials and Supplies</td>
<td>$248,860 00</td>
</tr>
<tr>
<td>Stationery and office supplies ...............</td>
<td>$5,000 00</td>
</tr>
</tbody>
</table>
| Office equipment ...... 2,000 00
| Heat, light, power, water and electricity ........ | 1,500 00 |
| Vehicular transportation supplies ............. | 13,000 00 |

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Miscellaneous</td>
<td>21,500 00</td>
</tr>
</tbody>
</table>
| Traveling expenses ... $9,000 00
| Postage ................................... 9,000 00
| Telephone and telegraph .................. 2,000 00 |
Other miscellaneous expenses .......... 500 00
Insurance other than fire ............... 1,600 00

Revolving Fund:
For the State Board of Children’s Guardians to purchase clothing and other necessary articles for children in their care and for expenses incidental thereto the Revolving Fund of $100,000.00 here-tofore appropriated is reduced to the sum of $75,000.00, said sum is reappropriated, all receipts when received to be credited to this fund. The same to be known as the State Board of Children’s Guardians Revolving Fund.

Receipts from reduction of Revolving Fund .................. 25,000 00

Net amount appropriated ........ $267,460 00

X 16. State Home for Boys

For salaries and wages and for maintenance of the State Home for Boys, on the basis of five hundred and fifty inmates.

Salaries and Wages:
Superintendent ....... $7,000 00
Business manager ... 3,000 00
Resident physician .. 3,000 00
Other officers and employees ........ 166,119 00
Medical, surgical and veterinary fees .... 1,000 00

State Home for Boys.
Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Food</td>
<td>$28,000 00</td>
</tr>
<tr>
<td>Clothing</td>
<td>15,000 00</td>
</tr>
<tr>
<td>Fuel, light and power</td>
<td>28,000 00</td>
</tr>
<tr>
<td>Household supplies</td>
<td>8,500 00</td>
</tr>
<tr>
<td>Farm, stable and grounds supplies</td>
<td>18,000 00</td>
</tr>
<tr>
<td>Industrial and vocational supplies</td>
<td>3,000 00</td>
</tr>
<tr>
<td>Educational, recreational and library supplies</td>
<td>3,000 00</td>
</tr>
<tr>
<td>Medical, surgical and laboratory supplies</td>
<td>2,500 00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>2,000 00</td>
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<tr>
<td><strong>Total</strong></td>
<td><strong>109,000 00</strong></td>
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</table>

Current repairs ........................................ 8,000 00

Miscellaneous:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Traveling expenses</td>
<td>$500 00</td>
</tr>
<tr>
<td>Postage</td>
<td>700 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Entertainment expenses</td>
<td>400 00</td>
</tr>
<tr>
<td>Freight and express</td>
<td>450 00</td>
</tr>
<tr>
<td>Assisting boys outside of institution, the equivalent of inmates' fund transferred to State Treasury</td>
<td>600 00</td>
</tr>
<tr>
<td>Insurance, other than fire</td>
<td>500 00</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>100 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>4,750 00</strong></td>
</tr>
</tbody>
</table>
Additions and Improvements:
Band instruments .... $100.00
Automobile exchange. 500.00

600.00

Appropriation, including estimated receipts ............... $302,469.00

The receipts of the institution are hereby appropriated for maintenance expenditures, pursuant to chapter 153, Laws of 1918, estimated as amounting to .............. 7,000.00

Net amount appropriated ...... $295,469.00

X 17. 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 .... $4,000.00
Physician ............ 2,500.00
Teachers, nurses, clerks and others .. 73,400.00
Medical, surgical and dental fees ....... 2,500.00

$82,400.00

Materials and Supplies:
Food .................. $26,000.00
Clothing ............... 7,500.00
Fuel, light and power 7,500.00
Household supplies .. 5,500.00
Farm, stable and grounds supplies .. 3,700.00
Educational, recreational and library supplies ............. 2,000.00

State Home for Girls.
Stationery and office supplies ............ 600 00
Medical and surgical supplies .......... 1,650 00
Vehicular transportation supplies ...... 700 00
Other materials and supplies .......... 400 00

Current repairs .......................... 4,500 00

Miscellaneous:
Traveling expenses ...................... $600 00
Postage .................... 400 00
Telephone and telegraph .......... 1,200 00
Insurance, other than fire ........ 177 00
Freight and express ........ 200 00
Entertainment ........ 250 00
Payments to discharged inmates .. 200 00

Additions and Improvements:
Extraordinary household supplies . $800 00

Appropriation, including estimated receipts .......... $146,277 00

The receipts of the institution are hereby appropriated for maintenance expenditures, pursuant to chapter 153, Laws of 1918, estimated as amounting to .......... 450 00

Net amount appropriated ...... $145,827 00
X 18. STATE HOSPITAL, GREYSTONE PARK

For salaries and wages, and for maintenance, of the State Hospital, Greystone Park, on the basis of four thousand two hundred inmates.

Salaries and Wages:
Medical director and superintendent .... $8,000 00
Business manager ... 5,000 00
Chief engineer ...... 3,600 00
Other officers and employees ............ 869,532 00
Religious services ... 1,300 00

$887,432 00

Materials and Supplies:
Food ................ $270,000 00
Clothing .............. 37,000 00
Fuel, light, power and equipment ........ 115,000 00
Household supplies ... 50,000 00
Farm, stable and grounds supplies .. 34,000 00
Industrial and vocational supplies .... 4,500 00
Medical, surgical and laboratory supplies 28,000 00
Stationery and office supplies ............ 2,500 00
Recreational supplies (tobacco) .......... 6,500 00
Vehicular transportation supplies ....... 8,000 00

$555,500 00

Current repairs ....................... 35,000 00
CHAPTER 232, LAWS OF 1934

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Miscellaneous:</td>
<td></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$2,000 00</td>
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<tr>
<td>Postage</td>
<td>1,800 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>4,800 00</td>
</tr>
<tr>
<td>Insurance, other than fire</td>
<td>2,000 00</td>
</tr>
<tr>
<td>Freight and express</td>
<td>3,500 00</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>4,000 00</td>
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<tr>
<td>Medical library subscriptions</td>
<td>100 00</td>
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<tr>
<td>Other miscellaneous expenses</td>
<td>500 00</td>
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<tr>
<td><strong>Total Miscellaneous</strong></td>
<td><strong>18,700 00</strong></td>
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<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Unclassified:</td>
<td></td>
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<tr>
<td>Clinics in various counties</td>
<td>35,000 00</td>
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</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Additions and Improvements:</td>
<td></td>
</tr>
<tr>
<td>Fire hose and equipment</td>
<td>$1,000 00</td>
</tr>
<tr>
<td>Replacement of food trucks</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Dining room tables</td>
<td>2,000 00</td>
</tr>
<tr>
<td>Dining room chairs</td>
<td>1,000 00</td>
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<tr>
<td>Laundry machinery</td>
<td>2,900 00</td>
</tr>
<tr>
<td>Exchange of autos and truck</td>
<td>5,700 00</td>
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<tr>
<td><strong>Total Additions and Improvements</strong></td>
<td><strong>$14,100 00</strong></td>
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</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Appropriation, including estimated receipts</td>
<td>$1,545,732 00</td>
</tr>
</tbody>
</table>

The receipts of the institution are hereby appropriated for maintenance expenditures, pursuant to chapter 153, Laws of 1918, estimated as amounting to 725,000 00

Net amount appropriated .................................. $820,732 00
For salaries and wages, and for maintenance of the State Hospital, Marlboro, on the basis of one thousand eight hundred inmates.

### Salaries and Wages:
- Business manager and superintendent: $4,500.00
- Medical director: $5,000.00
- Other officers and employees, present: $293,458.00
- New, $30,000.00

Total: $323,458.00

### Materials and Supplies:
- Food: $100,000.00
- Clothing: $22,000.00
- Fuel, light, and power: $48,000.00
- Farm, stable, and grounds supplies: $19,000.00
- Household supplies: $23,000.00
- Medical, surgical, and laboratory supplies: $16,000.00
- Industrial and vocational supplies: $1,500.00
- Educational, recreational, and library supplies: $1,800.00
- Stationery and office supplies: $2,000.00
- Vehicular transportation supplies: $2,100.00
- Tobacco: $2,700.00
- Other materials and supplies: $800.00

Total: $238,900.00

### Current repairs: $9,000.00
### CHAPTER 232, LAWS OF 1934

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td><strong>Miscellaneous:</strong></td>
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</tr>
<tr>
<td>Traveling expenses</td>
<td>$1,000.00</td>
</tr>
<tr>
<td>Postage</td>
<td>1,000.00</td>
</tr>
<tr>
<td>Insurance, other than fire</td>
<td>1,400.00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>2,500.00</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>750.00</td>
</tr>
<tr>
<td>Freight and express</td>
<td>700.00</td>
</tr>
<tr>
<td>Subscriptions</td>
<td>50.00</td>
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<tr>
<td>Other miscellaneous expenses</td>
<td>500.00</td>
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<tr>
<td><strong>Total Miscellaneous Expenses:</strong></td>
<td>7,900.00</td>
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<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td><strong>Additions and Improvements:</strong></td>
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</tr>
<tr>
<td>Maintenance and repair of roads</td>
<td>800.00</td>
</tr>
<tr>
<td>Replacement, two and one-half-ton truck</td>
<td>600.00</td>
</tr>
<tr>
<td>Laundry equipment</td>
<td>5,000.00</td>
</tr>
<tr>
<td>Bake oven for kitchen</td>
<td>2,700.00</td>
</tr>
<tr>
<td>Fire equipment</td>
<td>500.00</td>
</tr>
<tr>
<td><strong>Total Additions and Improvements:</strong></td>
<td>9,600.00</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Appropriation, including estimated receipts</td>
<td>$598,358.00</td>
</tr>
</tbody>
</table>

The receipts of the institution are hereby appropriated for maintenance expenditures, pursuant to chapter 153, Laws of 1918, estimated as amounting to $345,000.00.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Net amount appropriated</td>
<td>$253,358.00</td>
</tr>
</tbody>
</table>

X 20. **State Hospital, Trenton**

For salaries and wages, and for maintenance of the State Hospital, Trenton, on the basis of two thousand seven hundred inmates.
### Salaries and Wages:
- Warden: $7,000.00
- Medical director: $6,000.00
- Other officers and employees: $652,483.00
- In lieu of maintenance of nine physicians and their families: $13,200.00
- Religious services: $700.00

### Materials and Supplies:
- Food: $175,000.00
- Clothing: $25,000.00
- Fuel, light and power: $105,000.00
- Household supplies: $35,000.00
- Farm, stable and grounds supplies: $33,000.00
- Medical and surgical supplies: $23,000.00
- Stationery and office supplies: $3,000.00
- Vehicular transportation supplies: $3,500.00
- Tobacco: $4,000.00

### Current repairs: $25,000.00

### Miscellaneous:
- Traveling expenses: $2,500.00
- Telephone and telegraph: $4,500.00
- Postage: $1,000.00
- Entertainment: $1,000.00
- Funeral expenses: $900.00
- Newspapers and magazines: $150.00
- Insurance other than fire: $1,925.26
- Freight and express: $200.00

**Total Expenses:** $679,383.00
CHAPTER 232, LAWS OF 1934

Cemetery upkeep .... 150 00
Other miscellaneous expenses .......... 500 00

12,825 26

Unclassified:
Psychiatric clinic, for various institutions with headquarters at State Hospital, Trenton ........ $30,000 00

Additions and Improvements:
Exchange of automobile .......... $1,500 00
Exchange, laundry truck ............ 700 00
Hot water generator, center main .... 1,000 00

3,200 00

Appropriation, including estimated receipts ........... $1,156,908 26

The receipts of the institution are hereby appropriated for maintenance expenditures, pursuant to chapter 153, Laws of 1918, estimated as amounting to .......... 565,000 00

Net amount appropriated .... $591,908 26

X 21. STATE PRISON

For salaries and wages, and for maintenance of the State Prison on the basis of one thousand five hundred inmates.

Salaries and Wages:
Principal keeper .... $6,000 00
Director of industries 6,000 00
Other officers and employees ............ 330,080 00
Wages for inmates at prison (other than State use) 12,000 00
Medical, surgical and dental fees 2,000 00
Religious services 4,920 00

<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>$74,000 00</td>
</tr>
<tr>
<td>Clothing</td>
<td>35,000 00</td>
</tr>
<tr>
<td>Fuel, light and power</td>
<td>45,000 00</td>
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<tr>
<td>Household supplies</td>
<td>14,000 00</td>
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<tr>
<td>Grounds supplies</td>
<td>75 00</td>
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<tr>
<td>Medical, surgical and laboratory supplies</td>
<td>5,000 00</td>
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<tr>
<td>Stationery and office supplies</td>
<td>2,000 00</td>
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<tr>
<td>Educational, recreational and library supplies</td>
<td>2,000 00</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>1,200 00</td>
</tr>
<tr>
<td>Industrial and vocational supplies</td>
<td>500 00</td>
</tr>
<tr>
<td>Photographing, blueprinting and drafting supplies</td>
<td>800 00</td>
</tr>
<tr>
<td>Tobacco</td>
<td>2,500 00</td>
</tr>
<tr>
<td>Current repairs</td>
<td>182,075 00</td>
</tr>
</tbody>
</table>

Miscellaneous:
Traveling expenses 2,000 00
Postage 700 00
Telephone and telegraph 1,500 00
Insurance other than fire 950 00
Freight and cartage 350 00
Electrocution plant 1,000 00
Payments to discharged inmates 3,000 00
Prison Farm, Bordentown.

CHAPTER 232, LAWS OF 1934

Funeral expenses ....  250 00
Other miscellaneous expenses ........  250 00

Additions and Improvements:
Protective equipment $350 00
Fireproofing floors in centre ........  2,000 00
New electric wiring and fittings in wings 1, 2 and 7 ........  2,500 00
Replacement of refrigerator equipment ........  4,000 00

8,850 00

The receipts of the institution are hereby appropriated for maintenance expenditures, pursuant to chapter 153, Laws of 1918, estimated as amounting to 500 00

Net amount appropriated ....  $575,425 00

X 22. STATE PRISON FARM, BORDENTOWN

For salaries and wages, and for maintenance of the State Prison Farm, Bordentown, on the basis of two hundred forty inmates.

Salaries and Wages:
Superintendent ......  $2,700 00
Chief deputy ........  2,500 00
Custodial officers and other employees ...  36,060 00
Inmates’ wages ......  5,000 00

$46,260 00
<table>
<thead>
<tr>
<th>Material/Supply</th>
<th>Amount</th>
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<tr>
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<td>$13,500.00</td>
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<td>Clothing</td>
<td>5,500.00</td>
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<tr>
<td>Fuel, light and power</td>
<td>6,750.00</td>
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<tr>
<td>Household supplies</td>
<td>2,000.00</td>
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<tr>
<td>Farm, stable and grounds supplies</td>
<td>16,000.00</td>
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<tr>
<td>Vehicular transportation supplies</td>
<td>750.00</td>
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<tr>
<td>Stationery and office supplies</td>
<td>400.00</td>
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<tr>
<td>Educational, recreational and library supplies</td>
<td>50.00</td>
</tr>
<tr>
<td>Tobacco</td>
<td>500.00</td>
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<tr>
<td><strong>Total</strong></td>
<td><strong>45,450.00</strong></td>
</tr>
</tbody>
</table>

Current repairs ...................................... 1,000.00

Miscellaneous:
- Traveling expenses .. $60.00
- Telephone and telegraph ................. 400.00
- Insurance other than fire ............. 160.00
- Postage ........................................ 200.00
- Other miscellaneous expenses ........ 50.00

**Total** .................................................................. 870.00

Additions and Improvements:
- Platform scale ............... $750.00
- Automobile exchange ........... 500.00

**Total** .................................................................. 1,250.00

Appropriation, including estimated receipts .......... $94,830.00

The receipts of the institution are hereby appropriated for maintenance expenditures, pursuant to chapter 153, Laws of 1918, estimated as amounting to .......... 8,000.00

Net amount appropriated ...... $86,830.00
For salaries and wages, and for maintenance of the State Prison Farm, Leesburg, on the basis of two hundred and forty inmates.

<table>
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<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Salaries and Wages:</td>
<td></td>
</tr>
<tr>
<td>Superintendent</td>
<td>$3,600</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>48,620</td>
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<tr>
<td>Wages for inmates</td>
<td>3,600</td>
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<tr>
<td>Medical and surgical fees</td>
<td>50</td>
</tr>
<tr>
<td><strong>Total Salaries and Wages</strong></td>
<td><strong>$55,870</strong></td>
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<tr>
<td>Materials and Supplies:</td>
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<tr>
<td>Food</td>
<td>$14,000</td>
</tr>
<tr>
<td>Clothing</td>
<td>5,000</td>
</tr>
<tr>
<td>Fuel, light and power</td>
<td>6,750</td>
</tr>
<tr>
<td>Household supplies</td>
<td>3,500</td>
</tr>
<tr>
<td>Farm, stable and grounds supplies</td>
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</tr>
<tr>
<td>Medical, surgical and laboratory supplies</td>
<td>500</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>450</td>
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<tr>
<td>Educational, recreational and library supplies</td>
<td>50</td>
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<tr>
<td>Vehicular transportation supplies</td>
<td>500</td>
</tr>
<tr>
<td>Tobacco</td>
<td>500</td>
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<tr>
<td><strong>Total Materials and Supplies</strong></td>
<td><strong>35,250</strong></td>
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<tr>
<td>Current repairs</td>
<td>2,500</td>
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<td>Miscellaneous:</td>
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<tr>
<td>Traveling expenses</td>
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<td>Postage</td>
<td>200</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>700</td>
</tr>
</tbody>
</table>
Insurance, other than fire ............. 320 00
Freight and cartage ............. 75 00
Entertainment ............. 50 00
Other miscellaneous expenses ............. 50 00

Additions and Improvements:
Exchange of truck .................. $600 00
Replacement of three watch clocks ............. 220 00

_____ 1,595 00

X 24. VILLAGE FOR EPILEPTICS

For salaries and wages, and for main­tenance of the Village of Epileptics on the basis of one thousand four hundred inmates.

Salaries and Wages:
Superintendent ............. $8,000 00
Steward ............. 4,000 00
Senior resident physician ............. 4,000 00
Other officers and employees ............. 227,962 00
Medical and surgical fees ............. 500 00
Religious services ............. 750 00

_____ $245,212 00

Materials and Supplies:
Food ............. $75,000 00
Clothing ............. 9,000 00
Fuel, light and power ............. 42,000 00
Household supplies ............. 15,000 00
Farm, stable and grounds supplies ............. 15,500 00
Medical, surgical and laboratory supplies ............. 8,500 00

_____ $96,035 00

Village for Epileptics.
Stationery and office supplies ........... 550 00
Office equipment ........ 400 00
Industrial and vocational supplies .... 600 00
Educational, recreational and library supplies ........... 800 00
Vehicular transportation supplies .... 2,500 00
Other materials and supplies ........... 1,200 00

Current repairs .................. 8,500 00

Miscellaneous:
Traveling expenses .......... $1,000 00
Postage ................. 550 00
Telephone and telegraph ........... 1,700 00
Insurance, other than fire ........... 1,000 00
Freight and express ........ 600 00
Entertainment expenses ........ 500 00
Funeral expenses ....... 400 00
Other miscellaneous expenses ........ 100 00

Additions and Improvements:
Maintenance of roads $1,000 00
Extraordinary household supplies ........... 3,000 00
Repairs to railroad siding ........... 500 00
Exchange of autos ........ 1,700 00
Exchange of trucks ........ 1,400 00

Appropriation, including estimated receipts ........... $438,212 00
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The receipts of the institution are hereby appropriated for maintenance expenditures, pursuant to chapter 153, Laws of 1918, estimated as amounting to ......... 255,000 00

Net amount appropriated ...... $183,212 00

X 25. VINELAND STATE SCHOOL

For salaries and wages, and maintenance of the Vineland State School, on the basis of one thousand three hundred and twenty-five inmates.

Salaries and Wages:

Superintendent ..... $7,000 00
Physicians, executive assistant, clerks, mechanics and others, present, $167,931.00, new $2,500.00 ..... 170,431 00
Medical, surgical and oculist fees ..... 2,500 00
Religious services ..... 500 00

$180,431 00

Materials and Supplies:
Food ............... $71,500 00
Clothing ............. 14,500 00
Fuel, light and power 33,000 00
Household supplies .. 15,000 00
Farm, stable and grounds supplies .. 17,800 00
Industrial and vocational supplies ..... 1,400 00
Medical, surgical and laboratory supplies 4,000 00
Stationery and office supplies .......... 1,000 00
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Vehicular transportation supplies ...... 1,500 00
Educational, recreational and library supplies ........... 1,800 00
Other materials and supplies ........... 200 00

Current repairs .......................... 9,000 00

Miscellaneous:
    Traveling expenses .......... $1,500 00
    Postage .................. 950 00
    Telephone and telegraph .......... 1,500 00
    Insurance, other than fire ........ 850 00
    Entertainments ...... 1,000 00
    Funeral expenses .... 500 00
    Freight and express . 300 00

........................................ 6,600 00

Appropriation, including estimated receipts ............ $357,731 00

The receipts of the institution are hereby appropriated for maintenance expenditures, pursuant to chapter 153, Laws of 1918, estimated as amounting to ............ 210,000 00

Net amount appropriated ...... $147,731 00

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 chapter 217, of the Laws of 1919, whatever sum or
sums is received from the counties to pay the cost of such maintenance of any said patient in the institution.

2. The following sums or so much thereof as may be necessary are hereby appropriated out of the income of the school fund for the purposes specified for the fiscal year ending on the thirtieth day of June, in the year one thousand nine hundred and thirty-five.

1. **Free Public Schools**

   For the support of free public schools $500,000 00

2. **Premiums and Accrued Interest**

   There shall be paid from the income of the school fund such sums required to pay premiums and accrued interest on bonds purchased by the trustees for the support of public schools.

3. **School Fund Expenses**

   For necessary legal and other expenses incurred by or under the direction of the trustees for the support of public schools in the investment and protection of the school fund, and in the collection of the income thereof $4,000 00

4. **Refunds**

   Whenever by the conversion of a lease into a grant, or by the execution of a new lease, the rental that has been paid in advance to the State for land under water under riparian
lease is in excess of the amount actually accruing and owing there-
der, and the same has been
carried to the credit of the trustees
of the school fund, the State Treas-
urer, upon warrant of the Compt­
roller, is hereby authorized and
directed at any time upon applica-
tion of the persons entitled to the
same, to repay such excess from the
income of the school fund.

3. No money shall be drawn from the treasury
except for objects as hereina­
above specifically ap­
propriated, and except such sums which are by
law devoted to specific purposes, namely, State
school tax, United States appropriation to Agri-
cultural College, and taxes for the use of taxing
districts in this State, moneys received by the State
from the taxation of railroad and canal property,
which may be by law apportioned to the various
counties of the State for school purposes, academic
certificate fund, vocational schools, pensions of
teachers and school officers authorized by law, bill
board tax fund, moneys received from tuition at
the summer schools, and loans to "State School
Fund," which last named sums shall be paid pur-
suant to the laws applicable thereto; this section
shall not be construed to prohibit the payment due
upon any contract made under an appropriation
of the previous years; moneys received by the De­
partment of Conservation and Development from
the sale or lease of forest reserve lands pursuant
to chapter one hundred and eighty-seven, Laws of
nineteen hundred and thirteen; moneys received by
the Quartermaster-General under the provisions of
section seventeen, chapter eighty-one, Laws of one
thousand nine hundred and seventeen, as amended
March fourth, one thousand nine hundred and
eighteen; moneys received by the Department of
Health pursuant to chapter thirteen, Laws of nine-
teen hundred and fourteen, chapter two hundred
and thirty-two, Laws of nineteen hundred and
seventeen, and receipts pursuant to chapter one hundred and forty-seven, Laws of nineteen hundred and eighteen; nor shall this act apply to moneys appropriated by Joint Resolution of the Legislature where such moneys have been set apart by the State Comptroller. Nothing in this act contained shall in any wise affect the provisions of an act entitled "An act for the appropriation of funds to defray the expenses of a special committee appointed by the General Assembly to inquire into alleged corrupt conduct, crimes and misdemeanors, incident to the institution of impeachment proceedings against civil officers of this State who may appear to be guilty thereof," and such act shall remain in full force and effect, notwithstanding the provisions of this act.

4. In order that some degree of flexibility in appropriations may be had, any department or other State agency receiving an appropriation by any act of the Legislature may apply to the State House Commission for leave 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 House Commission shall consent thereto, it shall notify the Comptroller thereof in writing, whereupon the Comptroller 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.

5. The Comptroller of the Treasury is hereby authorized, empowered, directed, and it shall be his duty to make such correction of the title or text, or both, of an appropriation, necessary to make such appropriation available for the purpose or purposes of its intention. Such correction shall be by written ruling, reciting in appropriate details the facts thereof, and the reasons therefor, attested by the signature of said Comptroller and filed in the Department of the Comptroller of the Treas-
No increase in compensation during fiscal year.

Promotions.

Promotions during the said fiscal year shall be made only for the purpose of filling existing or occurring vacancies or new positions specifically provided in this act. Promotions shall not be authorized or made as a means of compensation advancement contrary to the policy herein expressed. The incumbents of offices or positions for which line item appropriations are made shall not receive compensation in excess of the amounts therein provided.

Working hours.

The offices of all departments, boards, commissions and agencies of the State government shall be open for the transaction of public business except on Sundays and legal holidays from 9:00 A.M. to 5:00 P.M., Monday to Friday, inclusive; and from 9:00 A.M. to 12:00 M. on Saturdays. The working hours of all full-time State officers and employees in offices, departments and agencies, not including educational and other institutions, in the State, shall be from 9:00 A.M. to 5:00 P.M., Monday to Friday, inclusive, and from 9:00 A.M. to 12:00 M. on Saturdays, except with the approval of the Governor, the Civil Service Commission may, by regulation, reduce the working day by one hour and authorize alternate Saturday mornings off for the months of July and August. Department heads are authorized, with the approval of the Civil Service Commission, to fix other hours to meet the requirements of individual departments for all or any part of their employees, but the working hours of all such em-

Summer schedule.

Requirements.
ployes shall not be less than as herein provided. The working hours of officers and employees at institutions shall be such as are determined by the institutional authorities, but not less than as herein provided. Departmental authorities shall see that working hours as herein provided are observed, and that vacation leaves and other leaves, with pay, shall be limited in accordance with existing law and regulations.

8. The Comptroller of the Treasury is hereby empowered, and it shall be his duty in the disbursement of funds available for the general uses of this State, to first provide for the maintenance of the administration of the government of the State, and of its courts, and of its penal, correctional and charitable institutions, and to apply the remainder of such available funds in such manner and to such purpose for which appropriations may have been made as in his judgment may best preserve the interest of the State.

9. The State House Commission 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 building 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.

10. The Comptroller of the Treasury may, upon application therefor, allot from appropriations made to any official, department, commission or board a sum, not in excess of three hundred dollars ($300.00), to establish a petty cash fund, for the payment of expenses not in excess of five dollars ($5.00). The allotment thus made by the Comptroller 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 Comptroller of the Treasury for audit, and the Comptroller of the Treasury shall likewise make regulations governing disbursements from petty cash funds.

11. The Comptroller of the Treasury 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, to transfer such appropriations to such department as shall be charged with the responsibility of administering the functions of such department so transferred as aforesaid.

12. This act shall take effect on the first day of July, one thousand nine hundred and thirty-four.

Approved June 11, 1934.

CHAPTER 233

An Act relating to the funding or refunding of outstanding bonds or notes by municipalities.

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

1. Any city, borough, town, township, village or other municipality (hereinafter referred to as "municipality") shall have power to issue its negotiable bonds (hereinafter referred to as "refunding bonds"), pursuant to and within the limitations prescribed by this act, for the purpose of funding or refunding any notes or bonds heretofore issued by such municipality and now outstanding, or any notes or bonds hereafter issued by such municipality for the purpose of renewing, funding or refunding such outstanding notes or bonds, but not including notes or bonds issued in anticipation of
the collection of taxes levied for the fiscal year one thousand nine hundred and thirty-four, or subsequent fiscal years, or refunding bonds issued under this act. Any municipality shall have power to issue such refunding bonds in an amount not exceeding one per centum (1%) of the face amount of all bonds issued by it pursuant to this act, for the purpose of paying the cost of issuing said bonds, including legal expenses and a reasonable compensation or commission to financial agents employed to effect such funding or refunding.

2. Since the purpose of this act is to provide for the extraordinary conditions due to the existing emergency, no bonds shall be issued pursuant to this act after the first day of January, one thousand nine hundred and thirty-six.

3. Except as hereinafter in this section provided, no municipality which shall issue refunding bonds pursuant to this act shall thereafter issue bonds or notes for any purpose, except refunding bonds issued pursuant to this act, and except bonds or notes issued for a supply of water, and bonds or notes issued in anticipation of the collection of taxes which have not been delinquent more than fifteen months, if the issuance of such bonds or notes will increase the aggregate amount of all bonds or notes then outstanding, other than bonds or notes issued for a supply of water, or bonds or notes issued in anticipation of the collection of taxes which have not been delinquent more than fifteen months, to an amount which exceeds ten per centum (10%) of the last preceding assessed valuation of the taxable real property in such municipality. Notwithstanding anything contained in this section, any municipality which shall issue refunding bonds pursuant to this act may thereafter issue bonds or notes for any purpose, if the aggregate amount of such bonds or notes issued subsequent to the issuance of refunding bonds pursuant to this act and then outstanding (not including refunding bonds issued pursuant to this act) does not exceed...
two per centum (2%) of the last preceding assessed valuation of the taxable real property in such municipality. Notwithstanding anything contained in this section, any municipality may issue bonds or notes in any amount pursuant to any other act, for the purpose of renewing, funding or refunding bonds or notes theretofore issued pursuant to law. Notwithstanding anything in this section contained, any municipality shall issue any notes, bonds or other obligations, except refunding bonds issued pursuant to this act, in excess of any debt limitation imposed by any other act or acts.

4. Such bonds may be issued from time to time in such amounts as may be determined by the governing body of such municipality. Each issue of said bonds shall mature in annual installments or series, beginning not later than five years and ending not later than forty-five years after the date of the bonds of such issue. Said bonds shall bear interest at a rate which shall not exceed six per centum (6%) per annum, payable semiannually. Said bonds shall be issued in such form and with such provisions as to time, place and medium of payment as said governing body may determine, subject to the limitations and restrictions contained in this act. Said bonds either shall be sold upon sealed proposals, or at public auction, after seven days' notice of such sale published once in a newspaper published in such municipality, or if no newspaper is published therein, in a newspaper published in the county in which such municipality is located and circulating in such municipality, and also once in a financial newspaper published in New York City or in the City of Philadelphia or, in the discretion of such governing body, may be sold and delivered without previous public offering in exchange for the bonds or notes to be funded or refunded by the issuance thereof, whether or not such bonds or notes be then due and payable and irrespective of any higher or lower rate of interest borne by such bonds or notes. The issuance of said bonds shall be authorized by ordinance and any other action
CHAPTER 233, LAWS OF 1934

required by this act to be taken by such governing body, including that of designating the officials to execute said bonds, preliminary to the issuance of such bonds, shall be taken by resolution adopted by the votes of not less than a majority of all the members of such governing body.

5. Any bond issued pursuant to this act may contain a recital that it is issued pursuant to this act, which recital shall be conclusive evidence of its validity and of the regularity of its issuance. The governing body may cause to be published, one or more times, in a newspaper published in such municipality, or if no newspaper is published therein, in a newspaper published in the county in which such municipality is located and circulating in such municipality, a notice, signed by the clerk of said municipality, describing the outstanding bonds or notes to be funded or refunded, in such manner as to identify them, and also stating that refunding bonds described by their date, amount, and maturities, have been authorized to be issued pursuant to this act for the purpose of funding or refunding said outstanding bonds or notes, and that the validity or proper authorization of such refunding bonds may not be questioned in any court except in an action or proceeding commenced prior to a date to be specified in such notice, which date shall be more than twenty days after the first publication of such notice. If such notice shall be so published and if the bonds described therein shall not be issued until after the date specified in such notice, neither the validity nor the proper authorization of such refunding bonds shall be questioned in any court except in an action or proceeding commenced prior to the date specified in such notice. A certified copy of such notice shall be filed in the office of the State Auditor.

6. The full faith and credit of any municipality issuing bonds pursuant to this act shall be deemed to be pledged for the payment of the principal of and interest on such bonds. The governing body of any such municipality may, by resolution
adopted prior to the issuance of said bonds, determine that the sums required for the payment of the principal of and interest on any bonds issued pursuant to this act shall be appropriated, levied by tax, and collected in the manner provided in this section. If such resolution is adopted, a separate and specific appropriation for the payment of such principal and interest shall be made in the budget for each fiscal year following the issuance of such bonds. The amount of such appropriation shall be in the same proportion to the amount required for the payment of such principal and interest then due or to become payable during such fiscal year as the amount of all taxes levied upon the taxable property in such municipality for the previous fiscal year bears to the amount of such taxes which were actually collected by or paid to the tax collector of such municipality during such previous fiscal year. Thereafter it shall be the duty of the tax collector of such municipality to set aside out of each payment of taxes levied for the year for which such budget was adopted, a portion of such payment, which shall be in the same proportion to the total payment as the amount of such appropriation bears to the total amount of taxes levied upon the taxable property in such municipality for such fiscal year and collectible by such tax collector. The sums so set aside shall be forthwith deposited in the trust fund described in section seven of this act. The amount of cash in said trust fund at the end of any fiscal year shall be applied to the reduction of the appropriations to be made for the principal and interest of such bonds in the following year. Any such resolution so adopted shall be deemed a contract between such municipality and the holders of said bonds; provided, that the Legislature may on and after January first, one thousand nine hundred and forty-four, permit the rescission, alteration, abrogation or amendment of such resolution and any contract or contracts constituted thereby. Any such resolution may also provide that the portion of each payment of taxes required to be set
asides as hereinbefore provided shall be paid only with lawful money of the United States of America; 

provided, however, that any such provision in any such resolution shall not affect the contract rights of the holders of any obligations of said municipality theretofore issued.

7. Any bonds or notes authorized by this act to be funded or refunded may be funded or refunded, notwithstanding that provision for their payment shall have been made in any budget theretofore adopted, or that funds or revenues remaining uncollected have by law been appropriated to their payment. The funds to be realized from such appropriations or from the collection of such funds or revenues may, however, by resolution adopted by the governing body prior to the issuance of refunding bonds, be pledged to the payment of such refunding bonds, and such pledge shall thereafter be deemed a contract between such municipality and the holders of said bonds. Such funds or revenues so pledged shall when received be deposited forthwith in a trust fund which shall be established by the governing body of such municipality. Said trust fund shall be deposited in an incorporated bank or trust company and shall be used for no purpose except for the payment of the principal of or interest on refunding bonds issued pursuant to this act, and shall not be invested.

8. The powers granted by this act are granted in addition to and not in substitution for the existing powers of municipalities, and are not subject to any limitation or restriction prescribed by any other act or acts.

9. If any one or more sections, clauses, sentences, or parts of this act shall for any reason be questioned in any court and shall be adjudged unconstitutional or invalid, such judgment shall not affect, impair or invalidate the remaining sections, clauses, sentences or parts thereof, but shall be confined in its operation to the specific provisions so held unconstitutional or invalid.

10. This act shall take effect immediately.

Approved June 11, 1934.
CHAPTER 234

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 thirty-five, and regulating the disbursement thereof.

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

1. The following sums or so much thereof as may be necessary, be and they are hereby appropriated out of the State fund for the respective public officers and for the several purposes herein specified, for the fiscal year ending on the thirtieth day of June, in the year one thousand nine hundred and thirty-five, and shall be available for expenditure during said fiscal year, and for a period of three months thereafter to pay obligations incurred during said fiscal year only. At the expiration of said three months' period all unexpended balances, unless specifically held by contracts on file with the Comptroller of the Treasury, shall lapse into the State Treasury, or in case of appropriations from special funds shall lapse to the credit of such special funds.

D 17. STATE TAX DEPARTMENT

Beverage Tax Division

Salaries:
Deputy Commissioner $7,500 00
Director .............. 5,000 00
Other employees ...... 168,360 00

$180,860 00

Materials and Supplies:
Stationery and office supplies ........... $2,000 00
Office equipment ...... 525 00

2,525 00
CHAPTER 234, LAWS OF 1934

<table>
<thead>
<tr>
<th>Miscellaneous Expenses:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$30,000 00</td>
</tr>
<tr>
<td>Printing, binding, etc.</td>
<td>17,400 00</td>
</tr>
<tr>
<td>Revenue stamps</td>
<td>25,000 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>300 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>5,500 00</td>
</tr>
<tr>
<td>Surety bonds</td>
<td>400 00</td>
</tr>
<tr>
<td>Postage</td>
<td>6,000 00</td>
</tr>
<tr>
<td>Rent</td>
<td>9,500 00</td>
</tr>
<tr>
<td></td>
<td>94,100 00</td>
</tr>
</tbody>
</table>

There is hereby appropriated the amount necessary for refunds, pursuant to Chapter 434, laws of 1933, as amended, and Chapter 69, laws of 1934.

| $277,485 00 |

D. 19. DEPARTMENT OF ALCOHOLIC BEVERAGE CONTROL

<table>
<thead>
<tr>
<th>Salaries and Wages:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Commissioner</td>
<td>$16,500 00</td>
</tr>
<tr>
<td>Deputy commissioners</td>
<td>18,000 00</td>
</tr>
<tr>
<td>Attorney in chief</td>
<td>6,000 00</td>
</tr>
<tr>
<td>Counsel in chief</td>
<td>6,000 00</td>
</tr>
<tr>
<td>Inspectors in chief</td>
<td>21,000 00</td>
</tr>
<tr>
<td>Senior inspectors</td>
<td>18,000 00</td>
</tr>
<tr>
<td>Inspectors</td>
<td>25,000 00</td>
</tr>
<tr>
<td>Investigators</td>
<td>99,000 00</td>
</tr>
<tr>
<td>Confidential secretary</td>
<td>3,000 00</td>
</tr>
<tr>
<td>Secretary to commissioner</td>
<td>4,200 00</td>
</tr>
<tr>
<td>Principal clerk-bookkeeper</td>
<td>1,800 00</td>
</tr>
<tr>
<td>Senior clerk stenographers</td>
<td>8,280 00</td>
</tr>
<tr>
<td>Compensation for other assistants and clerical services</td>
<td>38,000 00</td>
</tr>
<tr>
<td></td>
<td>$264,780 00</td>
</tr>
</tbody>
</table>
Materials and Supplies:
- Stationery and office supplies $10,000 00
- Office equipment 10,000 00

Miscellaneous:
- Postage and express-age $4,000 00
- Printing 20,000 00
- Telephone and telegraph 3,000 00
- Bonds and insurance 4,000 00
- Advertising 1,000 00
- Warehousing and trucking 3,000 00
- Traveling expenses 60,000 00
- Other miscellaneous expenses 7,500 00

There is hereby appropriated the amount necessary for license refunds, pursuant to Section 28, Chapter 85, Laws of 1934.

$387,280 00

Act effective. 2. This act shall take effect on the first day of July, one thousand nine hundred and thirty-four.
Approved June 11, 1934.
CHAPTER 235

An Act making appropriation for the support of the State government and for several public purposes for the fiscal year ending June thirty-first, one thousand nine hundred and thirty-five, and regulating the disbursement thereof.

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

1. The following sums be and they are hereby appropriated out of the State fund for the several purposes herein specified:

<table>
<thead>
<tr>
<th>Department</th>
<th>Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>A 1. Attorney-General's Department</td>
<td></td>
</tr>
<tr>
<td>To defray the cost of examination and report to the Legislature on the work of the Commission to Revise and Consolidate Public Statutes of this State</td>
<td>$10,000 00</td>
</tr>
</tbody>
</table>

| A 10. State House Commission      |                                                   |
| Printing and binding of the revision of the laws of the State of New Jersey, prepared by the Commission on Revision and Consolidation of Public Statutes, pursuant to P. L. 1925, Chap. 73, p. 244 | $35,000 00 |

2. This act shall take effect on the first day of Act effective.

Approved June 11, 1934.
CHAPTER 236

An Act to fix the fees to be paid for the recording and indexing of any mortgage given to any agency or instrumentality of the United States of America.

Whereas, A public emergency exists as a result of a prolonged period of economic depression, which has caused many home owners of the State of New Jersey to lose their homes through the sale thereof under mortgage or municipal liens which encumbered the same and which depression now endangers many homes whose owners are now threatened with foreclosure of mortgages thereon, or the sale thereof because of the nonpayment of municipal liens; and

Whereas, Agencies of the United States of America now in being, or which may hereafter come into being, are aiding and will aid such distressed home owners to recover their homes heretofore lost and to save their existing homes; and

Whereas, The cost of recording mortgages of such distressed home owners to such governmental relief agencies must ultimately be borne by such distressed home owners; therefore,

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

1. The registers and county clerks in whose offices mortgages to any agency or instrumentality of the United States of America created or to be created for the relief of distressed home owners are recorded shall charge a fee of three dollars ($3.00), and no more, for the recording and indexing of each such mortgage to such agencies, anything in any other act to the contrary notwithstanding.
2. This act shall take effect immediately but shall become inoperative after three years from the date of its approval.
Approved June 8, 1934.

CHAPTER 237

A Supplement to an act entitled "An act concerning alcoholic beverages," passed December sixth, one thousand nine hundred and thirty-three, and the acts amendatory thereof and supplemental thereto.

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

1. The commissioner may, subject to rules and regulations, issue special permits authorizing the manufacture within homes, or other premises used in connection therewith, of wines in quantities of not more than two hundred (200) gallons for personal consumption only. The fee for such special permits shall be one dollar ($1.00).

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

3. This act shall take effect immediately.
Approved June 11, 1934.
CHAPTER 238

AN ACT to amend an act entitled "An act to provide for the possession of the Delaware and Raritan canal by the State of New Jersey," approved May third, one thousand nine hundred and thirty-four.

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 shall be and the same is hereby amended to read as follows:

2. The Department of Conservation and Development is empowered and directed to enter upon and take possession of said canal and feeder except the properties and facilities now used for railroad purposes referred to in the proviso of section five hereof, for and on behalf of the State of New Jersey; that said canal and feeder shall continue to be deemed a public highway, and until the Legislature shall have further directed the use or disposition of said canal and feeder, the Department of Conservation and Development shall be and hereby is directed in the meanwhile and until further directions of the Legislature to maintain, repair and keep in safe condition existing highway bridges over said canal and feeder except such bridges as are now fully maintained as State highway or county bridges, to repair and preserve the banks thereof, to keep at all times (except that during the period between December fifteenth of each year and March first of the ensuing year the Department of Conservation and Development may close the canal or maintain such flow of water as it deems desirable or necessary to comply with any contract for the sale of water) a flow of water through the canal at a level as heretofore maintained when said canal was in operation; that to insure said flow
aforesaid, and in order to preserve sanitary conditions in said canal and about the banks thereof and the tow path adjacent thereto, that said feeder, said canal and said banks and tow path be kept free of weeds and other growth, save and except such growth as is in the judgment of the said Department of Conservation and Development conducive to the appearance of said canal and feeder and the banks and tow path thereof; provided, however, that until February first, one thousand nine hundred and thirty-five, the said Department of Conservation and Development shall keep the feeder aforesaid free of weeds and other growth so that the flow of water may not be impeded and shall keep the banks of said feeder in good repair and the wickets of the locks in the canal in condition that such wickets may be opened for the flow of water; save and except as in this proviso the said Department of Conservation and Development shall be required to do no other repairs to maintain the aforesaid level until February first, one thousand nine hundred and thirty-five.

2. Section three of the act of which this act is amendatory shall be and the same is hereby amended to read as follows:

3. The Department of Conservation and Development is empowered to sell water from said canal for industrial or potable purposes, and rent or in its discretion use as residence for its employees connected with the maintenance of the canal lands and dwellings adjoining the canal and feeder, to which title has vested in the State, and that the deficit, if any, arising from maintenance of the canal and after deducting the income derived therefrom in the manner aforesaid shall be borne and paid out of funds appropriated under any general or special act of the Legislature.

4. The Department of Conservation and Development may, but by this act it is not required to, oper-
ate said canal and the locks thereof, and as a part of such operation permit the use of said canal by pleasure and commercial craft, or pleasure craft alone, passing through or requiring the use of such locks. In the event of such operation of the canal by said Department of Conservation and Development said Department of Conservation and Development shall adopt and formulate from time to time a tariff of tolls and lock charges to be paid by said craft so using the canal.

4. Section five of the act of which this act is amendatory shall be and the same is hereby amended to read as follows:

5. The Department of Conservation and Development, if it deems it necessary and advisable so to do, is hereby empowered and directed to accept a quit-claim deed or deeds from the United New Jersey Railroad and Canal Company and the Pennsylvania Railroad Company, or either of them, of their rights in and to the said canal and feeder; provided, however, that the quit-claim deed or deeds may except perpetual easement rights for railroad tracks, sidings, switches, spurs, crossings and other railroad facilities now existing for the operation of the railroads owning the same and their service to the shippers and industries located thereon.

5. A new section to be known as section six shall be added and shall read as follows:

6. The Department of Conservation and Development is hereby empowered to lease any buildings acquired by the State under the provisions of the act to which this act is amendatory, which buildings are not required for use in the maintenance or operation of the canal. The Department of Conservation and Development shall have authority to determine the terms of such lease or leases.

6. A new section to be known as section seven shall be added and shall read as follows:

7. For the purposes of administering this act for the balance of the year one thousand nine hundred and thirty-four there is hereby appropriated out of
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the general funds of the State the sum of twenty-five thousand dollars ($25,000.00).

7. A new section to be known as section eight shall be added and shall read as follows:

8. This act shall take effect immediately.

Approved June 11, 1934.

CHAPTER 239

AN ACT to extend a system of free labor bureaus and to provide for their maintenance and to match United States funds available therefor under the Wagner-Peyser employment office bill.

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

1. There is hereby appropriated for the fiscal year July first, one thousand nine hundred and thirty-four, to June thirtieth, one thousand nine hundred and thirty-five, the sum of fifty-four thousand seven hundred dollars ($54,700.00) from the general treasury of the State of New Jersey to be expended for the purposes of maintaining and operating additional offices of the present employment bureau of the New Jersey Department of Labor, which sum is to be in addition to the present funds available from all sources for this purpose and is now being appropriated in order to match an equal sum available to New Jersey on a matched fund basis from the United States Employment Service of the United States Department of Labor, as a result of the terms of the Wagner-Peyser employment office bill 48 statutes, No. 113 of June sixth, one thousand nine hundred and thirty-three, and as a result of the appropriations of the Congress approved April seventh, one thousand nine hundred and thirty-four.
2. This act shall take effect July first, one thousand nine hundred and thirty-four.
Approved June 11, 1934.

CHAPTER 240

An Act to reappropriate funds to enable the Department of Health of the State of New Jersey to purchase and distribute free diphtheria toxoid and toxin-antitoxin and smallpox vaccine and to appropriate an additional sum therefor.

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

1. There is hereby appropriated for the use of the Department of Health of the State of New Jersey in accordance with the provisions of "An act authorizing the State Department of Health to purchase and distribute diphtheria toxoid and toxin-antitoxin and smallpox vaccine and appropriating moneys therefor," approved May second, one thousand nine hundred and thirty-four, for the fiscal year ending on the thirtieth day of June, in the year one thousand nine hundred and thirty-five, any balance which may remain unexpended on the thirtieth day of June, one thousand nine hundred and thirty-four, from moneys appropriated for such purpose in said act, and there is further appropriated for the use of said department for this purpose for said fiscal year the additional sum of twenty thousand dollars ($20,000.00).

2. This act shall take effect immediately.
Approved June 11, 1934.
CHAPTER 241

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 thirty-five, and regulating the disbursement thereof."

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

1. For the purpose of carrying out the program of the State Housing Authority, there is hereby appropriated the sum of seventy-five thousand dollars ($75,000.00). All disbursements of the moneys hereby appropriated shall be made in the same manner as disbursements are made pursuant to the provisions of the act to which this act is a supplement.

2. This act shall take effect immediately.

Approved June 11, 1934.

CHAPTER 242

An Act to amend an act entitled "An act to amend an act entitled 'An act concerning alcoholic beverages,' passed December sixth, one thousand nine hundred and thirty-three."

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

1. Section eleven of the act of which this is an amendment is hereby amended to read as follows:

11. Class A licenses shall be subdivided and classified as follows:
(1) a. Plenary brewery license. The holder of this license shall be entitled, subject to rules and regulations, to brew any malt alcoholic beverages and to distribute and sell his products to wholesalers and retailers licensed respectively in accordance with this act, 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 three thousand five hundred dollars ($3,500.00); provided, however, that on and after July first, one thousand nine hundred and thirty-four, the fee fixed for this license shall be four thousand dollars ($4,000.00).

(1) b. Limited brewery license. The holder of this license shall be entitled, subject to rules and regulations, to brew any malt alcoholic beverages in a quantity dependent upon the following fees and not in excess of three hundred thousand (300,000) barrels of thirty-one (31) fluid gallons capacity per year and to be expressed in said license and to distribute and sell his products to wholesalers and retailers licensed respectively in accordance with this act, 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 (50,000) barrels of thirty-one (31) fluid gallons capacity per annum, five hundred dollars ($500.00); to so brew not more than one hundred thousand (100,000) barrels of thirty-one (31) fluid gallons capacity per annum, one thousand dollars ($1,000.00); to so brew not more than two hundred thousand (200,000) barrels of thirty-one (31) fluid gallons capacity per annum, two thousand dollars ($2,000.00); to so brew not more than three hundred thousand (300,000) barrels of thirty-one (31) fluid gallons capacity per annum, three thousand dollars ($3,000.00).

(2) a. Plenary winery license. 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 distribute and sell his products to wholesalers, retailers and to churches for religious purposes respectively licensed in accordance with this act, 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).

(2) b. Limited winery license. The holder of this license shall be entitled, subject to rules and regulations, to manufacture for sale any naturally fermented wines and fruit juices in a quantity dependent upon the following fees and not in excess of five thousand gallons per year and to be expressed in said license and to distribute and sell his products to wholesalers and retailers respectively licensed in accordance with this act, and to consumers, 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 manufacture between twenty-five hundred (2,500) and five thousand (5,000) gallons per annum, two hundred dollars ($200.00); to so manufacture between one thousand (1,000) and twenty-five hundred (2,500) gallons, one hundred dollars ($100.00); to so manufacture between two hundred (200) and one thousand (1,000) gallons per annum, twenty-five dollars ($25.00); to so manufacture less than two hundred (200) gallons per annum, one dollar ($1.00).

(3) a. Plenary distillery license. 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 distribute and sell his products to wholesalers and retailers respectively licensed in accordance with this act, 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 seven thousand five hundred dollars ($7,500.00).
(3) b. Limited distillery license. The holder of this license shall be entitled, subject to rules and regulations, to manufacture, in a quantity dependent upon the following fees and not in excess of ten thousand (10,000) gallons per year and to be expressed in said license, any alcoholic beverages distilled from fruit juices and rectify, blend, treat and mix, and to distribute and sell his said products to wholesalers and retailers respectively licensed in accordance with this act, 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 manufacture not more than five thousand (5,000) gallons per annum, one thousand dollars ($1,000.00); and to so manufacture not more than ten thousand (10,000) gallons per annum, twenty-five hundred dollars ($2,500.00); provided, however, that on and after July first, one thousand nine hundred and thirty-four, the fee for this license shall be graduated as follows: To so manufacture not more than five thousand (5,000) gallons per annum, five hundred dollars ($500.00); and to so manufacture not more than ten thousand (10,000) gallons per annum, one thousand two hundred and fifty dollars ($1,250.00).

(4) Rectifier and blender license. 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 distribute and sell his products to wholesalers and retailers respectively licensed in accordance with this act, 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).

2. This act shall take effect immediately.

Approved June 19, 1934.
CHAPTER 243

AN ACT to provide for an estate tax in certain cases in addition to any inheritance, succession or legacy taxes imposed by the State of New Jersey under authority of any other act or acts of this State, in order to obtain the benefit of the credit allowed under the federal revenue acts pertaining to federal estate taxes.

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

1. In addition to the inheritance, succession or legacy taxes now or hereafter imposed by this State under authority of chapter two hundred and twenty-eight, laws of New Jersey, one thousand nine hundred and nine, being an act entitled "An act to tax the transfer of property, of resident and nonresident decedents, by devise, bequest, descent, distribution by statute, gift, deed, grant, bargain and sale, in certain cases," approved April twentieth, one thousand nine hundred and nine, and the amendments thereof and supplements thereto, or hereafter imposed under authority of any subsequent enactment, there is hereby imposed an estate or transfer tax upon the transfer of the estate of every resident decedent which is subject to an estate tax payable to the United States under the provisions of the federal revenue act of one thousand nine hundred and twenty-six and the amendments thereof and supplements thereto or any other federal revenue act in effect as of the date of death of the decedent, the amount of which tax shall be the sum by which the maximum credit allowable against any federal estate tax payable to the United States under any federal revenue act on account of taxes paid to any State or territory of the United States or the District of Columbia, shall exceed the aggregate amount of all estate, inherit-
ance, succession or legacy taxes actually paid to any State or territory of the United States or the District of Columbia, including inheritance, succession or legacy taxes actually paid this State, in respect to any property owned by such decedent or subject to such taxes as a part of or in connection with his estate.

In any estate where no inheritance, succession or legacy tax is due this State under the provisions of chapter two hundred and twenty-eight, laws of one thousand nine hundred and nine, its amendments and supplements, or under authority of any subsequent enactment imposing taxes of a similar nature, but an estate tax is due the United States under the provisions of any federal revenue act in effect as of the date of death, wherein provision is made for a credit on account of taxes paid the several states or territories of the United States, or the District of Columbia, then the tax imposed by this act shall be the maximum amount of such credit less the aggregate amount of such estate, inheritance, succession or legacy taxes actually paid to any state or territory of the United States or the District of Columbia.

2. If subsequent to the determination of the tax due under this act an additional or increased estate tax shall become payable to the United States by reason of any redetermination, or additional or corrected assessment, as to a portion of which the estate is entitled to a credit on account of estate, inheritance, succession or legacy taxes paid to any state or territory of the United States or the District of Columbia, then an additional estate tax shall be due and payable to this State to be assessed in the same manner as provided by section one hereof.

3. If subsequent to the determination of the tax due under this act the amount of the federal estate tax shall be decreased and the amount of the federal credit correspondingly reduced by reason of any corrected assessment or redetermination, then the tax due hereunder shall be reduced accord-
ing upon satisfactory proof submitted to the
State Tax Commissioner, and if the tax due here­
under shall have theretofore been paid into the
State treasury then the Comptroller of the treas­
ury, on satisfactory proof of such fact submitted
to the State Tax Commissioner, and duly certified
by him to the Comptroller, shall draw his warrant
on the State Treasurer in favor of the executor,
administrator, trustee, person or corporation who
has paid said tax, or who may be lawfully entitled
to receive the same, for the amount of such tax ex­
cessively paid and said warrant shall be paid by
the State Treasurer out of any appropriation for
the refund of transfer inheritance taxes the same
as warrants for the refund of such taxes under
the transfer inheritance tax statutes of this State
are paid. The foregoing provisions respecting
refund shall apply with the same force and effect
to any other payments determined by the State Tax
Commissioner to have been excessively made under
this act.

All applications for the refund of taxes claimed
to have been excessively or erroneously paid here­
under must be filed with the State Tax Commis­
sioner within two years from the date of payment.

4. If after the payment of the tax hereby imposed
there shall become due and payable a tax upon any
future interest in any property under an instru­
ment creating an executory devise or an estate in
expectancy of any kind or character which is con­
tingent or defeasible, under section three, of chap­
ter two hundred and twenty-eight, laws of one
thousand nine hundred and nine, as amended and
supplemented, or if by reason of any additional or
corrected assessment by the State Tax Commissi­
one additional inheritance, succession or
legacy tax shall become due and payable under the
aforementioned act, or under any subsequent en­
actment imposing taxes of a similar nature, then
the tax paid under this act shall be credited against
the tax arising under said section three, or any
additional tax as aforesaid; provided, however,
that the amount so credited shall not in any event exceed the amount of the tax so accruing; and, provided, further, that nothing contained in this act shall be construed to reduce the amount of inheritance, succession or legacy taxes due and payable to the State under the provisions of chapter two hundred and twenty-eight, laws of one thousand nine hundred and nine, as amended and supplemented or under any subsequent enactment or to entitle the estate of any resident decedent to a refund because the taxes paid under said act, its amendments and supplements, or any subsequent enactment shall exceed the amount of the credit under any federal revenue act in effect as of the date of death of said decedent.

5. All taxes imposed by this act shall become due at the date of death of the decedent and if not paid before the expiration of eighteen months from the date of death of the decedent shall bear interest at the rate of six per centum (6%) per annum from the expiration of said eighteen months until the same are paid. The State Tax Commissioner may, however, for cause shown, extend the time for payment with or without interest for such period as the circumstances, in his discretion, may require and the failure of the federal government to finally determine the amount of estate tax due within said period of eighteen months or the subsequent assessment of an additional or increased estate tax shall always be sufficient grounds for the waiving of interest until the tax has been definitely determined by the government.

6. The State Tax Commissioner is hereby empowered and it shall be his duty to assess and collect all taxes imposed by this act. Said taxes when and as collected by him shall be paid forthwith into the State treasury for the exclusive use of the State, and all administrators, executors, trustees, grantees, donees and vendees, shall be personally liable for any and all such taxes until paid, for which an action at law shall lie in the name of the State of New Jersey, but no lien shall attach to any
property of an estate on account of the tax imposed hereunder.

7. It shall be the duty of the executor, administrator, trustee or other person or corporation liable for the payment of the tax hereunder to file with the State Tax Commissioner a copy of the federal estate tax return within thirty days after filing of the original with the federal government, a copy of any communication from the federal government making any final change in said return, or confirming, increasing or diminishing the tax thereby shown to be due, which is to be filed within thirty days after receipt thereof, and shall file any other evidence, information or data that the State Tax Commissioner shall in his discretion deem necessary. For the purposes of this act the State Tax Commissioner is hereby authorized and empowered to promulgate such rules and regulations, not inconsistent with the provisions hereof, as he shall deem necessary.

8. This act shall become void and of no effect in respect to the estates of persons who die subsequent to the effective date of the repeal of said federal estate tax act or of the provision thereof providing for a credit of the tax paid to the several states and territories of the United States. This act shall likewise become void and of no effect in respect to the estates of persons who die subsequent to the effective date of any judgment of the Supreme Court of the United States declaring said federal estate tax or said credit unconstitutional and void.

9. If the credit provision of the revenue act of one thousand nine hundred and twenty six, the amendments thereof, supplements thereto or any subsequent federal revenue act in place thereof shall be changed by the action of congress to less or more than eighty per centum (80%), then the tax imposed hereby shall be so assessed as will be necessary to absorb the full amount of such changed credit.
10. The Ordinary of this State shall have jurisdiction to hear and determine all questions in relation to any tax imposed under the provisions of this act. Any executor, administrator, trustee, person or corporation liable for the payment of any tax imposed by this act may appeal to the Ordinary for a review thereof within sixty days of the date of notice assessing the tax complained of, on giving bond, approved by the Ordinary, conditioned to pay said tax, together with interest and costs, if said tax be affirmed by the Ordinary.

11. The tax imposed by this act shall be paid out of the same funds as those from which federal estate taxes are payable.

12. The State Tax Commissioner shall not issue any certificate or other evidence of inheritance, succession or legacy tax paid this State in the estate of a resident decedent for use before the internal revenue bureau in an estate tax proceeding until all estate taxes imposed by this act have been paid or payment duly provided for; provided, however, that the State Tax Commissioner may, in his discretion, pending final determination of all inheritance, succession, legacy, transfer or estate taxes due this State, issue temporary or preliminary certificates, so marked, showing payments on account of such taxes.

13. It is the intent and purpose of this act to obtain for this State the benefit of the credit allowed under the provisions of section three hundred and one, subsection (b) of the federal revenue act of one thousand nine hundred and twenty-six, the amendments thereof and supplements thereto and any subsequent modifications thereof. The provisions of this act shall be interpreted and construed liberally in order to accomplish the purpose thereof and the State Tax Commissioner shall have, in addition to his other powers and those in this act specified, all additional, implied and incidental powers which shall be proper and necessary to effect and carry out the expressed intent and purpose of this act.
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14. This act shall apply to the estates of all decedents dying hereafter and to the estates of those who died subsequent to February twenty-sixth, one thousand nine hundred and twenty-six, which are still in process of settlement and subject to the jurisdiction of the courts of probate of this State; provided, however, that it shall not apply where the inheritance, succession or legacy tax due the State has been fully paid and the inheritance tax proceeding considered closed by the State Tax Commissioner, or where the estate tax due the United States has been fully paid and the time within which to claim the benefits of the credit provision of the federal revenue act of one thousand nine hundred and twenty-six, or any modifications thereof has expired prior to the effective date of this act.

15. If for any reason any section or any provision of this act shall be questioned in any court, and shall be held to be unconstitutional or invalid, the same shall not be held to affect any other section or provision hereof. And if for any reason any section, or provision, or the act in its entirety, shall be held to be unconstitutional or invalid, the same shall not be held to affect or invalidate, in whole or in part, any inheritance, succession or legacy tax acts of this State either heretofore or hereafter effective.

16. Nothing contained in this act shall be construed to decrease any inheritance, succession or legacy tax due or to become due the State or to impair the lien of the State for any such tax.

17. This act shall take effect immediately.

Approved June 22, 1934.
CHAPTER 244

An Act to amend an act entitled "An act to amend chapter two hundred and twenty-eight of the laws of nineteen hundred and nine, being an act entitled 'An act to tax the transfer of property, of resident and nonresident decedents, by devise, bequest, descent, distribution by statute, gift, deed, grant, bargain and sale, in certain cases,' approved April twentieth, nineteen hundred and nine," approved April twenty-seventh, nineteen hundred and thirty-one.

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

Section 1, amended.

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

1. A tax shall be and is hereby imposed upon the transfer of any property, real or personal, of the value of five hundred dollars ($500) or over, or of any interest therein or income therefrom, in trust or otherwise, to persons or corporations, except as hereinafter provided, in the following cases:

First. When the transfer is by will or by intestate laws of this State from any person dying seized or possessed of the property while a resident of the State.

Second. When the transfer is by will or intestate law of real property within this State or of goods, wares and merchandise within this State, and the decedent was a nonresident of the State at the time of his death.

Third. When the transfer is of property made by a resident, or is of real property within this State, or of goods, wares and merchandise within this State, made by a nonresident, by deed, grant, bargain, sale or gift made in contemplation of the
death of the grantor, vendor or donor, or intended to take effect in possession or enjoyment at or after such death. Every transfer by deed, grant, bargain, sale or gift, made within two years prior to the death of the grantor, vendor or donor, of a material part of his estate, or in the nature of a final disposition or distribution thereof and without an adequate valuable consideration, shall in the absence of proof to the contrary, be deemed to have been made in contemplation of death within the meaning of this section.

Fourth. When any person or corporation comes into the possession or enjoyment, by a transfer from a resident or from a nonresident decedent, when such nonresident decedent's property consists of real property within this State or of goods, wares and merchandise within this State, of an estate in expectancy of any kind or character which is contingent or defeasible, transferred by an instrument taking effect after the passage of this act, or of any property transferred pursuant to a power of appointment contained in any instrument taking effect after the passage of this act.

Fifth. Whenever property, real or personal, is held in the joint names of two or more persons, or is deposited in banks or other institutions or depositories in the joint names of two or more persons and payable to either or the survivor, upon the death of one of such persons, the right of the surviving joint tenant or joint tenants, person or persons, to the immediate ownership or possession and enjoyment of such property shall be deemed a transfer taxable under the provisions of this act in the same manner as though the whole property to which such transfer relates belonged absolutely to the deceased joint tenant or joint depositor and had been devised or bequeathed to the surviving joint tenant or joint tenants, person or persons, by such deceased joint tenant or joint depositor by will, excepting therefrom such part thereof as may be proved to the satisfaction of the State Tax Com-
missioner by the surviving joint tenant or joint ten-
ants, person or persons, to have originally belonged

to him or them and never to have belonged to the
decedent; provided, however, that in case of a non-
resident decedent this paragraph shall apply only
to real property within this State or goods, wares
and merchandise within this State.

All taxes imposed by this act shall be at the re-
spective rates hereinafter specified upon the clear
market value of such property to be paid to the
State Tax Commissioner and deposited with the
Treasurer of the State, when and as collected, for
the use of said State, and all administrators, ex-
cutors, trustees, grantees, donees or vendees, shall
be personally liable for any and all such taxes until
the same shall have been paid as hereinafter di-
dered, for which an action of debt shall lie in the
name of the State of New Jersey. In determining
the clear market value of such property the follow-
ing deductions and no others shall be allowed:
Debts of the decedent owing at the date of death;
provided, however, that in the case of a resident
decedent there shall not be allowed a debt of said
resident decedent owing for or secured by property
outside of this State except when the property for
which the debt is owing or for which it is secured
is subject to the tax imposed by this act, or except
when the foreign debt exceeds the value of the prop-
erty securing it or for which it was contracted,
when the excess may be deducted, a reasonable sum
for funeral expenses and last illness, such propor-
tion of the State, county and municipal taxes for
the current fiscal year upon the property as the
collapsed portion of the said year bears to a full cal-
endar year, the ordinary expenses of administra-
tion, including the ordinary fees allowed executors
and administrators and the ordinary fees of their
attorneys, and transfer taxes paid or payable to
other States or territories or the District of Colum-
bia or foreign governments on any property the
transfer of which is taxable hereunder. Provided
further, however, the amount due or paid the government of the United States as a Federal estate tax shall not be considered as an expense of administration and shall not be allowed as a deduction.

The following property shall be exempt from taxation under this act, viz.:

(a) Property passing to or for the use of the State of New Jersey, or to or for the use of a municipal corporation within the State of New Jersey, or other political subdivision thereof, for exclusively public purposes;

(b) Property passing to a beneficiary or beneficiaries having any present or future, vested, contingent or defeasible interest under any trust deed or agreement heretofore or hereafter executed by a resident or nonresident decedent, to the extent that the trust fund results from the proceeds of contracts of insurance heretofore or hereafter in force, insuring the life of such decedent and paid or payable, at or after the death of such decedent, to the trustee or trustees under such trust deed or agreement;

(c) Property passing to a trustee or trustees of any trust deed or agreement heretofore or hereafter executed, by virtue of any contract of insurance heretofore or hereafter in force insuring the life of a resident or nonresident decedent and the proceeds of which are paid or payable at or after the death of such decedent to such trustee or trustees for the benefit of a beneficiary or beneficiaries having any present or future, vested, contingent or defeasible interest under such trust deed or agreement.

Property passing to churches, hospitals and orphan asylums, public libraries, bible and tract societies, religious, benevolent and charitable institutions and organizations, wheresoever incorporated or located, organized and operated exclusively for religious, benevolent or charitable purposes and no part of the net earnings of which inures to the
benefit of any private stockholder or other individual or person, and property passing in trust for an exclusively religious, benevolent or charitable use or purpose, shall be taxed at the rate of five per centum on any amount in excess of five thousand dollars ($5,000).

Property passing to a brother or sister of a decedent, wife or widow of a son of a decedent, or the husband of a daughter of a decedent, shall be taxed at the rate of five per centum on any amount up to three hundred thousand dollars ($300,000);

Six per centum on any amount in excess of three hundred thousand dollars ($300,000), up to seven hundred thousand dollars ($700,000);

Seven per centum on any amount in excess of seven hundred thousand dollars ($700,000), up to nine hundred thousand dollars ($900,000);

Nine per centum on any amount in excess of nine hundred thousand dollars ($900,000), up to one million one hundred thousand dollars ($1,100,000);

Eleven per centum on any amount in excess of one million one hundred thousand dollars ($1,100,000), up to one million four hundred thousand dollars ($1,400,000);

Thirteen per centum on any amount in excess of one million four hundred thousand dollars ($1,400,000), up to one million seven hundred thousand dollars ($1,700,000);

Fourteen per centum on any amount in excess of one million seven hundred thousand dollars ($1,700,000), up to two million two hundred thousand dollars ($2,200,000);

Sixteen per centum on any amount in excess of two million two hundred thousand dollars ($2,200,000).

Property passing to a father, mother, grandparents, husband, wife, child or children of a decedent, or to any child or children adopted by the decedent in conformity with the laws of this State, or of any of the United States, or of any foreign kingdom, or nation, or the issue of any child or
legally adopted child of a decedent, shall be taxed at the rate of one per centum on any amount in excess of five thousand dollars ($5,000), up to fifty thousand dollars ($50,000);

Two per centum on any amount in excess of fifty thousand dollars ($50,000), up to one hundred thousand dollars ($100,000);

Three per centum on any amount in excess of one hundred thousand dollars ($100,000), up to one hundred and fifty thousand dollars ($150,000);

Four per centum on any amount in excess of one hundred and fifty thousand dollars ($150,000), up to two hundred thousand dollars ($200,000);

Five per centum on any amount in excess of two hundred thousand dollars ($200,000), up to three hundred thousand dollars ($300,000);

Six per centum on any amount in excess of three hundred thousand dollars ($300,000), up to five hundred thousand dollars ($500,000);

Seven per centum on any amount in excess of five hundred thousand dollars ($500,000), up to seven hundred thousand dollars ($700,000);

Eight per centum on any amount in excess of seven hundred thousand dollars ($700,000), up to nine hundred thousand dollars ($900,000);

Nine per centum on any amount in excess of nine hundred thousand dollars ($900,000), up to one million one hundred thousand dollars ($1,100,000);

Ten per centum on any amount in excess of one million one hundred thousand dollars ($1,100,000), up to one million four hundred thousand dollars ($1,400,000);

Eleven per centum on any amount in excess of one million four hundred thousand dollars ($1,400,000), up to one million seven hundred thousand dollars ($1,700,000);

Twelve per centum on any amount in excess of one million seven hundred thousand dollars ($1,700,000), up to two million two hundred thousand dollars ($2,200,000);
Thirteen per centum on any amount in excess of two million two hundred thousand dollars ($2,200,000), up to two million seven hundred thousand dollars ($2,700,000);

Fourteen per centum on any amount in excess of two million seven hundred thousand dollars ($2,700,000), up to three million two hundred thousand dollars ($3,200,000);

Fifteen per centum on any amount in excess of three million two hundred thousand dollars ($3,200,000), up to three million seven hundred thousand dollars ($3,700,000);

Sixteen per centum on any amount in excess of three million seven hundred thousand dollars ($3,700,000).

Property passing to every other transferee, distributee, or beneficiary not hereinbefore classified shall be taxed at the rate of eight per centum on any amount up to nine hundred thousand dollars ($900,000);

Ten per centum on any amount in excess of nine hundred thousand dollars ($900,000), up to one million one hundred thousand dollars ($1,100,000);

Twelve per centum on any amount in excess of one million one hundred thousand dollars ($1,100,000), up to one million four hundred thousand dollars ($1,400,000);

Fourteen per centum on any amount in excess of one million four hundred thousand dollars ($1,400,000), up to one million seven hundred thousand dollars ($1,700,000);

Sixteen per centum on any amount in excess of one million seven hundred thousand dollars ($1,700,000).

For every purpose of this act all persons, including the decedent, shall be deemed to have been born in lawful wedlock.

This act shall take effect on the first day of July, one thousand nine hundred and thirty-four.

Approved June 22, 1934.
CHAPTER 245

An Act relative to past-due taxes and assessments in towns and townships, except towns and townships in counties of the first and second class.

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

1. It shall be lawful for the governing body of any township or of any town in this State excepting any township or town in first-class and second-class counties to make such abatement, revision, alteration, adjustment and settlement of past-due taxes and assessments, both of principal and any and all interest and penalties thereon, as such governing body shall deem equitable and just and to be for the best interest of such township or town; provided, that the provisions of this act shall not in any wise affect or impair the interest or any lien of any purchaser other than such township or town, acquired under any sale made for past-due taxes or assessments.

2. It shall be the duty of the township or town collector, upon receiving a certified statement of the amount which the governing body shall have agreed to accept in full satisfaction of such unpaid taxes and assessments, or either, to accept such sum so agreed to be accepted, in full satisfaction of such taxes and assessments, and to give a receipt for the amount paid in satisfaction thereof to the person paying the same; which receipt, accompanied by said statement shall be sufficient evidence of the payment and satisfaction of such taxes and assessments, and upon presentation thereof, with the tax bill annexed, to the clerk of the county, he shall satisfy the tax or assessment record in the office relating to unpaid taxes and assessments, or either or both of them, as far as relates to the payment of the said tax or assessment.
3. In case a reduction of any tax, taxes, assessment or assessments be made by the governing body upon any application presented to it under this act, such reduction shall be null and void unless the same be paid within sixty days thereafter and shall be approved by the Commissioner of Municipal Accounts, who may direct the disposition and application of the monies received as a condition or a part of his approval.

4. This act shall be deemed a public act, and take effect immediately. It shall be inoperative and of no effect after September fifteenth, one thousand nine hundred and thirty-four.

5. All acts and parts of acts inconsistent with the provisions of this act be and the same are hereby repealed.

6. This act shall take effect immediately.

Approved June 22, 1934.

CHAPTER 246

An Act to extend the time for computing the average rate of taxation of this State for the year one thousand nine hundred and thirty-four.

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

1. The time of the State Tax Commissioner to compute the average rate of taxation of this State, under the provisions of chapter eighty-two of the laws of one thousand nine hundred and six, and to certify valuations and taxes on the railroad property to the State Comptroller, pursuant to the provisions of chapter four of the laws of one thousand nine hundred and twenty-two, and to perform any other acts based upon said average rate of taxation for the year one thousand nine hundred and thirty-
four, is hereby extended to June thirtieth, one thousand nine hundred and thirty-four, and the time for appeals therefrom, and other acts relating thereto, shall be likewise extended fourteen days thereafter.

2. This act shall take effect immediately.

Approved June 29, 1934.

CHAPTER 247

An Act declaring the Dutch elm disease (Graphium ulmi) to be a public nuisance and providing for its suppression.

WHEREAS, The Dutch elm disease (Graphium ulmi) has been found prevalent in New Jersey and constitutes a menace to an important natural resource of the State, and is therefore a matter of public welfare; therefore,

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

1. The sum of thirty thousand dollars ($30,000.00) is hereby appropriated from the general funds of the State to the State Department of Agriculture, for the fiscal year ending June thirtieth, one thousand nine hundred and thirty-five, to be expended by the State Department of Agriculture in the destruction of elm trees infected by the Dutch elm disease (Graphium ulmi); provided, that at least a similar sum of money be available for expenditure during the same fiscal year by the United States government, in New Jersey, in locating and identifying elm trees infected by the Dutch elm disease (Graphium ulmi).

2. This act shall take effect the first day of July, one thousand nine hundred and thirty-four.

Approved July 11, 1934.
CHAPTER 248

An Act to validate, ratify and confirm the incorporation of trustees of religious societies.

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

1. Where the trustees of any religious society, pursuant to the provisions of an act entitled "An act to incorporate trustees of religious societies," approved April ninth, one thousand eight hundred and seventy-five, and further, pursuant to the provisions of an act entitled "A further supplement to an act entitled 'An act to incorporate trustees of religious societies,' approved April ninth, one thousand eight hundred and seventy-five," which said further supplement was approved April ninth, nineteen hundred and fourteen, and further, pursuant to the provisions of an act entitled "A further supplement to an act entitled 'An act to incorporate trustees of religious societies,' approved April ninth, one thousand eight hundred and seventy-five," which said further supplement was approved February sixteenth, nineteen hundred and eighteen, shall have recorded their said certificate of incorporation with the county clerk of the county setting forth the name by which they and their successors shall be known and distinguished as a body, but have failed to file and record said certificate with the Secretary of State, it shall be lawful and any such corporation is hereby authorized and empowered to file a certified copy of said certificate of incorporation with the Secretary of State, and upon the filing of such certificate as aforesaid, the incorporation and all de facto acts done in pursuance thereof are hereby validated, ratified and confirmed.

2. This act shall take effect immediately.

Approved July 11, 1934.
CHAPTER 249

An Act authorizing the State Tax Commissioner to adjust and settle transfer inheritance taxes due the State, where the matter is now in litigation and the question of the domicile of decedent is at issue.

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

1. The State Tax Commissioner is hereby authorized to adjust and settle transfer inheritance taxes due the State, where the matter is now in litigation and the question of the domicile of decedent is at issue and has been adjudged against the estate of decedent both in this State and in another State, by the acceptance of the principal sum due and the remission of all interest due on such principal sum.

2. This act shall take effect immediately.

Approved July 11, 1934.

CHAPTER 250

An Act appropriating ten million dollars ($10,000,000.00) for emergency relief purposes from moneys derived from transfer inheritance taxes on estates now in litigation, where the question of the domicile of the decedent is involved.

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

1. The sum of ten million dollars ($10,000,000.00) is hereby appropriated for emergency relief purposes from moneys derived from transfer inheritance taxes on estates now in litigation, where the
question of the domicile of the decedent is involved; said sum to be paid out of the treasury as other emergency relief moneys are by statute directed to be paid; any law heretofore passed to the contrary notwithstanding.

2. This act shall take effect immediately.
   Approved July 11, 1934.

CHAPTER 251

A Supplement to an act entitled "An act to establish a thorough and efficient system of free public schools, and to provide for the maintenance, support and management thereof," approved October nineteenth, one thousand nine hundred and three.

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

1. Bonds to be issued by any school district where such bonds, or a portion thereof, are to be sold to the Federal Government, or any agency thereof, may mature in annual installments commencing not more than five years from date of issue, any other statute to the contrary notwithstanding. In all other respects the proceedings for the issuance of such bonds shall conform to the requirements of the act to which this act is supplementary and the acts amendatory thereof and supplemental thereto.

2. This act shall take effect immediately.
   Approved September 6, 1934.
CHAPTER 252

An Act to supplement an act entitled "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 thirty-three.

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

1. Whenever any municipality shall issue after the date this act shall become effective any funding or refunding notes, bonds or other obligations (hereinafter referred to as "refunding bonds") and, in order additionally to secure the payment of such refunding bonds or in connection therewith, such municipality shall be required or shall agree to provide a separate and specific appropriation for the payment of such refunding bonds and interest thereon, computed from year to year and determined by the ratio which the amount of taxes levied for the fiscal year next preceding such computation bears to the amount of taxes collected for such fiscal year, or determined in accordance with any other formula required or to be required by any act of the Legislature of the State or of the governing body of such municipality or any amendments or supplements to any such act or any revisions thereof, or agreed or to be agreed to by such municipality in a contract made before, after or simultaneously with the issuance of such refunding bonds or any amendments or supplements to any such contract or any revisions thereof, then in such event a similar separate and specific appropriation

Paying off refunding bonds.

Appropriation.

How determined.
Provisions for principal and interest.

Approval of budget or tax ordinance by State Auditor.

Action by State Auditor to verify proposed tax.

Expenses of audit met.

computed and determined in the same manner shall be made by the governing body of such municipality for the payment of the interest on and principal of any notes, bonds, or other obligations issued by such municipality after the date this act shall become effective and sold to the Federal government pursuant to the act to which this act is a supplement (hereinafter called "public works bonds") and irrespective of whether such public works bonds shall have been issued before, after, or simultaneously with such refunding bonds.

2. So long as any public works bonds shall be outstanding and unpaid and any municipality shall be required by section one hereof to provide a separate and specific appropriation for the payment of such public works bonds and interest thereon, no budget or tax ordinance shall be finally adopted by the governing body of such municipality unless and until a copy of such proposed budget or proposed tax ordinance shall have been submitted to the State Auditor and the State Auditor shall have made a certificate upon such copy that such proposed budget or proposed tax ordinance complies with all the requirements of this act. The State Auditor is hereby authorized and directed to make such investigation as he may deem advisable before making any such certificate and, in the event such appropriation shall not have been included, to insert such appropriation in such proposed budget or proposed tax ordinance and thereupon make such certificate and the tax to meet such separate and specific appropriation shall thereafter be levied and collected according to law and shall be applied to the payment of such public works bonds and interest thereon, and to no other purpose. The State Auditor's Department shall be entitled to reimbursement by such municipality for reasonable expenses incurred by reason of this act and adequate provision shall be made in such budget or tax ordinance therefor.
3. Whenever any municipality shall issue after the date this act shall become effective any refunding bonds and, in order additionally to secure the payment of such refunding bonds or in connection therewith, the tax collector or other proper officer of such municipality shall be required to set aside and deposit in a trust fund a portion of each payment of taxes, computed from year to year and determined by the ratio which the amount of any separate and specific appropriation for the payment of such refunding bonds and interest thereon, due or to become due in any fiscal year, bears to the amount of taxes levied for such fiscal year, or determined in accordance with any other formula required or to be required by any act of the Legislature of the State or of the governing body of such municipality or any amendments or supplements to any such act or revisions thereof, or agreed or to be agreed to by such municipality in a contract made before, after, or simultaneously with the issuance of such refunding bonds, or any amendments or supplements to any such contract or revisions thereof, and such tax collector or other proper officer of such municipality shall be so required or such municipality shall so agree to use said trust fund for no other purpose than the payment of such refunding bonds and interest thereon, then in such event such tax collector or other proper officer of such municipality shall set aside and deposit a similar portion of each payment of taxes computed and determined in the same manner for the payment of the interest on and principal of any public works bonds issued by such municipality in a similar trust fund and said trust fund shall be used for no other purpose than the payment of such interest and such principal, and irrespective of whether such public works bonds shall have been issued before, after, or simultaneously with such refunding bonds. Any such trust fund may from time to time be invested and reinvested in general obligations of the Federal government or of the State of New Jersey.
CHAPTERS 252 & 253, LAWS OF 1934

Act deemed a contract.

4. The provisions of this act shall constitute a contract with the Federal government and any subsequent purchasers or holders of such public works bonds and any municipality which shall have issued the same, and shall be enforceable by mandamus or other appropriate suit, action, or proceeding in any court of competent jurisdiction, which shall be brought by one or more holders of such public works bonds of such municipality for the benefit of all holders of such public works bonds of such municipality.

As to powers, duties, etc.

5. The powers, duties, and obligations granted by this act are cumulative and in addition to the powers, duties, and obligations of any municipality under existing law, and nothing in this act shall be construed to limit or restrict in any way the power, duty, and obligation of any municipality to levy taxes upon all taxable property within the territorial limits of the municipality without limit as to rate or amount and sufficient to discharge the principal of and interest on its public works bonds as the same shall become due.

Tax rate.

6. This act shall take effect immediately. Approved September 19, 1934.

CHAPTER 253

Supplement to an act entitled "Supplement to an act entitled 'A further supplement to an act entitled "An act concerning the militia of the State"' (Revision of 1925), approved April sixteenth, one thousand nine hundred and thirty.'"

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

1. For the purpose of further carrying out and executing the provisions of the act to which this act is a supplement, the Adjutant-General is hereby authorized and directed to organize and equip a
combined machine gun and headquarters company composed of colored citizen soldiers of Mercer county and vicinity, with headquarters in the city of Trenton, and a company of infantry composed of colored citizen soldiers of Camden county and vicinity, with headquarters in the city of Camden, both to be part of the said colored battalion of militia.

2. There is hereby appropriated an additional sum of ten thousand dollars ($10,000.00) or so much thereof as may be necessary for the equipment, training and housing of said combined machine gun and headquarters company of Mercer county, and the additional sum of ten thousand dollars ($10,000.00) or so much thereof as may be necessary for the equipment, training and housing of said company of infantry of Camden county.

3. This act shall take effect immediately.
Approved September 19, 1934.

CHAPTER 254

An Act to validate and confirm sales of land and real estate sold under an act of the Legislature of the State of New Jersey, entitled “Supplement to an act entitled ‘An act to establish a thorough and efficient system of free public schools, and to provide for the maintenance, support and management thereof,’ approved October nineteenth, one thousand nine hundred and thirty-three,’” which act was approved May sixth, one thousand nine hundred and twenty-nine.

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

1. No sale of any lands, tenements, hereditaments or real estate heretofore made by any board of edu-

Validity of sale although improperly advertised.
cation of this State, under the provisions of a supple-
ment to an act entitled "An act to establish a
thorough and efficient system of free public schools
and to provide for the maintenance, support and
management thereof," approved May sixth, one
thousand nine hundred and twenty-nine, shall be
invalidated by reason of any omission to properly
advertise such sale whether it be a public or private
sale or any adjournment thereof in the manner or
for the length of time then required by law or by
reason of any irregularity or default in such adver-
tisement of such sale, or by reason of the fact that
the public advertisement called for sealed bids, and
the purchaser or purchasers of such lands, ten-
ements and hereditaments or real estate having paid
the price therefor and having received his, her, its
or their deed therefor, his, her or its or their heirs,
successors or assigns shall be deemed to have as
good and complete a title thereto as if such sale or
adjournment had been in all particulars duly adver-
tised or as if there had been duly inserted any
matters required by law to be inserted in any such
advertisement thereof, or as if such sale had been
held in accordance with the terms of said act; pro-
vided, such sales shall have been or shall be con-
firmed by resolution of the board of education;
and provided further, that no proceedings shall
have heretofore been instituted in any court of law
or equity to set aside sale, or any proceedings in
connection therewith.

2. This act shall take effect immediately.

Approved September 19, 1934.
CHAPTER 255

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 ten million dollars ($10,000,000.00) for the relief of the unemployed and dependents in this 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 law 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 sum of ten million dollars ($10,000,000.00) are hereby authorized for the relief of the unemployed and dependents in this State.

2. Said bonds shall be issued from time to time by certification to the issuing officials by the State Emergency Relief Administrative Council.

3. The Governor, State Treasurer and 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.

4. Bonds issued in accordance with the provisions of this act shall be a direct obligation of the State of New Jersey and the faith and credit of the State is pledged for the payment of the interest thereon as 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.

5. 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 the deputy comptroller. 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.

6. (a) Such bonds shall recite that they are issued for the purpose set forth in section one 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 thirty-four, 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 to 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 in such form in such denominations as may be determined by the issuing officials. Said bonds may be coupon bonds or may be registered as to principal only with interest coupons attached, or may be registered as to both principal and interest.
(c) Whenever said bonds shall have been issued as coupon bonds whether so issued originally or at the request of the holder thereof subsequent to the original issue, such bonds may be reissued by the issuing officials at the request of such holder as registered bonds and all registered bonds whether so issued or subsequently issued at the request of such holder may be reissued upon such request by the issuing officials as coupon bonds.

7. Bonds issued under this act shall mature serially but may be made redeemable at the option of the State upon such terms and conditions as the issuing officials may determine, but at not exceeding one hundred and two per centum (102%) of the principal thereof. The last maturity shall not be more than eight years from the date of issue, and the first maturity shall not be more than three years from the date of issue. 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 five per centum (5%) per annum as may be determined by the issuing officials, which interest shall be payable semiannually, providing that the first and last installment of interest may be for a shorter or longer period, in order that intervening installments may be payable at convenient dates.

8. Said bonds shall be issued and sold 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 one financial paper published in the city of New York. 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 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 Federal Government or any agency thereof, at private sale, without advertisement.

9. Until permanent bonds can be prepared, the issuing officials may, in their discretion, issue in lieu of such permanent bonds, temporary bonds or certificates 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 bonds and the interest on deposits are hereby dedicated to the purpose of the relief of the unemployed and dependents in this State, and such proceeds, together with all accrued interest, premiums and interest on funds derived from the sale of such bonds, shall be deposited by the State Treasurer in such depositories as may be selected by him to the credit of the fund for which such bonds are issued.

11. The proceeds from the sale of bonds as aforesaid shall be known as the "Emergency Relief Fund," and the same shall be used only for the purpose of the relief of the unemployed and dependents in this State. Such fund shall be held for the demand of the State Emergency Relief Administrative Council and shall be drawn upon and disbursed only on their order as other funds are now disbursed from the State Treasury.

12. 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, amount, date and series, in substitution for the mutilated or destroyed bonds or coupons. In case of destruction or mutilation the applicant for the substituted bond or bonds shall furnish to the State House Commission evidence satisfactory to it of such mutilation or destruction and also such security and indemnity as may be required.
13. Any expense incurred by the issuing official 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 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. To provide funds to meet the interest and principal payment requirements for any bonds issued under this act and so long as any bonds issued hereunder shall be outstanding and unpaid there is hereby appropriated and the Treasurer shall in each year set aside for such purpose, sufficient sums to meet the principal and interest requirements for the next ensuing calendar year from the tax collected under and by virtue of the provisions of an act entitled “An act imposing taxes upon the sale or delivery of alcoholic beverages and providing for the collection thereof,” approved December fourth, one thousand nine hundred and thirty-three, constituting chapter four hundred thirty-four of the laws of one thousand nine hundred and thirty-three and the several acts amendatory thereof or supplemental thereto, and under and by virtue of any revision thereof or act substitutionary thereof after deducting only the expenses of administering said act or acts.

15. In the event of the receipt by the State of moneys from one of the following sources: (1) the moneys received by the State under the final judgment or decree, whether in the original cause or appeal, of any court of competent jurisdiction in any cause now pending for the collection of transfer inheritance taxes due the State from the estate of a decedent adjudged in said cause to have been a resident of this State, which decedent has already been adjudged by the courts of another State to have been a resident of such other State, (2) the moneys received in any such cause in the event of
the settlement of such litigation by the State Tax Commissioner by the acceptance of the principal sum due and the remission of all interest due on all such principal sum in accordance with the provisions of an act entitled "An act authorizing the State Tax Commissioner to adjust and settle transfer inheritance taxes due the State, where the matter is now in litigation and the question of the domicile of decedent is at issue," approved July eleventh, one thousand nine hundred and thirty-four, constituting chapter two hundred and forty-nine of the laws of one thousand nine hundred and thirty-four, (3) or an agreed amount to be determined by the Legislature, the Treasurer may apply all or any part of such moneys to the redemption and payment of any bonds (together with interest thereon to date of redemption) theretofore issued and then outstanding under this act.

16. (a) 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 are 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.

(b) 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.

17. 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 col-
clected 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, cal-
culate 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 pre-
ceding the year in which such tax is to be assessed,
but such tax shall be assessed, levied and collected
upon the assessed valuations 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
taxing 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 pro-
visions of the State Constitution this act shall, at
the general election to be held in the month of
November, one thousand nine hundred and thirty-
four, be submitted to the people. In order to in-
form 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 people of the
State may, at such election, vote for and against
the sanction or rejection of this act in the following
manner:

There shall be printed on each official ballot the
following:

If you favor the taking effect of the act entitled
below, make an × or a + mark in the square
opposite the word “Yes.”

If you are opposed to the taking effect of the act
entitled below, make an × or a + mark in the
square opposite the word “No.”

| Yes.          | A
|--------------| 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 ten million dollars ($10,000,000.00) for the relief of the unemployed and dependents in this 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 law to the people at a general election. |
| No.          | |

(The purpose of this act is to authorize the issue of ten million dollars ($10,000,000.00) of State bonds for the relief of the unemployed and dependents of this State to be repaid out of liquor and other taxes.)

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.

The said ballots so cast for and against this act 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 sanction or rejection 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 sanction of this act, then all of the provisions of this act shall take effect forthwith.

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 sections.

Approved September 19, 1934.

CHAPTER 256

AN ACT to provide for the establishment, operation and maintenance of foreign trade zones in this State, and to expedite and encourage foreign commerce.

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

1. The State of New Jersey, and any county, city, town, township, borough, village or other municipality, or public agency of the State, may make application for establishing, operating and maintaining foreign trade zones in this State, agreeably to and pursuant to the provisions of an act of the Federal Congress entitled "A bill to provide for the establishment, operation and maintenance of foreign trade zones in ports of entry in the United States, and to expedite and encourage foreign commerce."

2. This act shall be liberally construed in order to facilitate trade and commerce in the State of New Jersey.

3. This act shall take effect immediately.

Approved September 19, 1934.
CHAPTER 257

An Act authorizing the Comptroller of the Treasury to credit to the appropriations heretofore made for the construction of buildings at the New Jersey State Prison Farm at Bordentown, out of moneys to be received from the sale of Institutional Construction Bonds, the sum of five hundred and fifty thousand dollars ($550,000.00) for the completion of said buildings, and validating contracts for such construction heretofore made.

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

1. The Comptroller of the Treasury is hereby authorized to credit to the appropriations heretofore made for the construction of buildings at the New Jersey State Prison Farm at Bordentown, out of moneys to be received from the sale of Institutional Construction Bonds, the sum of five hundred and fifty thousand dollars ($550,000.00) for the completion of said buildings, and contracts for such construction heretofore made are hereby validated and confirmed.

2. This act shall take effect immediately.

Approved December 18, 1934.
CHAPTER 258

An Act to supplement an act entitled "An act to revise and amend 'An act for the taxation of railroad and canal property,' approved April tenth, one thousand eight hundred and eighty-four," approved March twenty-seventh, one thousand eight hundred and eighty-eight.

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

1. Until such time as the pending complaints, relative to the assessment of property and the taxation of property for the year one thousand nine hundred and thirty-four pursuant to the provisions of the act to which this act is a supplement, have been fully heard, the State Board of Tax Appeals shall continue hearing said complaints and, within fifteen days from the conclusion of the hearing of the said complaints, the State Board of Tax Appeals shall make its determinations thereon and certify said determinations to the State Tax Commissioner and the State Tax Commissioner shall certify forthwith to the Comptroller of the Treasury any corrections or changes in any of the said assessments and taxes. Within ten days from the receipt by him of a certification with respect to the assessment and taxes of any complaining railroad or canal company, the Comptroller shall notify such complaining railroad or canal company of said determination of the State Board of Tax Appeals and of any correction in the assessment and taxes of such company. The Comptroller shall make such notification by depositing in the United States mail a statement addressed to such complaining company in the manner provided in the act to which this act is a supplement.
2. Wherever, pursuant to the act to which this act is a supplement, any railroad or canal company has heretofore filed a complaint with the State Board of Tax Appeals with respect to the assessment and the taxation of its property for the year one thousand nine hundred and thirty-four, and where said hearings were not concluded on or before the fifteenth day of October, one thousand nine hundred and thirty-four, and where the said board continued to hold hearings on said complaint after the fifteenth day of October, one thousand nine hundred and thirty-four, in which hearings said complaining railroad or canal company participated, all of said hearings and the records thereof are hereby declared valid and legal notwithstanding some of said hearings were conducted and some of said records made subsequent to the fifteenth day of October, one thousand nine hundred and thirty-four.

3. This act shall take effect immediately.

Approved December 18, 1934.

CHAPTER 259

An Act to amend an act entitled "An act to amend an act entitled 'An act authorizing municipalities other than counties to issue notes or bonds for the relief of the poor during the present emergency of unemployment,' approved January thirty-first, one thousand nine hundred and thirty-four."

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 be and the same is hereby amended to read as follows:
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3. This act shall take effect immediately, but limitation of act. shall become inoperative on and after February first, one thousand nine hundred and thirty-six. Approved December 18, 1934.

CHAPTER 260

An Act concerning county and municipal finances.

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

1. In any county or municipality where provision shall not have been made for the appropriation in full in the budget or tax ordinance of the year one thousand nine hundred and thirty-five for all deferred assets or deferred charges, as hereinafter particularly defined, such county or municipality may, by resolution, direct that at least one-fifth of the amount of all known deferred assets or deferred charges shall be included in the budget or tax ordinance or tax levy for the year one thousand nine hundred and thirty-five.

2. Deferred assets or deferred charges, as herein defined, shall be construed to include the following:
   (a) Deficits in miscellaneous revenues.
   (b) Deficits in tax revenues.
   (c) Deficits by reason of tax remissions or abatement of taxes more than three years in arrears.
   (d) Deficits or anticipated deficits in the operation of any municipal enterprise or utility account.
   (e) Deficits by reason of overexpenditure of appropriation or expenditure in the absence of appropriation.
   (f) Deficits by reason of tax revenue notes of one thousand nine hundred and thirty-one or years prior thereto.
   (g) Deficits occasioned by any interfund borrowings.
3. In each case where a county or municipality is desirous of distributing such deferred assets or charges, as herein described, application for permission so to do shall be made by the governing body of any county or municipality to the State Auditor. If such application shall be approved, the State Auditor shall endorse on the same the word "approved" and append his signature thereto and return the same to the governing body of the county or municipality so applying. If such State Auditor shall disapprove of the same, he shall endorse on the said application the word "disapproved" and shall sign his name thereto and return the same to the governing body of such county or municipality and such application shall be disposed of by the State Auditor within ten days from the date of the receipt thereof by him.

4. Where any budget for the year one thousand nine hundred and thirty-five has been approved or adopted by any county or municipality, the State Auditor may, by his order in writing, direct that any such budget be changed so that there may be included therein or excluded therefrom any of the items mentioned in this act, and any order so made by the State Auditor shall be valid and binding upon such county or municipality.

5. This act shall take effect immediately, and as its object is to give a measure of relief to counties and municipalities during the present period of economic depression it shall be liberally construed to accomplish said purpose.

Approved December 18, 1934.
CHAPTER 261

An Act providing for the payment of the cost of publication of the bond act submitted to the people at the general election held in the month of November, one thousand nine hundred and thirty-four.

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

1. For the purpose of paying the cost incurred in the publication of the bond act submitted to the people at the general election held in the month of November, one thousand nine hundred and thirty-four, and constituting chapter two hundred and thirty-five of the session laws for the year one thousand nine hundred and thirty-four, there is hereby appropriated the sum of two thousand dollars. All bills rendered in connection with such publication shall be approved by the Secretary of State and paid by the State Treasurer, on the warrant of the State Comptroller, out of general funds of the State.

2. This act shall take effect immediately.

Approved December 18, 1934.

CHAPTER 262

An Act providing for the payment of the cost of publication of the proposed constitutional amendments.

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

1. For the purpose of paying the cost incurred in the publication of the proposed constitutional amendments.
amendments, to wit, Senate Concurrent Resolution No. 3, and Senate Committee Substitute for Assembly Concurrent Resolution No. 5, there is hereby appropriated the sum of seven thousand five hundred dollars ($7,500.00). All bills incurred in connection with such publication shall be approved by the Secretary of State and paid by the State Treasurer, on the warrant of the State Comptroller, from the general funds of the State.

2. This act shall take effect immediately.
Approved December 18, 1934.

CHAPTER 263

A Supplement to an act entitled "An act to provide for a State budgeting system and its operation," approved April twentieth, one thousand nine hundred and thirty-one.

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

1. The provisions for the expenditure of moneys for administration and operation by the State Highway Commission and Commissioner of Motor Vehicles, prior to the enactment of a new appropriation act as provided for in the act to which this act is a supplement, shall apply with equal force and said provisions shall be available to the other departments or agencies of the government mentioned in and to which appropriations have been made in any Highway appropriation act.

2. This act shall take effect immediately.
Approved December 18, 1934.
CHAPTER 264

AN ACT authorizing the State House Commission to sell certain lands and premises belonging to the State of New Jersey in the town of Kearny in the county of Hudson, to the Joseph Edwin Frobisher, Jr., Post, No. 99, Department of New Jersey, American Legion, a corporation of this State.

BE IT ENACTED 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 sell to the Joseph Edwin Frobisher, Jr., Post, No. 99, Department of New Jersey, American Legion, a corporation of this State, the members of which consist of veterans of the World War, certain lands and premises, together with the buildings thereon erected, situate, lying and being in the town of Kearny, county of Hudson and State of New Jersey, the area to be such as the State Board of Control of the Department of Institutions and Agencies may certify to the State House Commission as not being required for public purposes, but not to exceed a frontage of one hundred feet on Belgrove drive.

2. Such sale shall be executed in the name of the State by the said State House Commission at a sale price of one hundred dollars ($100.00). This sale is actuated by the desire of the Frobisher Post to erect thereon a suitable memorial to those who gave their services to their country and who in the declining years of their lives enjoyed the peace and contentment of the home. Any attempt to assign, sell or use this property for any purpose inconsistent with the provisions herein expressed or by the loss of the charter of the said Joseph Edwin...
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Frobisher, Jr., Post, No. 99, the title will revert to the State.

3. The remaining terms, conditions and provisions of said deed shall be as determined by the said State House Commission, not inconsistent with the provisions hereof.

4. All acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

5. This act shall take effect immediately.

Approved December 18, 1934.

CHAPTER 265

An Act for the appropriation of funds to defray special expenses connected with railroad taxation.

WHEREAS, There are now in litigation taxes amounting to millions of dollars levied against railroad property, which litigation is based in part on charges of discrimination in valuation between railroad and other property, resulting in the application to railroad property of an average rate increased in amount by alleged valuations of other property on a lower basis than the basis of valuation of railroad property; and is based in part on an alleged failure of the State adequately to consider all the elements entering into the proper valuation of railroad property for tax purposes; and

WHEREAS, An additional appropriation is needed adequately to meet these conditions;

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

1. There is hereby appropriated to the State Tax Department for the purpose of investigation of the valuation in the assessment of property...
under the general tax laws of the State, pursuant to chapter three hundred and fifty of the laws of one thousand nine hundred and twenty-one and chapter ninety-eight of the laws of one thousand nine hundred and twenty-three, and for the purpose of providing for the review of railroad assessments, pursuant to chapter three hundred and five of the laws of one thousand nine hundred and thirty-three, and for the purpose of giving more adequate consideration in the determination of the valuation of railroad property to factors other than direct appraisal thereof, for the State fiscal year beginning July first, one thousand nine hundred and thirty-four, in addition to any sums included in the general appropriation bill for that year, the sum of fifty-three thousand dollars ($53,000.00).

Approved December 18, 1934.

CHAPTER 266

A Supplement to an act entitled "An act concerning alcoholic beverages," passed December sixth, one thousand nine hundred and thirty-three, as amended by an act entitled "An act to amend an act entitled 'An act concerning alcoholic beverages,' passed December sixth, one thousand nine hundred and thirty-three," approved April thirteenth, one thousand nine hundred and thirty-four.

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

1. An act entitled "An act concerning alcoholic beverages," passed December sixth, one thousand nine hundred and thirty-three, as amended by an
act entitled "An act to amend an act entitled 'An act concerning alcoholic beverages,' passed December sixth, one thousand nine hundred and thirty-three," approved April thirteenth, one thousand nine hundred and thirty-four, is hereby supplemented by adding thereto two new sections, to be known as sections 6 A and 6 B, which shall read as follows:

6 A. The judge of the court of common pleas in each sixth class county shall have the power to appoint such assistants, whether clerical or otherwise, as he shall deem necessary to aid him in carrying out the provisions of this act and the acts to which this act is a supplement. Such assistants, so appointed, shall serve during the pleasure of said judge and shall receive such compensation for their services as such judge shall fix and determine and shall be paid by the county treasurer upon the order of said judge out of moneys received by him for that purpose. Such assistants shall not be subject to any of the requirements of, or entitled to any of the benefits of any of the laws of this State relating to civil service.

6 B. It shall be the duty of the judge of the court of common pleas in each sixth class county to collect and receive all fees and charges for licenses issued by him and to forthwith transmit the same to the county treasurer, together with a statement of the fee charged for each license, the name of the licensee and the name of the municipality in which the licensed premises is located. It shall be the duty of the county treasurer to forthwith remit to the chief financial officer of the municipality in which each licensed premises is located ninety per centum (90%) of the license fee received for licensing such premises and he shall retain the balance in a special fund out of which he shall pay, on proper voucher, upon the order of said judge, all of the expenses incurred by said judge in the administration of his duties under this act and the acts to which this is a supplement. On the first day of July, one thousand nine hundred and thirty-five,
and each year thereafter, the county treasurer shall apportion the said expenses for compensation and administration, which shall remain unapportioned prior to that date, among the municipalities in his county in which premises have been licensed in the ratio which total amount of fees received from all the licensed premises in each such municipality bears to the total amount of all license fees received by him for licenses effective prior to July first, one thousand nine hundred and thirty-five, and for each year thereafter, and after deducting the amount of expenses apportioned to each such municipality from the amount of fees retained to its credit he shall remit the balance to the chief financial officer of each such municipality.

2. This act shall take effect immediately.

Approved December 18, 1934.

CHAPTER 267

An Act relating to courts having criminal jurisdiction and regulating proceedings for the attendances of witnesses in criminal cases.

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

1. If a judge of a court of record in any State which by its laws has made provisions for commanding persons within that State to attend and testify in criminal prosecutions in this State certifies under the seal of such court that there is a criminal prosecution pending in such court, that a person being within this State is a material witness in such prosecution, and that his presence will be required for a specified number of days, upon presentation of such certificate to any judge of a court of record in the county in which such person is,
such judge shall fix a time and place for a hearing and shall notify the witness of such time and place.

If at the hearing the judge shall determine that the witness is material and necessary, and it will not cause undue hardship to the witness to be compelled to attend and testify in the prosecution in the other State, that the witness will not be compelled to travel more than one thousand miles to reach the place of trial by the ordinary traveled route, and that the laws of the State in which the prosecution is pending, and of any other State through which the witness may be required to pass by ordinary course of travel, will give to him protection from arrest and the service of civil and criminal process, he shall issue a subpoena, with a copy of the certificate attached, directing the witness to attend and testify in the court where the prosecution is pending at a time and place specified in the subpoena.

If the witness, who is so subpoenaed as above provided, after being paid or tendered by some properly authorized person the sum of ten cents ($0.10) a mile for each mile by the ordinary traveled route to and from the court where the prosecution is pending and five dollars ($5.00) for each day that he is required to travel and attend as a witness, fails without good cause to attend and testify as directed in the subpoena, he will be punished in the manner provided for the punishment of any witness who disobeys a subpoena issued from a court of record in this State.

If a person in any State which by its laws has made provision for commanding persons within its borders to attend and testify in criminal prosecutions in this State is a material witness in a prosecution pending in a court of record in this State, a judge of such court may issue a certificate under the seal of the court stating these facts and specifying the number of days the witness will be required. This certificate shall be presented to a judge of a court of record in the county in which the witness is found.
If the witness is subpoenaed to attend and testify in a criminal prosecution in this State he shall be tendered the sum of ten cents ($0.10) a mile for each mile by the ordinary traveled route to and from the court where the prosecution is pending and five dollars ($5.00) for each day that he is required to travel and attend as a witness. A witness who has appeared in accordance with the provisions of such subpoena shall not be required to remain within this State a longer period of time than the period mentioned in the certificate.

If a person comes into this State in obedience to a subpoena directing him to attend and testify in a criminal prosecution in this State he will not while in this State pursuant to such subpoena be subject to arrest or service of process, civil or criminal, in connection with matters which arose before his entrance into this State under the subpoena.

If a person passes through this State while going to another State in obedience to a subpoena to attend and testify in a criminal prosecution in that State or while returning therefrom, he shall not while so passing through be subject to arrest or the service of process, civil or criminal, in connection with matters which arose before his entrance into this State under the subpoena.

2. This act shall be interpreted and construed as to effectuate its general purpose to make uniform the law of the States which enact it.

3. This act shall take effect immediately.

Approved December 18, 1934.
An Act to authorize and regulate the funding, refunding and/or extension of outstanding bonds, notes or other obligations by any county, city, borough, town, township, village or other municipality.

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

1. In addition to the powers granted by any other act, any county, city, borough, town, township, village or any other municipality (hereinafter referred to as "municipality") shall have power to issue its bonds, notes and/or certificates of indebtedness (hereinafter referred to as "refunding bonds"), pursuant to and within the limitations prescribed by this act, for the purpose of funding or refunding any notes, bonds or other obligations whereby the municipality agreed to pay a stated sum, due or to become due, heretofore issued by such municipality and now outstanding, together with interest due or to become due thereon, or any notes or bonds and/or certificates of indebtedness hereafter issued by such municipality for the purpose of renewing, funding or refunding such outstanding notes, bonds or other obligations, but not including notes or bonds issued in anticipation of the collection of taxes levied for the fiscal year one thousand nine hundred and thirty-four. Any municipality shall also have power to issue such refunding bonds in an amount not exceeding one per centum (1%) of the face amount of all bonds issued by it pursuant to this act, for the purpose of paying the cost of issuing said bonds, legal expenses, compensation or commission to financial agents employed to effect such funding or refunding and such legal and other expenses of bondholders or committees representing bondholders as
may be specified in any agreement or agreements between a municipality and such bondholders or committees.

2. Since the purpose of this act is to provide for the extraordinary conditions due to the existing emergency, no bonds shall be issued pursuant to this act after the first day of July, one thousand nine hundred and thirty-six.

3. Except as hereinafter in this section provided, no municipality which shall issue any refunding bonds pursuant to this act shall thereafter issue bonds or notes for any purpose, except refunding bonds issued pursuant to this act, and except bonds or notes issued for a supply of water, if the issuance of such bonds or notes will increase the aggregate amount of all bonds or notes then outstanding, other than bonds or notes issued for a supply of water, to an amount which exceeds ten per centum (10%) of the last preceding assessed valuation of the taxable real property (including improvements) in such municipality. Notwithstanding anything contained in this act or any other act, any municipality which shall issue any refunding bonds pursuant to this act may thereafter issue bonds or notes for any purpose, if the aggregate amount of such bonds or notes issued subsequent to the issuance of any refunding bonds pursuant to this act and then outstanding (not including refunding bonds issued pursuant to this act) does not exceed two per centum (2%) of the last preceding assessed valuation of the taxable real property (including improvements) in such municipality, and such notes or bonds within such two per centum (2%) limit may be issued notwithstanding that at the time of issuance thereof such municipality is over the ten per centum (10%) limit provided for in this section. Notwithstanding anything contained in this act, any municipality may issue bonds or notes in any amount pursuant to any other act, for the purpose of renewing, funding or refunding bonds or notes theretofore issued pursuant to law.
Issue deemed a contract. The foregoing provisions for debt limitation contained in this section, three, shall be deemed a contract between any municipality issuing refunding bonds pursuant to this act and the holders of said bonds; provided, however, that if the Legislature, subsequent to January first, one thousand nine hundred and forty-five, shall amend, alter or repeal such provisions or any thereof, said contract shall thereupon be amended, altered or repealed accordingly.

Provided. Notwithstanding anything contained in this act, any such municipality may issue tax anticipation, tax revenue, interest deficiency or emergency bonds or notes pursuant to the provisions of an act entitled "An act concerning municipal and county finances," approved March twenty-eighth, nineteen hundred and seventeen, constituting chapter one hundred and ninety-two of the pamphlet laws of nineteen hundred and seventeen, and the acts amendatory thereof and supplemental thereto, or any revision thereof, and any such notes or bonds heretofore or hereafter issued thereunder and any renewals thereof shall not be included as notes or bonds in computing the ten per centum (10%) limit or the two per centum (2%) limit provided for in this section.

Terms of issue. 4. Refunding bonds may be issued from time to time in such amounts as may be determined by the governing body of such municipality. Each issue of said bonds may be made payable either in annual installments or series, which need not be equal but may be in varying amounts, in successive years or in one amount at a single maturity date. Each issue of said bonds payable in installments or series shall mature in annual installments or series beginning not later than ten years after the date of the bonds of such issue, the latest installment or series of which shall mature not later than forty-five years after the date of the bonds of such issue, and each issue of said bonds payable in one amount shall mature not later than forty-five years after the date of the bonds of such issue. Said bonds
shall bear interest at a rate which shall not exceed six per centum (6%) per annum, payable semiannually, and shall bear such date or dates, mature at such time or times within the limits hereinabove stated, be in such denominations and in such form, either registered or payable to bearer with or without coupons attached for payment of interest, carry such registration privileges, be executed in such manner, be payable at such place or places, be subject to redemption with or without premium and shall be issued with such other provisions, all as may be determined by the governing body of such municipality. Any refunding bonds issued under this act in exchange for any bonds, notes and/or other obligations issued under any other act and/or in discharge of any interest due or to become due thereon may in addition to other recitals contain a recital that, in case of default in payment of principal of or interest on any such refunding bond, the holder thereof shall not only have all his rights and remedies thereunder, but in addition shall be reinvested with and shall have the same legal and equitable remedies he would have had if he were then the owner and in possession of the bond, note, other obligation, coupon or interest claim in exchange for which such refunding bond shall have been issued. Such refunding bonds may contain any one or more of the above or any other terms, conditions or provisions deemed to give said refunding bonds a higher degree of marketability. Said bonds either shall be sold upon sealed proposals, or at public auction, after seven days’ notice of such sale published, except in the case of a county, once in a newspaper published in such municipality, or if no newspaper is published therein, in a newspaper published in the county in which said municipality is located and circulating in such municipality, and, in the case of a county, once in a newspaper published in such county, and also once in a financial newspaper published in New York City or in the city of Philadelphia or, in the discretion of such governing
body, may be delivered without previous public offering in exchange for the bonds, notes and/or other obligations to be funded or refunded by the issuance thereof and in discharge of any interest due or to become due on such bonds, notes and/or other obligations, whether or not such bonds, notes and/or other obligations be then due and payable and irrespective of any higher or lower rate of interest borne by such bonds, notes and/or other obligations so as to be funded or refunded, and may also be delivered in payment of the expenses in section one of this act referred to. The issuance of said bonds shall be authorized by ordinance in the case of a municipality other than a county and by resolution in the case of a county, and any other action required by this act to be taken by such governing body, including that of designating the officials to execute said bonds, preliminary to the issuance of such bonds, shall be taken by resolution adopted by the votes of not less than a majority of all the members of such governing body.

5. Any bond issued pursuant to this act may contain a recital that it is issued pursuant to this act, which recital shall be conclusive evidence of its validity and of the regularity of its issuance. The governing body may cause to be published, one or more times, in a newspaper published, except in the case of a county, in such municipality, or if no newspaper is published therein, in a newspaper published in the county in which such municipality is located and circulating in such municipality, and, in the case of a county, in such county, a notice, signed by the clerk of said municipality, describing the outstanding bonds, notes and/or other obligations to be funded or refunded, in such manner as to identify them, and also stating that refunding bonds described by their date, amount and maturities, have been authorized to be issued pursuant to this act for the purpose of funding or refunding said outstanding bonds, notes and/or other obligations, and that the validity or proper authorization of such refunding bonds may not be
questioned in any court except in an action or proceeding commenced prior to a date to be specified in such notice, which date shall be more than twenty days after the first publication of such notice. If such notice shall be so published and if the bonds described therein shall not be issued until after the date specified in such notice, neither the validity nor the proper authorization of such refunding bonds shall be questioned in any court except in an action or proceeding commenced prior to the date specified in such notice. A certified copy of such notice shall be filed in the office of the State Auditor.

6. The full faith and credit of any municipality issuing bonds pursuant to this act shall be deemed to be pledged for the payment of the principal of and interest on such bonds.

7. Any bonds, notes and/or other obligations authorized by this act to be funded or refunded may be funded or refunded, notwithstanding that provision for their payment shall have been made in any budget theretofore adopted, or that funds or revenues remaining uncollected have by law been appropriated to their payment. The funds to be realized from such appropriations or from the collection of such funds or revenues may, however, by resolution adopted by the governing body prior to the issuance of refunding bonds, be pledged to the payment of such refunding bonds, and such pledge shall thereafter be deemed a contract between such municipality and the holders of said bonds. Such funds or revenues so pledged shall when received be deposited forthwith in a trust fund which shall be established by the governing body of such municipality. Said trust fund shall be deposited in an incorporated bank or trust company and shall be used for no purpose except for the payment of the principal of or interest on refunding bonds issued pursuant to this act, and shall not be invested.

In case a municipality issuing refunding bonds under this act shall collect funds under existing ap-
Transfer accounts.

Collateral pledging; taxes; limitation of amounts; CHAPTER 268, LAWS OF 1934

propriations which are no longer required by reason of the cancellation, release, refunding or extension of the liability in respect of which such appropriations were made, such funds, when collected, may, at the option of said municipality, be applied by the municipality toward the payment of any unpaid charges legally payable by the municipality under any past or future budget. Such appropriations (as distinguished from the funds collected thereunder) may, at the option of said municipality, be transferred or credited to appropriate reserve accounts and thereafter be disposed of in the manner provided for in an agreement between the municipality and its bondholders, or some of them, or a committee representing some or all of them.

8. Collateral agreements. To the end that the principal of and interest on the refunding bonds issued pursuant to this act may be further secured and thereby a more favorable sale or exchange effected, any municipality may adopt a resolution or resolutions containing provisions which shall be a part of the contract with the holders of such bonds as to (a) the setting aside of trust, reserve, sinking or other funds, the amount, source, regulation and disposition thereof and the identity and/or qualifications of the banking institution or institutions within or without the State in which the same shall be deposited; (b) the pledging, depositing or trusteeing of monies or other property to be applied to the payment of the principal of and interest on bonds issued pursuant to this act, and the securing of such deposits; (c) the pledging of taxes, special assessments and other revenues or monies of the municipality directly to the payment of the principal of and interest on said bonds, or to trust, reserve, sinking or other funds; (d) limitations effective for not exceeding ten years from the effective date of such resolution or resolutions on the source, amount or nature of borrowing or incurring of indebtedness by the municipality; (e) limitations on the amounts of appropriations
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which may be made by the municipality in any annual budget for purposes other than debt service; (f) the time and scope of tax sales of property against which there may be outstanding delinquent taxes or delinquent assessments; (g) the penalty or penalties which will be imposed upon property owners for delinquent taxes and delinquent assessments; (h) the inclusion in any budgets of appropriations as reserves for uncollected taxes, and the amount, computation and disposition of such appropriations and of the proceeds of the tax levy therefor; (i) the arbitration of any questions or doubts concerning the compliance of the municipality with any of the provisions made in said resolution or resolutions; (j) the terms and conditions upon which any such resolution or resolutions and/or any contract entered into thereby, may be amended, rescinded or repealed; (k) any or all of the above provisions or any other provisions committing the municipality to a course of conduct which may tend to improve its credit standing. The validity of refunding bonds issued pursuant to this act shall not be dependent on nor affected by the validity or regularity of any proceedings relating to such collateral agreement or the validity of such collateral agreement or any part thereof.

9. Any municipality making any collateral agreement in connection with the issuance of refunding bonds under this act shall have power to create and set aside, pursuant to the terms of said agreement, trust, reserve or sinking funds for the payment of the principal of and interest on such bonds. The funds comprising such trust, reserve or sinking funds shall be deposited in such banking institution or institutions within or without the State as may be specified or otherwise provided for in such agreement in a special trust account or a special account secured by a deposit of collateral. All deposits of such money shall, if so provided in any such collateral agreement, be secured by obligations of the United States or of the State of New Jersey,
Purchasing and canceling bonds.

Provide for carrying out agreement.

Agreement with bond holders.

As to sinking fund payments.

of a market value equal at all times to the amount of the deposits, and all banks and trust companies within the State are authorized to give such security for such deposits. The governing body of the municipality shall have power, if any such collateral agreement so provides, to purchase out of such trust, reserve or sinking funds, any bonds issued by the municipality pursuant to this act at a price not more than the principal amount thereof and accrued interest. All bonds so purchased shall be cancelled.

10. Any municipality making any collateral agreement in connection with the issuance of refunding bonds under this act shall have and possess all of the powers necessary or appropriate for the carrying out of the terms and provisions of such agreement. In connection with the issuance of refunding bonds under this act and prior to the actual issuance thereof, any municipality proposing to issue such bonds is hereby empowered and authorized to enter into a collateral agreement or agreements with the holders of some or all of its bonds, notes and/or other obligations or a committee representing such holders covering the terms of a plan for the refunding of its said bonds, notes and/or other obligations and such municipality shall have and possess all of the powers necessary or appropriate for the carrying out of the terms and provisions of said agreement or agreements.

11. Where bonds issued prior to March twenty-second, one thousand nine hundred and sixteen, for the payment of which contributions have been made to the sinking fund are to be refunded under this act and an agreement between the issuing municipality and its bondholders, or some of them, or a committee representing some or all of the bondholders provides that the bonds, notes and/or other obligations of the issuing municipality and/or other property held in the sinking fund and representing accumulations to the credit of the bonds so refunded shall be taken from the sinking fund and
delivered to the municipality or to a new sinking fund commission to be organized or to a trustee, trustees, or depositary or depositaries provided for in said agreement, or otherwise disposed of, the sinking fund commission is hereby empowered and directed to comply with the terms of such agreement. If any such agreement so provides, the bonds, notes and/or other obligations of the municipality taken from the sinking fund shall be cancelled or shall be exchanged for refunding bonds issued pursuant to this act upon the terms set forth in such agreement.

12. If the governing body of any municipality issuing refunding bonds under this act by resolution so determines all refunding bonds issued under this act to fund or refund indebtedness incurred for the creation, improvement, extension or otherwise in connection with any municipal enterprise or utility shall have the same rights with respect to monies received as fees, rentals or charges for service rendered by such municipal enterprise or utility as the bonds funded or refunded.

13. The governing body of any municipality issuing refunding bonds under this act may by resolution determine that additional sums for the retirement of bonds over and above the sums required in any year for the payment of principal of and interest on any refunding bonds issued under this act shall be appropriated and levied by tax.

14. Any municipality which shall issue any refunding bonds pursuant to the provisions of this act may extend the maturities of any bonds or notes issued pursuant to the provisions of said act constituting chapter one hundred and ninety-two of the pamphlet laws of nineteen hundred and seventeen and the acts amendatory thereof and supplemental thereto, outstanding and unpaid on October first, nineteen hundred and thirty-four, to such time or times as the governing body of the municipality may determine, but not later than December thirty-first, nineteen hundred and forty, whether or not funds have heretofore been collected or included in
any budget for the payment of the same, and no such obligations shall be included in computing any debt limit prescribed in this act.

Such bonds or notes, so extended, may have stamped across the face thereof a statement setting forth the extended maturity date and rate of interest to be paid thereon until said date. Such interest rate may be the same rate as, or a greater or lesser rate than, the rate specified in the bond or note extended. Such obligations, so extended, may have annexed or attached thereto additional coupons evidencing the interest payments to be made thereon.

Any such obligations so extended, when authorized by resolution of the governing body, shall be accepted at par and accrued interest, to the extent and in the manner provided in said resolution, in payment and discharge of taxes of the year nineteen hundred and thirty-three or any year prior thereto by any public officer or tax collector of such municipality authorized to receive or collect such taxes.

15. Any municipality, other than a county, may, at its option, take any action under this act by ordinance of the governing body instead of by resolution.

16. The powers granted by this act are granted in addition to and not in substitution for the existing powers of municipalities, and except as this act provides, are not subject to any limitations or restrictions prescribed by any other act or acts.

17. If any one or more sections, clauses, sentences, or parts of this act shall for any reason be questioned in any court and shall be adjudged unconstitutional or invalid, such judgment shall not affect, impair or invalidate the remaining sections, clauses, sentences or parts thereof, but shall be confined in its operation to the specific provisions so held unconstitutional or invalid.

18. This act shall take effect immediately.

Approved December 18, 1934.
CHAPTER 269

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 thirty-five, and regulating the disbursement thereof," approved June eleventh, one thousand nine hundred and thirty-four.

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

1. The following sums or so much thereof as may be necessary be and they are hereby appropriated out of the State fund for the purposes indicated herein, and shall be available for expenditure forthwith:

   D. 12. STATE BOARD OF TAX APPEALS
   Compensation for assistants ............ $11,000 00
   For additional traveling expenses ..... 1,000 00

2. This act shall take effect immediately.
   Approved December 18, 1934.
CHAPTER 270

A FURTHER 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 thirty-five, and regulating the disbursement thereof," approved June eleventh, one thousand nine hundred and thirty-four.

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

1. For the purpose of carrying out the program of the State Housing Authority, there is hereby appropriated an additional sum of twenty-five thousand dollars ($25,000.00). All disbursements of the moneys hereby appropriated shall be made in the same manner as disbursements are made pursuant to the provisions of the act to which this act is a further supplement.

2. This act shall take effect immediately.

Approved December 18, 1934.
CHAPTER 271

An Act to amend an act entitled "An act to amend an act entitled 'An act authorizing and empowering townships and boroughs in this State to appoint a board of assessors to make assessments and taxes therein and to regulate the salaries and compensation of the members thereof,' approved June twenty-seventh, one thousand nine hundred and thirty-three."

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 be and the same is hereby amended so that it shall read as follows:

4. This act shall only become operative in any township or borough when its provisions are accepted by ordinance enacted by the governing body of such township or borough and upon the enactment of such ordinance, the office of assessor shall be abolished on and after June thirtieth next succeeding the enactment thereof; provided, however, in any township or borough where the assessor or assessors are now elected by the legal voters thereof, this act shall not become operative in any such township or borough, until the governing body of such township or borough shall submit to the legal voters thereof, on the day of a general election, for their approval, the ordinance accepting the provisions of this act and only when a majority of the legal voters voting at said election shall have approved said ordinance shall this act become operative in any such township or borough.

2. This act shall take effect immediately.

Approved December 18, 1934.
JOINT RESOLUTIONS
JOINT RESOLUTION No. 1

JOINT RESOLUTION authorizing the State Highway Commission to name and designate the Lakewood-Adelphia highway as the "Lila W. Thompson Memorial Highway."

WHEREAS, Lila W. Thompson was for two years a member of the House of Assembly of this State, and the first woman to be elected to the House of Assembly from the county of Ocean; and

WHEREAS, As a member of the House of Assembly she rendered many valuable contributions to the welfare of our State, and to the advancement of its civic progress; and

WHEREAS, It is eminently fitting that a definite tribute be paid to her memory; therefore,

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

1. That the New Jersey State Highway Commission be and the same is hereby authorized to name and designate the Lakewood-Adelphia highway so that henceforth the same shall be known as the "Lila W. Thompson Memorial Highway," in tribute and recognition of her unselfish and distinguished service to the State of New Jersey.

2. This joint resolution shall take effect immediately.

Approved January 16, 1934.
JOINT RESOLUTION No. 2

Joint Resolution memorializing the Congress of the United States to protect the people against lynch law and mob violence.

WHEREAS, Crime is increasing at a rapid rate throughout the length and breadth of the country, and

WHEREAS, Lynch law and mob violence continue taking an increasing toll from the peaceful citizens of our commonwealth; and

WHEREAS, Law and order is absolutely necessary to maintain a stable government; therefore,

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

1. That the Federal Government be requested to pass such measures and take such action necessary to blot out lynch law and vouchsafe to every citizen life, liberty and the pursuit of happiness as guaranteed in our bill of rights.

2. BE IT FURTHER RESOLVED, That copies of this joint resolution be transmitted to the Vice-President of the United States, to the Speaker of the House of Representatives and to the Senators and Representatives in the Congress of the United States from the State of New Jersey.

3. This joint resolution shall take effect immediately.

Approved February 14, 1934.
JOINT RESOLUTION No. 3

A Joint Resolution recreating a committee for the purpose of investigating and inquiring into the feasibility of the acquisition and operation by the State of New Jersey of the Delaware and Raritan canal and feeder.

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

1. A committee created for the purposes set forth in chapter joint resolution twelve, pamphlet laws of the year one thousand nine hundred and thirty-three, approved March twenty-ninth, one thousand nine hundred and thirty-three, is hereby recreated to continue such investigations heretofore commenced and make its recommendations to the present session of the Legislature. The committee shall continue with the same membership as were appointed under chapter joint resolution twelve, laws of one thousand nine hundred and thirty-three, insofar as such members are also members of the present session of the Legislature. Vacancies which exist shall be filled respectively by the President of the Senate and the Speaker of the House of Assembly.

2. The said committee shall retain for the aforesaid purposes all of the powers and authorities heretofore conferred upon said committee by chapter joint resolution twelve, laws of one thousand nine hundred and thirty-three.

3. This joint resolution shall take effect immediately.

Approved February 14, 1934.
JOINT RESOLUTION No. 4

JOINT RESOLUTION authorizing the State Highway Commission to name and designate State Highway No. 21 as McCarter Highway.

Preamble. Whereas, Uzal H. McCarter was for many years an outstanding and highly esteemed leader in the civic and philanthropic activities of the city of Newark and State of New Jersey; and

Preamble. Whereas, He was ever ready to devote his time, his substance and his qualities of leadership to the promotion of causes designed to promote the well being of the people of the State; and

Preamble. Whereas, It is appropriate that there should be public recognition of the services he thus unselfishly rendered; therefore

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

1. That the New Jersey State Highway Commission be and the same is hereby authorized to name and designate State Highway No. 21 so that henceforth the same shall be known as the McCarter Highway.

2. This joint resolution shall take effect immediately.

Approved March 22, 1934.
JOINT RESOLUTION No. 5

JOINT RESOLUTION for the continuance of the commission appointed pursuant to the provisions of Joint Resolution No. 16, entitled "Joint resolution for the appointment of a commission to make a study, survey and investigation of the operation of the workmen's compensation act, and to recommend such changes in such law as shall be desirable," approved June twenty-eighth, one thousand nine hundred and thirty-three, and further authorizing and empowering such commission to undertake a survey, study and investigation of the State Department of Labor with particular reference to the Workmen's Compensation Bureau and the Rehabilitation Commission.

WHEREAS, By virtue of a resolution entitled "Joint resolution for the appointment of a commission to make a study, survey and investigation of the operation of the workmen's compensation act, and to recommend such changes in such law as shall be desirable," the said commission did organize and hold fourteen public hearings in the city of Newark; and

WHEREAS, As a result of such hearings evidence was produced which disclosed collusion and conspiracy existing among certain doctors and lawyers whereby injured workmen were unfairly treated and deprived of their rightful compensation; and

WHEREAS, By reason of venal understandings and conspiracies among doctors and lawyers, indefensible practices within the bureau were
tolerated and permitted by officials thereof, as a result of which the administration of the workmen’s compensation act was seriously impeded and crippled, and embezzlements in excess of twenty-five thousand dollars ($25,000.00) disclosed; and

WHEREAS, In order that the entire subject of the administration of the workmen’s compensation law and the Rehabilitation Commission, as well as other bureaus in the Department of Labor may be investigated and illegal practices prohibited; therefore,

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

1. The commission created pursuant to the provisions of Joint Resolution No. 16 of the legislative session of one thousand nine hundred and thirty-three be and the same is hereby continued for the purposes in said resolution set forth, and further the commission is empowered to undertake and investigate the work of the Rehabilitation Commission and other divisions of the Department of Labor.

2. The said commission shall have power to issue subpoenas, signed by its chairman and secretary, to compel the attendance of witnesses, and the production of books, papers and records, and is further authorized and empowered to undertake a survey, study and investigation of the State Department of Labor, and its various bureaus including the Workmen’s Compensation Bureau and the Rehabilitation Commission, to the end that as a result of such study illegal and improper practices in said bureau shall be abated, and the workmen’s compensation act changed in such manner as shall be appropriate. Any member of the commission shall have power to administer oaths to witnesses appearing before it, and to have the aid of any prosecutor of the pleas of any county in this State
JOINT RESOLUTIONS Nos. 5 & 6

for the investigation of alleged crimes and misdemeanors.

3. The powers in this resolution contained are in addition to and not in limitation of the powers conferred upon the commission by this resolution continued. The commission shall embody its findings in a report to this or the succeeding session of the Legislature, together with such proposed legislation as will effectuate the purposes hereof.

4. This joint resolution shall take effect immediately.

Approved May 7, 1934.

JOINT RESOLUTION No. 6

A JOINT RESOLUTION memorializing the Congress for the acquisition by the Federal Government of the Delaware and Raritan canal.

WHEREAS, The State of New Jersey has recently acquired the Delaware and Raritan canal from the United New Jersey Railway and Canal Company after abandonment by the lessor, the Pennsylvania Railroad, in accordance with the charter of the United New Jersey Railway and Canal Company; and

WHEREAS, The Federal Government now owns and operates the greater portion of the inland waterways from Maine to Florida; therefore,

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

1. That the Governor and Legislature of the State of New Jersey do memorialize the Federal Congress to enact legislation providing that the Federal Government shall acquire from the State
of New Jersey at a cost of one dollar ($1.00) the property of the Delaware and Raritan canal, together with such land, buildings and equipment as are turned over by the United New Jersey Railway and Canal Company under the provisions of chapter one hundred and thirty-nine of the laws of one thousand nine hundred and thirty-four.

2. That the Federal Congress provide for the operation of the canal for navigable purposes; and

Be It Further Resolved, That this joint resolution, signed by the Governor and under the Great Seal of the State, be transmitted to the Vice-President of the United States and the Speaker of the House of Representatives, as the presiding officers of their respective branches of the Federal Congress.

3. This joint resolution shall take effect immediately.

Approved June 11, 1934.

JOINT RESOLUTION No. 7

AN ACT appointing a commission to collaborate, assist and encourage the objects and activities of the Stevens Centenary of Transportation Progress in New Jersey.

WHEREAS, The Stevens Centenary of Transportation Progress in New Jersey has planned celebrations, programs and pageants in many of the larger municipalities of the State commemorating the one hundredth anniversary of the opening of the Camden and Amboy railroad and also the one hundredth anniversary of the Delaware and Raritan canal and in honor of Colonel John A. Stevens, of Hoboken, New Jersey, a foremost pioneer of transportation development in America; and
JOINT RESOLUTION No. 7

WHEREAS, New Jersey of all the colonies pioneered in transportation and today, of all the States enjoys the most complete and modern transportation facilities; and

WHEREAS, The various activities of the Stevens Centenary of Transportation Progress in New Jersey through radio broadcasts, news reel publicity, advertising, et cetera, will not only call to mind New Jersey’s pioneering spirit in transportation throughout its history but widely advertise its present complete, modern facilities; and

WHEREAS, These activities will be of distinct benefit in publicizing to industry and the traveling public the advantages of this State in transportation facilities generally; therefore

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

1. The Governor be and he is hereby authorized to appoint a commission to consist of five persons, residents of the State of New Jersey, for the purpose of collaborating, assisting and encouraging the objects and activities of the Stevens Centenary of Transportation Progress in New Jersey.

Approved September 19, 1934.
PROCLAMATIONS
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

For several years past, during Conservation Week, the attention of the public has been drawn to the necessity of conserving and increasing the natural resources of our State. We are just beginning to appreciate the priceless heritage which is ours in the abundance which nature has lavished upon us. Under the new era which is dawning it is hoped and expected that our people will have more leisure in which to enjoy the beauties of nature.

Our various State departments are constantly striving to prevent pollution of our waters and needless destruction of plant and animal life. The State is also faced with the problem of conserving our natural assets through flood control and the prevention of the loss of soil through erosion, particularly along our coast. It needs the support of an alert and public-spirited citizenry in its battle, and because of this it is especially important that Conservation Week be widely observed.

Therefore, I, A. Harry Moore, Governor of the State of New Jersey, do hereby proclaim the week beginning

APRIL 9TH, 1934,

as

CONSERVATION WEEK,

and I would request that during this week educational agencies of the State conduct programs
covering various phases of the problem of con-

ervation. Given under my hand and the Great

[seal] Seal of the State of New Jersey, this

first day of March, in the year of Our

Lord one thousand nine hundred and

thirty-four, and in the Independence of

the United States the one hundred and

fifty-eighth.

A. HARRY MOORE,
Governor.

By the Governor:
THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION
STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

The proper observance of National Business
Women’s Week seems to me to be especially desir-
able this year.
National Business Week will afford an oppor-
tunity for demonstrating the ever-widening in-
fluence of women in public affairs and their achieve-
ments in the business and professional world. It
will also serve as a means of displaying the spirit
of patriotism and helpfulness which animates the
business and professional women of today.
The women who are sponsoring this movement
have selected “Confidence” as their slogan in this
observance, and are thereby setting an example to
the rest of the country.
They are demonstrating their confidence in their
country, their government and their own abilities,
by the programs which they have outlined for this
week, conspicuous among which is a re-employment
project, through which each club will strive to
secure employment for ten "white-collar" women. They are also planning to observe one day of this week as "Rehabilitation Day," and are sponsoring educational programs and vocational talks for young girls.

I am so heartily in favor of their aims and their plans for this week that I deem it advisable to call the attention of the public thereto.

Therefore, I, A. Harry Moore, Governor of the State of New Jersey, do hereby proclaim the period between

MARCH 11TH

and

MARCH 17TH

as

NATIONAL BUSINESS WOMEN'S WEEK,

and I ask the cooperation of the public in the observance of this week.

Given under my hand and the Great [SEAL] Seal of the State of New Jersey, this tenth day of March, in the year of Our Lord one thousand nine hundred and thirty-four, and in the Independence of the United States the one hundred and fifty-eighth.

A. HARRY MOORE,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, Financial independence is something for which we all strive, and
WHEREAS, Like life, liberty, and the pursuit of happiness, it is an ideal we would like to see realized by and for everyone, and
WHEREAS, We just now are emerging from a distressing period when we particularly have had brought home to us the need for, and wisdom of making provision for our own financial futures, and the futures of those dependent upon us, and
WHEREAS, Because of these experiences, it is especially fitting that we should be giving more study as individuals, and as a commonwealth, to ways and means of achieving financial independence, now,

THEREFORE, I, A. HARRY MOORE, Governor of the State of New Jersey, designate and declare the week of

MARCH 19TH to 24TH, 1934,
as

FINANCIAL INDEPENDENCE WEEK,

and invite you, and every citizen of the State, to participate in, and take advantage of the educational programs on the subject of financial independence which during the week will be presented in cities throughout New Jersey.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this sixteenth day of March, in the year of Our Lord one thousand nine hundred and thirty-four, and in the Independence of the United States, the one hundred and fifty-eighth.

A. HARRY MOORE,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.
PROCLAMATION

State of New Jersey,
Executive Department.

Whereas, May twelfth has been designated throughout the entire country as National Hospital Day in commemoration of the 114th Anniversary of the birth of Florence Nightingale; and,

Whereas, On this anniversary it is most fitting that our attention be directed to the splendid service which is being rendered humanity by our hospitals; and,

Whereas, Believing that we should pause for a moment in behalf of all sick persons forced to remain within our hospitals, and also to give due recognition to the medical and nursing professions, who give so completely of their time, ability and energy;

Therefore, I, A. Harry Moore, Governor of the State of New Jersey, do hereby proclaim

MAY 12TH,
as
NATIONAL HOSPITAL DAY,

and I urge the people of the State of New Jersey to join in a proper observance of this day.

Given under my hand and the Great Seal of the State of New Jersey, this tenth day of May, in the year of Our Lord one thousand nine hundred and thirty-four, and in the Independence of the United States the one hundred and fifty-eighth.

A. Harry Moore,
Governor.

By the Governor:
Thomas A. Mathis,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The Congress of the United States by enactment has set aside May first as Child Health Day; and,

WHEREAS, The President of the United States, by Proclamation, has set aside this day for earnest consideration of the needs of children in their communities and in their homes; and,

WHEREAS, In the present necessity for strict economy and curtailment of public and private activities there is danger that the health of our children will be seriously impaired,

THEREFORE, I, A. HARRY MOORE, Governor of the State of New Jersey, urge all organizations, agencies and persons interested in the continued progress of our State, to unite upon that day in the observance of

MAY 1ST, 1934,

as

CHILD HEALTH DAY

and arrange such activities as they do believe will further the health and welfare of our children and our State.

Given under my hand and the Great Seal of the State of New Jersey, this nineteenth day of April, in the year of Our Lord one thousand nine hundred and thirty-four, and in the Independence of the United States the one hundred and fifty-eighth.

A. HARRY MOORE,
Governor.

[seal]

By the Governor:

THOMAS A. MATHIS,
Secretary of State.
WHEREAS, As a result of a report made on the second day of January, nineteen hundred and thirty-four, by the State Tax Commissioner to the Governor of this State, setting forth that the Bayonne Masonic Temple Association, a corporation of this State, had failed to pay the corporation franchise taxes levied against said corporation for the year nineteen hundred and thirty-one, on the second day of January, nineteen hundred and thirty-four, the Governor of this State issued a Proclamation declaring that the charter of said corporation is repealed and that all powers conferred by law upon such corporation be thereafter inoperative and void, and

WHEREAS, Said report of the State Tax Commissioner to the Governor in the above particular was inadvertently made in that it appears that on the ninth day of November, nineteen hundred and thirty-one, the Bayonne Masonic Temple Association duly paid the corporation franchise taxes levied against said Association for the year nineteen hundred and thirty-one;

THEREFORE, Acting pursuant to the provisions of Section 4 of an act of the Legislature known as Chapter 126 of the Laws of 1931, I, A. HARRY MOORE, Governor of the State of New Jersey, do hereby declare and make known that it has been established to my satisfaction that said Bayonne Masonic Temple Association did not neglect or refuse to satisfy the corporation franchise taxes levied against it for the year nineteen hundred and thirty-one, but that said Association duly paid the taxes levied against it for said year on the ninth day of November, nineteen hundred and thirty-one; that the report made on the second day of January,
PROCLAMATIONS

nineteen hundred and thirty-four by the State Tax Commissioner to the Governor, stating that said Association had failed to pay the said corporation franchise taxes, was inadvertently made and that the Proclamation of the Governor on the second day of January, nineteen hundred and thirty-four, declaring that the powers conferred by law upon said Association be thereafter inoperative and void, was without warrant in the law in the way of depriving said Association of its said powers as a corporation of this State, and I hereby make Proclamation to that effect.

Given under my hand and the Great [SEAL] Seal of the State of New Jersey, this fourteenth day of May, in the year of Our Lord one thousand nine hundred and thirty-four, and in the Independence of the United States the one hundred and fifty-eighth.

A. HARRY MOORE,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, As a result of a report made on the second day of January nineteen hundred and thirty-four, by the State Tax Commissioner to the Governor of this State setting forth that the Summit Mountain Realty Co., a corporation of this State, had failed to pay the corporation franchise taxes levied against said corporation for the year
nineteen hundred and thirty-one, on the second day of January, nineteen hundred and thirty-four, the Governor of this State issued a Proclamation declaring that the charter of said corporation is repealed and that all powers conferred by law upon such corporation be thereafter inoperative and void, and

Whereas, Said report of the State Tax Commissioner to the Governor in the above particular was inadvertently made in that it appears that on the fourteenth day of November, nineteen hundred and thirty-one, the Summit Mountain Realty Co. duly paid the corporation franchise taxes levied against said company for the year nineteen hundred and thirty-one;

Therefore, Acting pursuant to the provisions of Section 4 of an act of the Legislature known as Chapter 126 of the Laws of 1931, I, A. Harry Moore, Governor of the State of New Jersey, do hereby declare and make known that it has been established to my satisfaction that said Summit Mountain Realty Co. did not neglect or refuse to satisfy the corporation franchise taxes levied against it for the year nineteen hundred and thirty-one, but that said company duly paid the taxes levied against it for said year on the fourteenth day of November, nineteen hundred and thirty-one; that the report made on the second day of January, nineteen hundred and thirty-four, by the State Tax Commissioner to the Governor, stating that said company had failed to pay the said corporation franchise taxes, was inadvertently made and that the Proclamation of the Governor on the second day of January, nineteen hundred and thirty-four, declaring that the powers conferred by law upon said company be thereafter inoperative and void, was without warrant in the law in the way of depriving said company of its said powers as a corporation of this State, and I hereby make Proclamation to that effect.
Given under my hand and the Great Seal of the State of New Jersey, this twenty-ninth day of May, in the year of Our Lord one thousand nine hundred and thirty-four, and in the independence of the United States the one hundred and fifty-eighth.

A. HARRY MOORE,  
Governor.

By the Governor:  
THOMAS A. MATHIS,  
Secretary of State.

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PROCLAMATION

STATE OF NEW JERSEY,  
EXECUTIVE DEPARTMENT.

WHEREAS, On July 4, 1934, in the Rebild National Park, Denmark, a celebration will be held which includes the dedication of a log cabin to the memory of our pioneers and the raising of the flags of the American States simultaneously, and

WHEREAS, The New Jersey flag, the gift of New Jersey, will be raised with the other State flags on that day,

THEREFORE, I, A. HARRY MOORE, Governor of the State of New Jersey, desiring to express the feeling of friendship and admiration which the people of New Jersey have toward the Danish people, do hereby issue this my
calling attention to this celebration, and asking our people on Independence Day to join in spirit with the Danes and Danish-Americans who are so graciously paying tribute to our pioneers.

Given under my hand and the Great Seal of the State of New Jersey, this twenty-second day of June, in the year of Our Lord one thousand nine hundred and thirty-four, and in the Independence of the United States the one hundred and fifty-eighth.

A. HARRY MOORE,  
Governor.

By the Governor:  
THOMAS A. MATHIS,  
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,  
EXECUTIVE DEPARTMENT,  
The Senate of New Jersey.

WHEREAS, William H. Albright, was, at the General Election held in the month of November, one thousand nine hundred thirty-two, elected by the voters of the county of Gloucester, to represent the said county in the Senate of this State, and subsequently did qualify as such Senator, and after such election and qualification did, on the eleventh day of June, one thousand nine hundred thirty-four, resign the office of Senator, thereby causing a vacancy to exist in the Senate of this State,

Therefore, I, A. HARRY MOORE, Governor of the State of New Jersey, and I, CLIFFORD R. POWELL, President of the Senate of the State of New Jer-
sey, pursuant to law and to a resolution duly adopted by said Senate, do hereby issue this Proclamation directing an election to be held according to the laws of the State of New Jersey, in said county, on Tuesday, the eighth day of November, one thousand nine hundred thirty-four, for the purpose of electing a Senator for said county to fill the vacancy caused by the resignation of the said William H. Albright.

Given under our hands and the Great Seal of the State of New Jersey, this second day of July, in the year of Our Lord one thousand nine hundred thirty-four, and of the Independence of the United States the one hundred and fifty-eighth.

A. HARRY MOORE,
Governor.

CLIFFORD R. POWELL,
President of the Senate.

By the Governor:
THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, It appears to me that public necessity demands the convening of the Legislature of the State of New Jersey in special session,

THEREFORE, I, A. HARRY MOORE, Governor of the State of New Jersey, in and by virtue of the power vested in me by Article V, Paragraph 6, of the State Constitution, do hereby convene the Legislature of
this State to meet in special session on Wednesday, the fifth day of September, A. D. 1934, at one o’clock in the afternoon of said day.

Given under my hand and the Great Seal of the State of New Jersey, this twenty-eighth day of August, in the year of Our Lord one thousand nine hundred and thirty-four, and in the Independence of the United States the one hundred and fifty-ninth.

A. HARRY MOORE,  
Governor.

By the Governor:  
THOMAS A. MATHIS,  
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,  
EXECUTIVE DEPARTMENT.

The motor vehicle accident problem represents one of the greatest humanitarian and economic problems of today. More than 1,000 deaths and 28,000 injuries resulted from motor vehicle accidents in the State of New Jersey last year.

Most highway accidents are the result, either directly or indirectly, of the lack of appreciation by highway users of the rights of others upon the highways.

To bring about greater safety upon the streets and highways is of such importance that attention should be directed to this necessity.

THEREFORE, I, A. HARRY MOORE, Governor of the State of New Jersey, do hereby proclaim the month of September, nineteen hundred and thirty-four, as a month of concerted effort by all to drive their
vehicles as they would like to have others drive, to respect the rights of pedestrians, and at all times to exercise courtesy and caution, to the end that such practices will become permanent driving habits.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this fourth day of September, in the year of Our Lord one thousand nine hundred and thirty-four, and in the Independence of the United States the one hundred and fifty-ninth.

A. HARRY MOORE, Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

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PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The State of New Jersey, from Colonial days to the present, has been distinguished as the pioneer and leader among the States of our nation in transportation improvements and development; and

WHEREAS, Today, New Jersey continues supreme among the States in the completeness, diversity and modernity of its service and facilities for travel by railway, highway, waterway and airway; and

WHEREAS, In consideration of New Jersey's constant leadership in transportation progress and development, the year 1934 has a deep significance to its citizens. It is the one hundredth anniversary of two outstanding events that are milestones in
the history of New Jersey’s transportation development. Just one hundred years ago, Colonel John A. Stevens of Hoboken, N. J., saw the Camden and Amboy Railroad from Bordentown to Amboy, opened to the public. A project he conceived and developed, and in the same year, 1834; the opening of the Delaware and Raritan Canal from New Brunswick to Bordentown marked another tremendous step forward. Colonel Stevens was also a prime mover in that achievement; and

WHEREAS, The New Jersey Joint Legislative Conference Committee, the New Jersey Public Utilities Commission, the New Jersey Historical Congress, the State League of Municipalities, the State Hotel Association and the State Association of Real Estate Boards have each separately passed formal resolutions heartily endorsing and pledging full co-operation for appropriate, State-wide observance of these joint one hundredth anniversaries to be known as the

STEVENS CENTENARY OF TRANSPORTATION PROGRESS IN NEW JERSEY,
in memory of Colonel John A. Stevens, and other pioneers of progress; and

WHEREAS, Principal cities of the State have taken active measures to conduct local celebrations this fall for proper observance of the anniversaries; and a State-wide, non-commercial organization of representative citizens has been forward to direct and co-ordinate State and local activities; and

WHEREAS, In the present period of national trial and stress, such observance and occasion for honoring our pioneers lends itself most appropriately, most timely and most opportunely to the much needed re-awakening of the pioneer spirit among our people. A revival of that spirit of courage, of self-reliance and of self-help which carried our people and country through other periods of like trial and stress on to an ever fuller prosperity and
happiness . . . that spirit which surmounted all obstacles to build our State and Nation. . . . That pioneer spirit which is so well exemplified in the life of Colonel John Stevens;

Therefore, I, A. Harry Moore, Governor of the State of New Jersey, do hereby proclaim that during the months of October and November this year, that there shall be full and proper observance of the Stevens Centenary of Transportation Progress generally throughout the State of New Jersey. I call upon the transportation and communication companies to participate in the program events and give the centenary every moral and practical support. And, I call upon the entire people of the State to co-operate and unite in every possible way to promote the success of this most timely and worthy activity.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this sixth day of September, in the year of Our Lord one thousand nine hundred and thirty-four, and in the Independence of the United States the one hundred and fifty-ninth.

A. Harry Moore,
Governor.

By the Governor:
Thomas A. Mathis,
Secretary of State.

PROCLAMATION

State of New Jersey,
Executive Department.

The President of the United States has issued an official Proclamation setting aside the week of October seventh to thirteenth as Fire Prevention Week.
The appalling loss to life and property which annually occurs, stresses the importance of the duty of everyone to exercise extreme care in handling fire hazards. The need of co-operation is especially apparent when it is realized that a very large percentage of fires could be avoided, as the main cause is carelessness.

In order that this menace may be materially lessened, I, A. Harry Moore, Governor of New Jersey, do hereby declare the week from

OCTOBER 7TH

to

OCTOBER 13TH

as

FIRE PREVENTION WEEK

and I would ask that the people of the State shall endeavor in every way possible to discover and correct existing fire hazards, provide for further instruction in fire prevention among school children and adults, and in general endeavor to further safeguard life and property against loss by fire.

Given under my hand and the Great [SEAL] Seal of the State of New Jersey, this fourth day of October, in the year of Our Lord one thousand nine hundred and thirty-four, and in the Independence of the United States the one hundred and fifty-ninth.

A. HARRY MOORE,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The one hundred and fifty-fifth anniversary of the death of Count Casimir Pulaski occurs on October 11, 1934; and

WHEREAS, The story of Count Pulaski’s services in the War of the Revolution has been an inspiration to all Americans and to countless numbers of his own countrymen; and

WHEREAS, It is most fitting and desirable that we should do honor to his memory;

THEREFORE, I, A. HARRY MOORE, Governor of the State of New Jersey, by virtue of the authority vested in me by Joint Resolution No. 3, P. L. 1932, do hereby issue this my

PROCLAMATION

and I ask the people of New Jersey, on the eleventh day of October, 1934, to pay especial tribute to Count Pulaski and do homage to his memory by the holding of appropriate exercises in schools, churches, and other suitable places, and I call upon officials of the State, county and local governments to display the flag of the United States on all public buildings in the State on that day.

Given under my hand and the Great [SEAL] Seal of the State of New Jersey, this eighth day of October, in the year of Our Lord one thousand nine hundred and thirty-four, and in the Independence of the United States the one hundred and fifty-ninth.

A. HARRY MOORE,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, A nation-wide N.R.A. Educational Campaign is being launched and local committees have already been set up to forward this program; and

WHEREAS, The interests of the people of New Jersey lie in the direction of co-operation with such program; now,

THEREFORE, I, A. HARRY MOORE, Governor of the State of New Jersey, do hereby proclaim the two-week period, beginning September thirtieth and ending October thirteenth, to be the time during which the State of New Jersey will join with the people of our forty-seven sister States in such nation-wide movement which is aimed at bringing about a better understanding of N. R. A. and its program, so that it may be of the greatest benefit to the greatest number.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this twenty-ninth day of September, in the year of Our Lord one thousand nine hundred and thirty-four, and in the Independence of the United States the one hundred and fifty-ninth.

A. HARRY MOORE,
Governor.

By the Governor:
THOMAS A. MATHIS,
Secretary of State.
WHEREAS, Six hundred and twenty-five soldiers in New Jersey, in addition to those already decorated, are entitled to receive the Order of the Purple Heart; and

WHEREAS, This Order was designed and created by George Washington, who named it the Badge of Military Merit, and bestowed it in recognition of unusual bravery and service; and

WHEREAS, The Secretary of War has issued six hundred and twenty-five decorations, and we are desirous of bringing to the attention of the people of New Jersey the honor which has been bestowed upon our fellow citizens;

THEREFORE, I, A. Harry Moore, Governor of the State of New Jersey, do hereby issue this, my

PROCLAMATION

setting aside Saturday, October thirteenth, as the day upon which we shall do honor to the bravery and self-sacrifice of the men who have merited this Order. And I would direct the public attention to the exercises which are to be held in the War Memorial Building, Trenton, at two-thirty o’clock in the afternoon of October thirteenth, and would urge our citizens to attend the ceremony and witness the bestowal of these decorations upon our fellow citizens by the Secretary of War. In order that State employees may participate in these exercises, I hereby direct that they be excused from reporting to their work on the morning of Saturday, October thirteenth.
PROCLAMATIONS 789

Given under my hand and the Great [seal] Seal of the State of New Jersey, this ninth day of October, in the year of Our Lord one thousand nine hundred and thirty-four, and in the Independence of the United States the one hundred and fifty-ninth.

A. HARRY MOORE, 
Governor.

By the Governor:
THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION
STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The year 1935 marks the three hundredth anniversary of the founding of the first secondary school in our country, the Boston Latin School,

WHEREAS, New Jersey was the first State in United States to place in its Constitution a provision establishing free public schools for all children up to eighteen years of age,

WHEREAS, Public education through the high school period is becoming increasingly important for all preservation of our free institutions,

WHEREAS, The citizens of New Jersey should be reminded especially at this time to consider ways and means to maintain our system of free public schools at the highest possible level of efficiency,

Therefore, I, A. HARRY MOORE, the Governor of New Jersey, do proclaim that the State of New Jersey shall make the school year 1934-35 memorable as the three hundredth anniversary of public
secondary education by means of addresses, pageants, and other forms of celebration in schools, churches, parent-teachers meetings, and other public assemblies.

Given under my hand and the Great Seal of the State of New Jersey, this sixteenth day of October, in the year of Our Lord one thousand nine hundred and thirty-four, and in the Independence of the United States the one hundred and fifty-ninth.

A. HARRY MOORE,
Governor.

By the Governor:
THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

The proper education of our childhood and youth is one of the greatest responsibilities of any Commonwealth. An educated citizenship is the foundation of democratic government. Moreover, education is fundamental to an understanding and interpretation of modern civilization and for that reason bears a close relation to our prosperity and progress. Rightly organized and motivated by the ideals that have been accepted in America from the days of its founders it becomes a potent force for the building of character. Our citizens are justly proud of the standing and accomplishments of our public school system and the high rank which it occupies in the nation.
Under the sponsorship of the National Education Association, the American Legion and the United States Office of Education the first week in November has been designated as American Education Week, a time during which the work of the public schools may be studied and appraised.

Therefore, I, A. Harry Moore, Governor of the State of New Jersey, do hereby proclaim

November 5th to November 11th

as

Education Week

and I urge upon the citizens of the State that during this week they visit the schools in their communities that they may be in a better position to appraise and meet their needs. The schools are entitled to the understanding and support of our people.

Given under my hand and the Great Seal of the State of New Jersey, this twenty-ninth day of October, in the year of Our Lord one thousand nine hundred and thirty-four, and in the Independence of the United States the one hundred and fifty-ninth.

A. Harry Moore,
Governor.

By the Governor:
Thomas A. Mathis,
Secretary of State.

Proclamation

State of New Jersey,
Executive Department.

November 10, 1934, marks the 159th anniversary of the establishment of the United States Marine Corps.
Since its establishment, by an act of the First Continental Congress on November 10, 1775, down through the years, the Marine Corps has been in action against the enemies of our country. The mere mention of this organization arriving upon the scene of any trouble immediately brings with it a feeling of securing and confidence that they have the situation “well in hand.”

They have endured hardships, dangers and discomforts in all quarters of the globe, and upon this anniversary it is our privilege to do them honor.

Therefore, I, A. Harry Moore, Governor of the State of New Jersey, do hereby proclaim

Saturday, November 10th,

as

United States Marine Corps Day.

Given under my hand and the Great Seal of the State of New Jersey, this eighth day of November, in the year of Our Lord one thousand nine hundred and thirty-four, and in the Independence of the United States the one hundred and fifty-ninth.

A. Harry Moore,
Governor.

By the Governor:
Thomas A. Mathis,
Secretary of State.

PROCLAMATION

State of New Jersey,
Executive Department.

November 11th each year becomes a more significant date in the lives of our people. The farther away we get from the World War, the more solemn becomes the anniversary of the
signing of the Armistice. While it will ever be a
day of rejoicing, because it marks the end of a
terrible conflict, yet our dominant thought on
November 11th is our obligation to honor the
memory of those who died in order to accomplish
the Armistice.

In order that we may fittingly recognize their
heroism and pay tribute to their valor, I, A. HARRY
Moore, Governor of the State of New Jersey, do
hereby proclaim

SUNDAY, NOVEMBER 11TH,
as
ARMISTICE DAY.

I would ask that appropriate services be held in
the churches on this day, and because it falls on a
Sunday this year, I would recommend that civic
celebrations be held on Monday.

Given under my hand and the Great
[seal] Seal of the State of New Jersey, this
ninth day of November, in the year of
Our Lord one thousand nine hundred
and thirty-four, and in the Independence
of the United States the one hundred
and fifty-ninth.

A. HARRY MOORE,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

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PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

The year which is drawing to a close has given
the people of America much cause for thanksgiving.
Chief among our blessings is the manifestation of
a spirit of optimism concerning our economic situa-
tion. On all sides we see and hear indications of a
better spirit and distinct and well-defined evidences of a return to prosperity. A new day has dawned, for which we should express our gratitude.

Transcending our material gains, however, there are always, in good times and bad, phases of our national existence for which we should be perpetually grateful; principally, our American form of government, with its countless advantages, and the great natural resources of our country. It is well, on Thanksgiving Day, to consider not merely what the year has brought us, but also the rich endowment which we, as a nation, enjoy, and which sets us apart from less favored nations of the world. America is not merely the land of the free; it is a land highly favored by Divine Providence, to whom we should render devout praise and thanksgiving. That we may properly attest our gratitude to Almighty God.

Therefore, I, A. HARRY MOORE, Governor of the State of New Jersey, do hereby proclaim,

THURSDAY, NOVEMBER, 29TH

as

THANKSGIVING DAY,

and I would request that the people of the State gather in places of religious worship and render thanks to Almighty God for past blessings and beg His guidance in the years to come. I would also ask the people to display the flag on Thanksgiving Day, in order that the patriotic significance of the day may also be observed.

Given under my hand and the Great Seal of the State of New Jersey, this nineteenth day of November, in the year of Our Lord one thousand nine hundred and thirty-four, and in the Independence of the United States the one hundred and fifty ninth.

A. HARRY MOORE,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
DEPARTMENT OF STATE.

WHEREAS, The State Tax Commissioner did on the second day of January, nineteen hundred and thirty-four, under the provisions of an act entitled "An act to amend an act, entitled 'A further supplement to an act entitled 'An act to provide for the imposition of State taxes upon certain corporations and for the collection thereof,' approved April eighteenth, one thousand eight hundred and eighty-four," and the several supplements thereto and acts amendatory thereof; 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 1931, under the laws of the State of New Jersey, and made payable into 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, A. HARRY MOORE, 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 1931

Aace Plumbing & Heating Co., Inc.,
Aaron Stein, Inc.,
A. A. Silk Mfg. Co., Inc.,
Abacus Construction Company,
Abbey Restaurant Corporation,
A. B. C. Improvement Co.,
Abe Oil Burner Corporation of New Jersey,
Abeles-Lewit Sales Co., Inc.,
Abmor Mfg. Co.,
A. Boukater, Inc.,
Abraham Cohen Co., Inc.,
Abrash-Weiner Realty Co.,
Absecon Mortgage Company,
A. Buyer & Sons, Inc.,
Academy Real Estate Company,
A. C. Dalton, Inc.,
Ace Distributing Co., Inc.,
Ackerman Construction Corporation,
Ackerman Realty Company,
Ackley & Reed, Inc.,
Ackroyd Company,
Acme Hats,
Acme Machinery Exchange, Inc.,
Acme Manufacturing Co., Inc.,
Acme Plumbing & Heating Supply Co. Inc.,
Acme Safeguarding Company,
A. & C. Millinery, Inc.,
A. and C. Morgan Bros., Inc.,
Acorn Investment Company,
Acorn Iron & Metal Company,
Acquacknonk Building & Construction Co.,
Acque Realty Co.,
Acron Co., Inc.,
Adam Black & Sons, Inc.,
Adeo Silk Company, Inc.,
Adelman & Co., Incorporated
A. D. Harvey & Son,
Adler Realty Co., No. 2,
Adolph Koment,
Adolph Preis Company,
A. & D. Realty Company,
Advance Furniture Factories, Inc.,
Advance Security Co.,
A. E. Leignton, No. 1, Inc.,
Aero Rest, Inc.,
Aetna Collection Agency, Inc.,
A. G. A. Railway Light & Signal Co.,
Agira Realty & Investment Co.,
Agiozzo, Inc.,
A. & G. Restaurant, Inc.,
A-H Company,
A. Hollander & Son-Arnhold Corporation,
Aimone Furniture Company,
Airian Products Corporation,
Airport Golf Practice, Inc.,
Airport Land Co.,
Airway Motors, Inc.,
Airway Painters, Inc.,
Ajax Adv. Co., Inc.,
A. & J. Holding Corp.,
A. Joseph, Inc.,
A. Korbely Company,
Aladra Corporation,
Alan David Securities Holding Company,
Alan J. O'Brien, Incorporated,
Alba Realty Co., Inc.,
Albemarle Hotel Company, Inc.,
Albender Bond & Mortgage Corporation,
Alberg Construction Company,
Alberona Realty Company, Inc.,
Albert Edgar, Inc.,
Albert Morris Loan & Finance Co.,
Albietz & Clark Co., Inc.,
Albright-Yeakel, Inc.,
A. & L. Company, Inc.,
Alco Piece Dye Works,
Aldie Investment Co.,
Aldo Building & Construction Co., Inc.,
Alexander Drug Co., Inc.,
Alexander Hamilton Florist,
Alexander Hamilton Realty Co.,
Alexander's, Inc.,
Alex H. Latta, Inc.,
Alex Shapiro, Inc.,
Alfred Anderson Parquet Floors, Inc.,
Alfred E. Ganum, Inc.,
Alfred E. Taverner, Inc.,
Alfred P. Hummers, Inc.,
Alfred W. Booth and Bro.,
Algrod Realty Company,
Alice Price, Inc.,
Alida, Inc.,
Alko Corporation,
Allabough Development Company,
Allabough-Reiner, Inc.,
All American Country Club,
Allcroft & Henry, Inc.,
Allendale Terrace Realty Co., Inc.,
Allen Engineering and Contracting Company,
Allen Realty Company,
Allen Sanitary Mop Co., Inc.,
Allers & Walker, Inc.,
Allerton Company,
Allied Amusement Company,
Allied Drug and Chemical Corporation,
Allied Specialty Co., Inc.,
Alloys Foundry Corporation,
All States Auto Stores, Inc.,
A. L. McLeester, Inc.,
Almonesson Improvement Company,
Alpha Realty Company No. 2,
Alpha Rho of The Chi Psi Lodge,
Alpine Bergen Estates, Inc.,
Alpine Realty Co., Inc.,
Alpine Terrace Realty Co., Inc.,
A. L. Simon, Inc.,
Al’s Service Stations, Inc.,
Altman’s, Inc.,
Altshuler & Cohen, Inc.,
Aluminum Brass and Copper Works of Newark, N. J.,
Alworth Realty Co., Inc.,
A. Martinez & Company,
Amboy Heights Building Company,
A. M. Daiboch, Co.,
Amerada Cigar Company, Inc.,
American Appliance Co.,
American Bevel Glass Company,
American Billiard Table Company,
American-Canadian Corporation,
American Cardiograph Co.,
American Cash & Carry Wholesale Co., Inc.,
American Chemical Products Corporation,
American Chemical Specialties Co.,
American Company for Foreign Trade,
American Dental Corporation,
American Dress & Costume Co.,
American-European Bus Line Corporation,
American Folding Box Co., Inc.,
American Folding Door and Partition Company,
American Fruit & Produce Exchange, Inc.,
American Furnishings, Inc.,
American Heating Company of Long Branch,
American Home Heating Co.,
American Keystone Association of Union County, N. J.,
American La France Perfumers’ Supply Co.,
American Land and Improvement Co.,
American Laundry Company,
American Lunch and Restaurant, Inc.,
American Machinery Supply Corp.,
American Mattress Company,
American Medical Co.,
American Mineral Products Co.,
American & Oriental Trading Co.,
American Paper Company,
American-Phoenix Aircraft Corporation,
American Printing Machinery Corporation,
American Reproducer Corp.,
American Securities Co.,
American Shoe-Polishing Machine Corp.,
American Thermostat Company,
American Traders, Inc.,
American Window Cleaning Company, Inc., No. 1,
Amico Management Corporation,
Amifrench Manufacturing Company,
Amos F. Allen, Inc.,
Ampere Construction Co.,
Amusement Machine Corp.,
Anca Construction Co.,
Anchor Company,
Anchor Drug Company,
Anchor Products, Incorporated,
Anderson Brothers Silk Company,
Anderson-Harris, Inc.,
Anderson & Howes, Inc.,
Anderson Marshall Oakley, Inc.,
Anderson’s Fish Market, Inc.,
Andes Tin Company,
Audibi Realty Co.,
Andover Creamery Co.,
Andrea Realty Co.,
Andrew Awning & Shade Co., Inc.,
Andrew Balogh Development Corporation,
Andrew T. VanCleve, Inc.,
Anna Holding Company,
Annette Realty Company,
Ann Realty Company,
Anspie Realty Corporation,
Anthony Kaminski, Inc.,
Anti Rust Paint Manufacturing Co.,
Antler Box Lunch,
Antona Construction Company,
Antoxylin Chemical Corporation,
A. Pagano, Inc.,
Apartment Development Corp.,
Apex Radio & Electrical Contracting Co., Inc.,
A. P. Grimm Foundry Co., Inc.,
A. P. Morgan, Inc.,
Apollo Holding Company,
Apollo Realty Co.,
Apollo Theatre Company,
Araneo-White Construction Company,
Aranoff, Inc.,
Arawhy Securities, Inc.,
Arcadians, Inc.,
Arcella Construction Company,
Archers Shoes, Inc.,
Arco Frame Co., Inc.,
Areola Amusement Park, Inc.,
Areola Gardens, Inc.,
Areola Holding and Investment Company,
A-R. Corporation,
Arco Welding and Machine Works, Inc.,
Arctic Ice & Coal Company,
Arden Company,
Ardlow Development Company,
Ardsley Enterprises, Inc.,
Ardsley Shop, Inc.,
Arem Sales Co.,
Argee Realty Co.,
Argentine-Canadian Corporation,
Argonne Realty Co.,
Argyle Chemical Company,
Ark Realty and Improvement Co., Inc.,
Arlington Engineering & Construction Co.,
Arlington Golf Club, Inc.,
Arlington Motors, Inc.,
Armelino Cooperage, Inc.,
Armstrong Oilier Company,
Arnold Dye Works,
Arnolds, Inc.,
Aronson Realty Company,
Arrow Electric Co.,
Arrow Engineering Co.,
Arrow Loan Society,
Artchrome Film Laboratories, Inc.,
Artoe Corporation,
Artflash, Inc.,
Arthur B. Shepard Corporation,
Arthur Jardot, Inc.,
Arthur W. Fields, Inc.,
Artisan Loan Association,
Art Neon Corp.,
Art Terrazzo and Tile Co., Inc.,
Asbury Delicatessen and Restaurant, Inc.,
Asbury-Essex Hotel Company,
Asbury Heights, Inc.,
Asbury Park-New York Transit Corporation,
Ascent Investing Co.,
A. S. Clarke & Sons, Inc.,
Ashland Construction Co.,
Ashland, Sash, Door and Trim Company,
Assets Holding Company,
Associated Bergen County Newspapers, Inc.,
Associated Builders Corporation,
Associated Builders Realty Company,
Associated Delicatessens, Inc.,
Associated Founders Investors, Inc.,
Associated Realty Co.,
Associated Sanatoria, Inc.,
Associated Trading Corporation,
Associated Underwriters,
A. & S. Steinman Company, Inc.,
Aster Silk Co., Inc.,
A. Taaffe & Company,
Ateco Lake & Amusement Company,
Athlantic Green Pasture Company,
Atlantic City Building Block Corp.,
Atlantic City Official Guide, Inc.,
Atlantic Corporation,
Atlantic County Bottling Company,
Atlantic County Finance Company,
Atlantic Flying Service, Inc.,
Atlantic Foto Service, Inc.,
Atlantic Hotels Corporation,
Atlantic Mortgage & Real Estate Co.,
Atlantic Operating Company,
Atlantic & Pacific Service Stations, Inc.,
Atlantic Properties, Inc.,
Atlantic Towers, Inc.,
Atlantic Water Service, Inc.,
Atlas Fuel, Inc.,
Atlas Plumbing Supply Company,
Auburn Auto Company,
Auburn Lakewood Corporation,
Auburn Motor Sales, Co., Inc.,
Auction Sales Co.,
Auditorium Restaurant Co.,
Audubon Barber Shop,
Audubon Guaranty Company,
Ault's Drug Store, Inc.,
Aurora Studios Corporation,
Aus-Sir Hotel Co.,
Auto Body Service of America,
Auto Electric Service, Inc.,
Automatic Caddy Co., Inc.,
Automatic Fireman, Inc.,
PROCLAMATIONS

Automatic Sales Corporation of N. J.,
Automotive Accessories Co.,
Auto Radiator Cleaner, Inc.,
Auto Reflecto Tail Light, Inc.,
Auto Tire Corporation of New Jersey,
Auto Trunk and Specialty Co., Inc.,
Avalon Beach Front Corporation,
Avedon Coal Co.,
Avril Chemical Company,
Avwell Corporation,
A. W. Cunningham & Co.,
A. Wolf, Inc.,
Ayers-Miller Motor Co.,
Ayvad Manufacturing Company,
A. Z. Sales & Service, Inc.,

Bacheller's, Inc.,
Bacon & Mather, Inc.,
Bader & Sandler, Inc.,
Badger State Cash Credit Corporation,
Baird Boulevard Homes Co.,
Baker Oldsmobile, Inc.,
Bakers' & Confectioners' Company,
Baker-Walsh Company, Inc.,
Baldon Realty Co.,
Baldwin Silver Company,
Balk & Fiertag, Inc.,
Ballykill Realty Company,
Bally & Stucke Building Co.,
Balta Building Corporation,
Baltimore Holding Company,
Baltimore Mining Company,
Bamdas Holding Co.,
Bamberlake Corporation,
Bang Service Stations of New Jersey,
Bangs Investment Corp.,
Banister and Pollard Company,
Bank Bros., Inc.,
Bankers Foundation, Incorporated,
Bankers' Mortgage Investment Co.,
Bankers National Corporation,
Bankshares Corporation of the United States,
Barasch and Adler, Inc.,
Barbecue Company, (Inc.),
Bar Building, Inc.,
Bargain Shoe Store, Inc.,
Bark Realty Company,
Barlow's Laundry, Inc.,
Barney Paving Co.,
Baron-Buchanan Co., Inc.,
Barret Equipment Co.,
Barrett & Marlor, Inc.,
Barth Construction Co., Inc.,
Bartine Jones Varnish Works, Inc.,
Bass River Fur Farms, Inc.,
Bastian Construction Company,
Batkin & Brint Plumbing & Heating Co., Inc.,
Battery Park Realty Co., Inc.,
Bauer Hardware Company, Inc.,
Bavarian Restaurant Company,
Bawona Comet Plane Company, Inc.,
Bay City Drug Company,
Bay Golf Course Corporation,
Bayonne Building and Investment Co.,
Bayonne Coal and Ice Company,
Bayonne Dry Dock & Repair Co.,
Bayonne Masonic Temple Association,
Bayonne Pharmacy, Inc.,
Bayonne Realty and Improvement Co.,
Bayonne Refining Corporation,
Bayonne Supply Company,
Bayshore Baking Co., Inc.,
Bayside Sanitarium,
Bay View Park, Inc.,
Bayview Pines, Inc.,
Baywood Corporation,
Bazaar Service Company, Inc.,
B. B. Clothing Co., Inc.,
B. B. Laboratories, Inc.,
B. B. Perlman Corp.,
B & B Realty Co.,
B B Silk Co.,
B. C. Construction Company,
B. D. B. Transportation Company,
Beach Haven Amusement Company,
Beach Haven Harbor, Inc.,
Beach Haven Plumbing Co., Inc.,
Beach Holding Company,
Beach Island Development Company,
Beach Realty Company,
Beachwood Pines, Inc.,
Beacon Agency,
Beacon Upholstery Co.,
Bear Furniture Company,
Beatty & Bradfield, Inc.,
Becker & Pfaff, Inc.,
B. E. Daniels, Inc.,
Bedell Motor Car Company,
Bedle, Hayes & Co., Inc.,
Beech Street Poultry Co., Inc.,
Beechwood Realty Company,
Beerbower and Company,
Beetsal, Inc.,
Beldfield Concrete Products Co., Inc.,
Belfield Silk Company,
Belknap Holding Company,
Bellair Development Company,
Bellarms Company,
Bell Clothing Stores,
Belle Court Realty Corporation,
Belle Mead Sweetmakers,
Belleville Mineral Felt Corporation,
Belleville Plumbing Supply Co.,
Bellevue Surgical Supply Co.,
Bell Finance Corporation,
Bell Fruit Co., Inc.,
Bell Merchandise Co., Inc.,
Bellofatto Construction Co.,
Bello Realty Co.,
Bell Produce Market,
Belmar Bottling Works,
Belmar Swimming Pool Corporation,
Belmont Catering Co., Inc.,
Belmont Dairy Stores, Inc.,
Belmont Ice & Coal Company, Incorporated,
Belmont Realty and Investment Co., Inc.,
Belmont Supply Co., Inc.,
Belowsky Construction Co., Inc.,
Bel-Rose Service Station Inc.,
Ben A. B. C. Holding Company,
Benedetto Construction Co., Inc.,
Benedith Investment Company,
Benevento Realty Co.,
Benfield & Milne Manufacturing Co.,
Beninati Grape Co., Inc.,
Benj. F. Turner Laundry Inc.,
Benjamin Mendelsohn Realty Corp.,
Benjamin's Clothes Shop, Inc.,
Bennett's Arlington Garage,
Ben Schlossberg, Inc.,
Ben-Williams Furniture Co.,
Bercale Holding Co.,
Bergen Arena Corporation,
Bergen Boulevard Corporation,
Bergen Business Brokers,
Bergen County Bus Co.,
Bergen County Flooring Corporation,
Bergen County Homes, Inc.,
Bergen County Radio Company,
Bergen County Sports Club, Inc.,
Bergen County Stores Builders, Inc.,
Bergen County Swimming Pool Inc.,
Bergen County Tile Company,
Bergenfield Nurseries, Inc.,
Bergen Hardware Company, Inc.,
Bergen Hat Corporation,
Bergen Heights Realty Company Inc.,
Bergen and Hudson Realty Company,
Bergen Iron Construction Co.,
Bergenline Value Shop, Inc.,
Bergen Live Poultry Company, Inc.,
Bergen Milk Transportation Company,
Bergen Pharmacy,
Bergen Publishers Corporation,
Bergen Realty Associates,
Bergen Square Beauty Shop, Inc.,
Bergen Square Holding Co.,
Bergenview Realty Co.,
Berger Bone & Tankage Company,
Berger Company,
Berger Hersch & Co., Inc.,
Berger's, Inc.,
Berghag, Inc.,
Berkeley-Arms, Inc.,
Berkeley Court Company,
Berkie Holding Company,
Berkshire, Inc.,
Berlet Corporation,
Berlow & Silverberg, Inc.,
Bernard Dunne, Inc.,
Bernard Kaiser, Inc.,
Bernard's, Inc.,
Bernardsville Sanatorium for Rheumatoid Diseases, Inc.,
Bernhard Petschler, Inc.,
Bert Construction Co.,
Bert G. Oldford, Inc.,
Bertha Dress Shop,
Bertha Hackman Pastry Shops,
Berton, Inc.,
Bertrand View Bungalow Colony, Inc.,
Berwyn Estates,
B. E. S. Investment Corporation,
Bessie Kaufman, Inc.,
Beta Products, Inc.,
Bethlehem Cemeteries,
Betsy Ross Shoe Store No. 1,
Betsy Ross Shoe Store No. 2,
Betsytown Motor Car Company,
Better Apartments Association,
Beverage Industries, Inc.,
Beyea Construction Co.,
B. & G. Development Corporation,
B. Gothberg Manufacturing Company,
B. G. R. Construction Co.,
B. H. Blumberg, Inc.,
B. H. B. Building Corp.,
B. & H. Novelty Co., Inc.,
B. & H. Shoe Co., Inc.,
Biagio Gulino, Incorporated,
Bigelow Contracting Company,
Big Four Spark Plug Co.,
Big Six Productions Corp.,
Big Three Construction Co.,
Biltrite Tailors, Inc.,
Bilt-Wel Company,
Bilt-Wel Supply Company,
Binder, Booth and Aungst, Inc.,
Birch Beef Company,
Birch Realty Company,
Birk’a Investment Plan, Inc.,
Birnbaum’s, Inc.,
Bizar Furniture Market, Inc.,
Bizar Realty Company,
B. J. M. Realty Company,
B. J. Quinn, Jr., Inc.,
B. & J. Realty Co. of New Brunswick, N. J.,
B. & K. Company, Inc.,
Black Cat Flying Service, Inc.,
Black Construction Company,
Blackstone Products Corporation,
Blackstone Theatre Company,
Black & White Cab Company, Inc.,
Blackwood Estates,
Blaker Roofing Co.,
Blanche Rowe Cromien, Inc.,
B. L. Marcus & Sons, Inc.,
Bloch Radio Shop, Inc.,
Bloomfield Avenue Holding Co.,
Bloomfield Investment Co., Inc.,
Bloomfield Laboratories,
Bloomfield Lathing Company,
Bloomfield Peter Pan Golf Club, Inc.,
Blooming Grove Realty Company,
Bloom–Miller Realty Corporation,
Blotner Model Shows Inc.,
B. L. Realty Improvement and Investment Co.,
Blue Beard Castle, Inc.,
Blue Bird Auto Laundry,
Blue Ridge Petitie Golf Course, Inc.,
Blue Shutter Inn,
Blue and White Cleaning, Dyeing and Shoe Rebuilding Corp.,
Blum Realty Co.,
B. M. A. Company, Inc.,
B. & M. Trading Co.,
B M W Realty Co.,
B. N. F. Construction Co.,
Board Holding Co.,
Boardwalk Land Company,
Boardwalk Photo Service,
Bogan, Yorke & Snyder, Inc.,
Bogdanoff-Friedman, Inc.,
Bogota Supply Company,
Boiler Sales Corporation,
Bollenbach Securities, Inc.,
Boltso Company,
Bond Baked Beans Co., Inc.,
Bonded Adjustment Bureau,
Bonded Products Corporation,
Bond & Mortgage Company of America,
Bond Shoes, Inc.,
Boniface's De Hart Street Garage,
Bonn's, Inc.,
Books By Mail, Inc.,
Borealis Corporation,
Bosca Products Co., Inc.,
Boston Fire & Police Notification Co.,
Boston Shoe Shop, Inc.,
Boudoir Shops, Inc.,
Boulevard Diner, Inc.,
Boulevard Park Company,
Boulevard Paterson Realty Co.,
Boule-fraser Tanning Co.,
Bound Brook Trucking Company,
Bowen Motors, Inc.,
Boxcraft, Inc.,
Box Lunch Adv. Co., Inc.,
Boyd Plumbing Supply Co.,
Brador Realty Corp.,
Braemoor Farms,
Braes,
Brakin Realty Corporation,
Bralake Company,
Bramur, Co.,
Branch Brook Auto Exchange, Inc.,
Branch Brook Service Station, Inc.,
Branch Lumber Yards Corporation,
Brandford Knitting Mills,
Branford Cloak and Suit Manufacturing Co.,
Branford Construction & Realty Co.,
Branford Finance and Development Co., Incorporated,
Branford Land & Improvement Co.,
Branford Monmouth Holding Co.,
Braqualizer Company,
Braight Realty & Investment Corporation,
B. Realty Company,
Breen Silk Co.,
Brenner and Tilchin, Inc.,
Brentano Realty Company,
Breslaner Realty & Mortgage Co., Inc.,
Brewer’s Dining Rooms, Inc.,
B & R Holding Company,
Briar Holding Company,
Bridgeboro Foundry,
Bridgeston Homes, Inc.,
Bright Homes Building Co.,
Brinkerhoff Development Corp.,
Briquetting Machinery Co.,
Broad and Lafayette Corporation,
Broad & Market Advertising Co., Inc.,
Broad & Parker Holding Co.,
Broadway Auto Supply Co.,
Broadway Delicatessen Co.,
Broadway Finance Corporation,
Broadway Furniture House, Inc.,
Broadway Holding Company of Long Branch,
Broadway Investment Corporation,
Broder Novelty Company,
Brodsky, Heyman & Co.,
Brodwater Drug Co., Inc.,
Bromel Realty Corp.,
Bronston, Burns, Buckley & Co.,
Brooker & Co., Inc.,
Brooklawn Realty Company,
Brooks Furniture Company, Inc.,
Brothers Holding Company,
Browell Bus Co.,
Brown & Graffin, Incorporated,
Brown’s Concrete Products Company,
B. & R. Realty & Construction Co.,
B. R. T. Garage, Inc.,
Bruce Hotel Company,
Bruce Products Corporation,
Brumon Realty Corporation,
Bruno Investment Association,
Bruns of New Brunswick,
Brunswick Dress Co., Inc.,
Brunswick Engineering Company,
Brunswick Heights Land Association,
Brunswick Homes and Farms, Inc.,
Brunswick Hudson-Essex Co.,
Brunswick Motor Company,
Brunswick X-Ray Laboratory, Inc.,
Brupper Realty Co.,
Bryant Investing Corp.,
B. Shaul, Inc.,
B & S Land Company,
B-T Home Builders, Inc.,
Bubak Realty Co., Inc.,
Buchman, Massey & Brunswick, Inc.,
Buchmuller Realty Company,
Buckingham Apartments, Inc.,
Bueril Corporation,
Budish Cleaners & Dyers, Inc.,
Builders Holding and Mortgage Co.,
Bungalow & Builders Supply Co.,
Burg Construction Company,
Burklay Junior Shops,
Burleigh Sand and Gravel Co.,
Burlington Island Amusement Company,
Burnham Finance & Loan Co.,
Burns and Schaffer Amusement Company,
Burnt Meadow Inn Corporation,
Buschelle Realty Corp.,
Business Credit Corporation,
Business Men’s Loan Company,
Business Men’s Mutual Finance Corporation,
Business Securities Corporation,
Butler-Newark Express Co., Inc.,
Butler Office Equipment Co.,
Byxby Corporation,
B. Z. Realty Co.,

Cadillac Diners Co.,
Cadmium Corp.,
Caldwell Auto Sales Co. Inc.,
Caldwell Bus and Taxi Co.,
Caldwell Bus and Taxi Company, Inc.,
Caldwell Terminal Restaurant, Inc.,
Calhoun Investment Co., Inc.,
Calin Realty Corporation,
Camac Realty Corporation,
Cambet Ring Manufacturing Company,
Camden Bond and Mortgage Co.,
Camden Bowling Recreation Co., Inc.,
Camden Chemical Company,
Camden County Development Company,
Camden Dump Truck Co.,
Camden Iron & Metal Co.,
Camden Phonograph Company,
Camden Publishing Company,
Camden Realty Company,
Camden Rubber & Asbestos Co.,
Camden Sales & Service, Inc.,
Camden Sanitary Dairy Co.,
Camden Syndicate, Inc.,
Camden Tom Thumb Golf Courses, Inc.,
Cameo Stove Works,
Cameron Land Company of New Jersey, Inc.,
Camillo Bakery,
Camp Anthony Wayne, Inc.,
Campbell Investment Company,
Camphor Importing and Manufacturing Company,
Campon Company, Inc.,
Canadian Club Corporation,
Cape May Chemical Co.,
Cape May Golf Development Company,
Capital Associates,
Capital Land Co.,
Capital Laundry,
Capitol Cleaners & Dyers, Inc.,
Capitol-Coach Co.,
Caplan & Sons,
Carasaljo Golf Club,
Carbex Chemical Company,
Carbex Sales Company of New Jersey,
Carbro Realty Corporation,
Carl Almind, Incorporated,
Carlinan, Inc.,
Carlisle Ribbon Mills,
Carlock & Douglas, Inc.,
Carlson-Sharp, Incorporated,
Carlstadt Development Corporation,
Carlton Realty Company,
Carmine Richard, Inc.,
Carolina Shores Company,
Carr Construction Company,
Carrigan's, Inc.,
Carrington Construction Company,
Carslik Manufacturing Company,
Cartaib Realty Co.,
Cartwright Company, Inc.,
Casco Securities Company,
Case Realty Co.,
Casey Tile Distributing Co., Inc.,
Casino Restaurant Corporation.
Caso Co.,
Caso's Market, Inc.,
Castellano Realty Co.,
Castle Silk Piece Dying Company,
Castro & Hazley, Inc.,
Catanzaro, Inc.,
Catheart Gardens, Inc.,
Catherine, Inc.,
Catseye Reflecting Devices, Inc.,
C. A. W. Holding Company,
C. B. Larson & Co., Inc.,
C. B. Vickers, Inc.,
C. C. Downe Co., Inc.,
C-Coast Packing Co.,
C & C Tobacco & Confectionery Co.,
C. D. S. Barber and Beauty Shoppe, Inc.,
Cecile Holding Company,
Cedar Chest Candy Co., Inc.,
Cedar Cliff Development Company, Inc.,
Cedar Cliff Silk Company,
Cedarlawn Development Co.,
C. E. Fairbanks, Inc.,
C. & E. Holding Co.,
C. E. Kelly Company,
Cella Realty Co. Inc.,
Center Sales Company,
Center Stores, Inc.,
Central Atlantic Realty Co.,
Central Burnett Corporation,
Central City Realty Corporation,
Central Clinton Realty Company,
Central Embroidery Company,
Central Finance Company,
Central Hardware and Paint Company,
Centralized Radio Corporation,
Central Lines Transport Company, Incorporated,
Central Mason & Supply Company,
Central Merchandise Company, Inc.,
Central Motor Car Company,
Central New Jersey Title and Mortgage Company, Inc.,
Central Properties Corporation,
Central Realty Co., Inc.,
Central and Sanford Realty Company,
Central Securities Corporation,
Central Service of New York, Inc.,
Central You Drive Company,
Centram Corporation,
Centre Auto Service,
Centre Market Merchants Pure Food Show, Inc.,
Centre Recreation Incorporation,
Century Dye Works,
Century Electrical Engineering & Construction Company,
Century Investment Company,
Century Land Co.,
Century Manufacturing Company,
Century Motors, Inc.,
Certified Products, Inc.,
Certified Realty Associates,
C. F. Albert Lumber Company, Inc.,
C. F. Wait Organization,
C. G. P. Corporation,
Chain Dairy & Appetizer, Inc.,
Chambers Motor Car Co.,
Champion Sand and Gravel Company,
Chancellor Home-Site, Inc.,
Chandler-Clay Co., Inc.,
Chandler Jennings, Inc.,
Chapellerie-Chapel, Inc.,
Charaka, Inc.,
Charity Sales Agency,
Charles Betts Company,
Charles Blaker, Inc.,
Charles and Carmine, Inc.,
Charles Dovi Company,
Charles E. Fell and Company,
Charles Goeller, Inc.,
Charles Henry, Inc.,
Charles I. Rice Company, Inc.,
Charles Land Company,
Chas. L. Heft, Inc.,
Charles Motors, Inc.,
Chas. P. Farner and Sons, Inc.,
Charles Tieger, Inc.,
Charles W. Mathis and Sons,
Charlgo Realty Company Inc.,
Charlie's Hardware, Inc.,
Charm Shoppe,
Cherry Croft Corporation,
Chelsea Building Company,
Chelsea Investment Company,
Chelsea Manor, Inc.,
Chelsea Tire & Repair Co.,
Chemical Chimnee Sweep Company,
Chemical Laboratories of America,
Chemo-Therapic Institute,
Cherlax Corporation,
Cherry Marine Agency, Inc.,
Cherry Valley Gold and Silver Mines, Inc.,
Chesterfield Company,
Chestnut Realty Holding Company,
C. H. Gathman, Inc.,
Chiarolanzio and Gang,
Chico Golf Corp.,
Chieftain Tire Company,
China Art Shop, Inc.,
Chintex Co., Inc.,
Chiro Corporation,
Chloromite Corporation of America,
C & H Manufacturing Company,
C. H. Miller and Company, Inc.,
C. H. N. Company,
Chop Stick, Inc.,
C. and H. Realty Corporation,
Christian and Company,
Christian Muentener Co., Inc.,
Christ Louis & Company, Inc.,
Christopher Marzella, Inc.,
Cig-o-matic, Inc.,
Cindercrete Units Corp.,
Circle Associates, Inc.,
Circle Holding Co.,
Cities Consolidated, Inc.,
Citizens' Finance Corporation (No. 1),
Citizens Loan Company,
Citizens Realty and Mortgage Company,
Citizens' Service Company,
Citrin & Elkin, Inc.,
City Cab Co.,
City Fruit Market,
City Hall Restaurant, Inc.,
City Line Realty Co. Inc.,
City Market Corporation,
City Meat Market,
City and Suburban Mortgage Co.,
City Taxi Service, Inc.,
C. and J. Realty Company, Inc.,
Clairmount Court, Inc.,
Clairvaux Investment Corporation,
Clarbush Hotel Corp.,
Claremont Finance Corporation,
Claremont Holding Company,
Clarence A. Seaman, Inc.,
Clarence H. Roop Company,
Clarence N. Callary, Inc.,
Clarendon Apartment Company,
Clarice and Carmignani,
Clark Machine Works,
Clark Township Fire Association, Inc.,
Clarith Realty Company,
Claude Co., Inc.,
Claus & Company, Inc.,
Claus Miller-Freeman Company,
Claybourne Realty Corporation,
Clay Holding Company,
Claysell Corporation,
Clayton Land and Loan Association,
Clayton Pharmacal Company, Incorporated,
Clayton’s Garage and Machine Co.,
Cleary & Wiener, Inc.,
Clemac Corporation,
Clementon Bungalow Corporation,
Cleveland Garage and Storage Corp.,
Cliff-Edwin Realty Company,
Cliff House Golf Course, Inc.,
Clifford V. Frederick, Inc.,
Cliffside Park Construction Company,
Cliffwood Holding Corporation,
Clifridge Garage, Inc.,
Clifton Auto Electric, Inc.,
Clifton Auto Sales and Service, Inc.,
Clifton Machine Tool Co.,
Clifton Press, Inc.,
Clifton Realty & Construction Co.,
Clifton Tire Exchange, Inc.,
Clinton Asphalt Company,
Clinton Asphalt Road Oiling Company,
Clinton Auto Company, Inc.,
Clinton Hill Credit House,
Clinton Hill Garage, Inc.,
Clinton Hill Motor Corp.,
Clinton Motor Company,
Clinton Refrigeration Co., Inc.,
Clinton Terrace Realty Company, Inc.,
Clinton Trucking Company,
Closter Day and Night Garage,
Clove Acres Lake Development Company,
Clove Holding Company,
Cloverlawn Terrace, Inc.,
Cloverleaf Cheese Corp.,
Clover Millinery Shops, Inc.,
Club Palmetto, Inc.,
Club Properties Company,
Club Register of New Jersey,
C. Melkon Arslanian, Inc.,
C. M. Hedden Company,
C. M. S. Motors, Inc.,
Coal & Ice Service, Inc.,
Coast Concessions Co., Inc.,
Coast News Service, Inc.,
Coffee House,
Colbrite Finance Corporation,
Coleman-Halloran, Inc.,
Colgate Realty Co.,
Collapsible Tube Co.,
Collegiate Tavern,
Collingswood Plumbing Supply Company,
Collingswood Realty & Construction Co.,
Collway Foundry, Inc.,
Colonial Builders Supply Co.,
Colonial Cleaners and Dyers, Inc.,
Colonial Golf Club,
Colonial Lakelands Corporation,
Colonial Land Company,
Colonial Outfitters, Inc.,
Colonial Painting & Decorating Co.,
Colonial Realty Developing Company,
Colonial Stamping Company, Inc.,
Colonial Studios, Incorporated
Colonial Terrace Realty Corporation,
Colorgraph Company,
Columbia Amusement Co.,
Columbia Engineering Corporation,
Columbia Palm Products Corporation,
Columbia Provision Co. Inc.,
Columbus Amusement Corporation,
Columbus Firework Display Company,
Combination Luncheon Company,
Combined Capital Corporation,
PROCLAMATIONS 819

Comer-Fetterly & Company, Incorporated,
Comerford Construction Company, Inc.,
Comet Development Corporation,
Comfort Heating Co. Inc.,
Commerce & Finance Corporation,
Commerce Mortgage Co.,
Commercial Auto Hardware Co.,
Commercial Box Company
Commercial Detective Agency, Inc.,
Commercial Factors, Incorporated,
Commercial Realty Holdings, Inc.,
Commodore Market, Inc.,
Commonwealth Bond and Mortgage Company,
Commonwealth Land and Improvement Company,
Community Amusement Company,
Community Club of Milltown, New Jersey,
Community Ice and Cold Storage Company,
Community Service Stations, Inc.,
Community Thrift and Loan System, Inc.,
Commuter's Poultry Farms,
Comoco Orchards,
Como Realty Company,
Compton Auto Sales Company,
Conant Realty Company,
Concord Holding Corp.,
Concourse Holding Corporation,
Condos, Inc.,
Confidential Finance Co.,
Conover & Bremmer, Inc.,
Conover Company,
Conover & Matthews, Incorporated,
Conrad Brocking, Inc.,
Conrad Brothers, Inc.,
Conservative Investing Corporation,
Consolidated Building Corporation,
Consolidated Companies of New Jersey, Inc.,
Consolidated Construction Co.,
Consolidated Flour Co.,
Consolidated Food Distributing Co., Inc.,
Consolidated Holding Co.,
Consolidated Investors Corp.,
Consolidated Leather Products, Inc.,
Consolidated Newspapers, Inc.,
Consolidated Tool Works of New Jersey,
Constantine's Bazaar Inc.,
Consulting Psychological Society of America,
Continental Airways, Inc.,
Contos Company Inc.,
Convention Garage Corp.,
Cook China Company,
Cook, Swan and Young Corporation,
Cooperative Credit Co., Inc.,
Co Operative Dairy Stores, Inc.,
Cooperative Distributing Co., Inc.,
Cooper Building Co., Inc.,
Cooper Engineering Co.,
Cooper Hotel Corporation,
Copper Mine Miniature Golf Course,
Copper Plate Sheet and Tube Company,
Corbisello Holding Corp.,
Cordts, Inc.,
Cornet Silk Company,
Corrado & Maturi,
Cortlandt Engineering Company of New Jersey,
Cosler and Mocksfield, Inc.,
Cosmopolitan Realty Associates,
Cosmos Construction Company, Inc.,
Cosmos Realty and Development Co.,
Cosmos Realty & Investment Co.,
Court House Bowling Alleys, Inc.,
Court House Garage, Incorporated,
Court House Green Holding Corporation,
Courtlandt Realty Company,
Court Security Company,
Cox Studios, Inc.,
Cozy Home Builders, Inc.,
Cranberry Lake Engineering & Construction Co.,
Cranberry Lake Holding Co.,
Cranberry Lake Sales Company,
Crane Electric Co.,
Cranford Citizen,
Cranford Golf Course, Inc.,
Cranford Printing and Publishing Company,
Cranford Sales Corporation,
Cranford Tile Company,
Cranmer Construction Co.,
Crason Electrical Supply Company, Inc.,
Crawford's Restaurant, Inc.,
"Crea-Mont" Realty Corporation,
Credit Collection Corporation,
Crescent Aircraft Corporation,
Crescent Color Company of Plainfield, N. J.,
Crescent Controlling Company,
Crescent Corporation,
Crescent Engineering Co.,
Crescent Finance and Loan Company,
Crescent Jewelry & Furniture Co.,
Crescent Manufacturing Company,
Crescent Theatre,
Cresskill Land Company, Inc.,
Criterion Laundries, Inc.,
Cross and Davis, Inc.,
Crossman Pharmacal Company,
Cross Roads Farms,
Crouse Coal Company,
Crovata Concessions Corporation,
Crown Construction Company,
Crown Mfg. Co.,
Crown Sales Corporation,
Crown Sport Wear Co., Inc.,
Cruser Bros. Inc.,
Crystal Holding Company,
Crystal Lake Amusement Co.,
Crystal Realty Corporation,
Cuban-American Construction & Engineering Co.,
Cuban Ore Development Company,
Culver Construction Co., Inc.,
Cumberland Oil Company,
Cumbrian Realty Corporation,
Cummings Amusement Company,
Cummings Haulage Inc.,
Cunningham & Co., Inc.,
Curtin Brothers, Incorporated,
Curtin Holding Corporation,
Custer-Gansel Laboratories, Inc.,
Cut Rate Paint Market,
Cut-Rate Paint & Wallpaper Co. Inc.,
C. V. and B. Realty Company,
Dade Realty Company,
D. A. Gorren Motor Co., Inc.,
Dail Manufacturing Co.,
Daily Film Service, Incorporated,
Daisy Underwear Company, Inc.,
Dall Shoe Co., Inc.,
Dalrymple-Wenzel Realty Co., Inc.,
Dame-Wolfe and Company,
Dana Art Needlework,
Dana Realty Corporation,
Danehower Motor Company,
Dan Holding Co.,
Daniel H. Atkins, Inc.,
Danzig-Friedman Company,
Darby Steel Products,
Darsto Products, Inc.,
Dart Engineering and Contracting Co.,
Dart Realty Co.,
Darwin Realty Company,
Davar Realty Co., Inc.,
David Fried, Incorporated,
David Max Co.,
David Max Realty Co.,
Davis & Davis Co.,
Dawson Avenue Corp.,
Daybreak Farm, Inc.,
Dayton Motor Service Company,
Dayton Tire Co. of New Jersey, Inc.,
D. B. S. Realty Company,
Deal Apartments Corporation,
Dealer's Co-operative Finance Company,
Dean Holding Company,
De Boisserin Corporation,
Decade Realty Corporation,
Decker Bros. Concrete Products, Inc.,
Decker & Canning, Inc.,
Deckman Heating and Ventilating Company,
Dee Bee Concession Corporation,
Deechan Motors, Inc.,
Dees Co. Inc.,
Degener Realty Corporation,
Degraff & Palmer,
D. E. Hoermann, Inc.
De Jager Nurseries, Inc.,
Dekkot Realty Company,
Delaware Cliff Development Corp.,
Delaware Realty Co.,
Delaware River Development Company,
Delaware Street Corporation,
Del Sordo Self-Waver Corporation,
Delhaks Orange Drink, Inc.,
Della Penta and Della Penta, Inc.,
Dell Realty Co.,
Delsea Realty Company,
Delsordo Mfg. Co. of Newark, New Jersey,
Delta Holding Company, Inc.,
De Luxe Golf Construction Co.,
De Luxe Laundry Co.,
De Luxe Moulding Co.,
DeLuxe Specialty Co.,
DeMarco Brothers Investing Co. Inc.,
Damar Mfg. & Supply Co.,
Demass Holding Corporation,
Dennis J. Cummings, Inc.,
Dennis Mullins (Incorporated),
Dennison Holding Co.,
Dennison Realty Co.,
Denville Land Company,
Denville Park Estates, Inc.,
DePassy Boat Corporation,
Dependable Construction Company,
De Pinedo Loan Association of Newark, New Jersey,
Deremer Stock and Produce Company,
Derge Realty Company,
Derrick Digger Co.,
De Salvo & Sons, Inc.,
De Sarno Brothers & Gatto, Inc.,
Desel Realty Co.,
Deutsch Construction Company,
De Vellier, Bolte & Bac, Inc.,
D. Everett Todd, Inc.,
De Voe & Goodfriend,
Devon Plumbing & Heating Company, Inc.,
Dewey Realty Corp.,
Dex-Rem Realty Co., Inc.,
Dexter Realty Corp.,
Diamond Egg & Poultry Farm, Inc.,
Diamond Millinery Inc.,
Dickler’s Inc.,
Dickson Construction and Repair Company,
Dietsch’s Inc.,
Dileo Radio Corporation,
Di Maio Construction Co.,
Direct Ink Ribbon Corporation,
Directors Holding Co.,
Dixie Pecan Groves,
Dixon Specialty Sales Co.,
D. L. Marsh, Inc.,
D. and L. Realty Corporation,
D. M. P. Holding Co., Inc.,
D. & M. Realty Company,
D. N. Knoller and Company,
Dobrell Company,
Dr. Adolph Schror Laboratories, Inc.,
Dr. J. J. Kindred’s Belle Mead Farms,
Dr. Louis R. Radin, Inc.,
Doland Garage, Inc.,
Doles Industrial Corporation,
Domenico Totino Realty Co., Inc.,
Domestic Realty Company,
Domestic Supply Company,
Dominion Oil Co. of New Jersey,
Donohue’s Inc.,
Dorcas Corporation,
Dorfman Stores, Inc.,
Doring Manufacturing Co.,
Dorman Oil Company,
Doroson and Company,
Doubler Chemical Co.,
Dougherty Glass Co., Inc.,
Douglas R. Balloch Company,
Douglass Motor’s Inc.,
Dover Furniture Co.,
Dowaji Yacht Company,
Downer Bros. Co., Inc.,
Downtown Security Company,
D. P. Company,
D-P Holding Company,
D. and P. Roofing Tile Co.,
D. P. S. Engineering Laboratories, Inc.,
Draclair Amusement Co.,
Drafalk Amusement Company,
Druggists Mutual Magnesia Company of New Jersey,
Druggist’s Supply Company, Inc.,
Drump, Inc.,
D. & S. Amusement Co.,
Duane Holding Co.,
Dubi & Co.,
Dubuque Safety Pulley Corp.,
Duckworth Company,
Dumont Homes Development Corporation,
Duncan Construction Co.,
Dunham Automobile Products Company,
Dunham Body Corporation of New Jersey,
Dunham Sabo Real Estate Co., Inc.,
Dunn Transportation Co., Inc.,
Duntilex Corporation,
Durant Motor Company of New Jersey,
Durusite Company,
D. & W. Construction Company,
Dyckman Realty Co., Inc.,
Dyer-Kane Company,
Dynatron, Inc.,

E. A. Crosta, Inc.,
Eagle Development Corporation,
Eagle Finance & Loan Corporation,
Eagle Grand Opera Company of New Jersey, Inc.,
Eagle Home Builders,
Eagle Manufacturing Company, Inc.,
Eagle Palace Restaurant Co.,
Eagle Paper Company,
Eagleswood Park Association,
Eastern Aeronautical Corporation,
Eastern Chemical Company,
Eastern Diner Corporation,
Eastern Flying Service, Inc.,
Eastern Fur Corporation of New Jersey,
Eastern Holding Corporation of America,
Eastern Machinery Co., Inc.,
Eastern Realty Company,
Eastern Refrigerator Sales Corporation,
Eastern Restaurants Enterprise, Inc.,
Eastern Sheet Metal Works, Inc.,
Eastern Shore Development Company,
Eastern Tire and Rubber Co., Inc.,
Eastern Weighing Corporation,
East Grand Realty Co.,
East Jersey Bridge Company,
East Jersey Holding Company,
East Jersey Throwing Company,
East Orange Laundry, Inc.,
East Orange Taxicab, Inc.,
East Paterson Park Realty Company,
Easy Creditors Holding Company, Inc.,
Eaton Investment Co., Inc.,
Ebco Realty, Inc.,
Eastern Products Distributing Corporation,
E. Beitman & Son,
Eckes The Builder, Inc.,
Eclipse Chemical Co., Inc.,
E. C. M. Realty Co.,
Economy Realty Company,
Economy Welding and Body Repair Co., Inc.,
Edgemont Construction Co., Inc.,
Edgewater Hosiery Mills, Inc.,
Edgewater News Company,
Edison Combustion Company,
Edsall Holding Company,
Edward C. Murphy & Son, Inc.,
Edward D. Walsh, Inc.,
Edward English, Inc.,
Edward Hiniger Company,
Ed. Jarvis Construction Co. Inc.,
Edwards Co.,
Edwards Construction Co.,
Edward Silk Company,
Edw. Whitney Coal Co., Inc.,
Edward Zemel Corporation,
Edwin H. Henry, Inc.,
Edwin R. Saxon, Inc.,
E. E. Cline, Inc.,
E. E. Faith Incorporated,
PROCLAMATIONS

E. F. Buckley, Inc.,
Effantee Corporation,
Eff and Eff Dry Goods Company,
Efficiency Holding Corp.,
E. F. Volkmer & Sons, Inc.,
Egethyl Manufacturing Co.,
Egee Realty Co.,
Egeria Company,
Eggens-Hambler Company,
Egg Harbor Beverage Company,
Egis Realty Corp.,
E. G. Koenigs Sons,
E. G. Woolfolk and Company, Incorporated,
Egyptian Tea Room Corporation,
Ehrich Furniture Company No. 1,
Eight Hundred Five Broadway, Inc.,
Eight Sixty-Nine Broad Street Corporation,
Eighty-Eight North Walnut Street Co.,
Eighty-Nine Clinton Avenue Corporation,
E. J. Sterner Company, Inc.,
Elbee Holding Corporation,
Eleo Armature Works, Inc.,
E. L. Debaun & Co.,
Electrical Development & Mfg. Corp.,
Electrical Repair & Construction Corporation,
Electric Amusement Company,
Electric Appliance Company,
Electric Laundry Corporation,
Electric Ventilation and Engineering Co. Inc.,
Eleven Holding Company,
Elgin Realty Co.,
Elizabetban Arms, Inc.,
Elizabeth Carteret Garage Inc.,
Elizabeth Chamber of Commerce Hotel Company,
Elizabeth Furniture Store, Inc.,
Elizabeth Heights Realty Company,
Elizabeth Neckwear Corp.,
Elizabeth Realty Co.,
Ellandee Company Inc., Manufacturers of Girls’ Coats,
Ellgo Silk Co. Inc.,
Ellington Realty Company,
Elliott-Hall Company,
Ellmah Amusement Company,
Ellmas Bus Co.,
Ello Holding Co.,
Elm Building Co. Inc.
Elmerown Realty Co.
Elme Realty Corporation,
Elmer E. Gardner, Inc.,
Elmora Garage, Inc.,
El Mora Heights Improvement Co.,
El Mora Land Co.,
Elmora Radio & Electric Co. Inc.,
Elm Realty Corporation,
Elm Realty & Investment Corp.,
Elmora Realty Co.,
Elrad Products Co., Inc.,
Elrae Company,
E. L. Sloat-Distributor, Inc.,
Embassy Apartment Hotel Corp.,
Embe Realty Co., Inc.,
Emergency Bus Company,
Emerson Provision Company, Inc.,
Emes Realty Co. Inc.,
Emily Silk Co.,
Emory Company,
Empire Brick Company,
Empire Casket Company,
Empire Farms, Inc.,
Empire Furniture Factory, Inc.,
Empire Lace and Embroidery Company,
Empire Paint Supply Co.,
Empire Securities Company,
Empire Theatre Company,
Empire Tire & Rubber Corporation of N. J.,
Empire Wrecking Company, Inc.,
Employees Publishing Company,
E. M. Schotz and Company,
Emsee Holding Company,
E. Muelberger and Associated, Ltd.,
E. M. Waldron and Company, Inc.,
Enco Service, Inc.,
Endicott,
Endicott, The Cleaner,
Enesso Holding Corporation,
Engel and Son Inc.,
Engineering Corporation of America,
Engineering Development Company,
Engle-Bel Realty Co., Inc.,
Engel and Curtice Inc.,
Engler Realty Co.,
Englewood Drivurself Station, Inc.,
Englewood Mortgage Corp.,
English Type Homes,
Enlow Shoe Company,
Enquist Bros. Inc.,
Enterprise Publishing Company,
Enterprise Table Company,
Equitable Brokerage Corporation,
Equitable Investment Corporation,
Equitable Realty and Mortgage Holding Corporation,
Equity Construction Company,
E. R. Calvert Corporation,
E. R. C. Hotel Operating Co.,
E. Ritscher, Inc.,
Ernest I. Parkyn, Inc.,
Ernesto Vetuschi Corporation,
E. & R. Realty Company of New Brunswick,
Eskin Construction Company,
E. S. Price & Company,
E. S. Realty Corporation,
Essay Realty Co.,
Essex Adjustment Bureau,
Essex Auto Wreckers Inc.,
essex Construction Company, Incorporated,
Essex County Carpet Cleaning Works,
Essex County Holding Corporation,
Essex General Hospital,
Essex Hudson Acres, Incorporated,
Essex Ideal Golf Practice Course,
Essex Lawyers Title Company,
Essex Library Service Company, Inc.,
Essex Properties Inc.,
Essex Realty and Trading Company,
Essex Rug and Stair Cushion Co.,
Estate of Domenica Bosco, Inc.,
Estha Corporation,
E. T. E. Realty Co.,
Etling Coal Company,
E. Ueberall, Inc.,
Eugene Christian Laboratories, Inc.,
Eureka Development Co.,
Eureka Holding Company,
Eureka Marine Engineering Company,
Evans Real Estate Corporation,
Evergreen Amusement Co.,
Evergreen Golf Courses Incorporated,
Evergreen Hall Apartments, Inc.,
Evergreen Miniature Golf Courses, Inc.,
Everitt Investment Company, Inc.,
Evnheat Sales Corporation,
E. V. Patterson Jr. Inc.,
E. W. Holding Company,
Excel Building Co., Inc.,
Excellent Food Shop, Inc.,
Exchange Holding Corporation,
Exchange Realty Co., Inc.,
Exclusive Polish Business Directory Corp.,
Exeter Land Company,

Face Brick and Supply Company,
F. A. D. Hammond, Inc.,
Fairdale Canning Company,
Faire-Made Embroidery Works, Inc.,
Fairfield Holding Company,
Fairlawn Development Corporation, Inc.,
Fairmont Construction Company,
Fairmount Development Company,
Fair Trading Corporation,
Fairview Civic Holding Corp.,
Fairview Holding Corp.,
Fairview Plaza Realty Co.,
Fair-way Building Company,
Fairway Estates, Inc.,
Falk Realty Company,
F. A. Lohmeyer Company,
Famous Cleaners & Dyers,
Famous Furniture Co., Inc.,
Famous Restaurant, Inc.,
Fanette Corporation,
PROCLAMATIONS

Fange Realty Investment Co.,
Fanwood Holding Co.,
Fanwood Home Developers, Inc.,
Fanwood Land and Improvement Company,
Farmer's Main Street Corporation,
Farmers Market Association of Newark, N. J.,
Farmers Supply Company of Cape May County, Inc.,
Farnsworth Co.,
Farro & Dioguardi, Inc.,
Fashion Beauty Shops,
Fashion Center, Inc.,
Fashion Frocks, Inc. No. 2,
Fay Realty Co.,
F. B. Cavanna & Co., Inc.,
F. Brown Company,
F. C. Slacum Company,
F. D. Hyde's Sons, Inc.,
Federal Foundry Co.,
Federal Milk Products Company,
Federal Mortgage & Investment Co.,
Federal Radio, Inc.,
Federal Realty and Investment Company,
Federal Shoe Stores, Inc.,
Federal Underwriters Corporation,
Federated Airports, Inc.,
Feinberg & Drukaroff Co.,
Feins Bros. Inc.,
Feldman's Radio Shop,
Fells Park, Inc.,
Felmey & Scull, Inc.,
Felswood Realty Co., Inc.,
Fenchel Realty Co., Inc.,
Fenwick Development Company,
Ferrato Construction Co., Inc.,
Ferrante Corporation,
Ferrigno & Co.,
Ferry Realty Company,
F. and F. Trucking Co., Inc.,
F. G. Newell & Co.,
F. H. Dressel Sales Corporation,
F. & H. Foundry Company, Inc.,
F-H Motors, Inc.,
F. H. Potts & Sons, Inc.,
F. & H. Realty Company,
Fidelity Adjustment Bureau, Inc.,
Fidelity Land Company,
Fidelity Mortgage Finance Company, Incorporated,
Fidelity Press,
Fidelity Realty and Investment Company,
Fidelity Securities Corp.,
Fifty Broad Street Co.,
Fifty-one Glenwood Ave. Inc.,
Filmograph Company of New Jersey,
Film Service Bureau, Inc.,
Final Adjusters, Inc.,
Finance Corporation of Westfield, N. J.,
Finch Products—N. J., Inc.,
Fine Art Metal, Inc.,
Firebrick Repair & Supply Co., Inc.,
Fireside Golf Links,
First National Corporation of Monmouth County,
First National Underwriting Corporation,
Fischer Holding Co.,
Fischer-Sweeny Bronze Company,
Fister Farms, Inc.,
Fitzgerald Farms, Inc.,
Five Corners Realty Corporation,
F. & K. Service Corporation,
Flashner Realty Company,
F. & L. Diners, Inc.,
Flesym Holding Corporation,
Flexlume Sign Sales Company,
Flink & Flink,
Flocken Construction Co.,
Flojachar Corporation,
Florence Everett Shops, Inc.,
Flower Garden, Inc.,
Flowerland Shoppes, Inc.,
Flower Market,
Flow Realty Company,
Floyd Gas Company,
F. and L. Shoe Repairing Co. Inc.,
F. L. W. Realty Co.,
F. M. Holding Co.,
F. M. Mitchell Motor Co.,
F. N. R. Realty Company,
Foda Realty Co., Inc.,
Fogg & Stowman Company,
Fold-O-Way Awning Co.,
Foo Jang Realty Company,
Force Carburetor Co., Inc.,
Ferd, Sheppard & Co.,
Foreign Art Specialties, Inc.,
Forest Hill Radio Shop,
Forest Lakes Corporation,
Forest Park Realty Co.,
Forest Produce Company,
Forest Realty Company, Inc.,
Formbilt Construction Corporation,
Forrest-Ocean Realty Co.,
Fort Investment Company,
Fort Lee Auto Sales Co.,
Fort Lee Ferry Taxicab Company,
Fort Lee Ice Company, Inc.,
Forty Park Ave. Inc.,
Forward Loan & Credit Service of New Jersey,
Foster Canning Co. Inc.,
Foster Plan,
Foster Realty & Mortgage Co.,
Foundation Finance Corporation,
Foundation Home Building Association, Inc.,
Foundation Realty Corporation,
Foundation Securities Company,
Fountain Realty Company,
Fountain of Youth, Inc.,
491 West Side Co., Inc.,
4 and 6 Julian Place Realty Co.,
Four Square Corp.,
Fox Realty Company of Ramsey, N. J.,
Fox Theatres, Inc.,
Fox-Vail Motor Co.,
Fragrance Co., Inc.,
Fra-Jor Investment Co.,
F. R. Alleman, Inc.,
F. & R. Amusement Co., Inc.,
Frances Silk Co., Inc.,
Francis B. Smith Reo Company,
Franck's Millinery Co., Inc.,
Frank A. Menschik, Inc.,
Frank B. Crawford and Company,
Frank D. Farretti, Inc.,
Frankel Chemical Company,
Frankel Furniture Co.,
Frankel Realty Co., Inc.,
Frankfort Realty Co.,
Frank J. Bartletta Home Association,
Frank J. Barletta, Inc.,
Frank J. Burks, Inc.,
Franklin Car Company,
Franklin Chemical Corporation,
Franklin-Everett Co.,
Franklin Laundry, Inc.,
Franklin-McKenna Company,
Franklin Motor Car Company of Monmouth County,
Franklin Park Co.,
Franklin Radio Company,
Franklin Realty & Mortgage Company, Inc.,
Franklin Security Holding Co.,
Frank's Inc.,
Frank Miller Co.,
Frank Petrozzo & Company,
Frank Radio Corporation,
Frank Realty Co., Inc.,
Frank's Inc.,
Frank S. Morris, Inc.,
Frank W. A. Hain, Inc.,
Frantella Realty Corp.,
Franz Productions, Inc.,
Fred Alkazin & Co., Inc.,
Fred Brockel & Son, Inc.,
Fred Del Sordo, Inc.,
Frederick C. Ranft, Incorporated,
Frederick D. Shaper Elevator Co.,
Frederick H. Dressel (Incorporated),
Frederick H. Dressel Private Garage Co.,
Frederick H. Walther & Sons,
Frederick L. Smith, Inc.,
Frederik S. K. Olsen Company,
PROCLAMATIONS

Fred Koch Company,
Fred L. Emmons, Inc.,
Fred L. Feind Pharmacy,
Fred M. Haas, Inc.,
Fred Rumpf, Inc.,
Fred Scherer, Inc.,
Fred Spatz, Jr., Inc.,
Free Bridge Motors Company,
Freeman Commercial Body, Inc.,
Freemond Realty & Construction Co., Inc.,
French & Scott Realty Company,
Frenchtown Manufacturing Co.,
Frestow Realty Co.,
Friedman's Inc.,
Friendship Investment Co., Inc.,
Friendship Realty & Finance Corp.,
Frontenac Corporation,
Frost Bros.,
F. R. Tilden, Inc.,
Fruit Trade Restaurant,
Frye Chemical Company, Inc.,
Fuhrmann Realty Company,
Fullerton Corporation,
Fulton Construction Company,
Fulton Holding Company,
Fulton Hosiery Company,
Fulton Macaroni Company,
Fulton Plumbing & Heating Co.,
Fulton-Tremont Hotel Company,
Funk & Mende, Inc.,
Fur Corporation of New Jersey,
Fur-Craft, Inc.,
Fussy Shoppe, Inc.,
Futurity Golf Course Corp.,

Gabel's Millinery, Inc.,
Galco Realty and Investment Co.,
Gale Corporation,
Galilei Loan Association of Newark, New Jersey,
Gallaway Lumber & Supply Co., Inc.,
Gannon Realty Interests, Inc.,
G. A. Paul & Co., Inc.,
Garden Construction Company, Inc.,
Garden Golf, Inc.,
Garden Homes Company,
Garden Pier Theatre Company,
Garden State Apartments, Inc.,
Garden State Motor Club, Inc.,
Garden State Sand & Gravel Co., Inc.,
Garden Valley Realty Corporation,
Gardner & Verdi, Inc.,
Garfield Carrier Co.,
Garfield Country Club,
Garfield Miniature Golf Course, Inc.,
Garrett-Simmons Tile Company,
Garson Ring Corporation,
Gasifier Company,
Gas Stations Holding Co.,
Gatti Building Construction Company,
Gatti Service, Incorporated,
Gavalas & Maskaleris, Inc.,
Gavalas & Maskaleris Realty Corporation,
Gawelis Realty Corporation,
G. & D. Baking Company,
G. DeRonde Sons, Inc.,
G. DiNapoli, Inc.,
G. D. Surmonte and Co., Inc.,
G. E. Dugan, Inc.,
Gee Bee Dress Co.,
Geesee Building Company,
Gem Holding Co.,
General Auto Body Service, Inc.,
General Contracting and Construction Company, Inc.,
General Equipment & Supply Co.,
General Excavator Sales Corporation of New York,
General Grape Products,
General Hardware Co.,
General Improvement Company of Atlantic City,
General Industries Financial Corporation,
General Investment and Securities Corporation,
General Management Corporation,
General Manufacturing Corporation of New Jersey,
General Merchandising Company,
PROCLAMATIONS

General Metal Box Company, Inc.,
General Oil Burner Service,
General Real Estate and Mortgage Company,
General Realty Co., Inc.,
General Realty Improvement Corporation,
General Resistor Company,
General Securities and Investment Corporation,
General Storage & Warehouse Co.,
General Tire Company of Camden, N. J.,
General Tire Sales Agency, Inc.,
Genius, Incorporated,
Genmartel Company, Inc.,
Georgeadis Restaurant Company, Incorporated,
George A. & Ralph G. VanHart, Inc.,
George D. Worrell, Incorporation,
Geo. E. Merwin, Inc.,
George Grimshaw Ribbon Company,
George J. Langer, Inc.,
George Marks, Inc.,
George Signal Company,
George Snyder, Inc.,
George St. Realty Company,
Geo. T. Byers Manufacturing Company,
George W. Brooke, Inc.,
George W. Mercer Construction Co.,
Georgia Cash Credit Corporation,
Georgia, Inc.,
Gerber Bros. Realty Co., Inc.,
Gerken Foambath Company, Inc.,
Gerner's Inc.,
Gers Realty Company,
Gevas Restaurant, Inc.,
G. & F. Corporation,
G. & G. Construction Co.,
Giacobbe Bros. Mfg. Co.,
Giamo-Serruto Company,
Giannula Contracting Company, Inc.,
Giant Silk Manufacturers, Inc.,
Gibby-Thall Co.,
Giblan's, Inc.,
Gibraltar Construction Co.,
Gibraltar Loan Society,
Gibraltar Security Company,
Gibraltar Realty & Investment Co.,
Gifford Construction Co.,
Gifford Hotel & Restaurant Co. Inc.,
Gil-Bar Finance Corporation,
Gilbert Investment Company,
Gillen-Minahan Development Company,
Gilpin & Trabin Company, Inc.,
Gilvol Realty Co.,
Giordano Construction Co.,
Giron-Adaysh Building Co.,
Gitters, Inc.,
G. & J. Co., Inc.,
G. K. S. Construction Company,
Glassenberg-Malkin Co., Inc.,
Glenclair Land Development & Construction Co.,
Glen Company,
Glendale Miniature Golf Course, Inc.,
Glendon Company, Inc.,
Glen Rock Securities Company,
Glenwood Company,
Glenwood Realty Holding Corporation,
G. L. Holding Company,
Glilyn Holding Company,
Globe Chemical Company of Newark,
Globe Construction Company,
Globe Home Co.,
Globe Oil & Supply Co.,
Gloria Realty Company,
Gloucester Motor Sales Company,
Gluck Realty Company,
Glueck Realty Company,
G & M Mortgage Co.,
G. N. & F. Sales Co., Inc.,
G. & N. Realty Company,
Godfrey Company,
Godfrey Fertilizer and Chemical Company,
Goetze Mercantile Agency,
Goewey Coal Company, Inc.,
Golden Fish Co., Inc.,
Golden Star Farms,
Goldfein's Inc.,
Goldie & Edna, Inc.,
Gold Mine Manor Developing Company,
Gold Seal Laundry,
Golds Investment Corp.,
Goldsmith Construction Company,
Goldwood Theatres, Inc.,
Golf Course Construction Corporation,
Golf Moderne Corporation,
Good Investment Company,
Goodman Loan Co.,
Goodyear Raincoat Company,
Goodyear Realty Company,
Goody Silks,
Gordon Automatic Tool Corporation,
Gordon Bennett Hotel Corporation,
Gorlin & Banner, Inc.,
Gornitzky and Company, Inc.,
Gotham Electric Sales Corporation,
Gott & Derro, Inc.,
Gotepp Realty Company,
Gottfried Brothers, Inc.,
Gottlieb Realty Company,
Gould Ave. Realty Co.,
Governor Realty Co.,
G. P. S. Corporation,
Graflood Company, Inc.,
Graham-Chambley Company,
Graham Hardy Co., Inc.,
Grahof Holding Company,
Gralla Furniture Co., Inc.,
Gramercy Court Corporation,
Grand Ave. Englewood Corporation,
Grand Restaurant, Inc.,
Granetts, Inc.,
Granite Finance Corporation,
Grant Avenue Corporation,
Grantcliff Building Company,
Grant-Lee Garage Inc.,
Grantwood Homes, Inc.,
Grater Realty Co.,
Great Eastern Real Estate Corporation,
Greater Shores Development Co., Inc.,
Green Brook Heights Company,
Green Brook Realty Corporation,
Green Don Associates, Inc.,
Greeneville Realty and Development Company,
Greenfield Auction Company,
Greenfield’s Millinery & Dresses,
Greenfield Holding Co., Inc.,
Green Gables Operating Corporation,
Green Grill Restaurants, Inc.,
Green Hills Development Co.,
Greenlawn Mausoleum Sales Co.,
Greenmar Realty Co., Inc.,
Greenville Amusement Co.,
Greenwich Realty Company,
Gregory Building Company,
Greylock, Inc.,
Griffin Tynan, Inc.,
Griggs, Chapman and Company, Inc.,
Gross Paper Co., Inc.,
Grove Heights Realty Co.,
Grove Service Stations Corp.,
Grove Street Drug Company, Inc.,
Grove Upholstery Company,
Groveville Textile Mills of Groveville, N. J.,
Grumman Realty Co.,
G. R. Wood Development Co.,
G & T Realty Co.,
Guarantee Rabbit Dressing Corporation,
Guarantee Realty Co. of Millville,
Guaranty Construction Company,
Guaranty Underwriters,
Guarino Construction Company, Inc.,
Gude Paint & Varnish Co.,
Gunn Dee Corporation,
Gunne & D’Alessio,
Gus. S. Neragias, Inc.,
Guy C. Lewis Engineering and Construction Co.,
G. & W. Realty Co.,
Gyarfas & Sons, Inc.,

Hackensack Developers, Inc.,
Hackettstown Woodworking Company,
Haddon Avenue Investment Co.,
Haddon Construction Co.,
Haddon Farms,
Haddonfield Corporation,
Haddonfield Manor Corporation,
Haddonfield Motor Service, Inc.,
Haddon Lake Realty Co.,
Hagens Knitting Mills, Inc.,
Hahn Laboratories Incorporated,
Haibe Engineering Corporation,
Haines & Hain, Inc.,
Haines Reinlieb Co.,
Hain Investment Co., Inc.,
Hain Realty Co., Inc.,
Hairlath Corporation,
Haleo Construction Co., Inc.,
Halden Coal Co.,
H. A. L. Holding Co.,
Hall-Carpenter Company, Inc.,
Hall Sales Company, Inc.,
Halpern Bedding Stores Co.,
Halpern Bros.,
Halsted Garage,
Hambrock Varnish Company, Inc.,
Hamilton Discount Corporation,
Hamilton-Girard Corporation,
Hamilton Realty and Construction Company,
Hamilton Service Garage,
Hammell-DuScieuz, Inc.,
Hanchett Bond Co.,
Handy Rule Tool Co. Inc.,
Hanly Realty Corporation,
Hanniball, Inc.,
Hanover Brick Manufacturing Co.,
Hanover Estates Realty Company, Inc.,
Harbor Inn Corporation
Harco Investment Corporation,
Hargreaves Engineering, Inc.,
Hargus Realty Co.,
Har-Jen Corporation,
Harley Manufacturing Company,
Harmony Construction Co., Inc.,
Harmer & Keller Motor Company,
Harold A. Sonn Inc.,
Harold C. Englert, Inc.,
Harriet Avenue Garages, Inc.,
Harrington Brothers Crane Service Corp.
Harrington Haulage Co.,
Harris Drug Stores, Inc.,
Harrison Apartments, Inc.,
Harrison & Central Realty Co.,
Harrison Furniture Company, Inc.,
Harrison Golf Club, Inc.,
Harrison Land Company,
Harrison R. Burdick & Co., Inc.,
Harrison Refrigeration Co., Inc.,
Harry Arata & Co.,
Harry B. Arnel & Co., Inc.,
Harry L. Ike, Inc.,
Harry P. Faber, Inc.,
Harry Realty Co., Inc.,
Harry S. Radcliffe, Inc.,
Harry W. Bealer Company,
Harry H. Whaland, Inc.,
Hart Furniture Company,
Harvester Realty Corporation,
Harvey Beyer & Co., Inc.,
Harvey Clothes, Inc.,
Harvey Realty Co.,
Harwill Company,
Hasco Realty Company,
Havendale Corporation,
Haverford Corporation,
Hawkins Plaza Realty Co.,
Hawthorne Butter & Egg Company,
Hawthorne Dairy Company,
Hazlet Canning Company, Inc.,
H. Baker Milk Co., Inc.,
H. Bartelt, Inc.,
H-B-M Company,
H. B. Miller’s Sons, Inc.,
H. and C. Realty and Construction Co.,
H. Dieckman Poultry Company, Inc.,
Health Builders Institute, Inc.,
Heart of Lakewood, Inc.,
Heaton Realty Company,
Heco Construction Co.,
Hedden Hat Co.,
Heed-Managed Securities Corporation,
Heed-Xylomath Corporation,
Heflar Holding Co.,
Heidell & Trow Company,
Heights Construction Company,
Heights Land and Development Company,
Heights Security Company,
Heinen Airport, Inc.,
Heinen Air Yacht Corporation,
Helen Manufacturing Company, Inc.,
Hellmund Oils, Inc.,
Helma Corporation,
Hemlock Golf Club, Inc.,
Henri Mens Shop,
Henry Brothers,
Henry Gabel & Co., Inc.,
Henry L. Wulstein, Inc.,
Henry Martin, Inc.,
Henry Rothberg, Inc.,
Henry S. Grushkin, Inc.,
Henry Stanley's Sons Company,
Henry W. Walker, Inc.,
Henschel & Smith, Inc.,
Hen-Son Holding Co.,
Henwil Realty Co.,
Hepworth Realty Company,
Herben Realty Co.,
Herbert Amusement Company,
Herbert E. Goldberg, Inc.,
Hercules Truck Manufacturing Company,
Herman A. Schoellhamer Realty Corp., Inc.,
Herman and Co.,
Herman Ellis Metal Company,
Herman J. Eckelmann, Inc.,
Herman Land Co., Inc.,
Herman Larson, Builders, Inc.,
Herman Realty Company,
Hesse and Gumm Chemical Co.,
Heyeck & Roessner Builders, Inc.,
H. Feldenkreis, Incorporated,
H. & F. Realty Company,
H. F. W. Realty Co., Inc.,
H. G. Harris Co.,
H. G. Harris and Company,
H. G. Stertzær, Inc.,
H. & H. Concessions, Inc.,
H & H Inc.,
H. H. Luke Sash and Door Co., Inc.,
H. H. Mondon, Inc.,
H. Hoffman & Sons,
H. H. Smith and Sons,
Higa Realty Co.,
Higgins Oil Heating Corp.,
Highatla Amusement Corporation,
Highland Diners, Inc.,
Highway Holding Corp.,
Hilhurst Realty Company,
Hilker Diners, Inc.,
Hillerest Development Co.,
Hillerest Holding Co., Inc.,
Hillerest Motor Co.,
Hillerson Silk Co.,
Hill General Merchandise Co.,
Hillsdale Manor Coal & Lumber Corporation,
Hillside-Broadway Laundry, Inc.,
Hillside Meat Market, Inc.,
Hilltop Garage, Inc.,
Hillwood County Club,
Hilton Mortgage Company,
Hilton Realty Company,
Hirado Publishing Company, Inc.,
Hirliman Associates, Incorporated,
Hirsch Awning Works,
Hirsch, Frank & Co., Inc.,
Hirsch Realty Co., Inc.,
Hitchner-Holmes Co.,
H. J. Bauridel, Inc.,
H. J. Bodner, Inc.,
H. J. Sargent & Company,
H. L. Gascoigne, Incorporated,
H. L. Wahl Inc.,
H. M. H. Realty Corporation,
H. Morser & Company,
H. N. B. Inc.,
Hobart Piano Company,
Hoboken Finance Company,
Hoboken Holding Co., Inc.,
Hoboken Industrial Development Corp.,
Hoboken Waste Paper Co.,
Hochberg and Bears, Inc.,
Hode Building Co., Inc.,
Hoffman Securities Corporation,
Holbrook Brothers, Inc.,
Holdt Paint Company,
Holken Investment Company,
Holly-Bay Company,
Hollywood,
Hollywood Amusement Park Corporation,
Hollywood Bagel Baking Co., Inc.,
Hollywood Beach Club, Inc.,
Hollywood Hosiery Corporation,
Hollywood Park Golf Course,
Hollywood Photo Pose Company, Inc.,
Hollywood Tavern, Inc.,
Home Builders Mortgage Co.,
Home Cotton Stores, Inc.,
Home Equipment Corporation,
Home Estates, Inc.,
Home Outfitters, Inc.,
Home Painting Co., Inc.,
Home Plan, Inc.,
Home Providers Realty Co.,
Home Radio Sales Service,
Home Securities Corporation,
Home Service Radio Corp.,
Home Specialties' Company, Inc. of Camden, N. J.,
Homes Permanesque of Northern New Jersey, Inc.,
Homestead Farms Restaurant,
Homestead Painting and Decorating Company,
Homestead Realty and Construction Company,
Homestead Realty and Investment Company,
Homestead Silk Mills,
Hometown Service, Inc.,
Home Utilities Sales & Service Company,
Hontober Realty Corporation,
Horwitz Bros. Inc.,
Hospital Devices Company,
Hotel Arthur, Inc.,
Hotel Neptune Co.,
House of Bargains, Inc.,
Howard Cleaning & Dyeing Company,
Howard Plumbing Supply Company,
Howards, Inc.,
Howard S. Stainton,
H. Popkin & Sons, Inc.,
H. P. Preis & Co., Inc.,
H. Quinton, Inc.,
H. Raymond Staley Food Company,
H. Richards Smith, Inc.,
H. R. J. Holding Company,
H. & R. Realty Company,
H. & S. Iron & Metal Company,
H. T. T. S. Inc.,
Hubert Realty Company,
Hudsberg Realty Co., Inc.,
Hudson Cliffs Realty Corporation,
Hudson Clothes Shop, Inc.,
Hudson Cooperage Co.,
Hudson Exchange Realty Corporation,
Hudson Foundry Co., Inc.,
Hudson Heights, Incorporated,
Hudson Investment and Security Company,
Hudson Iron & Metal Co. Inc.,
Hudson Miniature Golf Course,
Hudson News Publishing Co.,
Hudson Plaza Mortgage Co.,
Hudson Products Co.,
Hudson Restaurant Company, Inc.,
Hudson Structural Iron Works, Inc.,
Hudson Supply and Equipment Company, Inc.,
Hudson Tin Manufacturing Co., Inc.,
Hudson Weighing Scale Company, Inc.,
Hughes Franklin Co., Inc.,
Hugo Corporation,
Humboldt Investment Company,
Hummel Bros. Inc.,
Hungarian Historical Publishing Company,
Hunt Palrivera Theatre Co.,
Hurd Radio & Electric Shop Inc.,
Hussong Dyeing Machine Company,
Huyler's Landing Corporation,
H. W. F. Corporation,
H. W. Mayberry Linen Supply Company,
Hyatt Manufacturing Co.,
Hygeia Ice Company of Monmouth Beach,
Hy-Grade Markets, Inc.,
Iceless Service Co.,
Ideal Bakery & Dairy Lunch, Inc.,
Ideal Furniture Shops, Inc.,
Ideal Loan Society,
Ideal Marble Mosaic Co., Inc.,
Ideal Miniature Golf Club, Inc.,
Ideal Radio and Music Shop,
Igloos, Inc.,
I. H. Wilks & Co.,
I. Kravitz Silk Corporation,
Illinois Cash Credit Corp.,
Illuminated Address Company,
I. Michaloski, Inc.,
Immergruen Manor Corporation,
I. Monheit, Inc.,
Imperial Aircraft Corporation,
Imperial Food Stores, Inc.,
Imperial Drug Store, Inc.,
Imperial Pure Food-Diners Co., Inc.,
Improved Realty Company,
Independence Corporation,
Independent Contact Manufacturing Co.,
Independent Holding Company,
Independent Merchants Association,
Independent Merchants Service Corporation,
India-France Company,
Industrial Agriculture Corporation,
Industrial Apparatus and Instrument Co., Inc.,
Industrial Conveyor Company,
Industrial Fixture & Electric Supply Co.,
Industrial, Realty and Development Co.,
Industrial Shares Corporation,
Industrious Sales Co., Inc.,
Innlake Company,
Insabella Realty & Investment Co.,
Insured Plumbing & Heating Co., Inc.,
Integral Waterproofing Company,
Integrity Real Estate & Finance Company,
Integrity Silk Co., Inc.,
Interceptor Chemical Company,
Interchangeable Bobbin Corporation,
Inter-City Construction Co.,
Inter-County Agency,
Intercounty Mortgage and Finance Company,
International Auto Specialties, Inc.,
International Chemical Company,
International Glass Co., Inc.,
International Motor Fuel Products, Inc.,
International Research Laboratories, Inc.,
International Safety Number Plate Corporation,
Inter-State Bond and Mortgage Company,
Inter-State Bridge Realty Co.,
Interstate Brokerage Corporation,
Interstate Commerce Carriers,
Interstate Contracting Company,
Interstate Corporation,
Interstate Development Co.,
Inter-State Finance Company, Inc.,
Interstate Holding Corporation,
Interstate Home & Development Corp.,
Interstate Ore and Metal Corporation,
Interstate Packing Co.,
Interstate Realty Service Bureau of Essex,
Interstate Title Examiners,
Interstate Warehouse Service Co.,
Interurban Amusement Corporation,
Intra State Finance Co.,
Investment Corporation,
Investment Traders, Inc.,
Investors Securities Company,
Investors Syndicate,
Invincible Securities Corporation,
Inwood Realty Corporation,
I. P. Kitchell Corporation,
Ira A. Berman Realty Company,
Ironbound Clothing Co.,
Iroquios Investment Company,
I. R. Taylor & Co.,
Irvc Ac Realty Company,
Irving-Jones-Sylvan Company,
Irvington Cattle Company,
Irvington Used Car Exchange,
I. Schultz, Inc.,
Island Copper Company,
Italian-American Mortgage Company of New Jersey, Inc.,
Italian-American Publishing Company,
Italian Food Specialties, Co.,
Italian Food Products Corporation of America,
Italian Stores Holding Company,
Ivanhoe Terrace Corporation,
I. X. L. Laundry Co., Inc.,
I. X. L. Photo Co.,

Jack Ryan, Inc.,
Jackson Stores Co. Inc.,
Jacob S. Gold Co. Inc.,
Jacob Zimmerer, Jr., Inc.,
J. A. Faber Plumbing Co.,
J. A. Fass & Sons Inc.,
J. A. McKenna Realty Company,
James Brady's Sons Company,
Jamesburg Coal and Feed Company, Inc.,
Jamesburg Lumber Company, Inc.,
Jamesburg Manufacturing Company,
James Holding Co.,
James J. O'Keefe Co.,
James Leo Company,
James M. Cameron Co., Inc.,
James Natale Construction Co.,
James Paul Realty Company,
James Piano Company,
Jane Geer, Inc.,
Janeway Button Company,
Jarweld Realty Company,
Jasamor Realty Co., Inc.,
Jauncey Holding Company, Inc.,
Jayess Realty Company,
J. & B. Friedman, Inc.,
J. B. & S. Realty Corporation,
J. C. Lipsey Company,
Jeanette Realty Co.,
Jean-Walter Inc.,
J. Edward Martin, Inc.,
Jefferson Amusement Corporation,
Jefferson Company,
Jefferson Holding Company,
Jefferson Wash Suit Co.,
Jem Amusements Company,
"Jensen-New Co., Inc."
Jerome Avenue Corporation,
Jerrod's Inc.,
Jersey Advertising Corporation,
Jersey Air Transport Co.,
Jersey Can Company,
Jersey City Art Glass Co.,
Jersey City Bargain Store, Inc.,
Jersey City Barrel Company,
Jersey City Bottling Works (No. 1),
Jersey City Neck Tie Press and Holder Company,
Jersey City Steel Drum Co., Inc.,
Jersey Coal Company,
Jersey Decorators Company, Inc.,
Jersey Drug Stores Co., Inc.,
Jersey Farmer Corporation,
Jersey Gravel Company,
Jerseyite Publishing Company,
Jersey Limestone Quarries, Inc.,
Jersey Land and Development Company,
Jersey Mail Publishing Company,
Jersey Marine Corporation,
Jersey Miniature Golf Corp.,
Jersey Pet Stock Company, Inc.,
Jersey Publications, Incorporated,
Jersey Recreation, Inc.,
Jersey's Best Laundry Incorporated,
Jersey Sight-Seeing Co.,
Jersey State Mason Contractors, Inc.,
Jessamine Gowns, Inc.,
Jeunesse Cosmetic Company,
Jewelry Institute of America,
J. F. Newcomb Printing Company of N. J.,
J. Friedman's Fur Shop, Inc.,
J. & G. Bootery,
J. and G. Brass Company,
J. Harry Miller, Inc.,
J. H. Benwitt, Inc.,
J. H. Chadwick, Co.,
J. H. Klein Co.,
J. H. Realty Company,
Jig and Die Boring Corporation,
J and J Enterprises, Inc.,
J. J. Fischer, Inc.,
J and J Fur Shop,
J. J. Holden, Inc.,
J. & J. Holding Co.,
J and J List, Inc.,
J. J. McCabe Lathe and Machinery Corporation,
J. J. McCabe Punch and Shear Company,
J. L. Brooks Company,
J. Marshall Letton Co.,
J. M. H. Company,
J. M. Realty Corporation,
J. M. S. Company,
Joan Ruth,
Johanna Dammel, Inc.,
Johanson Trucking Co.,
John A. McCurnin and Company, Inc.,
John A. Pfarr, Inc.,
John Bornheimer, Inc.,
John Davis & Sons, Inc.,
John Fiadini Co.,
John Foster Bill Posting Company,
John Glueck, Jr.,
John Hayes Company,
John H. Breakenridge, Inc.,
John H. Heaton Piano Company,
John H. Manning Co.,
John Jamison,
John J. Fredericks & Co., Inc.,
John J. Harris, Inc.,
John L. VanKirk, Inc.,
John R. Altiere Engineering Co., Inc.,
John Relda, Inc.,
John Roth Company, Inc.,
John Schmidt, Jr. Inc.,
Johnson Holding Corporation,
John S. Schwinn Inc.,
John Stites Service Station, Inc.,
Jones and Brown, Incorporated,
Jones Holding Co.,
Jones Pharmacy, Inc.,
Joren Realty Co.,
Joseph Abbott, Inc.,
Joseph & Al, Inc.,
Joseph A. Reilly, Inc.,
Joseph B. Hernandez Corporation,
Joseph B. Hottel Company,
Joseph Cummins, Inc.,
Jos. D. Low, Inc.,
Joseph E. Frank Corporation,
Jos. Gaynor, Corp.
Joseph G. Champion, Inc.,
Joseph H. Courtney and Company Inc.,
Joseph Honixfeld, Inc.,
Joseph Hurley, Inc.,
Joseph J. Immerman, Inc.,
Joseph Leit, Inc.,
Joseph M. Cordo, Inc.,
Joseph M. Ryan & Company, Inc.,
Joseph Schatten Estates, Inc.,
Joseph Wiegand and Company,
Journal Square Sweet Shoppe,
J and R. Corporation,
J and S. Corporation,
J. S. Dooling Electrical Products, Inc.,
J. Serafin and Son, Inc.,
J. Sigfred Broderson, Inc.,
J. T. Moore, Inc.,
J. T. Wilson and Company, Inc.,
Judy Millinery Shops, Inc.,
Juechter Realty Corporation,
Jule Holding and Investment Corporation,
Julius Joachimsthal Company,
Jumbo-Montgomery Theatre Company,
Junior Golf Club of Bergen County, Inc.,
Junior Realty Corporation,
J. W. Goodwin and Co.,
J. W. Greenough Company,
J. W. Kirby and Sons,

Kaezer Realty Company,
Kadel and Zax Realty and Construction Company,
K. A. H. Gerle, Inc.,
Kahle Corporation of America,
Kajay Corporation,
Kampberg Realty Co.,
Kanengiser-Lentz Co.,
Kanter and Cohen, Inc.,
Kaplan Specialty Company, Inc.,
Kaplan-Zelnik Co.,
Karmak, Inc.,
Kartch Corporation,
Kastan, Inc.,
Kathryn Gown Shop, Inc.,
Katz Brothers Company,
Katz Painting & Decorating Co., Inc.,
Katz's Inc.,
Kauff Holding Company,
Kay Corporation,
Kay Fern Holding Company,
Kay Hosiery, Inc.,
Kay's Club & Hotel, Inc.,
K-B Pulverizer Corporation,
K. & C. Theatre Co., Inc.,
Keansburg Realty Co.,
Keansburg-Union Beach Realty Company,
Kearney Holding Company,
Kearny Sporting Club, Inc.,
Keen Realty Co., Inc.,
Ke Kon Realty Co., Inc.,
Kelland Motor Car Company,
Kelly-Ackerson Company,
Kelly Motor Co.,
Kelsey's Grill, Inc.,
Kemah Holding Company, Inc.,
Kemah Lake Corporation,
Kennedy Manufacturing Company,
Kenney Specialty Company,
Kenring Corporation,
Kent Fur Corporation,
Kent Newark Garage, Inc.,
Kenyon and Company Inc.,
Keo Development Co., Inc.,
Keramic Tile Co.,
Kerchman Stores, Inc.,
Kermead Company,
Kern Electric and Engineering Co.,
Kessler's Inc.,
Keyport Auto Sales Company, Inc.,
Keyport Investment Company, Inc.,
Keystone Company,
Keystone Laundry Company,
Keystone Securities and Investment Company,
K & H Electric Corporation,
K. H. M. Holding Company Inc.,
Kieldale Park Company,
Kimmel Diamond Co.,
King Boat Works, Inc.,
Kingsland Realty Company,
Kingston Manor,
K. K. & S. Silk Co.,
K. L. D. Research Laboratories, Inc.,
Kleinfeld Furniture Co.,
Kleinfeld & Scholz Manufacturing Co., Inc.,
lnginna Hotel Co.,
Klein's Merchandising Corp., Inc.,
Klenzing Emulsion Company,
Kline's ArchPreserver Shoe Shop, Inc.,
Klingsberg Service Corporation,
Kloss and Conn, Inc.,
Klots Throwing Company,
K and L Service Garage, Inc.,
K. M. S. Realty Corporation,
Kniering Bros., Inc.,
Knott Corporation,
K-N Realty Corporation,
Kohn and Cohen, Inc.,
Kohr's Securities Corp.,
Kolodin & Son, Inc.,
Kome Novelties, Inc.,
Komot Realty Co.,
Konner's of New Jersey at Passaic, Inc.,
Kopels Hat Shops,
Kopper Koal Co., Inc.,
Korn-Gehrer, Inc.,
Kraus Company,
Krautte & Ade, Inc.,
Kresson Small Farms Corporation,
Kridel Realty Company,
Kroll & Van Ermen,
K. S. Embroidery Corporation,
K. S. Walker Agency, Inc.,
Kugel Construction Co.,
K. W. Corporation,
K. & W. Hotels, Inc.,
Kyra Realty Co., Inc.,

Lackawanna Real Estate Sales Company,
Lady Ruth Sweets, Inc.,
Lafayette and Broad Realty Corporation,
Lafayette Building Corporation,
Lafayette Development Company, Inc.,
Lafayette Land Company of Newark, New Jersey,
Lafayette Realty Company (No. 1)
Lafayette Realty Company (No. 2)
La Fiura Realty Co.,
Lakehurst Coal and Feed Company, Inc.,
Lakehurst Sewer Company,
Lake-Land Airways, Inc.,
Lake Land Corporation,
Lake Land News, Inc.,
Lake Region Beverage Co.,
Lakeside Development Company, Inc.,
Lake Valhalla Construction Company,
Lake Valhalla Holding Corporation,
Lakeview Country Club on Lake Hopatcong, Inc.,
Lakeview Golf Club, Inc.,
Lakeview Holding Company,
Lally Realty Company,
Lally's Inc.,
Lar Mar Construction Co., Inc.,
Lambert and Todd Machine Company,
Lambertville Laundry,
Lammerding Lumber and Supply Company,
La Mode Beauty Shops,
Lamode Mills,
Lamond and Robertson Company,
Landells Trucking Co., Inc.,
Landlord's Protective Ass'n. of Mercer County Inc.,
Landow Realty Co.,
Lane Realty Company,
Langan Construction Company, Inc.,
Lans Realty Company,
Lanzetta Construction Co.,
L. A. Peyser & Co., Inc.,
Larson-Moore Refrigerating Co.,
L'Art Nouveau, Inc.,
La Salle Luncheonette,
Lasky-Albert Enterprises, Inc.,
Lassota Corporation,
Last Realty Company,
Laterraca Realty Company,
Latov Realty Company,
Laurel Garden Corporation,
Laurel Springs Corporation,
Lau-Ritz Co., Inc.,
Lauter-Binkenbacher, Inc.,
La Vay Products Company, Inc.,
Lavignes Pharmacy, Inc.,
Lawler Bros., Inc.,
Lawn Amusements, Inc.,
Lawnside Park Association, Inc.,
Law & Realty Company,
Lawrence Holding Company,
Lawrence-Schattauer, Inc.,
Lawrence and Townsend, Inc.,
Lawson Auto Specialty Company,
Lazio Investment Company,
L. C. Realty Company,
L. C. Thompson, Inc.,
L. D. S. Realty Corporation,
Leading Realty Co.,
Leather Plastic Company,
Le Bain Perfume Company, Inc.,
Lebos Holding Company,
Leed Land & Improvement Co., Inc.,
Lee Investment Company,
Leek & Lyon, Inc.,
Leemore Realty Corporation,
Lee Silk Company, Inc.,
Lee Tank & Boiler Works,
Leffertz, Fabian Bootery, Inc.,
Lefroy Co.,
Lehigh Corporation,
Lehigh General Market,
Lehigh Metals Co.,
Leigh Bamber Bergen Studios,
Lein's Pharmacy, Inc.,
Lenape Realty Company,
Lena Realty Company,
Leniker Associates, Inc.,
Lenox Brick Co.,
Lenox Garage and Auto Company,
Lenruth Realty Company,
Leonard & Neithold, Inc.,
Leon E. Todd, Inc.,
Leo Waldstein, Inc.,
Leslie Holding Corporation,
Les Orr Corporation,
Letz & Katz, Inc.,
Lewis-Hanna Corporation,
Lewis Street Corp.,
Lewis & Valentine, Inc.,
Lewis W. Perry, Inc.,
Lewitt Drug Co.,
Lew's Quality Shop, Inc.,
Lew's Tire Shop, Inc.,
Lexington Realty Company,
Lexington Silk Company,
L. F. Gedney,
L. H. Campbell, Inc.,
L. H. Card & Company,
Liberty Bakery, Inc.,
Liberty Bottling Works,
Liberty Cleaners & Dyers, Inc.,
Liberty Dress Shoppe,
Liberty Investment Co.,
Liberty Motor Freight Transportation Co., Inc.,
Liberty Real Estate Corporation of Bergen County,
Liberty Realty Company of Trenton, N. J.,
Liberty Realty & Investment Co., Inc.,
Liberty-U-Drive Co.,
Libman-Spanjer Corporation,
Li Brizzi & Company, Inc.,
Lido-Sorrento Restaurant, Inc.,
Lifeguard Laboratories, Inc.,
Lighting Service Corporation,
Light Sensitive Specialties Corp.,
Lillian Realty Co., Inc.,
Lillie Waste Paper Company,
Lily Toilet Products Co.,
Lincoln Electrical Supply Corp.,
Lincoln Golf Club, Inc.,
Lincoln Hat Stores, Inc.,
Lincoln Manor Realty Company,
Lincoln Memorial Park,
Lincoln Mortgage & Security Company,
Lincoln Office Building, Inc.,
Lincoln Produce Market, Inc.,
Lincoln Smart Shoes, Inc.,
Lincroft Estates, Inc.,
Linden Building Corporation,
Linden Homes Company, Incorporated,
Linden Improvement Company,
Linden Investment Corporation,
Linden Orchards Company,
Linden Recreation Academy, Inc.,
Linden Shirt Co., Inc.,
Linden Sporting Co., Inc.,
Linden-Tremley Estates, Inc.,
Linden Valley Chocolate Company,
Lindholm Developing Company,
Link Company, Inc.,
Linwood Manor, Inc.,
Liquid-O Company, Inc.,
Liron Realty Co.,
Little Cinema, Inc.,
Little Falls Drug Company,
Livingston Investment Company,
Livingston Motor Sales Co., Inc.,
Livingston Sand & Gravel Sales Co.,
L. L. Jones Company,
Lloyd Realty Company No. 1,
L. M. & P. Amusement Co., Inc.,
Lobellis Realty Company,
Lochada Security Co.,
Lockwood-Bertle Company,
Lodi Garage and Battery Service Station, Inc.,
Lobel's Roofings, Inc.,
Loesberg Holding Company,
Logan Motors Incorporated,
Loma Holding Corporation, Inc.,
Lona Realty, Inc.,
Long Beach Fishery and Cold Storage Co.,
Long Branch Navigation Company, Inc.,
PROCLAMATIONS

Long Branch Realty Associates, Inc.,
Long Lease Realty Corporation,
Long's Hat Stores Corporation,
Long Trucking Co., Inc.,
Lorraine's Dress Shops, Inc.,
Lorraine Airways,
Lotus Company, Inc.,
Lotus Luncheonette, Inc.,
Louis & Gibson Realty Co.,
Louis Ginsburg & Bros., Inc.,
Louis Giusto & Co., Inc.,
Louis H. Allsopp, Inc.,
Louis J. Fried & Co.,
Louis J. Sieling, Inc.,
Louis Piltz, Inc.,
Lourene Corporation,
Lovday Holding Corporation,
L. Realty & Mortgage Company,
L. S. Brach, Inc.,
L. T. Construction Co.,
Lucas Silk Company, Inc.,
Ludot Realty Co., Inc.,
Ludwig Furniture Company,
Ludwins Meat, Fish & Poultry Market, Inc.,
L. Weinstein Company,
Luweg Securities Corporation,
L. W. Goodman, Inc.,
Lyceum Company,
Lyda Realty Company,
Lynch and Houghtling,
Lynch & Lynch, Incorporated,
Lyndale Company,
Lyndhurst Laundry, Inc.,
Lyndhurst Service Station, Inc.,
Lyons Avenue Realty Company,
Lyons Holding and Construction Company,
Lyons Lumber and Millwork Company,
Lysaght Brothers, Inc.,
Lysle Cinematographic Patents Corporation,

Macharwin Company,
Machpelah Cemetery Associates, Inc.,
Macile Construction Co., Inc.,
Mac-Roe Realty Corporation,
Mac's Diners, Inc.,
Madaline Realty Co., Inc.,
Madame Lucille Hand Laundry, Inc.,
Madison Dress Co., Inc.,
Madsen Realty Co.,
Maffezzoli & Ialacci Co., Inc.,
Magnesole Corporation,
Maher and Hicks, Inc.,
Mahlon Averill Co.,
Mainker Products Corporation,
Main Metal and Iron Corporation,
Main-Palmer Realty Company,
Maison Maurice,
Majestic Electric Mfg. Corporation,
Majestic Electric Products, Inc.,
Majestic Fur Dyeing Company,
Majestic Laundry Co., Inc., of Newark, N. J.,
Major Holding Corporation,
Malinowski and Company,
Mallon-Carlough Corporation,
Maloney Realty Holding Company,
Manati Company,
Mandel & Goldfaden, Inc.,
Mandel's, Inc.,
Mandel Sugar Corporation,
Mandorf Realty Company,
Manhattan Cloak & Suit Store,
Manhattan Corporation,
Manhattan Holding Company,
Manhattan Realty and Mortgage Company,
Manion Development Corporation,
Manor Apartments, Inc.,
Manor Arms, Inc.,
Manor Improvement Company,
Manor Pharmacy, Inc.,
Mansfield, Inc.,
Manuel Meth, Inc.,
Manufacturers & Merchants Credit & Adjustment Bureau,
Manufacturers' Representative Corporation,
Manville Homes and Land Company,
Maplecrest Motors, Inc.,
PROCLAMATIONS

Maple-Gor Theatre Corporation,
Maple Investment Company,
Maplewood Amusement Company,
Maplewood Hardware Company,
Maplewood Hardware Store, Inc.,
Marbar Holding Company,
Marbert Holding Company,
Marble Court Realty Company,
Marbo Holding Company,
Marbury Corporation,
Marceer Realty Corporation,
Marconi Macaroni Mfg. Co.,
Marconi Realty and Construction Company,
M. A. Reubin & Company,
Margate Finance Company,
Margeo Company,
Margo Realty Co., Inc.,
Marguery Realty Corp.,
Marie E. Goelz Company,
Marine Club, Inc.,
Marion Holding Company,
Mark C. Tredennick Company,
The Markel Company,
Market Street Realty and Improvement Company,
Marks Loan Company,
Marlin Land Company,
Marlton Land and Improvement Company,
Marmore Warping and Winding Company Inc.,
Marneil Realty Corporation,
Marsella Brothers, Inc.,
Mars-Stone Manufacturing Company, Inc.,
Martense Avenue Holding Company,
Martense Dress Shoppe, Inc.,
Martha Custis Hall Corporation,
Martha Realty Company,
Martha Washington Cleaners and Dyers, Inc.,
Martin Construction Company, Inc.,
Martini-Franck, Inc.,
Martin J. Lennart, Inc.,
Martin Maloney Corporation,
Martin Monmouth County Motor Car Company,
Inc.,
Marti Radio Corporation,
Marty Auto Electric & Storage Battery, Inc.,
Marvel Hosiery Corporation,
Marvel Investment, Inc.,
Marvel Store, Inc.,
Marvin Clothing Co., Inc.,
Mary Lou Shoe Stores, Inc.,
Mason and Knights Association,
Massoline Motors Corporation,
Masten Lake Estates, Inc.,
Master Manufacturing Co., Inc.,
Master Radio System, Inc.,
Matawan Golf Club, Inc.,
Mate Realty Corporation,
Mathers Amusement Company,
Mathis, Inc.,
Matilda Realty Corporation,
Mattmann Silk Mills, Inc.,
Maurice Shapiro Company,
Mausoleum Associates of New Jersey, Inc.,
Maxann Housing Corporation,
Maxell Realty Company,
Maxine, Inc.,
Max Knobloch Loan Company,
Max Smith, Inc.,
Max's Tire Service, Inc.,
May Building Company,
Mayer's Ice Machinery Corporation,
Mayer and Wachtler Baking Co., Inc.,
Mayfair Drug Co., Inc.,
Mayfair Restaurant,
Mayfair Theatre, Inc.,
Mayflower Company,
Mayflower Laundry Company,
May Jewelry Stores, Inc.,
Mayworth Realty Corporation,
M & B Holding Company,
M. Birenbaum & Co., Inc.,
M. Calabrese, Inc.,
McAllister Holding Corporation,
McCabe Holding Company,
McCanna and Fraser Company, Inc.,
McCay's,
McClellan Realty Co.,
McConnell Manufacturing Company,
McCormack Enterprises, Inc.,
McCue-Cook Agency, Inc.,
McDonald Plumbing & Heating Supply Company,
McDonough and Murphy, Inc.,
McFayden Stone Setting Company,
McGish, Inc.,
McIntyre Automobile Company,
McKibbin Company,
McPike Brothers, Inc.,
Meadow Brook Development Company,
Meadows Company, Inc.,
Meadows Holding Company,
Meadwood Realty Corporation of N. J., Inc.,
Mechanical Amusement Corporation,
Mechanic Building,
Mechanics Garment Mfg. Company,
Mechanic's Security Corporation,
Medford Lakes Corporation,
Medical Center Corporation,
Medical and Dental Arts Building Company,
Medical Tower Drug Company,
Meeks and Boughton, Inc.,
Melching-Loekle,
Mell Security Corporation,
Melmore Gardens, Inc.,
Melville Dairy Company, Inc.,
Mel Wax Inc.,
Memorial Park Associates, Inc.,
Menninger and Company,
Merchants Credit Bureau, Inc.,
Merchant's Holding Company,
Merchantville Holding Co., Inc.,
Merchantville Trucking Company,
Mercury Letter Service, Inc.,
Meric Holding Corp.,
Meridian Holding Company,
Meridian, Inc.,
Merit Collection Bureau,
Merit Construction Co., Inc.,
Merit Realty Company,
Merrill Realty Company,
Merrill Sales Corporation,
Meryan Corporation of America,
Meseroll and Company,
Metallite Sign Company, Inc.,
Metal Novelty Corporation,
Metropolitan Area Realty Corporation,
Metropolitan Dyeing Company,
Metropolitan Food Specialties Corporation,
Metropolitan Investment Company,
Metropolitan Last Company,
Metropolitan Productions, Inc.,
Metropolitan Securities Corporation,
Metropolitan Steamship Company,
Metuchen Motor Sales Company,
Mexican Oil Syndicate, Inc.,
Meyers Furniture Co., Inc.,
M & G Enterprises,
M. Grand, Inc.,
M. Hoagland and Sons Company,
Michael A. Stavitsky,
Michael Heir, Inc.,
Michael Saggese, Inc.,
Michaels Realty and Investment Company,
Michael Volpe, Inc.,
Mico Products, Inc.,
Middlesex Building and Construction Co.,
Middlesex Cleaners and Dyers, Inc.,
Middlesex Collection Agency,
Middlesex Farms & Development Co., Inc.,
Middlesex Investment Company,
Middlesex Riding Club, Incorporated,
Middlesex Roadside Rest, Inc.,
Middleville Company,
Midland Bond and Mortgage Company,
Midland Development Co., Inc.,
Midland Graham Operating Company,
Mignon Knitwear Company,
Mikah Realty Corporation,
Milan Silks, Inc.,
Millbren Realty Corporation,
Millburn Builders Supply & Lumber Co.,
Millburn Manufacturing Co., Inc.,
Millburn Theatre Corporation,
Miller & Miller, Inc.,
Miller-Reo Corporation,
Miller Tire & Garage Company,
Miller Tool & Mfg. Co., Inc.,
Miller Trucking Company,
Millville Traction Company,
Milo Realty Company,
Milrose Realty & Construction Co.,
Milton Construction Co., Inc.,
Miltonia Corporation,
Milton Realty Co.,
Miltfred Realty Co.,
Minerva Investment Corporation,
Minerva Sweet Shops, Inc.,
Miniature Amusements, Inc.,
Miniature Bowling Alleys, Inc.,
Miniature Golf Association of America,
Miniature Golf & Lease Holding Corporation,
Miniature Links Corporation of New Jersey,
Minnefor Golf Company,
Minso Investment Company,
Mitchell Construction Company,
Mittleman Bros. & Zarbchyck, Inc.,
M. J. A. Realty Corporation,
M & K Diners, Inc.,
M. & K. Realty and Construction Company,
M. Lozowick, Inc.,
M. M. G. Co., Inc.,
M. Millimet, Inc.,
M & M Taub, Inc.,
M & O Construction Company,
Model Cleaning, Dyeing and Pressing Works, Co.,
Model Coat Makers, Inc.,
Model Fancy Cleaners and Dyers,
Model Plan Company,
Model Plan Loan Society,
Model Plan Mortgage Company,
Modern Cab Company,
Modern Drapery Mills, Inc.,
Modern Dye and Rug Works Inc.,
Modern Food Stores, Inc.,
Modern Gift Shoppe,
Modern Home Builders, Inc.,
Modern Home Heating Co. of New Jersey,
Modern Ice Refrigerator Company,
Modernistic Operating Company,
Modern Machine Works, Inc.,
Modern Modes, Inc.,
Modern Omnibus and Service Company,
Modern Photo Studio,
Modern Products Corporation,
Modern Radio & Electric Co., Inc.,
Modern Recreation Company,
Modern Service Garage, Inc.,
Modern Tile Company, Inc.,
Modest Homes, Inc.,
Mohawk Granite Company,
Mohawk Service Company,
Molly Pitcher Corporation,
Moma Realty Company,
Monall Construction Company, Inc.,
Monarch Chair Company, Inc.,
Monarch Distributing Company, Inc.,
Monarch Engineering Co.,
Monarch Radio, Inc.,
Monitor Boiler Company,
Monitor Golf Course, Inc.,
Monmouth Auto Company, Inc.,
Monmouth Broadcasting Co.,
Monmouth Cereal Beverage Company,
Monmouth County Realty Corporation,
Monmouth Flooring Company, Inc.,
Monmouth Garage, Inc.,
Monmouth Hudson-Essex, Inc.,
Monmouth Memorial Park, Inc.,
Monmouth Motors, Inc.,
Monmouth Products Company,
Monmouth-Riverside Realty Corporation,
Monmouth Woodworking Company, Inc.,
Monobay, Inc.,
Monon Realty Company,
Monroe Avenue Ramp Garage Corporation,
Monroe and Sussex Company,
Montclair Brown and White Cab Company,
Montclair Construction Company,
Montclair Co-Operative Loan Association,
Montclair Homes Finance Corporation,
Monte Christi Corporation,
Montgomery Plumbing Supply Company,
Monticello Trading Corporation,
Montpelier Company,
Montrose Fence and Garden Company,
Montview Building & Construction Co.,
Monumental Craftsmen, Inc.,
Monument Pharmacy, Inc.,
Monument Pottery Company, Inc.,
Moonachie Development Company, Inc.,
Moonachie Slaughter House Company,
Moorestown Realty Company,
Moorestown Suburban Realty Company,
Mopsick-Labow, Inc.,
Morecraft Building Corporation,
Mordin Co., Inc.,
Morgan Beach Company,
Morgan Dress Co., Inc.,
Morgan Silk Company,
Mori Bros., Camden,
Morreale-Mantione Construction Co., Inc.,
Morrich Company,
Morris' Clothes Shop, Inc.,
Morris and Company, Inc.,
Morris County Beverage Company,
Morris County Manufacturing Co.,
Morris County Trucking Company,
Morris-Ireland Safe Company,
Morris M. Eysmann, Inc.,
Morrison-Dvorkin & Harkavy Co.,
Morrison-Morrison and Company,
Morrison's, Inc.,
Morris Realty and Wrecking Co., Inc.,
Morrissee Silk Mills,
Morson Construction Company,
Mortgage Bankers' Guaranty Company,
Mortgage Discount & Security Company,
Morton Home Builders, Inc.,
Moschella Realty Company,
Mother Hubbard Stores, Inc.,
Motoramp Garages of New Jersey, Inc.,
Motor Freight & Transportation Corporation,
Motor List Company,
Motor Sales Company of Metuchen,
Motor Wheel & Axle, Inc.,
Mott Realty Corporation,
Mountain Inn,
Mountain Pink Nurseries, Inc.,
Mountain Springs, Inc.,
Mountain Town Construction Co.,
Mountainview Development Corporation,
Mountain View Hotel,
Mountain View Ideal Golf Course,
Mount Airy School,
Mount Holly Color & Chemical Co.,
Mount Laurel Country Club,
Mt. Pleasant Realty Corporation,
M. Patane Company, Inc.,
M. R. H. Holding Corporation,
M. R. L. Realty Co., Inc.,
Mrs. Pratt, Inc.,
M. Simpson Company,
M. Solomon Company,
M. Summer & Sons, Inc.,
Mulrooney & Horkan, Inc.,
Multi-Colored Safety Match Co., Inc.,
Multiple Realty & Construction Co.,
Multiplex Packeting and Filling Machine Company, Ltd.,
Municipal Accounting Bureau,
Municipal Contracting Co.,
Municipal Contracting Company, Inc.,
Municipal Parking Corporation,
Marchio Flying Service, Inc.,
Murco Realty, Inc.,
Murray Hill Realty Company,
Murry's Dress Shops, Inc.,
Muser, Inc.,
Mutual Building Company,
Mutual Cleaners and Dyers,
Mutual Drug Company,
Mutual Gas Co., Inc.,
Mutual Guaranty Realty Company,
Mutual Publishing Company,
Muvafast Co., Inc.,
M. & V. K. Realty Co., Inc.,
Mycrook Machine Company,
Myron Hendee Associates, Inc.,
Myrtle Bennett Food Products Corporation,
Nabus Corporation,
Nadler Realties, Inc.,
Najort Realty Company,
Namssorg Realty Company,
Nancy Lee,
Nash Rutherford, Inc.,
Nash Westwood Co., Inc.,
Nathan Grushkin, Inc.,
National Adjustment and Collection Agency,
National Art Glass Manufacturing Co.,
National Art Stone Co., Inc.,
National Building Service Corporation,
National Business Men's Association, Inc.,
National Chemical Products Company,
National Clothing Co., Inc.,
National Credit New Jersey Corporation,
National Development & Securities Corporation,
National Distributing Corporation,
National Electric Corporation of New Jersey,
National Engineering Company,
National Fiscal Corporation,
National Machinery and Equipment Company,
National Markets, Inc.,
National Miniature Golf Association, Inc.,
National Miniature Golf Publishing Co.,
National Modern Homes Bureau, Inc.,
National Peoples Finance Corporation,
National Realty Company,
National Realty and Construction Company,
National Research Laboratories, Inc.,
National Sand Blast Cleaning Co.,
National Security Realty Company,
National Service Bureau, Inc.,
National Shops, Inc.,
National Steel Drum Co., Inc.,
National Utility Corporation,
National Waist Band Company,
Natural Grape Products Company,
Naumann-Bove Lumber Co.,
N. Cohen Clothing Co., Inc.,
Neih-Yack Realty Co., Inc.,
Neis Realty Company,
Nelson Brothers, Inc.,
Nelson Estates, Inc.,
Nelson-Steinberg Sash & Trim Co.,
Neonlite Corporation of America,
Neptune Liberty Holding Company,
Nesko Pharmaceutical Products Company,
Neubay Oyster Company,
Newar Holding Corporation,
Newark American Company,
Newark-American Soccer Football Club,
Newark Bagel Baking Company,
Newark Bag & Suit Case Co.,
Newark Building Corporation,
Newark Cameo Company,
Newark Center Garage,
Newark Clothing Company,
Newark Coaster Co., Inc.,
Newark Commerce Holding Company,
Newark Dairy Products Corporation,
Newark Electric Coal Corporation,
Newark Embossing & Decorating Company,
Newark Fixture Company,
Newark-Hillside Holding Company,
Newark Holding Company,
Newark Independent Italian-American Groceries,
Newark Indoor Golf Course,
Newark Industrial Properties Corporation,
Newark Iron Horse Exchange,
Newark Iron and Steel Corporation,
Newark Metal Screen Co., Inc.,
Newark Motors, Inc.,
Newark New Market Realty Company,
Newark and New York Bay Navigation Company,
Newark Oxwelding Co., Inc.,
Newark Plate Laboratories,
Newark Sightseeing Company, Inc.,
Newark Stock & Bond Trading Association,
Newark Store Fixture Company,
Newark Tool Service Company,
Newark Tortoise Shell Novelty Company,
Newark White Rose, Laundry, Inc.,
Newbold Realty Company,
New Bridge Holding Company,
New Bridge Realty Corporation,
New Brighton Fur Dressing & Dyeing Corporation,
New Brunswick Buick Company,
New Brunswick Cleaners and Dyers, Inc.,
New Brunswick Hotel Corporation,
New Brunswick Sports Arena, Inc.,
New City Bakery, Inc.,
New City Mortgage & Investment Corporation,
New Colonial Bakery Company,
New Colony Company,
New Commercial Finance Association,
New De Florence Restaurant,
New Eastside Development Company,
New Era Realty Company,
New Fashion Clothes Manufacturing Company,
Newfoundland Timber Syndicate, Inc.,
New Greta Realty Company,
New Halsted Holding Company,
New Jersey Appliance Co., Inc.,
N. J. Architects & Builders Sample Institute,
New Jersey Automobile Exchange,
New Jersey Bedding Company,
New Jersey Beverage Company,
N. J. Bond and Shareholding Corporation,
New Jersey Builders Association, Inc.,
New Jersey Building Supply Company,
N. J. Composition Flooring Company,
New Jersey Cut Flower Company, Inc.,
New Jersey and Delaware Transportation Co., Inc.,
New Jersey Engraving Works,
N. J. Fertilizer and Chemical Company,
New Jersey Finance Company,
New Jersey Furniture Sales Company,
New Jersey Hide and Leather Company,
New Jersey Ice and Cold Storage Corporation,
New Jersey Indemnity Company,
New Jersey Industrial Credit Corporation,
New Jersey Investment Securities Corporation,
New Jersey Interurban Coach Company,
New Jersey Linen Supply Company No. 2,
New Jersey Machinery Exchange,
New Jersey Mortgage Investment Co., Inc.,
New Jersey Mortgage & Loan Co.,
New Jersey Nut Corporation,
New Jersey Ocean Front Realty Company, Inc.,
New Jersey Piano Company,
New Jersey Portable Golf Corporation,
N. J. Remodeling Co.,
New Jersey Restaurants, Inc.,
New Jersey Roofing and Sheet Metal Works,
New Jersey Sanitary Service Co.,
New Jersey Securities Corporation,
New Jersey Securities Sales Corp.,
New Jersey Sight Seeing Bus Co., Inc.,
New Jersey Spotless Street System,
New Jersey Tile Roofing Corporation,
New Jersey Trucking and Rigging Corporation,
N. J. Wood Products, Inc.,
Newlife Health Institute,
New Lift Company,
New-Matik Spray Paint Co., Inc.,
New Montgomery Hall, Inc.,
Newmont Investment Co.,
New Oyster Bay Seafood & Chop House.
New Providence Land Company,
New Robert Treat Baths, Inc.,
New Standard Aircraft Corporation,
Newton Co.,
Newton Publishing Company,
New Union Corporation,
New Walker Hotel & Restaurant, Inc.,
New York Bagel Baking Co.,
New York Clothes Shop, Inc.,
New York Gem Co., Inc.,
New York Label & Box Works,
New York Mattress Manufacturing Company,
New York and New Jersey Cleaning & Dyeing Co.,
New York and New Jersey Endurance Flight, Inc.,
New York & New Jersey Investors, Inc.,
New York Pastry Company,
New York Provision Co., Inc.,
New York Surprise Stores Co., Inc.,
N. & H. Stores, Inc.,
Nicholas Tanis Building Company,
Nicholson School of Dancing, Inc.,
Nickel's Leather Goods Co., Inc.,
Nicola Fiani Torremaggiorese Loan Association,
Nicolson Co.,
Nelson Estate, Inc.,
Nilrog Company,
982 Broad Street Company,
994 Broad Street,
Nine Sixty-Four Broad Corporation,
19th Hole, Inc.,
95 Washington Street,
Nixons, Inc.,
N. & J. Amusement Company,
N. & N. Construction Co., Inc.,
Nolan Brothers Incorporated,
Non-Such Candy Co.,
Norab Investment Co.,
Nora and Nora Construction Company,
Norbold Estates, Inc.,
Nord Lumber Co.,
Norien Exploration and Development Corporation,
Normal Development Company,
Normandy Homes, Inc.,
Normont Corporation,
North American Securities Company,
North Arlington Realty Co.,
North Bergen Realty Co., Inc.,
Northeastern Corporation,
Northeastern Underwriters, Inc.,
North End Loan Association,
Northern Fur Corporation,
Northfield Corporation,
North Hudson Finance and Mortgage Corporation,
North Hudson Investment Co.,
North Hudson National Securities Corporation,
North Hudson Reo Co., Inc.,
North Jersey Electric Refrigeration Company,
  Inc.,
North-Jersey Electro-Mechanical Industries,
North Jersey Floor Covering Co.,
North Jersey Motor Sales Co., Inc.,
North Jersey Personal Loan Company,
North Jersey Properties, Inc.,
North Jersey Realty & Investment Corporation,
North Jersey and Rockland Realty Company,
North Jersey Store Fixture Co., Inc.,
North Jersey Transportation Company,
North Newark Brake Service Inc.,
North Newark Garage Co., of Newark, N. J.,
North Passaic Finance Corporation,
North-West Cooper Co.,
North Wildwood Crest Land Improvement Com-
pany,
Norton Manufacturing Company,
Norwood Gardens, Inc.,
Norwood Holding Corporation,
Nova Corporation,
Novodu Corporation,
N. R. Kneass & Company, Inc.,
N. and R. Realty Company of New Jersey,
Nuera Forwarding Corporation,
Nuget Tire Company,
Number Nine Harrison Street Corporation,
No. 1 Doering Way, Inc.,
Nuse Wagon and Automobile Company,
Nutley Auto Body Works, Inc.,
Nutley Contracting Corporation,
Nutley Securities Corporation,
Nutritious Food and Drink, Inc.,
N. V. and J. Cadmus, Incorporated,

Oak Holding Company,
Oaklyn Realty Company,
Oaks Lumber Company,
Oak Spring Farm, Incorporated,
Oasis, Inc.,
Occidential Corporation,
Ocean Amusement Company,
Ocean Chemical Company,
PROCLAMATIONS

Ocean City Amusement Company,
Ocean City Automobile Bridge Company,
Ocean City Consolidated Amusements, Inc.,
Ocean City Home Association,
Ocean City Motors, Inc.,
Ocean City and Philadelphia Express, Inc.,
Ocean Development Co., Inc.,
Ocean Highway Bridge Company,
Oceano Products Company,
Ocean Plaza Hotel Company,
O'Day Construction Company,
O'Diner,
O-G-E Construction Company,
Ohio Realty Company,
O. Jackson Meyer, Inc.,
O. K. Manufacturing Co.,
O and K Plumbing Company Inc.,
Old Bridge Development Co.,
Old Colony Building Company,
Old Colony Food Products, Incorporated,
Old Curiosity Shop, Inc.,
Old France, Inc.,
Old Grants, Inc.,
Old King Cole Corporation,
Old Mill Realty Company,
O. Lewis Wells Inc.,
Oliver Chevrolet, Inc.,
Oliver Relish Co., Inc.,
Olsen and Peterson, Inc.,
Olt-Engel Corporation,
108 South Broad Realty Corp.,
150 Market Street Realty Corporation,
140 West Front Street, Inc.,
114 Second Street Corporation,
One Hundred One Queen Anne Road, Inc.,
116 North Second Avenue Corporation,
139 James Street, Inc.,
Oneida Manufacturing Co.,
O’Neil Laboratories, Inc.,
O’Neill Shoe Shop,
One-Ninety Main St., Inc.,
One-Ninety-Three Milford Avenue, Inc.,
1500 Pacific Ave., Inc.,
1235 Boulevard East Corporation,
O. P. O. Chemical Company, Inc.,
Optical Bureau,
Oradell Heights Land Co.,
Orange Economy Market,
Orange Holding Company,
Orange Manor Realty Co.,
Orange Texas Lunch, Inc.,
Orange Used Car Company,
Orchestrelle Company,
Ordower Realty Company,
Oriental Restaurant, Inc.,
Orient Studio, Inc.,
Original Lunch, Inc.,
Orips Realty Corporation,
Orkin Bros., Inc.,
Orono Bus Line, Inc.,
Orren Beegle Inc.,
Orris Pharmacy, Inc.,
Osborne Electric Co.,
Osborne Gravure Corporation,
Osbourn and Company, Incorporated,
Oscar Blum Building Corporation,
Ostergaard Home Building Company,
Otis M. Townsend, Inc.,
Otto E. and Albert F. Jensen, Builders, Inc.,
Overbridge Realty Corporation,
Overbrook Manor Developing Corporation,
Overbrook Manor Homes Corporation,
Overnite Carrier Corporation,
Owen F. Langan, Inc.,
Oxford Corporation of Newark,

Pabco Beverage Company,
Pabst Brothers, Inc.,
Pacific Investment Company,
Packard Hydraulic Dredging Company,
Paine Statistical Corporation,
Paint Specialties Corporation of New Jersey,
Palace Garage Inc. of Pleasantville, N. J.,
Palace Theatrical Enterprise Corporation,
Palais Royal Restaurant Company,
Palestine Building Co., Inc.,
PROCLAMATIONS

Palisade Auto Laundry, Inc.,
Palisade-Biltmore Corporation,
Palisade Bond & Mortgage Company,
Palisade Film Industries, Inc.,
Palisade Silk Co., Inc.,
Palisades Oil Co.,
Palisades Products, Inc.,
Palmary Holding Company,
Palmary Corporation,
Palmyra Extension,
Palmyra Mortgage and Investment Company,
Pal and Plas. Co., Inc.,
Palrose Realty Corporation,
Pamrapau Corporation,
Pamrapo Realty Corporation,
Panama Palm Products Corporation,
Pan-American Dairy Company,
Pantella Service, Inc.,
Pantry Shelf, Inc.,
Pappas Realty Company,
Paragon Investors Inc.,
Paragon Stainless Products Inc.,
Paramount-Amsterdam Fur Dressing Co., Inc.,
Paramount Electric & Radio Mfg. Co.,
Paramount Garage Inc.,
Paramount Handkerchief Co., Inc.,
Paramount Import Company,
Paramount Laundry Company,
Paramount Luncheonette,
Paramount Processing Co., Inc.,
Paramus Block & Sand Co.,
Parbruceo, Inc.,
Par Central Holding Co.,
Parco Plumbing & Construction Co.,
Paris Bedlite Co.,
Parisian Products Corporation,
Parker Merchandising Co., Inc.,
Park-Garden Holding Company,
Park Golf Company, Inc.,
Park Hill Holding Company, Inc.,
Park Homes, Inc.,
Park Hotel Restaurant, Inc.,
Park Improvement and Development Corporation,
Park Land Company,
Park Lane Hotel Company,
Park Lane Tea Room,
Park Liquidating Corporation,
Park Manor Land Company,
Park Miniature Golf Courses Inc.,
Park Motor Sales, Inc.,
Park Plaza Corporation,
Park and Prospect, Inc.,
Park Radio & Electric Shop, Inc.,
Park Ridge Transportation Company,
Park Sign Works,
Park Square Hotel, Incorporated,
Park Tavern, Inc.,
Park Vale Development Company, Inc.,
Parkview Baking Co., Inc.,
Park View Golf Club,
Parkway Apartments (Incorporated),
Parlane Realty Company,
Parmuf Investment Corporation,
Parsippany Water Company,
Pasco Product & Hardware Co.,
Passaic Auto Supply Co., Inc.,
Passaic Clothing Company,
Passaic County Investors Company,
Passaic Cruller & Doughnut Bakery, Inc.,
Passaic Iron and Metal Co.,
Passaic Main Realty Co., Inc.,
Passaic Plumbing Supply Co.,
Passaic Salvage & Reclamation Company,
Passaic Woolen Mills Corporation,
Pastore Construction Company,
Patent Holding Company,
Paternoster Holding Company,
Paterson Baby Carriage & Go-Cart Manufacturing Co., Inc.,
Paterson Consolidated Brewing Co.,
Paterson Hofbrau Inc.,
Paterson Kennel Club,
Paterson Publishing Company,
Paterson Raw Silk Corp.,
Patsy Hat Shops, Inc.,
Pattes Hygenic Products, Inc.,
Patton Holding Company,
Paula Apparel Shoppe, Inc.,
Paula Marie Beauty Salon, Inc.,
Paul & Eddie Sales Corporation,
Paul G. Giffin, Inc.,
Paul Rothman, Inc.,
Paulsboro-Hog Island Ferry Co.,
Paulsboro Petroleum Corporation,
Paul’s Pies, Inc.,
Pavilion Hotel Company,
P. B. Realty Company,
P. D. Kinney Company,
Peace Realty Corporation,
Peapack Brook Farms, Inc.,
Pedemode, Inc.,
Peerless Furniture Factories, Inc.,
Peerless Motor Sales Company,
Peerless Piece Dye Works, Inc.,
Peerless Shoe Corporation,
Peggy Wills, Inc.,
Pellegrini Paving Co.,
Pellicoff & Blank, Inc.,
Pen-I-Sauken Silk Mill,
Pennant Realty Company,
Penn-Woods Products Corp.,
Penn-Jersey Exhibition Company,
Penn Jersey Metal Products Corporation,
Penn Pawn Brokers, Inc.,
Penn-Plaza Realty Co.,
Pennstead Products Company,
Pennsylvania Carrier Company,
Pennsylvania Cash Credit Corporation,
Pennsylvania Company,
People’s Building Company, Inc.,
People’s Foods, Inc.,
Peoples Loan & Service Co.,
Peoples Milk & Cream Co.,
Peoples National Securities Company,
Peoples Securities Corporation,
Pep Boys, Inc.,
Pequannock Realty Co.,
Perelli Plumbing Supply Co., Inc.,
Perfection Home Builders, Inc.,
Perfection Realty Company,
Perfect Method Laundry,
Peroli Realty & Construction Co.,
Perrine Terrace Land Company,
Perry-Campbell Farms, Inc.,
Perry-Davis Corporation,
Pershing Road Building Corporation,
Persian Rug Renovating Company,
Perth Amboy Dressed Beef, Inc.,
Perth Amboy Observer, Inc.,
Peterle Power Door, Inc.,
Peter Kallas, Inc.,
Peter M. Hadeed, Inc.,
Peter Pan Golf Company,
Peter's Garage Bus & Taxi Service,
Petro Oil Burner Corporation of Asbury Park, N. J.,
Pfadenhauer Realty Company,
Pfitzner Holding Corporation,
Pfleuger Construction Company,
Phelan, Inc.,
Philadelphia College of Osteopathy,
Philadelphia Development Corporation,
Philadelphia Scenic Studios, Inc.,
Philadelphia Transportation and Lighterage Co.,
Philip Apter & Sons Livery Co.,
Phil Van Henray Company,
Phineas Jones and Company,
Phoenix Silk Manufacturing Company, Inc.,
Photolex Co., Inc.,
Photograve Company,
P. Hughes & Son, Inc.,
Pierrepont Development Co.,
Pike Holding Co., Inc.,
Pillion and Shibla Bus Company,
Pilot Realty Company,
Pine Belt Land Development Company, Inc.,
Pine Brook Lumber Co., Inc.,
Pinecliff Realty Company,
Pinehome Development Co.,
Pinewald, Incorporated,
Pingree Holding Company,
Pino & Co., Inc.,
Pinos Altos Mines Company,
Pioneer Lumber Company,
Pioneer Textile Company, Inc.,
Piscataway Building and Development Company,
Pitman Plaza, Inc.,
Pitt Construction Corporation,
Pittsburgh Machine Tool Co.,
P. J. Hyland, Inc.,
P. J. Reardon, Inc.,
Plainfield Auto Tire Company,
Plainfield City Realty Company,
Plainfield Development Association,
Plainfield Hotel Corporation,
Plainfield Insuring Agency, Inc.,
Plainfield Land & Building Co.,
Plainfield Novelty Company,
Plainfield Radio Shoppe,
Plane Furniture Company,
Plane & Market Realty Company,
Plantage Holding Co.,
Plastic Die and Mold Company,
Plate-Adams, Inc.,
Play House Park, Inc.,
Playograph Company,
Plaza Holding Company,
Plaza Stationery, Inc.,
P. L. D. Construction Co.,
Pleasant Garage, Inc.,
Pleasant Homes Building Co.,
Pleasant Laundry Co.,
Pleasant Valley Holding Co.,
Pleasantville Investors Incorporated,
Plews and Hutchinson Corporation,
Plum Process, Incorporated,
Plymouth Film Corporation,
Plymouth Finance Corporation,
Plymouth Realty Company,
P. and N. J. Construction Company,
P. & N. North End Realty and Investment Co., Inc.,
Point Pleasure Park,
Polish Falcons of America Nest 836,
Polita Food Co., Inc.,
Pollard Marine Company,
Poly Chemical Laboratories, Inc.,
Pomander Realty Company, Inc.,
Pomel Company,
Pomel Realty Co., Inc.,
Pompton Lakes Public Market, Incorporated,
Pompton Plains Sand & Gravel Company,
Pompton Sand and Gravel Company,
Ponce Company, Inc.,
Pontecorvo Bros., City Market, Inc.,
Popik-Simons Agency, Incorporated,
Popper Realty Co.,
Porfido Amusement Co., Inc.,
Port of New York Marine Repair Corporation,
Post Investment Company,
Post and Sheldon Corporation,
Pountney Building Company,
Power Building and Realty Company,
P and P Investment Corporation,
Practical Mortgage Corporation,
Precision Metal Products Company,
Preferred Mortgage Corporation,
Pres Department Store,
Premier Holding Corporation,
Premier Milk and Cream Company,
President Apartments (Inc.),
Prime Silk Mills, Inc.,
Princeton Garage Co.,
Princeton Holding Company,
Princeton Jewelry Company, Inc.,
Printcraft, Inc.,
Printex Service, Inc.,
Printing Devices Corporation,
Printograph Corporation,
Procto Products Inc.,
Proctor-Jones Electric Company,
Professional Arts Realty Corporation,
Progress Garage, Inc.,
Progress Holding Co.,
Progress Improvement Co.,
Progressive Building Company,
Progressive Holding Co.
Progressive Investment Co., Inc.,
Progressive Motor Sales Co.,
Progressive Plumbing Heating & Tinning Co.,
Progressive Realty Company,
Progressive Realty Investment Company,
Progressive Realty and Finance Corporation,
Progress Realty and Mortgage Company,
Projectionist Realty Corporation, Inc.,
P-R-O Motor Transit Co.,
Prompt Investment Co.,
Pronto Gas Products Incorporated
Prospect Cab Inc.,
Prospect Farms,
Prospect Funding Company,
Prospect Hill Company (No. 1),
Prospect Point Land Improvement Co. of Lake Hopatcong, N. J.,
Prosperity Estates, Inc.,
Provident Realty and Investment Company,
Provisor Drug Co., Inc.,
Prudence Mortgage Company,
Prudence Realty Corporation,
Prudential Building Corporation,
Prudential Dye Works, Inc.,
Prudential Silk Hosiery Co.,
Pryor Construction Co.,
Public Lumber Co.,
Public Service Co-operative Laundries,
Public Service Garage,
Publix Hosiery Shops of Morristown, New Jersey, Inc.,
Pulos Bros. & Co., Inc.,
Punchbowl Incorporated,
Purdy and Hamilton Construction Co.,
Pure Milk Farms, Inc.,
Pure Orange Juice, Inc.,
Purity Realty Company,
Purity Restaurants, Inc.,
Pyramid Leasing & Royalty Corporation,
Pyramid Realty Corporation,
Pythagorean Realty Co.,
Quad Corporation,
Quaker City Motor Coach Lines, Inc.,
Quality Fruit Co.,
Quality Service Station, Inc.,
Quong Mea Company,
Quonochontaug Trading Co.,
Rabbach's Laurel Restaurant, Inc.,
Race Track Garage, Inc.,
Radiant Sign Corporation,
Radiola Sales Studios, Inc.,
Rae Solomons, Inc.,
Rahway Amusement Company,
Rahway Community Loan Society,
Rahway Construction Co.,
Rahway Nash, Inc.,
Rahway News Publishing Company,
Rahway Supply Company,
Rail and Harbor Land Company,
Railway Electrification Corporation,
Rainbow Service Stations, Inc.,
Rainbow Shoes, Inc.,
Ralph C. Conord Co.,
Ramapo Hills and Development Company,
Ramle Realty Co., Inc.,
Ramola Land Co.,
Rancocas Land Company,
Randolph Housing Corporation,
Randolph Oldsmobile Inc.,
Randolph Realty Company,
Randolph Realty & Construction Company,
Ranieri Furniture Co., Inc.,
Ranieri Furniture Corporation,
Rankin Finance Association,
Rapoport-Levine Bros. Inc.,
Raritan Bay Realty Co. No. 2,
Raritan Fireproofing Corporation,
Raritan Truck Sales,
Raritan Weekly Times Publishing and Printing Co., Inc.,
Ratner's Dairy Lunch, Inc.,
Ratowitz & Scheininger, Inc.,
Raven Rock Rest, Inc.,
Rawley's,
Rawlings Corporation,
Raybin's Beach Amusement Co., Inc.,
Ray Chain Stores, Inc.,
Rayell Estates, Inc.,
Raymond Construction Company,
Raymond Parenteau, Inc.,
Raymond Realty Company,
Rayonese Yarns Corp.
R. B. Potter Auto Company,
R. C. Bartley Company,
Readington Water Company of New Jersey,
Ready Realty and Investment Co.,
Ready-To-Use Concrete Co.,
Real Beauty Shops,
Real Bread Company, Inc.,
Real Estate Company of New Brunswick, N. J.,
Real Estate Corporation of Ridgewood,
Real Estate Development Corporation,
Real Estate Exchange of New Jersey,
Realistic Game Co., Inc.,
Real Mortgage Company,
Real Service Stations, Inc.,
Realty Industrial Co., Inc.,
Realty Investment Company of East Orange,
Realty & Investment Co. of New Jersey,
Realty Purchasing Co., Inc.,
Realty Sales Corporation,
Recher Bros., Ltd.,
Recker Luggage Manufacturing Company,
Red Bank Amusement Co.,
Red Bank Furniture Company,
Red-E-Data, Inc.,
Red Front Meat Co., Inc.,
Redmen Archeries, Inc.,
Reed & Baum, Incorporated,
Refinancial Realty Co.,
Refined Amusement Company,
Regal Cleaning & Dyeing Co.,
Regal Delicatessen Co.,
Regent Coat & Dress Shops, Inc.,
Regent Yarn Dye Works, Inc.,
Reicher, Schneider & Connor,
Reinhardt Building Company, Inc.,
Reiter Leather Co.,
Reitman & Bauchner Holding Company,
Reliable Auctioneers, Inc.,
Reliable Bond and Mortgage Corporation,
Reliable Candy Company,
Reliable Concrete Construction Co.,
Reliable Furniture Company of Passaic, Inc.,
Reliable Poultry Market, Inc.,
Reliable Tire & Battery Service, Inc.,
Reliance Fur Dressing Corporation,
Rembrandt Clothes, Inc.,
Remington Company,
Removable Window Company,
Remsen Clothes, Inc.,
Renlig Realty Co., Inc.,
Renner Investment and Construction Company,
Renner Pharmacy,
Renner's Inc.,
Repp Oil Company,
Republican Newspapers, Inc.,
Republic Mortgage Company,
Reservation Realty Company,
Reserve Supply Company of New Jersey,
Residence Remodeling Corporation,
Restaurant L'Aiglon,
Rex Construction Corporation,
Rex Holding Co.,
Rex Radio, Inc.,
Rex Roofing Company, Incorporated,
Reyle Inc.,
Reynard's Shop,
R-F Products Corporation,
R. G. E. Development Co.,
Rheinberger Silk Mills,
Rhone Electric Sales, Inc.,
R. and H. Simon Company,
R. H. Trucking and Contracting Co.,
Rialto Amusement Company,
Rialto Court Realty Company,
Rialto Realty Company, Inc.,
Rialto Silk Co.,
Rice Paint Company, Inc.,
Richard Corporation,
Richard Wilbur Tietjen, Inc.,
Riches, Piver & Company,
Richland Manor Development Co.,
Ridge Construction Co.,
Ridgefield Contracting Company,
Ridgefield Park Realty Company, Inc.,
Ridgefield Realty Company,
Ridgely Grate Company,
Ridgeview, Inc.,
Ridge-Way Building Co.,
Ridgewood Coach Line, Inc.,
Ridgewood Manor,
Rid-O-Moth Corporation,
Riker-Frazee Corporation,
Riker & Geiger, Inc.,
Riley Bros. Realty Co.,
Ringdon, Inc.,
Ripples Manufacturing Company,
Rising Sun Silk Throwing Co.,
Ritanella Academy of Beauty Culture of New Jersey, Inc.,
Rita Realty Corporation,
Ritz Carlton Restaurant Company of Jersey City,
River Drive Realty Co.,
River Edge Terrace Realty Corporation,
Riverlawn Inc.,
Riverlawn Sanatorium,
River Road Sand & Gravel Co. Inc.,
Rivershore Realty Co.,
Riverside Apartment Corporation,
Riverside Piece Dye Works, Inc.,
Riverview Golf Club, Inc.,
Riverview Holding Corporation,
Riviera Development Company,
Rivoli Holding Company, Inc.,
R. J. Doane, Inc.,
R. Latt, Inc.,
R. M. B. Development Corporation,
R. M. C. Realty Company,
R & M Realty Investment Company,
Roadside Shops, Inc.,
Robert E. Brautigam, Inc.,
Robert H. Miller, Inc.,
Robert Realty Co.,
Roberts, Inc.,
Robert Treat Flower Shoppe, Inc.,
Robinette-Walker Corporation,
Robinson's Inc.,
Robsam Investment Company,
Rochelle Park Pharmacy,
Rockland Wholesale Grocery Co., Inc.,
Rockridge Holding Corporation,
Rock's Spring Inn,
Rocky Hill Farm, Inc.,
Rodie Rubber Co.,
Rodwin Motor Sales, Inc.,
Roen Loan & Security Corporation,
Roessler-Stern Company,
Rogers and Donohay, Inc.,
Roland Realty Co.,
Rolison-O'Donnell, Inc.,
Romance Tea Shoppe, Inc.,
Romar Realty Company,
Romel Realty Company,
Ron De Vu Corporation,
Rondpoint Company,
Rooney and Ely Company, Inc.,
Roosevelt Finance Co.,
Roosevelt Golf Course, Inc.,
Roosevelt Grill,
Roosevelt Motor Sales Co.,
Rosett & Milano, Inc.,
Rose Development Co. No. 1,
Roseland Development,
Roselle Dress Co., Inc.,
Roselle Wet Wash Laundry, Inc.,
Rose-Marie Shoppe, Inc.,
Rosemont Cafe, Inc.,
Rosemont Holding Co.,
Rosenbaum Realty Company,
Rosenberg & Schumacker, Inc.,
Rosenblum's Delicatessen, Incorporated
Rosen Plumbing Company,
Rose Rae Purchasing Company, Inc.,
Roseville Avenue Corporation,
Roseville and Fourth Avenue Corporation,
Rossi Manufacturing Company,
Ross-Korn Printing Co.,
Ross Park Holding Co.,
Ross and Whelan, Incorporated,
Rosy’s Service Station, Inc.,
Rotary Furniture Company,
Rotary Knitting Mills, Inc.,
Rotary Upholstery Co., Inc.,
Rotator Corporation,
Rothbard Brothers, Incorporated,
Rothbard & Company,
Rothberg Properties, Inc.,
Rothe Corporation,
Roth Sign Co.,
Roto Advertising Co., Inc.,
Rowand Realty Company,
Roxbury Lumber Co.,
Royal Bakeries, Inc.,
Royal Coat Mfg. Inc.,
Royal Crest Corporation,
Royal Food Shop,
Royal Fur Dressing & Dyeing Corporation,
Royal Machine Works, Inc.,
Royal Park Finance Co.,
Royal Radio & Appliance Stores, Inc.,
Royal Store Fixtures Co.,
Royal Tools & Engineering Co., Inc.,
Royalty Purchase Corporation,
Roy Hall, Inc.,
Royle & Pilkington Company,
Roy T. Yates Co.,
R. P. B. Construction Company,
R. Stephens Company,
Rubin Contractors, Inc.,
Rudann Realty Co., Inc.,
Rud Holding Co.,
Rudy Sales Company, Inc.,
Ruglio Realty Company of Newark, New Jersey,
Rulon Catering Co., Inc.,
Runkel’s Bakeries, Inc.,
Runyon & Peshine Co.,
Rus-Go Products, Inc.,
Russell-Peppler Co.,
Russian Christian Alliance of New Jersey,
Russian People's Home of Bayonne, N. J.,
Rustic Park Gardens, Inc.,
Rutherford-New York Trucking Co., Inc.,
Rutherford Steam Laundry,
Rutkin Furs, Inc.,
Rutledge Development Company,
R. W. Brown, Inc.,
R. Young and Sons,

S. A. C. Realty Co.,
Saddle River Hills, Inc.,
Safe Realty and Investment Company,
Safety Finance & Mortgage Corporation,
Safety Loan Co.,
Safety Signal Corporation of New Jersey,
Sagemar Fish & Provision Co.,
St. George Realty and Investment Company,
St. James Apartments, Inc.,
Sajo Corporation,
Salem Hotel Company,
Salma Holding Company,
Saloj Construction Company,
Sal's Millinery, Inc.,
Salvatore Di Bernardo, Inc.,
Samson Granite Company, Inc.,
Samson and Witten, Inc.,
Samuel Dolinsky & Sons,
Samuel Elkin, Inc.,
Samuel Horowitz Co., Inc.,
Samuel Mackey Building and Construction Co., Inc.,
Sandel Investment Company,
Sanders, Incorporated,
Sanford Properties, Inc.,
Sandy Hill Trucking Co., Inc.,
Sandy Sales Corporation,
Sanford Ave. Realty Co.,
Sanford Building & Construction Co.,
Sanford-Cleveland Holding Co.,
Sanford Motor Corporation,
Sanna Dairy Products Co.,
Santander Co-operative Apartments,
Sant Elia A. Pianisi Corp.,
San Teresa, Inc.,
Sara Realty Corporation,
Sardunia Realty Corporation,
Sarti Bros., Inc.,
Satisfactory Construction Co., Inc.,
Saul Shaw and Co., Inc.,
Sausage Specialties, Incorporated,
Savage Holding Company,
Savitt Chain Stores Inc.,
Savutime Sales Corporation,
Saxe Realty and Construction Company,
Saxon Radio Tube Co., Inc.,
Saybee Bakery
S. B. Jeffries, Co.,
Scenic Airways, Inc.,
Schaefer Development Company,
Schaefer Garage Corporation,
Schaefer's Inc.,
Schank Company, Inc.,
Schechter Investment Co.,
Scher & Albert, Inc.,
Schiff, Terhune & Company, Inc. of New Jersey,
Schiller and Capelli and Sons (Inc.),
Schindel & Fisher, Inc.,
Schlesinger Lehman Co.,
Schnur Bros., Inc.,
Scholtens, Inc.,
Schomer & Berman, Inc.,
Schonmaker Trucking Service Corporation,
Schultz Holding Corporation,
Schultz Realty Company,
Schumacher Corporation,
S. C. Hume Development Company,
S. C. Hume Loan Company,
Schutzman & Kaufman Realty Co.,
Schwab Specialty Co.,
Schwartz and Company,
Schwerdt Manufacturing Co.,
Sco-Fus Holding Co.,
Scotch Links, Inc.,
Scotland Motor Service Corporation,
Screenland Magazine, Inc.,
Seaboard Lumber Corporation,
Seaboard and Marine Transport Co.,
Seaboard Supply Company,
Seabrook Engineering Corporation,
Sea Cliff Hotel,
Seacoast Service Stations, Inc.,
Sea Dog Islands Realty Corporation,
Seashore Brick & Building Block Co.,
Seashore Engineering Co., Inc.,
Seashore Holding Co.,
Sea Shore Service Company,
Seaside Heights Pier and Amusement Company,
Seaver Holding Corporation,
Seaview Amusement Co., Inc.,
Sea Villa Corporation,
Securities Management Corporation,
Security Credit Service,
Security Service Corp., Inc.,
Security Transfer Co.,
Segwyn Realty Co.,
Seib Lignum Vitae Wood-Turning Company,
Select-O-Light Corporation,
Self-Service Ice Company,
Selma Realty Company of Atlantic City,
Selmont Company,
Selrite Furniture Co.,
Senga Realty Co.,
Senger Coal & Ice Corporation,
Sentinel Securities Co.,
Serbarkis Realty Company,
Serbe Storage, Co. Inc.,
Sergel's Bakery & Pastry Shops, Inc.,
Service Investment Co.,
Service Loan Company, Inc. of Paterson, New Jersey,
Service Oil Heating & Equipment Co.,
Service Products Corporation,
Service Radio Co., Inc.,
Service Realty and Investment Corporation,
Service-System,
Servuall Corporation,
Sessa Bus Company,
Seta Process Company,
Setrusco Corporation,
Sette Excavation and Construction Company,
Seven Brothers Sanitary Baking Co.,
Seven-Fifty-Seven High Street, Inc.,
781 Main Avenue Corporation,
756 High St., Inc.,
17 Washington Street, Inc.,
76-78 James Street Corporation of Newark, New Jersey,
Seville Realty Company,
Sewall-Kingsley Corporation,
Seymour B. Everett & Co.,
S. & G. Miniature Golf Corporation, Inc.,
Shackamaxon Associates,
Shakespeare Towers, Inc.,
Shapiro's Britain, Inc.,
Shapow, Inc.,
Sheftfed Rotary Press Co., Inc.,
Shelburne, Inc.,
Shefted Plumbing & Heating Co.,
Sheltered Golf,
Shepard Transfer Company,
Shepard Steel Buildings, Inc.,
Sheridan Holding Co.,
Sheridan Insulation Company,
Sherman & Pepkowitz, Inc.,
Sherman Realty Company,
Sherwood Arms, Inc.,
Shirley Dress Shops, Inc.,
Shirley Shop,
S. H. Newfield & Company,
Shoe Box, Inc.,
Shoreham Realty Company,
Shore Homes Corporation,
Shore Mortgage Company,
Shore Optical Co.,
Shubert Radio Co.,
Siberian Fur Company,
Sidney Steel Scraper Co.,
Siegfried Leschziner and Associates, Inc.,
Signsales Service Co.,
Silares Finance Company,
Silicate Products Corporation,
Silk House, Inc.,
Silk Shop, Inc., of Red Bank, N. J.,
Silverblue Hats, Inc.,
Silver Fox Lard Company,
Silver King Radio Co., Inc.,
Silverman & Applefield, Inc.,
Silver Rose Developing & Realty Co.,
Silver Spring Building Co.,
Silver Star Stores, Inc.,
Simeone & Sommer, Incorporated,
Simon Electrical Contracting Company, Inc.,
Simon Gohd Realty Co., Inc.,
Simon Gohd & Sons, Inc.,
Simplex Universal Joint, Inc.,
Singer Sport Shop, Inc.,
S. I. Realty Co.,
Siskinds, Inc.,
Sixteen Journal Square Corporation,
65-67 Smith St., Inc. of Perth Amboy, N. J.,
S. & J. Albert, Inc.,
S. J. Stoloff Co.,
S-K Oil Burner Corporation,
S & K Realty Company,
S. K. S. Realty Co.,
Sky-Rocket Amusement Co., Inc.,
Slabcrete Corporation,
Slade Leather Belt Mfg. Co.,
S. L. Construction Company,
Sleepy Valley Golf Club,
Slotty's Club and Restaurant,
Small Drug Co., Inc.,
S. M. H. L. Realty Company, Inc.,
Smiles Distributors, Inc.,
Smith & Gregory of N. J., Inc.,
Smith and Lyle, Inc.,
Smith-Roberts Company,
Smiths-Inc.,
Smith Street Realty Company,
S. & M. Miniature Golf Co.,
S. and M. Scheckman, Incorporated,
Sneyd Enamedled Brick Company,
S. N. Miller, Inc.,
Sobo Food Corporation,  
S & O Diner,  
Sogar Corporation,  
Soilife Company,  
Sokolowski Realty Company, Inc.,  
Solomon Amusement Corporation,  
Solomon Bros., Inc.,  
Solow Radio Corporation,  
Solvoid Co.,  
Somerset Hall, Inc.,  
Somerset Holding Company,  
Somerset Home-Builders, Inc.,  
Somerset Laboratories, Inc.,  
Somerset Nash Co.,  
Somerset Silver Foxes, Inc.,  
Somers Point Construction Co.,  
Some’s Inc.,  
Sommer’s Juvenile Shoe Shop, Inc.,  
Sorrentino Realty Co.,  
Souder Publications, Inc.,  
South Amboy Furniture Co., Inc.,  
South Camden Realty Company,  
South Company,  
South Elizabeth Charcoal, Coal & Ice Co., Inc.,  
Southern Diver Sponge Co., Inc.,  
Southern Investment Corporation,  
Southern Realty Company,  
Southgate Service Station,  
South Jersey Construction Co., (No. 2),  
South Jersey Live Stock Co.,  
South Jersey Product Company,  
South Jersey Radio & Electric Co.,  
South Jersey Secret Service, Inc.,  
South Orange Securities Company, Inc.,  
South Park Garage, Inc.,  
South Plainfield Industrial Corporation,  
South Side Building Company,  
Southside Indoor Golf Club,  
South Side Painting & Decorating Company,  
South Valley Road Development Corp.,  
Sovereign Realty Co.,  
Sparks Nut House, Inc.,  
Spark’s Restaurant,
Sparrow Hill Holding Company, Inc.,
Specialty Investment Co.,
Specialty Sales Corporation,
Specialty Stores Operating Company, Inc.,
Spectator Publishing Company,
Spector's Inc.,
Speedway Enterprises, Inc.,
Speedway Poultry Ranch Corporation at Vineland and Speedway, N. J.,
Spence Holding Co.,
Splendid Silk Company, Inc.,
Springfield Corporation,
Springfield Dairy,
Springmeyer, Pattberg and Company,
Spruce Confectionery Co.,
S. P. Wilson Tool Co.,
Square Deal Service Stations, Inc.,
Square Meat Market Co.,
S. & R. Radio Company,
S-R-S Realty Corp.,
S & S Holding Company,
Stacey Lane, Inc.,
Stadium Wet Wash Laundry, Inc.,
Stainman Construction Company,
Standard Auto Supply Company,
Standard Chair and Table Co., Inc.,
Standard Dairy Products Co.,
Standard Drug Shop, Inc.,
Standard Finance Company,
Standard Founders Company,
Standard Fur Dressing and Dyeing Company Inc.,
Standard Furniture Factories, Inc.,
Standard Gravel Corporation,
Standard Hardware Company,
Standard Home Appliance Co., Inc.,
Standard Homes Company of America, Inc.,
Standard Keg. Co.,
Standard Lumber Co., Inc. of Morris County,
Standard Magnesia Co.,
Standard Motor Rebuilding Company,
Standard Motor and Transformer Repair Company,
Standard Painting & Decorating Co.,
Standard Realty & Finance Corporation,
Standard Roofing & Metal Works,
Standard Rope and Twine Company,
Standard Sales Company,
Stanfar Realty Co.,
Stanfield Electric Construction Co., Inc.,
Stanley Ciechanowski, Inc.,
Stanley Development Co.,
Stanton Incorporated,
Stanton Realty Company,
Stanway Homes, Company,
Stanwood Corporation,
Star Amusement Co.,
Star Corporation,
Star Development Co.,
Star Finance Association, Inc.,
Starmond Realty Associates, Inc.,
Star Packing Company,
Starr Construction Company (No. 2),
Starr Hardware Corporation,
State Drug Stores,
State Food Distributors Company,
State Golf Club, Inc.,
State Laundry Inc.,
State Roofers, Inc.,
State Securities and Investment Company,
State-Wide Bond and Mortgage Company of New Jersey,
State Wide Co., Inc.,
Steadfast Holding Co.,
Stecker and Sons, Incorporated,
Stecker's Quality Shop,
Steel Hosiery Mills,
Steele's Inc.,
Steel Utilities Corporation,
Steenland Construction Company,
Steinbruck & Zeller, Inc.,
Steiner's Baking Co.,
Stephen A. Wood Co.,
Step-Rods Manufacturing Co., Inc.,
Sterling Auto Equipment Co., Inc.,
Sterling Bond & Mortgage Company, Incorporated,
Sterling Jewelers, Inc.,
Sterling Lighting Fixture Mfg. Co.,
Sterling Mortgage & Investment Co.,
Sterling Petroleum Products,
Sterling Tire Corporation,
Stern Coal Company, Inc.,
Sternigs' Drug Store, Inc.,
Stevens Holding Company,
Stewart Cadillac-La Salle Co.,
Stimport Trading Co., Inc.,
"Stockade Corporation",
Stock & Milner, Inc.,
Stockton Sales Corporation,
Stoeckel Realty Corporation,
Stoeckle & Co., Inc.,
Stonebrink & Rubesamen, Inc.,
Stone Fog Light Corporation of New Jersey,
Stonehenge Estates,
Stone-Keller, Inc.,
Stoner Holding Corporation,
Stony Brook Company,
Store & Office Fixture Co., Inc.,
Storm Manufacturing Company,
Stout Coal Yard,
Strand Coffee Shop of Perth Amboy,
Strano Brothers, Inc.,
Stratford Realty Co.,
Strell Machine Works, Inc.,
Strieby and Foote Company,
Stuart Furniture Co.,
Sturdy Holding Company,
Sturm's Men's Shop,
Stuyvesant Construction Company,
Suburban Construction and Supply Company,
Suburban Estates, Inc.,
Suburban Home Company,
Suburban Miniature Golf Courses, Inc.,
Suburban Mortgage Company,
Suburban New Jersey, Inc.,
Suburban Realty Trading Co.,
Suffness Leather Company,
Summit Apartments, Inc. No. 2,
Summit Avenue Realty Company,
Summit Cleaners Corporation,
Summit Fireproof Warehouse Company, Inc.,
Summit Motor Car Co., Inc.,
Summit Mountain Realty Company,
Sunny Links Corporation,
Sunny Maid Dress Company, Inc.,
Sunnyside Gardens Co.,
Sunset Island Improvement Co.,
Sunset Lake Realty Corporation,
Sunset Ridge Realty Company,
Sunshine Farm Products Co., Inc.,
Sunshine Farm Products, Inc.,
Sunshine Winding, Warping & Sizing Co., Inc.,
Super Appliances Corporation,
Superfine Laundry Service, Inc.,
Superior Auto Laundries, Inc.,
Superior Development Co.,
Superior Garment Co.,
Superior Leather Company,
Superior Meat Stores,
Superoll Manufacturing Co., Inc.,
Super-Roll Manufacturing Co.,
Supreme Beef Company,
Supreme Carbon & Ribbon Co.,
Supreme Luncheonette Corporation,
Supreme Valet Service, Inc.,
Surety· Holding Co.,
Surety Real-Estate and Development Company,
Surf City Water Company,
Survault Company of New Jersey,
Sussex Finance Corporation,
Sussex Pines, Inc.,
Suydam Brothers, Inc.,
Swadba Construction Co., Inc.,
S. W. Diner Company, Inc.,
Sweeney and Rocks Construction Company,
Swider Realty Co.,
Switlik Manufacturing Company,
Sykes Drug Stores Inc.,
Sylmark Holding Co.,
Sylvan Brook Realty Corporation,
Sylvvo Realty Corporation,
Syndicate Associates,
Synthetic Stone Corporation,
Takanassee Hotel, Inc.,
Tanka Gas Corporation of New Jersey,
Tarpon-Atlantic Development Co.,
Tasco Asphalt Company, Inc.,
Tasty Pound Cake Company (No. 1),
Tasty Pound Cake Company (No. 2),
Taubel Knitting Mills, Inc.,
Tauber Bros., Inc.,
Taylor Candy Company,
Taylor-Plymouth Silk Company,
T. & B. Rubber Co.,
T. E. Atkins, Inc.,
Technical Press, Inc.,
Teddy's Candy Shops, Inc.,
T. Edward Kinney and Co.,
Tee & Gee Chain Stores of N. J. Inc.,
10 Dillingham Place, Inc.,
Tenett Realty Corporation,
Tenzer-Weiss, Inc.,
Terminal Motors Corporation,
Terminal Printing and Publishing Company,
Terminal Restaurant Corporation,
Terminal Warehouses, Inc.,
Terrace Development Company,
Terrace Holding Corporation,
Terrill Realty Company,
Textile Novelty Dyeing Co.,
Textile Transportation Co., Inc.,
Theatre Pharmacy, Inc.,
Theba Co., Inc.,
Thelid Holding Co.,
Theodor Barclay Hotel Company,
Theodore A. Bruen, Inc.,
Theodore Faber Company, Incorporated,
Therford Investment Co.,
Thermogen Sales and Service Corporation,
Ther-O-Noid of Hackensack, Inc.,
Ther-O-Noid of Jersey City, Inc.,
Ther-O-Noid of Paterson, Inc.,
Theva Corporation,
Thirteenth Holding Company,
33 West State St. Realty Corp.,
Thomas C. Graham Corporation,
Thomas Henry & Sons, Inc.,
Thomas J. Osborne, Inc.,
Thomas Management Corporation,
Thomas M. Ford Sales Co., Inc.,
Thomas Vrana, Inc.,
Thompson and Olsen, Inc.,
Thomson Land Co.,
Three Jay Holding Co.,
3-S Company,
Thrift Plan of New Jersey, Inc.,
T. H. S. Corp.,
Thul Machine Company, Inc.,
Thurston Floral Company,
Tiffany Electric Company, Inc.,
Tiger Spark Plug Co., Inc.,
Tigler Silk Co.,
Tile Shoe, Inc.,
Tillotson & Reeve,
Times and Journal Publishing Company,
Tipi Beverage Corporation,
Tip Top Products, Inc.,
Tischler Radio Corporation,
Tisgood Sales Corporation,
Titan Holding Company,
Titanic Contracting Co.,
Titanic Loan Company,
Title Estates & Mortgage Co.
Title Holding Corporation,
Title Realty Co.
Tivoli Plumbing and Heating Company,
Todd, Inc.,
Tom Thumb Bowling Alleys, Inc.,
Tonawanda Terminal Land Company,
Tonkin & Williams, Inc.,
Tonnele Construction Co.,
Tool & Johnston, Inc.,
Toridheet Oil Burner Sales Company,
Torridor Fuels, Incorporated,
Toth Realty Co.,
T. O. T. Stores, Inc.,
Tower Service, Inc.,
Town Electric Shop, Inc.,
Townsend Building Supply Corp.,
Township Realty Company, Inc.,
Toyah Valley Sulpher Co. Bondholders, Inc.,
Transfer Van and Express Corporation,
Trans-River Realty Corporation,
Traveler's Transfer Company,
Travelite Products Corporation,
Travinsky-Kane Corporation,
Travis Loan & Finance Co.
Traymore Food,
Traymore Holding Corp.,
Treasure House,
Treat Construction Co., Inc.,
Treebell Corporation,
Trefoil Holding Corporation,
Trembley Company, Inc.,
Trent Corporation,
Trent Dyeing Corp.,
Trenton Athletic Club,
Trenton Delicatessen,
Trenton Equipment & Supply Company,
Trenton-Fords Art Stone Company,
Trenton Novelty Manufacturing Company,
Trenton Tag Company,
Trenton Worsted Mills Corporation,
Trent Rubber Company, Inc.,
Treval Realty Co.,
T. R. Holding Corporation,
Triangle Building Corporation,
Triangle Chemical Products, Inc.,
Triangle Investment Company (No. 1),
Triangle Pharmacy, Inc.,
Tribune Holding Co. Inc.,
Trischitta Construction Company,
Tri-County Carrier Co., Inc.,
Tri-More Theatre Company,
Trinacria Loan Association,
Triple Reflecting Arc Lamp Co.,
Triple Thrift Tontine,
Triplex Framing Light Company,
Triplex Safety Glass Company of Newark,
Incorporated,
Tri-Service Garages, Inc.,
Tri-State Auctioneers, Inc.,
Tri-State Title & Mortgage Co.,
Triton Realty Corporation,
Trogan Holding Co.,
Tropical Fruit Growers Association,
Tryon Development Co.,
T & S French Pastry Company, Inc.,
T. S. H. Realty Company,
T. & T. Realty Co., Inc.,
Tube Zone Improvement Co.,
Tubular Air-Craft Corporation,
Tudor Corporation No. 1,
Tudor Homes, Inc.,
Tudor Manor Apts.,
Tunnel Realty Holding Co.,
Tunstarr Realty Co.,
Tuohy and Lounsbury, Inc.,
Turpan & Co.,
Tuxedo Manor Corporation,
Tuxedo Park Building Co.,
Twentieth Century Realty Company,
20th Century Tourists, Inc.,
25 South Munn Corporation,
Twenty Nine Grant Street, Inc.,
XX Settembre Loan Association,
Twin-Boro Amusement Co.,
Twin-Cities Finance Corporation,
Twin Cities Laundry, Inc.,
Twin Cities Service Station, Inc.,
Twin City Miniature Golf Company,
242 Washington Avenue Corporation,
295 Halsey Street Co.,
203 Central Ave. Inc.,
222 West Second Street, Inc.,
Tyler Realty Co.,

U. and C. Corporation,
Ucinski Realty Co.,
Ukiah Grape Products Co.,
Ullrich and Company,
Umland Realty Co., Inc.,
Unar Realty Corporation,
Undercliff Terminal and Warehouse Company,
Unneedabernr Corporation,
Uneeda Overall Supply Co.,
Union Automatic Amusement Company, Inc.,
Union Candy Company of Jersey City,
Union Canning Incorporated,
Union Center Dep't Store,
Union City Bakery Inc.,
Union City Silk Dyeing Corporation,
Union Condensed Milk Company
Union County Automobile Finance Corporation,
Union County Marmon, Inc.,
Union County Title and Mortgage Company,
Union County Wrecking Company,
Union Dairy Products Company,
Union Heights Building and Construction Co., Inc.
of Totowa Borough, N. J.,
Union Home Builders, Inc.,
Union Investment Corporation,
Union Live Poultry Terminal, Inc.,
Union Manufacturing Company,
Union Publishing Co.,
Union Square Recreation Academy, Inc.,
Union Storage Battery Company,
Union Surgical Co., Inc.,
Union Terminal Company, Inc.,
Unique Investment Co.,
Unique Specialty Corp.,
United Barbers' Supply Company, Inc.,
United Bottlers Association of New Jersey (No. 2),
United Creamery Company,
United Dental Supply Corporation,
United Electrical Supply Co.,
United Holding Company No. 1,
United Live Poultry Markets, Inc.,
United Office Service, Inc.,
United Painting Contracting Co.,
United Radio & Electric Corporation,
United Securities and Holding Company,
United Securities, Inc.,
United States Aircraft Company of N. J.,
United States Fur Industries, Inc.,
United States Marine Corporation,
United States Pin Company,
U. S. Realty Company,
United States Realty and Mortgage Corporation
   No. 2,
U. S. Restaurant,
U. S. Stores Builders, Inc.,
U. S. Tinsel Fabric Co. Inc.,
United States Vineyards Corporation,
United Stationers, Inc.,
United Trading Company, Inc.,
Unity Holding Corp.,
Universal Bond, Mortgage & Securities Corporation,
Universal Concession Co.,
Universal Flyers of New Jersey, Inc.,
Universal Investment Company,
Universal Rolling Screen Co., Inc.,
Universal Tailoring Inc.,
Universal Talking Toys Company,
Upholstered Furniture Corporation of New Jersey,
Up-To-Date Laundry Service,
Uptown Finance Association, Inc.,
Utility Finance Company,
Utility Plumbing Supply Company Inc.,
Utopia Realty Corporation,

Vacuum Sealed Food Corp.,
Vacuum Sealed Food Sales Corp.,
Vacuum Specialties Corporation,
Vafiadis & Eugene Inc.,
Vailsburgh Park Development Co.,
Vailsburg Motor Corporation,
Vailsburg Screen Door & Porch Mfg. Co.,
Valley Chemical Co.,
Valley Holding Co.,
Valley Road Realty Co.,
Valley Theatre Corporation,
Value Realty Co., Inc.,
Van Aalst Dye & Color Company,
Van Blerck Motors, Incorporated,
Van Box & Board, Inc.,
Van Calver Company,
Vanderzee Bros. Bldg. Co.,
Van Gytenbeek Manufacturing Co., Inc.,
Van-Hall Co., Inc.,
Van Hook and Marshall, Inc.,
Van Houten Amusement Co., Inc.,
Van Leer and Albertson, Incorporated,
"Van Pelt Concrete Company,"
Van Pelt Drug Company,
Vapor-Vacuum Heating Company,
Varian Investment Company,
Varsity Confectionery, Inc.,
Velodrome Athletic Club,
Vendex Manufacturing Company, Inc.,
Venetian Isles, Inc.,
Venezuela Roscio Company,
Venice Realty & Construction Company,
Venice Tile Corporation,
Venneri-Iorio-Fiadini, Inc.,
Vent Inc.,
V. E. P. Co.,
Ver-Gar Realty Company,
Vermont Avenue Holding Company, Inc.,
Vermont Produce Co., Inc.,
Vernon Terrace Realty Co., Inc.,
Verona Holding Corporation,
Verona Homes Corporation,
Verona Radio, Inc.,
Veterans Box Lunch,
Veterans Holding Company of North Arlington,
   New Jersey,
Veterans Memorial Hall Association, Inc.,
V. F. S. Corporation,
Victoria Realty Holdings Company,
Victor Metal Aircraft Corporation,
Victory Whip and Amusement Company,
Viehweger Reliable Lock Co.,
Vierow Realty Corporation,
Villa Beach Corporation,
Villa Francaise, Inc.,
Vincent Realty Company,
Vineland Arena, Inc.,
Vineland Transportation Co., Inc.,
Vineland Trap-Nest Poultry Ranch, Inc.,
Virginia Realty Co.,
Vision Realty Company,
Vl’s Luncheonette, Inc.,
Vit-O-Net Products Co. Inc.,
Vitres Stores, Inc.,
Vivian Realty Corporation,
Vogel Electric Co. (formerly Lyons Co.),
Vogue Hosiery Stores, Inc.,
Voight & Bryce, Inc.,
Vrana Bros., Inc.,
Vreeland Kearney Lumber Co.,
V. W. Willey Motor Company,
Waco Service, Inc.,
Waddington Foundation Co., Inc.,
Wadeolene Refining Corporation,
Wafflex Products Corporation,
Waibel Motor Company, Inc.,
Wakefield Building Association,
Walden Aircraft Corporation,
Waldorf Holding Corporation,
Waldorf Sweet Shop, Inc.,
Wales Textile Company, Inc.,
Walker Advertising Co., Inc.,
Walker Agency, Inc.,
Walker Realty Co. No. 2,
Walker Shoe Outlet,
Wall Paper Associates, Inc.,
Walnut Theatre Associates, Inc.,
Walsh-Bugbee Company, Inc.,
Walsh Ewingville Realty Co.,
Walter J. Satterthwait, Incorporated,
Walter M. Jordan, Inc.,
Walter Smith Realty & Investment Co., Inc.,
Waltham Realty and Investment Company,
Walton Company,
Walt’s,
Ward Plumbing Supply Company,
Wards Inc.,
Ware Manufacturing Corporation,
Warner Construction Company, Inc.,
Warner Spa,
Warner Sugar Corporation,
Warner Sugar Refining Company,
Warranty Flooring Company,
"Warren County Motor Sales & Service Corporation,"
Warren County Real Estate Board,
Warren E. Smith Co., Inc.,
Warren Loan Association,
Warrenville Nursery Corporation,
Washburne Manufacturing Corporation,
Washington Bond and Mortgage Co.,
Washington Cleaning and Dyeing Company,
Washington Dress Company,
Washington Farms, Inc.,
Washington Heights Company,
Washington Loan Co.,
Washington News Company,
Washington Park Land Company,
Washington Realty Company,
Washington Restaurant Company,
Washington Rock Spring Water Distributors, Inc.,
Washington Securities Company,
Washington Square Corporation,
Washington Valley Fruit Farm, Inc.,
Washington Village Security Company,
Wash-Rite Products Co., Inc.,
Waskevitz Inc.,
Watchung Construction Co.,
Watchung Reservation Estates,
Waters & Waters, Inc.,
Wat Holding Co.,
Watig Company, Inc.,
Watman Pharmacy, Inc.,
Watson Trucking Co.,
Waverly Garage Holding Company,
Wayne Sand and Gravel Company,
Wbms Broadcasting Corporation,
W. D. Ettinger & Co.,
W. D. French Co.,
Webb Lake Holding Company,
Webb Manufacturing Company,
Weber Construction Company,
Weber's Pearl Bath Company, Inc.,
Weber & Zimmerly Hardware Company,
Wedgewood Beauty Parlor, Inc.,
Weehawken Electric and Manufacturing Company,
Weehawken Finance Corporation,
Weehawken Meat Market, Inc.,
Weehawken Transportation Company,
Weeks and Company,
Weinstein-Schiffman & Co.,
Weisfeld Corporation,
Weisgerger Company,
Weiss Engineering Corporation,
Welch Distributing Company,
Welch Lumber Corporation,
Welded Steel Products Incorporated,
Weldon Realty Co.,
Weller Engineering Co.,
Wellmont Golf Club, Inc.,
Wemadit Kandy Kitchen, Inc.,
Wendor Shop, Inc.,
Wenton Realty Company, Inc.,
W. E. Raynor Company, Inc.,
Werdana Realty Co., Inc.,
Wernsing & Champion, Inc.,
Wesbro Realty and Mortgage Company, Inc.,
Wesley R. Falt, Inc.,
Wesley Stores, Inc.,
Wesser Realty Company,
West Amboy Realty Corporation,
West Bergen Realty Company,
West Bergen Rubber & Bus Transportation Corporation,
Westbrook Aeronautical Corporation,
West Company,
West End Development Company,
West End Manor,
West End Pharmacy, Inc.,
West Englewood Square Realty Co.,
Westerhoff Brothers Company,
Western Building Company, Inc.,
West Essex Holding Company,
Westfield Builders, Inc.,
Westfield Inn, Incorporated,
Westfield Miniature Golf Club, Inc.,
Westfield Press Incorporated,
Westfield Radio Service, Inc.,
West Hoboken Mattress Co., Inc.,
West Hudson Exhibition Company,
West Hudson Holding Company,
Westland, Inc.,
West Montgomery Ave. Company, Inc.,
West New York Carpet Cleaning Works, Inc.,
West New York Merchants Loan Association, Inc.,
West Orange Golf and Putting Club, Inc.,
West Radio Shop, Inc.,
West Side Exchange Realty Co., Inc.,
Westwood Art Shop Inc.,
Westwood Automotive Equipment, Inc.,
Westwood Hudson Essex Inc.,
Westwood Parks, Inc.,
Westwood Stores, Inc.,
Wheat, Higginson Co., Inc.,
Wheat-Sheaf Realty Company,
Wherry and Hutchinson Company,
Whippany Investment Corporation,
White Bakeries, Inc.,
White Burn Cigar Co., Inc.,
Whitehall Company Inc. No. 2,
Whitehouse Garage, Inc.,
White House Lunch Company,
Whitehouse Manufacturing Co., Inc.,
Whitehurst Sales Co., Inc.,
White’s Beauty Culture Salon,
Whiteway Realty Co.,
Whitla Boudoir Shop, Inc.,
Wholesale Hosiery Stores, Inc.,
W. Horwitz & Co., Inc.,
Wilbor Amusement Company,
Wildwood Building and Developing Company,
Wildwood Candy Co., Inc.,
Wildwood Manor Developing Co.,
Wildwood Villas Company,
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Wilkots Glass Co., Inc.,
Willett, Martin Company, Inc.,
William Baker Company,
William Bley Company,
William Brackman Company,
William Driver, Inc.,
Wm. F. Shaw & Co.,
William G. Mumaw Company,
Wm. G. Royer, Inc.,
William & Harrison Corporation,
William H. Young Mfg. Co.,
William J. D. Lynch Company,
Williams & Knapp, Inc.,
Wm. Margolin Securities Corp.,
William Myerson Bedding Company, Inc.,
Wm. P. Macksey & Company, Incorporated,
Wm. P. Peters, Inc.,
William Rieser, Inc.,
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Williams, Bronkhurst & Co., Inc.,
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Cedar Grove, N. J.,
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William Singer, Inc.,
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Williams & Stark Investment Corp.,
Williams Store, Inc.,
William Stickel & Co.,
William Tower Co.,
Wm. V. Watson Co.,
Wm. W. Dunn Company,
Willis Motors Inc.,
Willis Realty & Mortgage Co., Inc.,
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Y. C. P. Development and Construction Co.,
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Yellow Cab Holding Company,
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Ye Towne Golf Club, Inc.,
York Food Co., Inc.,
Young Holding Co.,
Y. Wanda Realty Co.,

Zeeness Realty Company, Inc.,
Zenith Realty Corporation,
Zester & Willems, Inc.,
Zeus Fraternity and Sorority,
Zidel Construction Co.,
Ziething and Company,
Zimmerman Building Company,
Zimmerman Corporation,
Zim Realty Company,
Zisch Engineering Corporation,
Zoll Foundry Company,
Zuccarro Bros. Realty Company, Inc.,

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 of New Jersey, this second day of January, A. D., one thousand nine hundred and thirty-four, and in the Independence of the United States the one hundred and fifty-eighth.

A. HARRY MOORE,
Governor.

By the Governor:
THOMAS A. MATHIS,
Secretary of State.
PROCLAMATION.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, It appears that the New Jersey Industrial Recovery Act is being abused by persons charged with the enforcement thereof, who, in administering the same, have gone far beyond the expressed intention "to co-operate with the Congress of the United States in the furtherance of the objects and purposes declared in the National Industrial Recovery Act," with the result that much business is being driven out of this State, many small businesses are being ruined, business and professional people generally are being dunned and pestered unfairly and unnecessarily, and costs to the ultimate consumer are being forced up to a point beyond the ability of the consumer to pay; and

WHEREAS, The National Industrial Recovery Act is in full and complete force and operation, so that the emergency upon which the New Jersey Industrial Recovery Act was based no longer exists; now

THEREFORE, I, Clifford R. Powell, President of the Senate, Acting Governor of the State of New Jersey, do hereby declare that the emergency recognized in and by "An Act to provide for the co-operation of this State with the Federal Government and its officers and agencies in effectuating the policies of a statute of the United States entitled "An Act to encourage National Industrial Recovery, to foster fair competition, and to provide for the construction of certain useful public works, and for other purposes," approved June sixteenth, one thousand nine hundred and thirty-three, in order to encourage industrial recovery, to reduce unemployment, to foster fair competition, to eliminate unfair competitive practices, by the enactment of legislation of like nature relating to transactions
within the State of New Jersey, including those affecting intrastate commerce only; and to declare an emergency, " approved September fifth, one thousand nine hundred and thirty-three, has ended; and do hereby

Proclaim that said act, and the acts amendatory thereof and supplemental thereto, shall cease to exist immediately; and do hereby further

Proclaim that any and all assessments and fees levied pursuant to said act, and the acts amendatory thereof and supplemental thereto, which now remain unpaid, be and the same are hereby cancelled and voided.

Given under my hand and the Great Seal of the State of New Jersey, this seventh [seal] day of January, in the year of Our Lord one thousand nine hundred and thirty-five, and in the Independence of the United States the one hundred and fifty-ninth.

CLIFFORD R. POWELL,
President of the Senate,
Acting Governor.

By the Governor:
THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, Citizens of this State are planning to memorialize the phenomenal progress that has been recorded in the modern reconstruction of the Holy Land through the observance of January twentieth of Palestine Day; and
WHEREAS, The object of this celebration is to pay tribute to the ideals of justice that animated the nations of the earth, including our own, in approving the re-establishment of the Jewish homeland in Palestine, and to take note of the rebirth of an ancient land that has sacred memories for Christian and Jew alike; now

THEREFORE, I, Clifford R. Powell, President of the Senate, Acting Governor of the State of New Jersey, do hereby proclaim Sunday, January twentieth, one thousand nine hundred and thirty-five, as PALESTINE DAY,

as an expression of appreciation to an undertaking conceived in nobility and executed in idealism;

And I urge all citizens, regardless of faith, to participate in this celebration by devoting public programs to an exposition of the achievements that have been registered in restoring to modern civilization a land holy to us through centuries of religious sentiment and tradition.

Given under my hand and the Great Seal of the State of New Jersey, this seventh day of January, in the year of Our Lord one thousand nine hundred and thirty-five, and in the Independence of the United States the one hundred and fifty-ninth.

CLIFFORD R. POWELL,
President of the Senate,
Acting Governor.

By the President of the Senate,
Acting Governor:

THOMAS A. MATHIS,
Secretary of State.
Decrees of Dissolution
Decrees of Disolution

IN CHANCERY OF NEW JERSEY.

In pursuance of Chapter 185 of the Laws of 1896, copies of decrees of dissolution of the charters of the following corporations have been filed in the office of the Secretary of State:

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<td>Perth Amboy City Market</td>
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<td>S. S. Thompson &amp; Company</td>
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<td>Home Service Co.</td>
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<td>P. W. Lambert &amp; Company, Inc.</td>
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<td>Safety Service Institute</td>
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<td>Continental Products Company, Incorporated</td>
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<td>Public Auto Delivery Co., Inc.</td>
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(919)
Change of Corporate Title of Municipalities
Change of Corporate Title of Municipalities

"The Mayor and Council of the Borough of Glen Rock" has changed its name to "Borough of Glen Rock,"Filed April 26, 1934.

"The Inhabitants of the City of Plainfield" has changed its name to "City of Plainfield." Filed September 13, 1934.

"The Mayor and Aldermen of Jersey City" has changed its name to "City of Jersey City." Filed December 7, 1934.
Statements of Results of Municipal Elections
Statements of Results of Municipal Elections

At a special election held on May 23, 1933, in the city of Hackensack, Bergen county, the municipal manager form of government was adopted. Filed May 31, 1933.

At a special election held on May 16, 1933, in the city of Newark, Essex county, "An Act to amend an act entitled 'An Act entitled "An act for the suppressing of vice and immorality"' (Revision), approved March twenty-seventh, one thousand eight hundred and seventy-four,' which amendment was approved February twenty-eighth, one thousand eight hundred and ninety-three," approved April twelfth, one thousand nine hundred and thirty-three, was adopted. Filed November 2, 1934.

At a special election held on April 24, 1934, in the borough of Island Beach, Ocean county, the commission form of government was adopted. Filed April 26, 1934.

At a special election held on May 1, 1934, in the city of Clifton, Passaic county, the municipal manager form of government was adopted. Filed May 8, 1934.
Statements of Results of Elections
Statements of Results of Elections

The following returns have been filed in the office of the Secretary of State showing the results of elections held as provided in Chapter 22, Laws of 1915.

At the general election held on November 6, 1934, the following act was adopted and became effective December 4, 1934.

**Chapter 255, P. L. 1934**

"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 ten million dollars ($10,000.00) for the relief of the unemployed and dependents in this 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 law to the people at a general election." Approved September 19, 1934.
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