Laws—New Jersey
1943

New Jersey State Library
ACTS

of the

One Hundred and Sixty-seventh Legislature

of the

STATE OF NEW JERSEY

and

Ninety-ninth Under the New Constitution

Preceded by Additional Acts of 1942
(Chapters 281 to 350)
ADDITIONAL LAWS OF 1942
(Chapters 281 to 350)
The following additional laws, passed by the One Hundred and Sixty-sixth Legislature, are published in accordance with "An act for the publication of the 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.

JOSEPH A. BROPHY,
Secretary of State.
CHAPTER 281

AN ACT concerning taxation, and amending sections 54:4-1, 54:4-9, 54:4-23, 54:4-35 and 54:4-36 of the Revised Statutes.

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

1. Section 54:4-1 of the Revised Statutes is amended to read as follows:

54:4-1. All property, real and personal, within the jurisdiction of this State not expressly exempted from taxation or expressly excluded from the operation of this chapter shall be subject to taxation annually under this chapter at its true value, and shall be valued by the assessors of the respective taxing districts. Property omitted by the assessors may be assessed as hereinafter provided. All property shall be assessed to the owner thereof with reference to the amount owned on November tenth in each year, and the person so assessed for personal property shall be personally liable for the taxes thereon.

2. Section 54:4-9 of the Revised Statutes is amended to read as follows:

54:4-9. The tax on all tangible personal property in this State and on all taxable personal property of nonresidents of this State, except as otherwise provided in this Title, shall be assessed in
and for the taxing district where the property is found. The tax on other personal property shall be assessed on each inhabitant in the taxing district where he resides on November tenth in each year.

3. Section 54:4-23 of the Revised Statutes is amended to read as follows:

54:4-23. The assessor shall ascertain the names of the owners of all real property situate in his taxing district, and after examination and inquiry, determine the full and fair value of each parcel of real property situate in the taxing district at such price as, in his judgment, it would sell for at a fair and bona fide sale by private contract on November tenth next preceding the date on which the assessor shall complete his assessments, as hereinafter required.

4. Section 54:4-35 of the Revised Statutes is amended to read as follows:

54:4-35. The assessor shall begin the work of making assessments upon real and personal property on November tenth in each year and shall complete the work by January tenth following, on which date he shall attend before the county board of taxation and file with the board his complete assessment list, and a true copy thereof, to be called the assessor’s duplicate, properly made up and legibly written in ink, to be examined, revised and corrected by the board as hereinafter provided.

5. Section 54:4-36 of the Revised Statutes is amended to read as follows:

54:4-36. The assessor shall annex to his assessment list and duplicate so filed, his affidavit in substantially the following form:

"I, ............ , assessor of the ............ of ............ , do swear (or affirm) that the foregoing list contains the valuations made by me to the best of my ability, of all the property liable to taxation in the taxing district in which I am the assessor, and that I have valued it, without favor or partiality, at its full and
fair value, at such price as in my judgment it would sell for at a fair and bona fide sale by private contract on November tenth last, and have made such deduction only for debts and exemptions as are prescribed by law.’’

6. This act shall take effect immediately.
Approved September 29, 1942.

CHAPTER 282

An Act concerning banks and trust companies, and amending section 17:4-27 of the Revised Statutes.

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

1. Section 17:4-27 of the Revised Statutes is amended to read as follows:

17:4-27. The total liabilities to any bank or trust company of any person or of any company, corporation or firm for money borrowed, including in the liabilities of a company or firm the liabilities of the several members thereof, shall, except as hereinafter provided, at no time exceed ten per centum (10%) of the aggregate amount of the capital stock of the bank or trust company actually paid in and unimpaired and of the unimpaired permanent surplus fund of the bank or trust company. This section shall not be construed to apply to loans made by any bank or trust company to any county or municipality of this State. The following shall not be considered as money borrowed within the meaning of this section:

a. The discount of bills of exchange drawn in good faith against actually existing values, including drafts and bills of exchange secured by ship-
Discount of commercial paper;

Discount of notes secured by shipping documents;

Proviso, limitation;

Discount of notes secured by U.S. bonds;

Limitation;

Discount of commercial paper; discount of notes secured by shipping documents; discount of notes secured by U.S. bonds; and limitation.

b. The discount of commercial or business paper of other makers actually owned by the person negotiating the same.

c. The discount of notes secured by shipping documents, warehouse receipts, or other such documents conveying or securing title covering readily marketable nonperishable staples, including livestock, when the actual market value of the property securing the obligation is at any time not less than one hundred fifteen per centum (115%) of the face amount of the notes secured by the documents and when the property is fully covered by insurance; provided, that the total liabilities to the bank or trust company of any person or of any corporation, firm or company, or the several members thereof, for money borrowed under the conditions of this exception, together with money borrowed and not included in any other exception of this section, shall not at any time exceed twenty-five per centum (25%) of the capital stock and surplus fund of the bank or trust company. This exception shall not apply to the notes of any person, or the several members of any firm or company, for more than six months in any consecutive twelve months.

d. The discount of any note secured by bonds or notes of the United States issued after April twenty-fourth, one thousand nine hundred and seventeen, or certificates of indebtedness of the United States of a par value of not less than the amount of the notes. The total liabilities to the bank or trust company of any person or of any corporation, firm or company, or the several members thereof, for money borrowed upon notes secured as set forth in this exception, and for money borrowed as provided in this section and not included
in any of the other exceptions thereto shall together not exceed twenty per centum (20%) of the capital stock and surplus fund of the bank or trust company.

e. In the case of a bank, the discount of paper based on collateral security, or the buying and loaning upon promissory notes and other evidences of debt which shall be secured by mortgage upon real estate, by securities mentioned in paragraph “d” of this section, or by other securities the market value of which shall at all times exceed by at least ten per centum (10%) the amount loaned upon the same.

f. In the case of a trust company, the discount of or the buying and loaning upon bills, notes or other evidences of debt which shall be secured by mortgage upon real estate, by securities mentioned in paragraph “d” of this section, or by other securities the market value of which other securities shall at all times exceed by at least ten per centum (10%) the amount loaned upon the same.

g. In the case of a bank or trust company, the discount on the purchase of notes or other evidences of indebtedness made by contractors, subcontractors or others engaged in any business or operation which is deemed by the War Department, Navy Department or Maritime Commission to be necessary, appropriate or convenient for the prosecution of war to the extent that, the principal and interest, or either, of such notes or other evidences of indebtedness, or payment for services rendered or materials furnished to the United States or any department thereof for the purpose aforesaid, shall be guaranteed by the United States or department thereof as herein stated.

2. This act shall take effect immediately.

Approved October 1, 1942.
CHAPTER 283

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

1. Section 40:84-5 of the Revised Statutes is hereby amended to read as follows:

40:84-5. At least fifteen days prior to such election, the names of candidates for councilmen shall be filed with the municipal clerk in the manner and form and under the conditions hereinafter set forth; except that for the duration of the war and six months thereafter the petition of nominations shall be filed thirty-two days prior to such election.

The petition of nominations shall consist of individual certificates, equal in number to at least one-half of one per centum (1/2 of 1%) of the number of persons who voted at the last preceding general election and shall read substantially as follows:

Form of petition. a. "I, the undersigned, a qualified elector of the municipality of ............, residing at ............, certify that I do hereby join in a petition for the nomination of ............, whose residence is at ............, for the office of councilman, to be voted for at the election to be held in such municipality on the ............, 19..., and I further certify that I know this candidate to be a qualified elector of said municipality and a man of good moral character, and qualified, in my judgment, to perform the duties of such office and I further certify that I have not signed more petitions or certificates of nominations than there are places to be filled for the above office.

(Signed) ....................."
Signatures and affidavit. b. The signatures of the petition need not all be appended to one paper but each signer shall add to his signature his place of residence, giving the street and number, if any. One of the signers of each such paper shall make an oath before an officer competent to administer oaths that the statements therein made are true to his best knowledge and belief, and that each signature to the paper appended is the genuine signature of the person whose name it purports to be.

Blank petitions furnished. c. The municipal clerk shall furnish, upon application, a reasonable number of forms of individual certificates of the above character.

Rejection of petition. d. Each certificate shall contain the name of one candidate, and no more. Each signer must not, at the time of signing the certificate, have signed more certificates for candidates for that office than there are places to be filled for such office, and all certificates of an elector whose certificate or certificates have not complied substantially with the foregoing provisions shall be rejected.

Defective and amended petition. e. When such a petition of nomination is presented for filing to the municipal clerk, he shall forthwith examine the same and ascertain whether it conforms to the provisions of this section, and if not found in conformity thereto, he shall designate the defect and return the petition to the person making the oath. Such petition may again be presented when properly amended if this can be done at least fifteen days before the election; except that for the duration of the war and six months thereafter the petition of nominations shall be filed thirty-two days prior to such election.

Approved October 1, 1942.
CHAPTER 284

An Act concerning the production, sale, handling and distribution of milk, cream and milk products, and amending section 24:10–16 of the Revised Statutes.

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

1. Section 24:10–16 of the Revised Statutes is amended to read as follows:

24:10–16. Diseased persons. 1. No person affected with a disease which may be transmitted through milk or its products, or who shall care for or come in contact with any person so affected, shall handle milk or its products.

Protection from contamination. 2. Milk, cream and other milk products when handled or stored in any creamery or milk plant shall be securely protected at all times from flies, dust and all other foreign or injurious contamination.

Use as dwelling or kitchen. 3. No part of any building occupied by a creamery or milk plant shall be used as a dwelling or kitchen.

Use as stable. 4. No part of any building occupied as a creamery or milk plant shall be used as a stable.

Floors. 5. The floors of all rooms where milk or its products are handled shall be constructed of concrete or other impervious material and shall be so graded that waste liquids will be readily removed.

Waste liquid. 6. Waste liquid shall be conducted to a point outside the building and disposed of in such a manner as will not create a nuisance.

Walls and ceilings. 7. The side walls and ceilings of all rooms where milk or its products are handled shall have smooth surfaces and shall be kept clean. Painting with a light colored paint shall be done when necessary.
Light and ventilation; steam outlets. 8. Rooms in which milk or its products are pasteurized or otherwise handled and rooms in which utensils, apparatus and containers are washed shall be well lighted and ventilated. Vent pipes or other outlets of adequate size for the removal of steam should be provided.

Washing utensils. 9. The washing of containers or utensils should be avoided if possible in rooms in which milk or its products are handled.

Screened openings. 10. All openings to the outside air shall be so screened as to exclude flies from the creamery, milk plant or pasteurizing plant.

Water and steam. 11. All milk plants, creameries and milk pasteurizing plants shall be provided with an abundant supply of pure hot and cold water, and steam.

Utensils; use and construction. 12. Apparatus, containers, equipment and utensils used in the handling, storage, processing or transporting of milk or its products shall not be used for any other purpose and shall be of such material and construction as to enable them to be readily cleaned.

Vats and tanks. 13. Receiving and holding vats, storage tanks and bottle fillers shall be built of metal or other suitable material and shall be provided with close fitting metal covers.

Bottling. 14. If milk is bottled, a mechanical filling and capping device shall be used. Hand capping is prohibited.

Milk pipes. 15. Milk pipes and pipe fittings shall be constructed of approved metal with smooth interior surface and of a type which can be easily cleaned with a brush and shall be so connected that leakage will not occur. The amount of milk piping in use should be reduced to a minimum. All pipes shall be disconnected and cleaned daily.

Cleaning apparatus. 16. All apparatus shall be cleaned each day. Such apparatus shall after use be washed with cold water, then scrubbed with a warm alkali solution and finally rinsed with scalding water or steam or thoroughly cleaned by such
other method demonstrated to accomplish the same results. Immediately before use all apparatus shall again be subjected to scalding water or steam, or by such other method demonstrated to accomplish the same results.

Defective receptacles. 17. Cans or other receptacles which are badly worn or rusted on the inside surfaces, or in such a condition that they cannot be readily cleaned shall not be used to contain milk or its products.

Cooling milk. 18. Milk plants must cool all milk as soon as received from the producer to a temperature not over fifty degrees Fahrenheit and this temperature must be maintained during storage and transportation.

Pasteurization. 19. No milk or cream shall be offered for sale or distribution in this State as pasteurized unless the same conforms to pasteurization as defined in section 24:10-1 of this Title.

Cooling after pasteurization. 20. Milk or cream, after pasteurization, shall be rapidly cooled to a temperature of fifty degrees Fahrenheit or below and maintained at that temperature until distributed or shipped.

Bottled pasteurized milk. 21. Pasteurized milk shall not be held, kept, offered for sale, sold or distributed in bottles unless such milk has been bottled at the place of pasteurization and immediately following pasteurization.

Second pasteurization. 22. No milk or cream shall be pasteurized a second time.

Contact with other equipment. 23. Pasteurized milk or cream shall not be permitted to come into contact with equipment with which unpasteurized milk has been in contact until such equipment has been thoroughly cleansed and sterilized.

Overflow. 24. Overflow milk or cream shall not be sold for human consumption.

Health of employees. 25. Every person connected with a milk plant whose work brings him in contact with the handling, processing, storage or transportation of milk or milk products, or with
containers, utensils or equipment, shall have within twelve months or less, as required by the local board of health having jurisdiction in the municipality wherein the milk or milk products are sold or distributed or the State department, passed a medical examination made by a licensed physician and shall submit such specimens of bodily discharges as any of the aforementioned agencies may require. Certificates showing the results of such examinations shall be kept on file for a period of one year at the milk plant where such person is employed. Such records shall be open to inspection by any authorized representative of the State department, or the authorized representative of any local board of health.

Recording thermometers. 26. Every pasteurizing apparatus shall be equipped with a recording thermometer so arranged as to show the temperature to which the milk has been heated, and the time which it has been held. Accurate indicating thermometers shall be installed on pasteurizing equipment to indicate the temperature of the milk.

Charts. 27. Recording thermometer charts shall be clear and intelligible and shall show the dates of pasteurization of milk and cream. Such charts shall be kept on file at the pasteurizing plant for not less than ninety days and shall be open to inspection by representatives of the State department and local boards of health.

Surface coolers. 28. Surface coolers shall be provided with suitable covers of smooth metal or glass, except when such coolers are maintained in a separate room used for no other purpose.

Marking containers "pasteurized," limitation on sale. 29. Containers in which pasteurized milk or cream is shipped or delivered shall be plainly tagged, capped or labeled "pasteurized" and the said tags, caps or labels shall be marked with the location of the pasteurizing plant, name of proprietor of the business which is conducted at the said pasteurizing plant. The tags, caps or labels of the containers shall also be marked with the day
on which the milk was pasteurized or with the term "pasteurized during the twenty-four hour period ending six A. M." followed by the day of the week at the end of this period. No pasteurized milk or cream shall be sold or offered for sale prior to 12:01 A. M. on the day of the week appearing on the tag, cap or label thereof.

Marking containers "raw." 30. Containers in which raw or natural milk or cream is shipped or delivered shall be plainly tagged, capped or labeled "raw" or "natural," and the said tags, caps or labels shall be marked with the location of the milk plant or dairy at which the raw or natural milk was prepared for distribution to consumers, name of the proprietor of the business which is conducted at the said milk plant or dairy, and the day on which the milk was produced.

Bottle caps. 31. Bottle caps shall be stored in a clean place and protected from contamination.

Cleansing receptacles. 32. Bottles, cans or other receptacles used as containers for milk and its products shall be cleansed by washing with a solution of at least one per centum (1%) alkali, scrubbed inside and out with suitable brushes, then rinsed with warm water, then scalded with hot water or steam. If any other method is used, such method shall result in the same degree of cleanliness as the method described.

Storing bottles. 33. Bottles, after washing, shall be so stored or conveyed as to protect the milk or milk products against contamination when placed therein.

Storing cans. 34. Cans, immediately after washing, unless covered, shall be stored in an inverted position upon racks constructed of nonrusting metal. The lids of all milk cans shall be stored in like manner. Cans and lids shall be protected from contamination and maintained in condition to protect milk and milk products against contamination when placed therein.

Clothing. 35. Clean washable outer garments shall be worn by employees while handling milk or its products.
Smoking and spitting. 36. No person shall smoke or expectorate anywhere in any room in which milk or its products are handled.

Toilet facilities. 37. Toilet facilities shall be provided for use of employees, but no water-closet or privy shall communicate directly with any room used for handling milk or its products, or with any room in which utensils are washed or stored. If privies are provided they shall be at least fifty feet from the milk plant and so constructed and maintained that flies cannot gain access to the excremental matter contained therein, and such excremental matter shall be prevented from flowing over or upon the surface of the ground. Every privy or other receptacle for human excrement located within one hundred feet of any stream, the waters of which are used for drinking or domestic purposes shall be provided with a water-tight vault. Toilet rooms and privies shall be kept clean, well ventilated and in good repair and toilet rooms shall have self-closing doors.

Employees’ hands. 38. All milk plants, creameries and pasteurizing plants shall be provided with suitable sinks at which employees may wash their hands, and soap and clean individual towels shall be provided convenient to wash sinks. Employees must wash their hands before beginning work and after visiting toilet, and shall keep their hands clean at all times while engaged in the handling of milk or its products.

General sanitary conditions. 39. The general sanitary conditions of all milk plants or creameries, pasteurization plants and their immediate surroundings shall be such as to insure a safe supply of milk or its products.

2. This act shall take effect immediately.

Approved October 1, 1942.
An Act authorizing the State Treasurer to pay into the school fund the balance of any moneys and securities remaining after payments to the Teachers' Pension and Annuity Fund of the several sums authorized by various acts of the Legislature.

WHEREAS, The Legislature by chapter eighty-eight of the laws of one thousand nine hundred and thirty-eight and chapter one hundred ninety-six of the laws of one thousand nine hundred and thirty-nine and chapter one hundred twenty-two of the laws of one thousand nine hundred and forty did direct that the sums of four million eight hundred ninety thousand three hundred ninety-eight dollars ($4,890,398.00); two million dollars ($2,000,000.00) and one million two hundred fifty thousand dollars ($1,250,000.00) respectively should be paid to the Teachers' Pension and Annuity Fund from the proceeds remaining of the seven million dollar ($7,000,000.00) bond act created by chapter three hundred eighty-seven of the laws of one thousand nine hundred and thirty-three, when the bonds issued under such act and interest thereon has been fully paid; and

WHEREAS, Principal and interest to meet the requirements of the said seven million dollar ($7,000,000.00) bond act and moneys to meet the payments authorized by the respective laws of one thousand nine hundred and thirty-eight, one thousand nine hundred and thirty-nine and one thousand nine hundred and forty in this act referred to, are now in the hands of the State Treasurer, and it is the opinion of the Legisla-
BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. That when payments have been made of the respective sums required by the several laws in this act referred to and there shall be a balance of any moneys or securities remaining, that such sums of money and such securities shall, by the State Treasurer, be credited to the school fund.

2. This act shall take effect immediately.

Approved October 3, 1942.

CHAPTER 286

AN ACT concerning the State Employees' Retirement System, and amending section 43:14-29 of the Revised Statutes.

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

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

43:14-29. A member who withdraws from service or ceases to be an employee for any cause other than death or retirement shall receive all, or such part as he demands, of the accumulated deductions standing to the credit of his individual account in the annuity savings fund. He shall cease to be a
Membership to cease. 

member two years from the date he discontinued service as an employee, or, if prior thereto, upon the date when payment to him on demand of his accumulated deductions exceeds one-quarter of the accumulated deductions. The board of trustees may, in its discretion, withhold, for not more than one year after a member ceases to be an employee, all or part of his accumulated deductions, if he previously withdrew from the annuity savings fund all or part of his accumulated deductions and failed to redeposit that amount to the credit of his individual account in the fund.

Death allowances. 

If a contributor dies before retirement his accumulated deductions shall be paid to his estate or to such person as he shall have nominated by written designation duly executed and filed with the board of trustees; provided, that the widow of a contributor with credit for twenty or more years of total service who dies before retirement and on whose account no benefit is payable under the provisions of section 43:14-37 of this Title as the result of death in active service in the actual performance of duty, may, if she is the person duly designated to receive the contributor's accumulated deductions, elect to receive in lieu thereof an annuity payable to her which shall be the actuarial equivalent of such accumulated deductions and a pension which shall be equal to such annuity; provided, further, that such widow may elect to receive not more than one-half of such accumulated deductions in a lump sum, in which event the annuity payable to her shall be the actuarial equivalent of such part of such accumulated deductions not paid in a lump sum, but the amount of the pension otherwise payable shall not be changed thereby.

2. This act shall take effect immediately.

Approved October 3, 1942.
CHAPTER 287

An Act declaring the income or principal status of increases in redemption values of United States savings bonds and United States Treasury savings certificates held by fiduciaries.

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

1. Increments in value measured by increases in redemption values of United States savings bonds and United States Treasury savings certificates issued upon a discount basis and not bearing interest pursuant to the Act of Congress, approved September twenty-fourth, one thousand nine hundred and seventeen, as amended (United States Code Annotated Title 31, section 757c), now or hereafter held by an executor, trustee or other fiduciary acting under a will, codicil, trust indenture, trust agreement or other trust instrument, under which income of the estate, trust or other fund in which such bonds or certificates are held is payable to an income beneficiary, shall be income whether or not such increments are actually realized by maturity or redemption of such bonds.

2. Such fiduciary may pay to the income beneficiary out of any principal funds in the fiduciary’s hands or may transfer from the principal account to the income accounts the amounts of such increments or such amounts of such increments as the income beneficiary may be entitled to and in case such payment or transfer is so made the increments in value of such bonds or certificates or such amounts of such increments as the income beneficiary may be entitled to shall be added to and held as a part of the principal.

3. Upon commencement of or upon termination of the right of the income beneficiary to receive income, that part of the increment in value of such
bonds or certificates which accrued after the commencement of or up to the time of termination of right to receive income, respectively, shall be apportioned to income.

4. The provisions hereof shall not be applicable in any case where the will, codicil, trust indenture, trust agreement or other trust instrument specifically provides that increments in value of such bonds or certificates shall be principal.

5. This act shall take effect immediately.

Approved October 3, 1942.

CHAPTER 288

A Supplement to an act entitled "An act making appropriations for the support of the State government and for several public purposes for the fiscal year ending June thirtieth, one thousand nine hundred and forty-three, and regulating the disbursement thereof," approved March thirtieth, one thousand nine hundred and forty-two (P. L. 1942, c. 29).

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

1. The sum of eighteen thousand one hundred and ninety-two dollars ($18,192.00) is hereby appropriated to the State Treasurer for the purpose of paying clerical help in the State Treasury Department.

2. This act shall take effect immediately.

Approved October 3, 1942.
CHAPTER 289, LAWS OF 1942

CHAPTER 289

A Supplement to "An act making appropriations for the support of the State government and for several public purposes for the fiscal year ending June thirtieth, one thousand nine hundred and forty-three, and regulating the disbursement thereof," approved March thirtieth, one thousand nine hundred and forty-two (P. L. 1942, c. 29).

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

1. In addition to all appropriations heretofore made there is appropriated the following:

A 12. State Purchasing Department
Binding chancery and law reports ...... $3,622 00

C 7. Law and Equity Reports
Services Other Than Personal:
Publication of Chancery reports ... $11,550 00
Publication of Law reports ......... 11,200 00

$26,372 00

2. This act shall take effect immediately.
Approved October 3, 1942.
CHAPTER 290

An Act providing for additional compensation to persons holding office, position or employment under the Delaware River Joint Toll Bridge Commission.

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

1. All persons holding office, position or employment under the Delaware River Joint Toll Bridge Commission shall be entitled to receive in addition to the salary or compensation now paid to them, in lieu of a salary increase, a sum or sums of money which shall equal the sums paid to other officers and persons holding positions and employment under the government of this State, pursuant to chapter two hundred seventy-five of the laws of one thousand nine hundred and forty-two, and the State Treasurer and Comptroller are hereby authorized to furnish to the said Delaware River Joint Toll Bridge Commission the moneys necessary for the purpose of carrying out the provisions of this act, upon satisfactory assurance that one-half of such total payment will be repaid to the State of New Jersey, subject to such conditions as may be imposed by the State Treasurer and the State Comptroller, which conditions shall be as nearly like the conditions applying to State employees as the circumstances of the case will permit. No money shall be paid under the provisions of this act unless the Commonwealth of Pennsylvania shall assent to such payments.

2. This act shall take effect immediately but no payments to persons entitled thereto under this act shall be made until such payments are approved by the Executive Board of the Commonwealth of Pennsylvania, and shall remain in force and effect only so long as payments are made out of the
treasury of this State pursuant to chapter two hundred seventy-five of the laws of one thousand nine hundred and forty-two.
Approved October 3, 1942.

CHAPTER 291

AN ACT appropriating six thousand dollars ($6,000.00) to the State Comptroller to put in effect a central payroll system for the State.

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

1. The State Comptroller is authorized to put in effect a central payroll system for the State.
2. There is appropriated six thousand dollars ($6,000.00) out of the General State Fund to the State Comptroller for the purpose of putting in effect such central payroll system; which appropriation shall be available until June thirtieth, one thousand nine hundred and forty-three.
3. This act shall take effect immediately.
Approved October 3, 1942.
CHAPTER 292

A Supplement to an act entitled "An act appropriating one hundred thousand dollars ($100,000.00) to the Board of Commerce and Navigation for the purpose of acquiring all rights, title and interest to lands, easements and rights-of-way necessary for a canal in the county of Cape May from Cape May harbor to Delaware bay, together with suitable disposal areas for dredged materials from said work and subsequent maintenance as required," approved May thirteenth, one thousand nine hundred and forty-two (P. L. 1942, c. 185).

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

1. The sum of one hundred thousand dollars ($100,000.00) appropriated to the Board of Commerce and Navigation by the act to which this act is a supplement, instead of being used as directed in the said act, shall be used as follows: the fiscal officer of the Board of Commerce and Navigation is hereby directed to turn the entire one hundred thousand dollar ($100,000.00) appropriation over to the Federal government, or any agency thereof, for the purposes as outlined in chapter one hundred eighty-five, laws of one thousand nine hundred and forty-two. The money so appropriated shall be used by the Federal government to purchase the rights-of-way relieving the State of New Jersey of any obligation in the building of said canal, except to provide for the building and maintenance of the permanent highway bridges crossing said canal.

2. In the event the canal is not constructed by the Federal government within two years, the money so appropriated by the State of New Jersey...
shall be refunded and paid in to the State Treasurer. The State Treasurer is hereby authorized to pay the one hundred thousand dollars ($100,000.00) to the Federal government on order of the fiscal officer of the Board of Commerce and Navigation in the same manner as all other State funds are disbursed.

3. This act shall take effect immediately.
Approved October 3, 1942.

CHAPTER 293

AN ACT to validate sales of land at public auction or private sale by the several municipalities of this State in certain cases.

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

1. All sales heretofore made at public auction or at private sale of any lands and premises by any municipality are hereby validated and confirmed and any conveyances by such municipality of said lands to the purchaser or purchasers thereof, upon payment of the purchase moneys therefor, shall be construed in all courts of this State to convey or have conveyed all the right, title and interest of any such municipality of, in and to the said land and premises; provided, however, that such sales shall have been or shall be authorized or confirmed by resolution of the governing body of such municipality; and provided further, that this act shall not be deemed to validate any defective or invalid assignment of any certificate of sale for taxes, assessments or other liens of any municipality, or to cure any infirmity in any such assignment.

2. This act shall take effect immediately.
Approved October 3, 1942.
CHAPTER 294, LAWS OF 1942

CHAPTER 294


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

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

11. This act shall apply and be in effect in all the coastal waters, inland tidal waters, bays, coves, rivers and creeks in all that area north of Cape May Point to the junction of this State with the border line of New York State on the Hudson river, but shall not apply to the Delaware bay or Delaware river or their tributaries in the area west and north of Cape May Point.

3. This act shall take effect immediately.
Approved October 3, 1942.

CHAPTER 295

An Act appropriating forty-four thousand one hundred thirty-six dollars and eighty cents ($44,136.80) to the State House Commission for the payment of war damage insurance premiums covering State properties, and ratifying and confirming the action of the commission in acquiring such insurance and the payment of the premiums therefor.

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

1. The action of the State House Commission in acquiring war damage insurance on State properties, and the payment of premiums therefor, is ratified and confirmed, and there is appropriated to the State House Commission forty-four thousand one hundred thirty-six dollars and eighty cents ($44,136.80) to cover the payment of the premiums therefor, which appropriation shall be credited to Account "L2 fire insurance."

2. This act shall take effect immediately.
Approved October 3, 1942.
CHAPTER 296

An Act making an additional appropriation to the Adjutant-General’s Department for the purpose of carrying out the provisions of law with respect to absentee voting of residents of New Jersey serving in the armed forces of the United States.

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

1. There is hereby appropriated to the Adjutant-General’s Department out of the general funds of this State the sum of fifteen thousand dollars ($15,000.00) or so much thereof as may be necessary for the purpose of carrying out the provisions of law with respect to absentee voting of residents of New Jersey serving in the armed forces of the United States.

2. This act shall take effect immediately.

Approved October 3, 1942.

CHAPTER 297

An Act concerning proceedings in the Court of Chancery involving certain absent defendants in time of war.

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

1. Persons within enemy countries, et cetera, not known to be dead, et cetera, as parties defendant; designation; procedure.

Whenever, in any suit commenced or pending in the Court of Chancery while the United States
of America is at war, it shall appear by the allegations of the bill of complaint or petition, duly verified by affidavit thereto annexed, that:

a. Any person mentioned in the bill of complaint or petition, if such person be living, or, if he be dead, his heirs-at-law, devisees, grantees, next-of-kin, issue, legatees, and personal representatives, or any one or more of them, are proper parties defendant to such bill of complaint or petition; and that

b. Such person, if living, is, or is believed to be, within a country with which the United States of America is at war, or is, or is believed to be, within a country occupied in whole or in part by the armed forces of a country with which the United States of America is at war, or is, or is believed to be, in a place with which by reason of the existence of a state of war the United States of America does not maintain postal communication, and that it would be useless and unreasonable to cause any notice to be mailed to such person at such place; and that

c. The complainant or the petition, by reason of the existence of such state of war, does not know and is presently unable to ascertain whether such person is still alive, or if he be dead, does not know and is presently unable to ascertain the names and residences of his heirs-at-law, devisees, grantees, next-of-kin, issue, legatees, and personal representatives, or such of them as may be proper parties defendant as aforesaid;

Such suit may proceed against such person by name and his heirs-at-law, devisees, grantees, next-of-kin, issue, legatees, and personal representatives, or such of them as may be proper parties defendant as aforesaid, as in the case of absent defendants whose names are known.
2. Service of notice upon defendant brought in under section one of this act.

Such notice as is required by law to be published against absent defendants in default of personal service, addressed by name to the person mentioned in section one of this act, and to "his heirs-at-law, devisees, grantees, next-of-kin, issue, legatees, and personal representatives," or such of them as may be proper parties defendant as aforesaid, and containing such further statements and giving such further time as the Chancellor may by his order direct, shall be first published in such manner as the Chancellor may by his order in such suit direct, and shall, on or before the day of the first publication thereof, be sent by registered mail, addressed to such person and his heirs-at-law, devisees, grantees, next-of-kin, issue, legatees, and personal representatives, or such of them as may be proper parties defendant as aforesaid, in care of such official as may then be acting under appointment by the President of the United States of America as Alien Property Custodian at his principal office; provided, that if the Alien Property Custodian, within sixty days from the receipt by him of such notice, shall not file with the Court of Chancery a written acceptance thereof, such other or further notice shall be given in such manner as the Chancellor may by his order direct.

3. Failure of defendant brought in under section one of this act to answer; appointment of guardian ad litem; procedure.

In case the person mentioned in section one of this act, or his heirs-at-law, devisees, grantees, next-of-kin, issue, legatees, and personal representatives, or such of them as may have been made parties defendant as mentioned in section one of this act, shall not answer within the time limited in the notice prescribed in section two of this act, or further allowed by the Chancellor if he shall think proper, the Chancellor shall by his order in such suit assign and appoint a guardian ad litem for such person and for his heirs-at-law, devisees,
grantees, next-of-kin, issue, legatees, and personal representatives, or such of them as may have been made parties defendant to said suit, by whom they may appear and defend such suit, and such suit may proceed in all respects as if such person, or his heirs-at-law, devisees, grantees, next-of-kin, issue, legatees, and personal representatives, or such of them as may have been made parties defendant to said suit, had been duly named and described and served in this State with process of subpoena to answer in such suit. The Chancellor may, in his discretion, appoint the Alien Property Custodian as such guardian ad litem.

4. Effect of decree on defendants brought in under section one of this act; procedure.

All defendants and all persons falling within the description of heirs-at-law, devisees, grantees, next-of-kin, issue, legatees, and personal representatives, of a defendant as to whom it cannot be ascertained, by reason of the existence of a state of war, whether he is still alive, or such of them as have been made defendants, and proceeded against, as provided in sections one, two and three of this act, shall thereupon be bound by all orders and decrees in any such suit or proceeding as if they had been duly named and described and served with process in this State. Proofs may be made, and commissions, costs and counsel fees allowed as in other like suits or proceedings in the Court of Chancery wherein all of the defendants have been duly named and described and served with process in this State.

5. Decree for payment of money, et cetera, to Alien Property Custodian or to Clerk in Chancery; effect of receipt for same.

Whenever any suit in the Court of Chancery shall have proceeded against a defendant as to whom it cannot be ascertained whether he is still alive, and against his heirs-at-law, devisees, grantees, next-of-kin, issue, legatees and personal representatives, or such of them as have been made parties defendant therein, as provided in sections
one, two, three and four of this act, and a decree directing, approving or authorizing the payment of any money or the delivery, transfer or conveyance of any property to such person or to his heirs-at-law, devisees, grantees, next-of-kin, issue, legatees, and personal representatives, or such of them as have been made parties defendant therein, or adjudging that he is or they are entitled to any moneys or property or an interest therein, is about to be or shall have been made in such suit, and it appears that circumstances exist making it in the public interest that such payment or transfer should be withheld, the court may direct in said decree or by order thereafter that such money be paid or such property be delivered, transferred or conveyed to such official as may then be acting under appointment by the President of the United States of America as Alien Property Custodian, if he will receive the same, and upon such payment or delivery, transfer or conveyance by any fiduciary, or officer or other person in possession or having custody or control of said moneys or property, or any other person adjudged by the court to be liable for the payment of any money or the delivery of any property to such defendant or defendants, the said fiduciary, officer or other person or persons, as the case may be, shall take therefor the receipt of the Alien Property Custodian. If the Alien Property Custodian, within sixty days after receipt by him of a certified copy of said decree, which shall be sent to him at his principal office by registered mail, shall not file with the Court of Chancery, a consent to accept and receipt for such money or property, the said fiduciary, officer or other person or persons, may, upon filing the affidavit required by section six of this act, pay the said money or deliver, transfer or convey the said property to the clerk of the court, taking therefor the receipt of the said clerk.

Such receipt signed by the Alien Property Custodian or the said clerk, as the case may be, shall be a full and sufficient discharge, release and
acquittance to the fiduciary, officer, or other person or persons, for moneys so by him paid or the property so by him delivered, transferred or conveyed to the Alien Property Custodian or to the said clerk and against the claimant thereto entitled and the same may be recorded in the office of the clerk in the same manner in which releases for legacies and distributive shares may be recorded.


Upon payment of money or delivery, transfer or conveyance of property to the Alien Property Custodian pursuant to section five of this act, the said fiduciary, officer or other person or persons shall file with the clerk of the court a statement of the compliance by him with the directions or other orders contained in the said decree or order, and in the event the said officer shall refuse or fail to accept and receipt for the same as provided in the preceding section, the said fiduciary, officer, or other person or persons shall file with the clerk, at the time of the payment to the latter of the said money or delivery, transfer or conveyance of the said property, an affidavit that a certified copy of the said decree has been sent by registered mail to the Alien Property Custodian at his principal office, that more than sixty days have elapsed since the receipt by the Alien Property Custodian of such certified copy and that he has not filed with the Court of Chancery his consent to accept and receipt for such money or property.

7. Remedial and emergency legislation; construction and administration.

Sections one, two, three, four, five and six of this act are hereby declared to be remedial and emergency legislation, enacted to meet the conditions that arise from the participation of the United States of America in war. They shall be liberally construed and administered.

8. This act shall take effect immediately.

Approved October 3, 1942.
CHAPTER 298

AN ACT prohibiting discrimination by refusal of shelter during air-raids or during practice air-raid alarm.

WHEREAS, During the present state of war it is required under civilian defense regulations that all persons remove themselves from public highways and seek the nearest shelter; therefore,

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

1. It shall be unlawful for any person to refuse to another person access to a place of safety or shelter, or to refuse to permit a person to remain in a place of safety or shelter, during an air-raid or an air-raid practice alarm, by reason of race, creed, or color.

2. Any person who violates this act shall be guilty of a misdemeanor and punishable by a fine of not less than one hundred dollars ($100.00) nor more than five hundred dollars ($500.00), or imprisonment for not more than six months, or both.

3. "Person" as used in this act includes an individual, a corporation or partnership.

4. This act shall take effect immediately.

Approved October 3, 1942.
CHAPTER 299

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

1. Section 40:20-24 of the Revised Statutes is amended to read as follows:

   40:20-24. Vacancies in any of the boards of chosen freeholders elected under the provisions of sections 40:20-20 to 40:20-35 of this Title shall be filled by the remaining members of the board until the next annual stated meeting of the board and until the election and qualification of a successor, and at the general election next after the vacancy occurs a person shall be elected to fill the remaining portion of the unexpired term, if any, and the person so elected shall take office at the annual stated meeting of the board next following his election.

2. This act shall take effect immediately.

Approved October 3, 1942.
CHAPTER 300

An Act making an appropriation to the commission created to examine, report upon and formulate measures to improve the economic, cultural, health and living conditions of the urban colored population of this State.

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

1. There is hereby appropriated to the commission created to examine, report upon and formulate measures to improve the economic, cultural, health and living conditions of the urban colored population of this State out of the general funds of the State the sum of twelve thousand dollars ($12,000.00) for the fiscal year ending June thirtieth, one thousand nine hundred and forty-three, which sum shall be in addition to any other sums which have been or shall be appropriated to the said commission.

2. This act shall take effect immediately.
Approved October 3, 1942.

CHAPTER 301

An Act concerning the adoption of resolutions in counties in certain cases.

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

1. Whenever any member of the governing body of any county is in the active military or naval service of the United States or of this State and shall fail to attend any meeting of the governing
body, the said governing body, at any such meeting, may adopt any resolution which by law requires a vote measured by all the members of said governing body, by a vote measured by the members of said governing body, excluding from the number of members any such member who is in the active military or naval service of the United States or of this State and who fails to attend such meeting.

2. This act shall take effect immediately.

Approved October 3, 1942.

CHAPTER 302

AN ACT making appropriations for general construction purposes, to relieve overcrowding in certain State institutions.

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

1. There is hereby appropriated from the General State Fund the sum of six hundred fifty thousand dollars ($650,000.00) or so much thereof as may be necessary, for the purpose of construction of new buildings for the housing of patients, and such utilities as may be necessary to relieve overcrowding at the following institutions: New Jersey Colony for Feeble-Minded Males, Woodbine; the Vineland State School, and the Village for Epileptics at Skillman.

2. The State Treasurer is hereby authorized, empowered and directed and it shall be his duty to set up and maintain the aforementioned appropriation in the “Institution Construction Fund” established heretofore pursuant to the statutes of this State, and subject to the requisition of the Department of Institutions and Agencies for the
uses and purposes specifically enumerated herein, and as allocated by the State Board of Control of Institutions and Agencies.

3. The State Board of Control of Institutions and Agencies is hereby empowered to enter into negotiations with the Federal government for the purpose of securing any available financial grants, and the State Treasurer is empowered to receive any such grants and thereafter cause them to be established and maintained in the aforementioned "Institution Construction Fund" for the requisition of the Department of Institutions and Agencies for the purpose of carrying out the provisions of this act.

4. The Comptroller of the Treasury is hereby authorized, empowered and directed and it shall be his duty to make such correction of the title or text, or both, of any item in this act contained necessary to make such appropriation available for the purpose or purposes of its intention. Such correction shall be by written ruling reciting any appropriate details, the fact thereof and the reason therefor, attested by the signature of the Comptroller and filed by him in his office as an official record, and any action thereunder, including disbursements, and the audit thereof, shall be legally binding and of full force and virtue.

5. This act shall take effect immediately.

Approved October 3, 1942.
CHAPTER 303

An Act to amend an act entitled "An act relating to the South Jersey Port Commission, amending section 12:11-3 of the Revised Statutes, and making an appropriation to the said commission," approved May seventh, one thousand nine hundred and forty-two (P. L. 1942, c. 167).

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

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

2. There is hereby appropriated for the expenses of the commission the sum of one hundred thousand dollars ($100,000.00). The appropriation herein authorized may be used by the commission for payment of any indebtedness, liabilities or other obligations incurred by it.

2. This act shall take effect immediately.

Approved October 3, 1942.
CHAPTER 304

An Act to amend the title of "An act concerning the purchase by counties and municipalities of current income bonds issued by the United States of America," approved July twenty-eighth, one thousand nine hundred and forty-one (P. L. 1941, c. 297), so that the same shall read "An act concerning the purchase by counties, municipalities and school districts of war savings bonds of the United States of America," and to amend the body of said act.

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

Title amended.

1. The title of "An act concerning the purchase by counties and municipalities of current income bonds issued by the United States of America," approved July twenty-eighth, one thousand nine hundred and forty-one, is amended to read "An act concerning the purchase by counties, municipalities and school districts of war savings bonds of the United States of America."

New title.

2. Section one of the act of which this act is amending any municipality, the board of chosen freeholders of any county or the board of education of any school district to use moneys, which may be in hand, for the purchase of war savings bonds issued by the United States of America. Said bonds shall be registered in the name of the municipality, county or school district and the authorization to purchase these bonds shall be by resolution adopted by a majority vote of all of the members of the governing body of such municipality or county or of such board of education as the case may be.
3. Section two of the act of which this act is amendatory is amended to read as follows:

2. When said bonds are received by the municipality, county or school district, the treasurer or chief financial officer shall duly record the receiving thereof in an appropriate manner and at the next regular or special meeting after the receipt of such bonds, said treasurer or chief financial officer shall transmit a written report to the governing body or board of education, setting forth the amount of bonds so received, the series, date and the numbers thereof. He shall, at the same time, transmit said bonds to such depository, person or persons as the governing body or board of education shall direct, for safe-keeping. Full information setting forth the amount of bonds, the series, date, numbers and interest periods, if any, shall be recorded in the minutes at such regular or special meeting, and a certified duplicate copy of such minute record shall forthwith be filed with the Commissioner of Local Government.

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

3. This act shall take effect immediately and the purchase provision shall expire by limitation on December thirty-first, one thousand nine hundred and forty-three.

5. This act shall take effect immediately.

Approved October 3, 1942.
CHAPTER 305

An Act concerning disorderly persons, and amending section 2:202-3 of the Revised Statutes.

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

1. Section 2:202-3 of the Revised Statutes is amended to read as follows:

2:202-3. All runaway servants or apprentices, and all vagrants, vagabonds, common drunkards, common thieves, burglars or pickpockets, common nightwalkers, common prostitutes and common procurers shall be adjudged disorderly persons.

2. This act shall take effect immediately.

Approved October 3, 1942.

CHAPTER 306

An Act to provide for the physical rehabilitation by the State Municipal Aid Administration of certain persons heretofore or hereafter rejected for service in the armed forces of the United States, for physical disability, under the Federal Selective Training and Service Acts and transferring and appropriating the sum of twenty-five thousand dollars ($25,000.00) from the sums heretofore transferred and appropriated to the State Municipal Aid Administration, to provide for the payment of the cost thereof.

Whereas, The selective service examinations have indicated that a surprisingly large percentage of those within the military age are presently unfit
CHAPTER 306, LAWS OF 1942

1135

to serve their country because of physical dis-
ability; and

WHEREAS, The New Jersey State Rehabilitation
Commission has interviewed over seven thou-
sand of those rejected because of physical dis-
ability; and

WHEREAS, The analysis made by this commission of
this group indicates that a large percentage of
these rejectees can be rehabilitated physically;
and

WHEREAS, A number of these persons are presently
unable to meet the cost of the necessary treat-
ment in part or in full; and

WHEREAS, The New Jersey State Rehabilitation
Commission and the Municipal Aid Administra-
tion have worked out procedures whereby these
cases can be properly investigated and provision
can be made for their rehabilitation if funds are
made available from the municipal aid fund for
that purpose pending the adoption of a Federal
program; and

WHEREAS, The rehabilitation of these persons is of
immediate value in the war effort by providing
men for our military forces and workers in war
industry and of ultimate value to this State in
removing the likelihood of future public assist-
ance grants in such cases.

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

1. The State Municipal Aid Administration
hereby is authorized to provide for the physical
rehabilitation of such persons, who heretofore have
been and hereafter shall be rejected for service in
the armed forces of the United States, by reason of
physical disability, under the Federal Selective
Training and Service Acts, as, in the discretion of
C. 44:6-106.
May accept Federal grants.

The director of municipal aid of said administration, are capable of physical rehabilitation so as to make them eligible for service in the armed forces of the United States or in war industry, by furnishing to any such person appropriate rehabilitation treatment, as a direct grant or under a reimbursement agreement or partly under a direct grant and partly under a reimbursement agreement as, in the discretion of said director, the financial circumstances of such person shall require.

2. The director of municipal aid of the State Municipal Aid Administration may apply for and accept any grant of money from the Federal government to meet any expenses to be incurred in carrying out the purposes of this act and may subscribe to and comply with any rule or regulation made by the Federal government with respect to any such grant.

3. The sum of twenty-five thousand dollars ($25,000.00) hereby is transferred and appropriated to the State Municipal Aid Administration, from the sums heretofore transferred and appropriated to said administration for payments to be made out of the municipal aid fund, for the purpose of carrying out the provisions of this act for the period ending June thirtieth, one thousand nine hundred and forty-three.

4. This act shall take effect immediately.

Approved October 3, 1942.
CHAPTER 307

An Act to amend "An act to declare a policy for, regulate and provide for the licensing of industrial homework; to provide for the administration and enforcement of this act by the Commissioner of Labor, together with the promulgation of orders and rules and regulations; to prohibit the distribution and manufacture of certain articles or materials; to prescribe penalties for violations of the provisions of this act," approved July twenty-eighth, one thousand nine hundred and forty-one (P. L. 1941, c. 308).

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

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

2. Definitions. Whenever used in this act.

(a) "Person" means any individual; firm; partnership, or the officers or agents thereof; domestic corporation or foreign corporation, or the officers or agents of such domestic or foreign corporation; company, association or society, or the officers or agents thereof; the legal representatives of a deceased individual; the receiver, trustee or successor of an individual, firm, partnership, domestic corporation or foreign corporation, company, association, or society.

(b) "To manufacture" includes to prepare, alter, repair, finish or process in whole or in part, or handle in any way connected with the production, wrapping, packaging or preparation for display of an article or materials.

(c) "Home" means any room, house, apartment or other premises, whichever is most extensive, used in whole or in part as a place of dwelling; and includes outbuildings upon premises that are
primarily used as a place of dwelling, where such outbuildings are under the control of the persons dwelling on such premises.

Employer;

(d) "Employer" means any person, including any independent contractor, who, directly or indirectly or through an employee, agent, independent contractor, subcontractor, or any other person,

(1) in any way distributes or delivers or causes to be distributed or delivered to another person any articles or materials to be manufactured within this State in a home, and thereafter to be returned to him, not for the personal use of himself or of a member of his family, or thereafter to be disposed of otherwise in accordance with his direction; or

(2) sells or causes to be sold to another person any articles or materials for the purpose of having such materials or articles manufactured within this State in a home and of then rebuying such materials or articles, after such manufacture, either by himself, or by someone designated by him.

(e) "Industrial homework" means any manufacture, in a home, of materials or articles for an employer, but shall not be construed to mean or include any manufacture performed for an employer by any person employed by him at the place of manufacture, where such place is used for manufacturing only, and who does not dwell in the building where the manufacture is performed, even though persons may dwell in other parts of such building; provided, however, that where persons dwell in such building, the living quarters shall be entirely separate and independent from the part of the building where the manufacture is performed and have independent entrances separated by open air. A place of manufacture shall not be construed to be a cellar or basement of a house or an outbuilding.
(f) "Home worker" means any person engaged in manufacturing, in a home, materials or articles for an employer.

(g) "Industry" shall mean any trade, business, industry, or any portion or branch thereof, or groups of industries.

(h) "Commissioner" means the Commissioner of Labor of the State of New Jersey or any of his authorized representatives.

(i) "Tenement" means any house or building or portion thereof which is rented, leased, let or hired out to be occupied or is occupied as the home or residence of three families or more, living independently of each other and doing their cooking upon the premises.

(j) Words used in the singular shall include the plural and the plural the singular.

2. This act shall take effect immediately.

Approved October 5, 1942.

CHAPTER 308

AN ACT to protect the purity of the public supplies of potable waters in this State.

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

1. Definitions. As used in this act:
   "Water Supply System" means a system comprising structures which operating alone or with other structures result in the derivation, conveyance (or transmission), or distribution of water for potable or domestic purposes.
   "Approved Public Potable Water Supply" means a water supply which has been approved by the Department of Health of the State of New Jersey under the provisions of article one of chapter ten of Title 58 and article one of chapter eleven.

Definitions:
Water supply system;
Approved potable supply:
of Title 58 of the Revised Statutes, and is operating under said sections.

"Unapproved Water Supply" means a water supply which is not approved by the Department of Health of the State of New Jersey under the provisions of article one of chapter ten of Title 58 and article one of chapter eleven of Title 58 of the Revised Statutes.

"A Physical Connection" means any cross-connection, by-pass, valve, pipe line, auxiliary intake, or any device which permits or may permit any flow of water into an approved public potable water supply from an unapproved water supply.

"Approved Double Check Valve Installation" means an installation consisting of two all bronze check valves with rounded rubber facing so that they have tight seats. The valves shall be in series. The check valves shall be installed between gate valves, and located so as to permit easy access, and adequate room for inspection and testing. If the valves are located in a pit it shall be of watertight construction. The two gate valves shall be provided with indicator posts or rising stems. The check valves shall be provided with pressure gages and test cocks so arranged that the tightness of each check valve can be determined.

"State Department" means State Department of Health.

2. No person, corporation, or municipality shall maintain, own, or operate a physical connection between an approved public potable water supply and an unapproved water supply, unless the person, corporation, or municipality first obtains a permit from the State Department. All such permits shall expire on April first of each year unless an earlier date is specified in the permit.

3. The State Department, before it issues any permit under the provisions of this act, shall be satisfied of the following facts:

a. That the physical connection between an approved public potable water supply and an unapproved water supply is protected by an approved double check valve installation;
b. That the physical connection has the approval of the local board of health of the municipality whose approved public potable water supply may be affected; and

c. That the physical connection has the approval of the person, corporation, or municipality owning the approved public potable water supply which may be affected.

4. The State Department shall establish such forms or forms, and such rules and regulations, as in its judgment may be necessary to ascertain the facts that the cross-connection is of the standard required and is operating in a satisfactory manner in accordance with the rules, regulations, or statutes set forth in section three of this act, and such other forms as may be necessary to the proper administration of this act.

Each application for the installation of a cross-connection, and for the continuance of the cross-connection, shall be made upon forms supplied by the State Department.

5. Upon evidence duly ascertained by the State Department, or by the director of health, or furnished to the department by any local board of health, or by the owner of an approved public water supply, that the person authorized under a permit issued under the provisions of this act to maintain a cross-connection, is violating any of the rules, regulations, or statutes governing such cross-connection, the State Department, or the director of health, shall, upon hearing, revoke such permit.

No such permit shall be renewed or restored until the State Department is satisfied that all the provisions of this act are or have been strictly complied with.

6. The State Department before it renews any permit shall be satisfied of the following facts:

   a. That the approved double check valve installation has been tested for tightness under prevailing pressure conditions at least every three months;
b. That the approved double check valve installation has been subjected to an internal inspection within six months prior to the application; and
c. That the local board of health, the State Department, and the owner of the water supply set forth in section three of this act, have determined that the approved double check valve installation was functioning satisfactorily.

7. The physical connection provided for in section two of this act shall be inspected by the engineers or inspectors of the State Department, by the local board of health whose approved public potable water supply may be affected, or, by the owner of the approved public potable water supply which may be affected.

8. Whoever violates any of the provisions of section two of this act shall be liable to a penalty of one hundred dollars ($100.00) for each offense, and each day's continuance of a violation after notice to abate or remove the unapproved physical connection shall have been given by the State Department, the local board of health having jurisdiction over the place where such violation was committed, or, the owner of the approved public potable water supply which is or may be affected by such violation, shall constitute a separate offense. Nothing in this section shall be construed to modify or otherwise affect any other law or statute conferring upon any local board of health or the owner of any approved public potable water supply the power or authority to institute any proceedings in any court of this State for the recovery of any penalty for, or obtaining any injunction against, the pollution of any of the public supplies of potable waters in this State.

9. Any penalty incurred under any of the provisions of section eight of this act shall be recovered in the name of the State Department, a local board of health, or the owner of the supply specified
in said section eight. Such action may be main-
tained in the district court of any city or judicial
district or small cause court of any county, and
jurisdiction is conferred upon said courts to hear
and determine actions brought hereunder. The
practice and procedure in all such actions shall con­
form to the practice and procedure prevailing in
the court in which the action is instituted.

10. If any person, corporation, or municipality,
or any municipal or township authority shall vio­
late any of the provisions of sections two and
five of this act, the State Department, whether
or not the penalty prescribed by section eight of
this act shall have been sued for or recovered, may
file a bill in the Court of Chancery in the name of
the State on the relation of the department for an
injunction to prohibit the further violation of said
sections two and five. Every such action shall
proceed in the Court of Chancery according to the
rules and practice relating to bills filed in the
name of the Attorney-General on the relation of
individuals.

The local board of health having jurisdiction
over the place where such offense was committed,
or the owner of the potable water supply which is
or may be affected by such offense, whether or not
such penalty shall have been sued for or recovered,
may file a bill in the Court of Chancery in the
name of such board or owner for an injunction to
prohibit further violation of the said sections two
and five.

11. Nothing in this article shall be construed as
requiring the local board of health or the owner of
the supply specified in section three of this act, to
approve an application to establish a physical con­
nection.

12. This act shall take effect immediately.
Approved November 23, 1942.
CHAPTER 309

An Act concerning the State Department of Health, and amending section 26:2-7 of the Revised Statutes.

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

1. Section 26:2-7 of the Revised Statutes is amended to read as follows:

26:2-7. The State Board shall select a chief executive officer who shall be known as the “director of health.” He shall be a resident of this State, a graduate from a recognized school of medicine, skilled in sanitary science and with actual experience in an administrative or executive capacity in a well-organized department of public health. In case the board cannot agree upon the selection of a director because of a tie vote therein, the Governor shall sit with the board for the purpose of casting the deciding vote.

2. This act shall take effect immediately.

Approved November 23, 1942.

CHAPTER 310

An Act appropriating seventeen thousand dollars ($17,000.00) to the State House Commission for the purpose of acquiring certain property in the name of the State.

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

1. Seventeen thousand dollars ($17,000.00) is appropriated to the State House Commission out
of the General Fund of the State for the purpose of acquiring, by purchase, in the name of the State and for its use, property located at Nos. 187 and 189 West Hanover street, Trenton, New Jersey, being the premises presently occupied by the Department of Weights and Measures.

2. This act shall take effect immediately.
   Approved November 23, 1942.

CHAPTER 311

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 is hereby ratified and confirmed and shall be valid, notwithstanding that the hearing thereon was held after its passage on second reading; provided, that at the same meeting, and after such hearing, said ordinance was again passed, on third reading.

2. This act shall take effect immediately.
   Approved November 23, 1942.
CHAPTER 312

An Act concerning the State Highway Department.

WHEREAS, The State Highway Department did acquire certain lands in the city of Newark for the purpose of further improving Route No. 25, upon which lands there is located a large factory building which is about to be demolished; and

WHEREAS, Due to the lack of certain critical materials, it will be impossible for the State Highway Department to complete the contemplated improvement at this time; and

WHEREAS, The War Production Board of the United States of America has advised the State Highway Commissioner that this factory building and any other similar buildings should be made available for the manufacturing of certain essential materials and that the said War Production Board is strongly in favor of any legislation that may be required to accomplish this purpose.

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

1. In any case where the State Highway Department has acquired any building in connection with the acquisition of lands needed for highway improvement and where such lands cannot presently be utilized for such highway improvement, the State Highway Commissioner is authorized and empowered to lease any such building to any person, corporation, partnership or association upon such terms as the State Highway Commissioner shall determine to be to the best interests of the State; provided, however, any such lease shall be made only to a person, corporation, partnership
or association which is wholly engaged in the manufacturing of essential materials needed to advance the war effort and which has received the approval of the War Production Board or other competent military authority; and provided, further, that under no circumstances shall any lease extend beyond a period of sixty days after the termination of the present war; and provided, further, that such lease shall provide for the payment to the municipality in which such property is located of a sum that will approximate the amount that would be paid to the municipality in taxes if such property were in private ownership.

2. This act shall take effect immediately.
Approved November 23, 1942.

CHAPTER 313

AN ACT concerning motor vehicles, and amending section 39:3-34 of the Revised Statutes.

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

1. Section 39:3-34 of the Revised Statutes is amended to read as follows:

39:3-34. No person whose registration certificate or operator's license has been suspended or revoked shall apply to an agent of the commissioner for another registration certificate or license, as the case may be, during the period of the suspension or revocation. A person who violates this section shall be subject to a fine of not more than five hundred dollars ($500.00) or imprisonment for not more than three months, or both, at the discretion of the court.

2. This act shall take effect immediately.
Approved November 23, 1942.
CHAPTER 314


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

1. Section 2:205-1 of the Revised Statutes is amended to read as follows:

2:205-1. Except as otherwise expressly provided by law a person convicted under the provisions of this subtitle or of any supplement thereto or of any other law as a disorderly person shall be punished by imprisonment in the workhouse, penitentiary or county jail for a term not exceeding one year, or by a fine not exceeding one hundred and seventy-five dollars ($175.00).

2. Section 2:205-2 of the Revised Statutes is amended to read as follows:

2:205-2. After any person, in default of paying a fine imposed upon him under authority of this subtitle or of any supplement thereto or of any other law whereunder such person has lawfully been adjudged a disorderly person, shall have been committed pursuant to section 2:205-1 of this Title, it shall be lawful for the committing magistrate to discharge such person on receiving such fine or portion thereof, as he may see fit. If the fine is not paid the person so fined shall be discharged from custody after serving twice the number of days that there are dollars of fine imposed. The provisions of this section shall in no way affect the proceedings against the persons mentioned in section 2:204-1 of this Title.

3. Section 2:206-1 of the Revised Statutes is amended to read as follows:

2:206-1. It shall be the duty of every magistrate of the proper county to issue, on information, or
CHAPTER 314, LAWS OF 1942

on his own view, his warrant or process to apprehend any disorderly person within the intent and meaning of this subtitle or of any supplement thereto or of any other law.

4. Section 2:206-3 of the Revised Statutes is amended to read as follows:

2:206-3. In municipalities having or which may hereafter have a police court, criminal court or recorder's court, all persons arrested for violations of this subtitle or of any supplement thereto or of any other law whereunder any person may be adjudged a disorderly person shall be taken for a hearing before such court, and no justice of the peace shall have power to hear, try or determine such cases in those municipalities, any law, custom or usage to the contrary notwithstanding.

5. Section 2:206-4 of the Revised Statutes is amended to read as follows:

2:206-4. The magistrate before whom a disorderly person appears or is brought shall if he be convicted on the oath or affirmation of one or more credible witnesses, impose upon him the penalties prescribed therefor in this subtitle or in any supplement thereto or in any other law.

This section shall not apply to persons described in sections 2:203-1 and 2:204-1 of this Title.

6. Section 2:206-5 of the Revised Statutes is amended to read as follows:

2:206-5. In any such proceeding, the magistrate may, after conviction or after a plea of guilty or non vult, suspend the imposition or execution of sentence, and may place the defendant on probation under the supervision of the chief probation officer of the county for a period of not less than six months nor more than one year.

7. This act shall take effect immediately.

Approved November 23, 1942.
CHAPTER 315

An Act to amend section one and to repeal section two of "An act concerning disorderly persons, and supplementing chapter two hundred two of Title 2 of the Revised Statutes of New Jersey," approved June fourteenth, one thousand nine hundred and forty-one (P. L. 1941, c. 204).

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

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

(a) Any person, firm, partnership, corporation or association, not authorized by the United States Department of Agriculture, who shall,

(a) Have possession of food stamps, stamp book, stamp book cover or any other instrument or document relating to the Federal food stamp plan; or

(b) Purchase, sell, exchange or accept food stamps, stamp book, stamp book cover or any other instrument or document relating to the Federal food stamp plan for money or for any article or articles; or

(c) Accept food stamps for tobacco, liquors, alcoholic beverages, soft drinks, food to be consumed on the premises, and articles not for internal human consumption; or

(d) Accept food stamps from a person who cannot show a legitimate right to the use of the food stamps, or which are detached from the stamp book unless there appears on each food stamp the number corresponding to the number appearing on the stamp plan identification card of the person presenting the food stamps, or

(e) Give currency as change in a transaction involving food stamps; or
(f) Lend money to be used to buy food stamps; or
(g) Sell, transfer, assign, or negotiate food stamps; or
(h) Accept food stamps in payment of debts, or as a deposit for the future delivery of food; or
(i) Alter or tamper with food stamp cards, or the certification appearing thereon; or
(j) Attach loose food stamps to partially filled stamp cards, shall be adjudged a disorderly person and shall be punished as provided by subtitle fifteen of Title 2 of the Revised Statutes.

2. Section two of “An act concerning disorderly persons, and supplementing chapter two hundred two of Title 2 of the Revised Statutes of New Jersey,” approved June fourteenth, one thousand nine hundred and forty-one (P. L. 1941, c. 204) is repealed.

3. This act shall take effect immediately.
   Approved November 23, 1942.

CHAPTER 316

An Act relating to taxation, and amending sections 54:4-41, 54:4-42 and 54:4-52 of the Revised Statutes.

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

1. Section 54:4-41 of the Revised Statutes is amended to read as follows:

   54:4-41. The clerk of the board of chosen freeholders of each county, not later than the ninetieth day after the beginning of each budget year, shall transmit to the county board of taxation a state-

   Penalty as disorderly person.

   C. 2:202-16.5. Section 2 repealed.

   C. 2:202-16.5. Section 2 repealed.

   3. This act shall take effect immediately.
   Approved November 23, 1942.
ment of the total amount appropriated by the
board of chosen freeholders to be raised for cur-
rent expenses, debt and interest, public works and
for all other county purposes, and all amounts
otherwise required by law to be raised by taxation
in that year for county purposes. The county
board shall apportion the tax among the taxing
districts as provided in this chapter.

2. Section 54:4-42 of the Revised Statutes is
amended to read as follows:

54:4-42. The municipal clerk or other proper
officer of each taxing district shall, not later than
the ninetieth day after the beginning of each
budget year, transmit to the county board of taxa-
tion a copy of the annual taxing ordinance or reso-
lution, or other evidence showing the amount to be
raised by taxation for the purposes of the taxing
district.

3. Section 54:4-52 of the Revised Statutes is
amended to read as follows:

54:4-52. The county board of taxation shall, on
or before April tenth, fill out a table of aggregates
copied from the duplicates of the several assessors
and the certifications of the State Tax Commis-
ioner relating to second-class railroad property,
and enumerating the following items:

(1) The total number of acres and lots as-
sessed;
(2) The value of the land assessed;
(3) The value of the improvements thereon
assessed;
(4) The total value of the land and im-
provements assessed, exclusive of second-class
railroad property;
(5) The value of the personal property
assessed;
(6) Deductions allowed, stated in separate
columns;

a. Household goods and other exemptions
under the provisions of section 54:4-3.16 of
this Title;
b. Deductions for debt, other than mortgage indebtedness;
c. Property exempted under section 54:4-3.12 of this Title;
(7) The net valuation taxable;
(8) Amounts deducted under the provisions of sections 54:4-49 and 54:4-53 of this Title or any other similar law (adjustments resulting from prior appeals);
(9) Amounts added under any of the laws mentioned in subdivision eight of this section (like adjustments);
(10) Amounts added for equalization under the provisions of sections 54:3-17 to 54:3-19 of this Title;
(11) Amounts deducted for equalization under the provisions of said sections 54:3-17 to 54:3-19 of this Title;
(12) The value of second-class railroad property;
(13) Net valuation on which county, State and State school taxes are apportioned;
(14) The number of polls assessed;
(15) The amount of dog taxes assessed;
(16) The property exempt from taxation under the following special classifications:
   a. Public school property;
   b. Other school property;
   c. Public property;
   d. Church and charitable property;
   e. Cemeteries and graveyards;
   f. Other exemptions not included in foregoing classifications subdivided showing exemptions of real property and exemptions of personal property;
   g. The total amount of exempt property;
(17) State road tax;
(18) State school tax;
(19) County taxes apportioned, exclusive of bank stock taxes;
(20) Local taxes to be raised, exclusive of bank stock taxes, subdivided as follows:
   a. District school tax;
   b. Other local taxes;
   (21) Total amount of miscellaneous revenues, including surplus revenue appropriated, for the support of the taxing district budget;
   (22) District court taxes;
   (23) Library tax;
   (24) Bank stock taxes due taxing district;
   (25) Tax rate for local taxing purposes to be known as general tax rate to apply per one hundred dollars ($100.00) of valuation.

In addition to the above such other matters may be added, or such changes in the foregoing items may be made, as may from time to time be directed by the commissioner. The forms for following out tables of aggregates shall be prescribed by the commissioner and sent by him to the county treasurers of the several counties to be by them transmitted to the county board of taxation. Such table of aggregates shall be correctly added by columns and shall be signed by the members of the county board of taxation and shall within three days thereafter be transmitted to the county treasurer who shall file the same and forthwith cause it to be printed in its entirety and shall transmit certified copy of same to the State Comptroller, State Tax Commissioner, the State Auditor, the clerk of the board of freeholders, and the clerk of each municipality in the county.

4. This act shall take effect immediately.
Approved November 23, 1942.
An Act concerning municipal finances, and amending section 40:2-17 of the Revised Statutes.

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

1. Section 40:2-17 of the Revised Statutes is amended to read as follows:

40:2-17. "Miscellaneous revenues" shall include such amounts as may reasonably be expected to be realized in cash during the budget year from known and regular sources, or from sources reasonably capable of anticipation, and lawfully applicable to the appropriations made in the budget, other than dedicated revenues, revenues from taxes to be levied to support the budget, receipts from delinquent taxes, and surplus revenue. Miscellaneous revenues shall include such amounts as may reasonably be expected to be realized in cash during the budget year from the tax on Class II railroad property and from the municipality's share of the railroad franchise taxes. Miscellaneous revenues stated in the budget shall be classified according to their respective sources. A municipality may anticipate as a miscellaneous revenue the total amount of all payments due and payable to the municipality during the budget year directly or indirectly as a result of the sale of property by the municipality, when the obligation to make such payment is entered into before the fortieth day of the budget year but no miscellaneous revenues from any other source shall be included as an anticipated revenue in the budget in an amount in excess of the amount actually realized in cash from the same source during the next preceding fiscal year, unless the Commissioner of Local Government shall determine upon application by the governing body that the facts clearly warrant the expectation that such excess amount will actually be realized...
in cash during the budget year and shall certify such determination in writing to the county or municipality, as the case may be.

2. This act shall take effect immediately.
Approved November 23, 1942.

CHAPTER 318

A Supplement to "An act making appropriations for the support of the State government and for several public purposes for the fiscal year ending June thirtieth, one thousand nine hundred and forty-three, and regulating the disbursement thereof," approved March thirtieth, one thousand nine hundred and forty-two (P. L. 1942, c. 29).

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

1. In addition to the sums of money heretofore appropriated to the Department of State Police, there is herewith appropriated the sum of fifty thousand dollars ($50,000.00), for the following purposes:
For the acquisition and purchase of the Hamonton barracks and headquarters in Mullica township, New Jersey, the sum of fifty thousand dollars ($50,000.00).

2. This act shall take effect immediately.
Approved November 23, 1942.
CHAPTER 319

An Act to provide for the temporary investment of the proceeds of certain bonds issued by boards of education in war savings bonds issued by the United States of America, in certain cases, and amending section 18:7-94 of the Revised Statutes.

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

1. Section 18:7-94 of the Revised Statutes is amended to read as follows:

18:7-94. The proceeds of any bonds issued under this article shall be paid to the custodian of school moneys of the district, who shall in no event disburse them except to pay the expenses of issuing and selling the bonds and for the purpose or purposes for which the bonds were issued or except for temporary investment in war savings bonds issued by the United States of America pending the carrying out of the purpose or purposes for which the bonds were issued. If any part of such proceeds is not applied to or necessary for such purpose or purposes, the board may transfer the balance remaining unapplied to the building and repairing account of the district.

2. This act shall take effect immediately.

Approved November 23, 1942.
CHAPTER 320

An Act authorizing the leasing of certain road machinery or equipment by boards of chosen freeholders in certain cases, and supplementing chapter twenty-three of Title 40 of the Revised Statutes.

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

1. The board of chosen freeholders of any county may lease any road machinery or equipment, not needed for the construction or maintenance of the roads of the county, for use in any project now being carried on or which hereafter shall be carried on by or under the Federal government or by or under any agency thereof in connection with the national war effort and shall appropriate the rentals obtained therefrom to the legal use of the county.

2. This act shall take effect immediately and shall remain in effect so long only as the United States of America is at war with the governments of Japan, Germany and Italy, or any of them, and until the making of a treaty or treaties of peace concluding all of said wars.

Approved November 23, 1942.
CHAPTER 321

An Act to validate acknowledgments or proofs on deeds of conveyance in certain cases.

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

1. Every acknowledgment or proof on every deed of conveyance heretofore made or taken before any Master in Chancery, attorney-at-law, commissioner of deeds or any notary public, when the officer before whom the same was made or taken is also the grantee or one of the grantees named in such deed, shall be good and sufficient in law and in equity for all purposes whatsoever; provided, however, that such deed has been recorded for a period of five years in the proper recording office of the county in which the lands thereby conveyed are situated.

2. This act shall take effect immediately.

Approved November 30, 1942.
CHAPTER 322

A Supplement to "An act to regulate the occupation of barbering, to provide for the licensing of persons to carry on such occupation and to create the State Board of Barber Examiners to provide rules regulating the proper conduct and sanitation of the occupation of barbering for the protection of the public health and to provide penalties for violation thereof," approved May seventeenth, one thousand nine hundred and thirty-eight (P. L. 1938, c. 197).

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

1. Any person, who after July first, one thousand nine hundred and forty, has entered or hereafter shall enter the active military or naval service of the United States or of this State, in time of war, or an emergency, or for or during any period of training, or pursuant to or in connection with the operation of any system of selective service and who, at the time of such entry, held or shall hold, in full force and effect, a certificate of registration as a registered barber or as a registered apprentice, or a permit as a journeyman barber, shall be granted a like certificate of registration or permit, as the case may be, upon presenting to the New Jersey State Board of Barber Examiners an honorable discharge from such military or naval service, dated not more than six months prior to the time of such presentation, and a certificate from a practicing medical doctor of this State attesting that the person presenting it is free from any contagious or infectious disease, which certificate shall be dated not more than ten days prior to the time of such presentation.
CHAPTERS 322 & 323, LAWS OF 1942

2. Such like certificate or permit shall be granted by the board without the payment of any fee, except in the case of a certificate of registration as a registered barber, in which case a fee of three dollars ($3.00) shall be paid by the applicant.

3. This act shall take effect immediately.

Approved November 30, 1942.

CHAPTER 323

An Act to amend "An act to provide for the registration and regulation of private schools which operate a program of trade and technical education or which give pre-employment or supplementary training in certain occupational fields, and supplementing Title 18 of the Revised Statutes," approved May second, one thousand nine hundred and forty-two (P. L. 1942, c. 113).

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

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

1. Every private school charging tuition or fees, except institutions under the jurisdiction of or subject to inspection by the State Board of Control of Institutions and Agencies, and schools licensed by the department of beauty culture control pursuant to Title 45, chapter 4A, of the Revised Statutes, which operates a program of trade and technical education or which gives pre-employment or supplementary training, or both, in the fields of industry, agriculture, music or art, or in any combination of them, and which school is established and operated in this State shall be required to register with the State Commissioner of Education and shall not be permitted to operate after July first, one thousand nine hundred and forty-two, unless it receives a certificate of ap-
proval issued by the Commissioner of Education under rules of the State Board of Education.

2. This act shall take effect immediately.
Approved November 30, 1942.

CHAPTER 324

AN ACT concerning motor vehicle drivers’ licenses, and supplementing chapter three of Title 39 of the Revised Statutes.

WHEREAS, The war in which this country is now engaged has brought about a shortage in farm labor and operators of motor vehicles; now, therefore,

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

1. Any person, under seventeen years of age and not under sixteen years of age, may be licensed to drive motor vehicles in agricultural pursuits as herein limited; provided, such person has passed an examination satisfactory to the commissioner as to his ability as an operator. The commissioner, upon payment of the lawful fee and after he or an inspector of his has examined the applicant and is satisfied of the applicant’s ability as an operator, may, in his discretion, license the applicant to drive any motor vehicle which is registered under the provisions of sections twenty-four and twenty-five, chapter three, of Title 39 of the Revised Statutes, as amended, and chapter thirty-one of the laws of one thousand nine hundred and forty-one. Such registration shall expire on March thirty-first of each year terminating the period for which such license is issued. The annual license fee for such license shall be one dollar ($1.00), and is for the limited use herein provided and is not to be used in the operation of any other vehicle and
shall have the name of the licensee endorsed thereon in his own handwriting.

2. The commissioner, in his discretion, may refuse to grant such a license to a person who is, in his estimation, not a proper person to be granted such license. No such license shall be granted by the commissioner unless a parent of, guardian of, or some person who stands in the place of parents to such person shall consent, in writing, that such license be granted.

3. The commissioner may make rules and regulations to effectuate the purpose of this act.

4. No such license shall be granted after six months following the termination of the present war, but any such license granted before that time shall continue in effect until the end of the license year.

5. This act shall take effect immediately.

Approved November 30, 1942.

CHAPTER 325

AN ACT relating to the regulation of rates of speed of motor vehicles operating on the highways, and amending section 39:4-98 of the Revised Statutes.

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

1. Section 39:4-98 of the Revised Statutes is amended to read as follows:

39:4-98. Subject to the provisions of section 39:4-96 of this Title and except in those instances where a lower speed is specified in this chapter, it shall be prima facie lawful for the driver of a vehicle to drive it at a speed not exceeding the following:

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

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

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

d. Twenty miles an hour on a highway in a business district, when traffic on the highway is controlled at intersections by traffic officers or traffic signals;

e. Fifteen miles an hour on all other highways in a business district;

f. Twenty miles an hour in a residence district;

g. Thirty-five miles an hour under all other conditions except as hereinafter set forth;

In any case where any such speed would be unsafe it shall not be lawful.

The State Highway Commissioner shall cause the erection and maintenance of signs or billboards at such points of entrance to the State as are deemed advisable, setting forth the lawful rates of speed, the wording of which shall be within his discretion.

2. This act shall take effect immediately.

Approved November 30, 1942.
CHAPTER 326

An Act to amend the title of "An act to maintain the rights, privileges and benefits of persons holding office, position or employment under this State or under any county, municipality, school district or other political subdivision of this State, or under any board, body, agency or commission of this State, or of any county, municipality or school district thereof in any pension or retirement fund, who are members thereof in good standing at the time of entering the active military or naval service of the United States, and supplementing Title 38 of the Revised Statutes," passed June sixteenth, one thousand nine hundred and forty-two (P. L. 1942, c. 252), so that the same shall read "An act concerning the rights, benefits and privileges of certain persons holding office, position or employment under the government of the State of New Jersey or of any county, municipality, school district or other political subdivision of the State, or under any board, body, agency or commission of the State or of any county, municipality or school district, who, heretofore and subsequent to July first, one thousand nine hundred and forty, entered or hereafter, in time of war, shall enter the active military or naval service of the United States or the active service of the United States Merchant Marine or the active service of the Women's Army Auxiliary Corps, the Women's Reserve of the Naval Reserve or any similar organization authorized by the United States to serve with the Army or Navy," and to amend the body of said act.
CHAPTER 326, LAWS OF 1942

1. The title of "An act to maintain the rights, privileges and benefits of persons holding office, position or employment under this State or under any county, municipality, school district or other political subdivision of this State, or under any board, body, agency or commission of this State, or of any county, municipality or school district thereof in any pension or retirement fund, who are members thereof in good standing at the time of entering the active military or naval service of the United States, and supplementing Title 38 of the Revised Statutes," passed June sixteenth, one thousand nine hundred and forty-two, is amended to read "An act concerning the rights, benefits and privileges of certain persons holding office, position or employment under the government of the State of New Jersey or of any county, municipality, school district or other political subdivision of the State, or under any board, body, agency or commission of the State or of any county, municipality or school district, who, heretofore and subsequent to July first, one thousand nine hundred and forty, entered or hereafter, in time of war, shall enter the active military or naval service of the United States or the active service of the United States Merchant Marine or the active service of the Women's Army Auxiliary Corps, the Women's Reserve of the Naval Reserve or any similar organization authorized by the United States to serve with the Army or Navy."

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

1. No person holding any office, position or employment under the government of the State of New Jersey or of any county, municipality, school district or other political subdivision of the State, or under any board, body, agency or commission of the State or of any county, municipality or school district, who, heretofore and subsequent to July first, one thousand nine hundred and forty, entered
or hereafter, in time of war, shall enter the active military or naval service of the United States or the active service of the United States Merchant Marine or the active service of the Women's Army Auxiliary Corps, the Women's Reserve of the Naval Reserve or any similar organization authorized by the United States to serve with the Army or Navy and who, at the time such entry was or is a member in good standing of any pension, retirement or annuity fund, shall suffer the loss or impairment of any of the rights, benefits or privileges accorded by the laws governing such pension, retirement or annuity funds; provided, however, that in the event of the death or disability of such person while in such service the pension to be paid such person or his dependents shall be the amount, if any, remaining after calculating the amount of pension that would be paid if such person had continued to hold such office, position or employment until the time of his death or disability and had continued to receive the same compensation as he received at the time of his entry into such service, and deducting therefrom the amount of any pension received from the government of the United States.

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

2. During the period beginning with the time of the entry of such person into such service and ending at the earliest of (a) three months after the time of such person's discharge from such service or (b) the time such person resumes such office, position or employment or (c) the time of such person's death or disability while in such service, the proper officer of the State, county, municipality, school district, political subdivision, board, body, agency or commission shall contribute or cause to be contributed to such fund the amount required by the terms of the statute governing such fund based upon the amount of compensation received by such person prior to his entry into such service and during the period first mentioned in this sec-

Various branches of service.
tion any such person receiving compensation from the State, county, municipality, school district, political subdivision, board, body, agency or commission, shall continue to contribute the amount required by statute to be paid by members of such fund and during the period first mentioned in this section any such person not receiving compensation from the State, county, municipality, school district, political subdivision, board, body, agency or commission shall not be required to contribute the amount required by statute to be paid by members of such fund, but said amount shall be contributed for such person by the State, county, municipality, school district, political subdivision, board, body, agency or commission.

4. This act shall take effect immediately.
   Approved November 30, 1942.

CHAPTER 327

An Act to amend the title of "An act concerning persons holding office, position or employment, other than for a fixed term or period, under the government of this State or of any county, municipality, school district or other political subdivision of this State or of any board, body, agency or commission of this State or of any county, municipality or school district thereof, who after July first, one thousand nine hundred and forty, has entered, or hereafter shall enter, the active military or naval service of the United States or of this State, in time of war or an emergency, or for or during any period of training, or pursuant to or in connection with the operation of any system of selective service," approved May sixteenth, one thousand nine hundred and forty-one (P. L. 1941, c. 119), so that the same shall read "An act concerning persons
holding office, position or employment, other than for a fixed term or period, under the government of this State or of any county, municipality, school district or other political subdivision of this State or of any board, body, agency or commission of this State or of any county, municipality or school district thereof, who after July first, one thousand nine hundred and forty, have entered, or hereafter shall enter, the active military or naval service of the United States or of this State, in time of war or an emergency, or for or during any period of training, or pursuant to or in connection with the operation of any system of selective service, or who, after July first, one thousand nine hundred and forty, have entered or hereafter, in time of war, shall enter the active service of the United States Merchant Marine, or the active service of the Women's Army Auxiliary Corps, the Women's Reserve of the Naval Reserve or any similar organization authorized by the United States to serve with the Army or Navy," and to amend the body of said act.

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

1. The title of "An act concerning persons holding office, position or employment, other than for a fixed term or period, under the government of this State or of any county, municipality, school district or other political subdivision of this State or of any board, body, agency or commission of this State or of any county, municipality or school district thereof, who after July first, one thousand nine hundred and forty, has entered, or hereafter shall enter, the active military or naval service of the United States or of this State, in time of war or an emergency, or for or during any period
of training, or pursuant to or in connection with the operation of any system of selective service, as approved May sixteenth, one thousand nine hundred and forty-one, is amended to read "An act concerning persons holding office, position or employment, other than for a fixed term or period, under the government of this State or of any county, municipality, school district or other political subdivision of this State or of any board, agency or commission of this State or of any county, municipality or school district thereof, who, after July first, one thousand nine hundred and forty, have entered, or hereafter shall enter, the active military or naval service of the United States or of this State, in time of war or an emergency, or for or during any period of training, or pursuant to or in connection with the operation of any system of selective service, or who, after July first, one thousand nine hundred and forty, have entered or hereafter, in time of war, shall enter the active service of the United States Merchant Marine, or the active service of the Women's Army Auxiliary Corps, the Women's Reserve of the Naval Reserve or any similar organization authorized by the United States to serve with the Army or Navy."

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

1. Every person holding office, position or employment, other than for a fixed term or period, under the government of this State or of any county, municipality, school district or other political subdivision of this State, or of any board, agency or commission of this State or any county, municipality or school district thereof, who, after July first, one thousand nine hundred and forty, has entered, or hereafter shall enter, the active military or naval service of the United States or of this State, in time of war or an emergency, or for or during any period of training, or pursuant to or in connection with the operation of any system of selective service, or who, after July first,
one thousand nine hundred and forty, has entered or hereafter, in time of war, shall enter the active service of the United States Merchant Marine, or the active service of the Women’s Army Auxiliary Corps, the Women’s Reserve of the Naval Reserve or any similar organization authorized by the United States to serve with the Army or Navy, shall be granted leave of absence for the period of such service and for a further period of three months after receiving his discharge from such service. If any such person shall be incapacitated by wound or sickness at the time of his discharge from such service, his leave of absence shall be extended until three months after his recovery from such wound or sickness, or until the expiration of two years from the date of his discharge from such service, whichever shall first occur.

In no case shall such person be discharged or separated from his office, position or employment during such period of leave of absence because of his entry into such service. During the period of such leave of absence such person shall be entitled to all the rights, privileges and benefits that he would have had or acquired if he had actually served in such office, position or employment during such period of leave of absence except, unless otherwise provided by law, the right to compensation. Such leave of absence may be granted with or without pay as provided by law. Such person shall be entitled to resume the office, position or employment held by him at the time of his entrance into such service, provided he shall apply therefor before the expiration of his said leave of absence. Upon resumption of his office, position or employment, the service in such office, position or employment of the person temporarily filling the same shall immediately cease. No person who, after entry into such service, shall have been separated from any such service by a dishonorable discharge shall be entitled to any of the rights, privileges or benefits herein conferred.

3. This act shall take effect immediately.

Approved November 30, 1942.
CHAPTER 328

An Act concerning membership of boards of managers of county tuberculosis hospitals, and amending section 30:9-50 of the Revised Statutes.

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

1. Section 30:9-50 of the Revised Statutes is amended to read as follows:

30:9-50. When the board of chosen freeholders shall have determined to establish a hospital for the care and treatment of tubercular patients, acquired a site and awarded contracts for buildings and improvements, it shall appoint five citizens of the county, of whom at least two shall be practicing physicians, who shall constitute a board of managers. The term of office of each member of the board shall be five years, and the term of one of such managers shall expire annually; the first appointments shall be made for the respective terms of five, four, three, two and one year. Appointments of successors shall be for the full term of five years, except that appointment to fill a vacancy shall be for the unexpired term.

The board of chosen freeholders may at any time increase the number of the board of managers to seven by the appointment of two additional managers, one for the full term of five years and one for the term of four years, and appointments of their successors shall be for the full term of five years, except to fill a vacancy, which shall be made for the unexpired term.

The board of chosen freeholders may at any time increase the number of the board of managers to nine by the appointment, in the case of a seven-member board, of two additional managers, one for the full term of five years and one for the
CHAPTERS 328 & 329, LAWS OF 1942

CHAPTER 328

term of four years, and, in the case of a five-member board, by the appointment of four additional managers, two for the term of five years and two for the term of four years, and appointments of their successors shall be for the full term of five years, except to fill a vacancy, which shall be made for the unexpired term.

Failure of any manager to attend three consecutive meetings of the board shall cause a vacancy in his office, unless his absence is excused by formal action of the board of managers.

The managers shall receive no compensation for their services, but shall be allowed their actual and necessary expenses, to be audited and paid in the same manner as the other expenses of the hospital by the board of chosen freeholders.

Any manager may at any time be removed from office by the board of chosen freeholders for cause after an opportunity to be heard.

2. This act shall take effect immediately.

Approved November 30, 1942.

CHAPTER 329

AN ACT concerning special guardians for minors over the age of fourteen years in certain cases.

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

1. When any minor over the age of fourteen years desires to enlist in the military or naval service of the United States in time of war and such minor has no parent or guardian entitled to his custody and control available to sign the written consent required for such enlistment, special letters of guardianship may be granted by the ordinary, orphans’ court or surrogate on petition signed by such minor and acknowledged in the
Powers given guardian.

Such special letters of guardianship shall empower such special guardian to give his written consent to the enlistment of such minor in the military or naval service of the United States in time of war and such guardian shall give such consent only if he deems such enlistment advisable, and the authority and duty of such guardian shall be limited to such purpose. No bond shall be required from any such guardian and no fee or charge shall be collected by the register of the prerogative court, the clerk of the orphans' court or by the surrogate in connection with such petition and issuance of such special letters of guardianship.

2. This act shall take effect immediately.
Approved November 30, 1942.

CHAPTER 330

AN ACT appropriating one hundred fifty thousand dollars ($150,000.00) to the New Jersey State Guard for the fiscal year ending June thirtieth, one thousand nine hundred and forty-three.

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

1. In addition to any appropriations heretofore or hereafter made to or for the New Jersey State Guard, there is hereby appropriated the sum of one hundred fifty thousand dollars ($150,000.00) for the purpose of providing for pay, maintenance and expenses of members of the New Jersey State Guard on active duty, for the fiscal year ending June thirtieth, one thousand nine hundred and forty-three.

2. In order to make the amount of this appropriation or any part thereof available to the New Jersey State Guard the Quartermaster-General...
shall, through the Adjutant-General, submit to the Governor a written application setting forth the amount desired and the purpose for which it is desired. The Governor shall determine whether or not the whole or any part of such application shall be approved and he shall notify the Comptroller of his decision in writing, whereupon the Comptroller shall place any amount or amounts so approved to the credit of the proper item or items as designated in the application.

3. This act shall take effect immediately.
Approved November 30, 1942.

CHAPTER 331

An Act to enable any municipality now constructing an airport on lands either within or without its limits, under a contract with a Federal agency, to acquire, by gift, devise, purchase or by condemnation additional lands or rights therein for the extension or enlargement of said airport and to enter upon and take such additional lands in certain cases.

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

1. Any municipality now constructing an airport on lands either within or without its limits, under a contract with a Federal agency, and which is used or is to be used by the armed forces of the United States, may acquire additional lands, or rights therein, for the extension or enlargement of said airport, by gift, devise or purchase, or by condemnation in the manner provided in chapter one of the Title Eminent Domain (R. S. 20:1-1 et seq.) and enter upon and take such additional lands or rights therein in advance of making com-
Petition and proceedings.

Defense measure.

Receiving and action on certain petitions of appeal.

Proviso.

CHAPTERS 331 & 332, LAWS OF 1942

Petition and proceedings.

Defense measure.

Receiving and action on certain petitions of appeal.

Proviso.

CHAPTER 331

An Act concerning taxation, and supplementing Title 54 of the Revised Statutes:

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

1. The county boards of taxation and the State Board of Tax Appeals are hereby authorized and empowered to receive, act upon and determine without regard to statutory limitations of time or rules otherwise controlling, and as if they had been filed within time, petitions of appeal from any taxpayer who did not receive his one thousand nine hundred and forty-two tax bill embodying the one thousand nine hundred and forty-two tax rate and a higher assessed valuation of his property for one thousand nine hundred and forty-two than for one thousand nine hundred and forty-one until after August fifteenth, one thousand nine hundred and forty-two, and who on or before October fifteenth, one thousand nine hundred and forty-two, filed or attempted to file a petition of appeal with the county board of taxation; provided, however, that
no petition of appeal may be filed with the county boards of taxation more than thirty days after the effective date of this act.
2. This act shall take effect immediately.
Approved December 18, 1942.

CHAPTER 333

AN ACT concerning district courts, and amending section 2:32-107 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:
1. Section 2:32-107 of the Revised Statutes is amended to read as follows:
   2:32-107. Unless a demand for a trial by jury is made and notice thereof filed with the clerk of the court within and no later than ten days from the return day of the summons, and unless the party making the demand pays, at the time of making the demand, the cost of the venire, the demand shall be deemed to be waived, except that the judge may, in his discretion, grant a venire at plaintiff’s expense, to be taxed in the costs of the action, notwithstanding the failure to make demand as herein provided; provided, however, that this section shall not apply to cases in which a judgment has been entered prior to a demand for a trial by jury.
2. This act shall take effect immediately.
Approved December 21, 1942.
CHAPTER 334


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

1. Section 39:5-3 of the Revised Statutes is amended to read as follows:

39:5-3. A complaint, in writing and duly verified having been made to a magistrate, that a person has violated a provision of this subtitle, the magistrate may, within thirty days after the commission of the offense, issue either a summons or warrant directed to a constable, police officer, an inspector of motor vehicles or the commissioner for the appearance or arrest of the person so charged. The complaint and process shall state what section or provisions of this subtitle has been violated by the defendant, and the time, place and nature of the violation. Upon return of the summons or warrant or at the time to which the hearing has been adjourned as hereinafter authorized, the magistrate, or the person who sits for him, shall proceed summarily to hear and determine the innocence or guilt of the defendant, and, upon conviction, may impose the penalty prescribed by this subtitle, together with the costs of prosecution for the offense. A complaint may be made to a magistrate for a violation of sections 39:3-12, 39:3-34, 39:3-37, 39:4-129 or 39:10-24 of this Title at any time within one year after the commission of the offense.

All complaints shall be made before a magistrate of the municipality in which it is alleged that the violation occurred but in the event there shall be
no magistrate or should no magistrate in such municipality be available for the acceptance of bail and disposition of the case, or should the magistrates in such municipality be disqualified because of personal interest in the proceedings, or for any other legal cause, said complaint shall be made to a magistrate in the next nearest municipality to the one in which it is alleged such a violation occurred, except in those counties where a county traffic court has been created or may be created. In such case, complaints may be made before the magistrate of the municipality in which the violation occurred or in the county traffic court, which court shall have concurrent jurisdiction.

2. Section 39:5-9 of the Revised Statutes is amended to read as follows:

39:5-9. The bond referred to in section 39:5-8 of this Title, if forfeited, may be prosecuted by the commissioner in any court of competent jurisdiction, and the cash deposit, if forfeited, shall be paid to the commissioner by the magistrate with whom it was deposited; provided, that such forfeiture is the result of a complaint instituted by the commissioner, or a member of his staff, or of the State Police, or an inspector of the Public Utility Commission, or a law enforcement officer of any other State agency. The commissioner shall dispose of the said forfeiture in the manner provided by section 39:5-40 of this Title. Forfeitures imposed and collected as a result of a complaint instituted by a local officer shall be by the magistrate forwarded to the proper financial officer of the county, wherein they were collected, to be used by the county as a fund for road repairs therein.

3. Section 39:5-15 of the Revised Statutes is amended to read as follows:

39:5-15. If the defendant, after the rendition of the sentence or judgment against him, announces to the magistrate his intention to appeal therefrom, and gives the bond or makes the cash deposit required by section 39:5-12 of this Title, he shall
have ten days from the date of the rendition of the sentence or judgment within which to complete his appeal, during which ten days the execution of whatever sentence or judgment has been rendered against him, whether of imprisonment or fine, shall be stayed. If, however, the defendant fails to complete his appeal within the ten days allowed him, the magistrate shall summon the defendant to appear before him for the execution of the sentence theretofore imposed upon him by the magistrate and if the defendant fails to appear in answer to said summons, the magistrate may forfeit the bond.

4. Section 39:5-17 of the Revised Statutes is amended to read as follows:

39:5-17. The recognizance taken pursuant to section 39:5-12 of this Title shall, by the magistrate or his clerk, after the service of the notice of appeal, be duly recorded in the office of, or the cash deposited pursuant to said section 39:5-12 be turned over to the clerk of the county, and the magistrate shall promptly notify the prosecutor of the pleas or the Attorney-General, as the case may be, of the service of the notice of the appeal upon such magistrate and filing of the bond with such magistrate.

5. Section 39:5-21 of the Revised Statutes is amended to read as follows:

39:5-21. The court of special sessions shall, de novo and in a summary manner, try and determine all appeals and charges preferred pursuant to section 39:5-11 of this Title. If defendant is convicted in the court of special sessions, such conviction shall supersede and nullify the conviction and judgment in the court below, and the court of special sessions shall impose the penalty prescribed by this subtitle and the costs of the appeal. If defendant is acquitted in the court of special sessions, that court shall order the conviction and judgment below set aside, and shall order the return of all money deposited and all costs of prosecution paid by the defendant.
6. Section 39:5-29 of the Revised Statutes is amended to read as follows:

39:5-29. Convictions in prosecutions under this subtitle shall be in form as follows:

STATE OF NEW JERSEY,  

COUNTY OF ...............  

Be It Remembered That on this ............... day of ............... , A. D. ............... , in said county, defendant, was by me, ............... , Judge Recorder of ............. , convicted Justice of the Peace of violating section ............... , of the Title, Motor Vehicles and Traffic Regulations of the Revised Statutes, the amendments thereof and supplements thereto, in that the said defendant did on the ............... day of ............... , as charged in the complaint filed in this case allow to be operated a motor vehicle upon ............... (strike out words not applicable) City a public highway in ............... town and ............... county, in a summary proceeding at the suit of the State prosecutor, and further that the witnesses in said proceeding who testified for the prosecutor were:

(name them)

and the witnesses who appeared before me were duly sworn and testified as follows:

(blank page for testimony)

Wherefore the said defendant ............... is convicted as charged.
*Wherefore, I, the said .......... Recorder
Justice of
the Peace
of ......................... do hereby impose upon the defendant the penalty of
................................ dollars and the sum of ...................... dollars, costs of this proceeding, and in default of the payment thereof, I do hereby order that the said ...................... defendant, be committed to the county jail—workhouse of the county of ......................, for a (strike out one)
period of ...................... days.

†Wherefore, I, the said .......... Recorder
Justice of
the Peace
of ......................... do hereby order that the said ...................... defendant, be and he hereby is committed to the county jail—workhouse (strike out one) of the county of ......................, for a period of ...................... days and that he pay ...................... dollars, costs of this proceeding.

*Where fine only is intended, complete this paragraph and strike out subsequent paragraphs.
†Where imprisonment only is intended, complete this paragraph and strike out the preceding and subsequent paragraphs.
CHAPTER 334, LAWS OF 1942

§ Wherefore, I, the said ............ Recorder
Justice of the Peace

Judge

of .................................... do hereby impose upon the defendant a penalty of ........................................ dollars and do hereby order that the said ..................... defendant, be and he hereby is committed to the county jail—workhouse of the county of ...................., for a period of (strike out one) ............ days and that he pay .................... dollars, costs of this proceeding.

........................................ (Signature of Judge, Recorder or Justice of the Peace—Title and Seal)

A duplicate copy of the conviction, signed by the magistrate, will serve the purpose of warrant of commitment.

7. Section 39:5-36 of the Revised Statutes is amended to read as follows:

39:5-36. Unless otherwise expressly provided in this subtitle, any person who shall be convicted of a violation of any of the provisions of this subtitle, and upon whom a fine shall be imposed, shall, in default of payment thereof, be imprisoned in the county jail or workhouse of the county where the offense was committed, for such period of time for each dollar of the fine so imposed as the magistrate shall, in his discretion, determine, except that in the case where a mandatory fine without an alternative imprisonment is prescribed under any section of this Title, the imprisonment, in default of the payment of fine, shall not be less than one day for each ten dollars ($10.00) of the fine imposed, but in no case shall such imprisonment ex-

†Where imprisonment and fine are both intended, complete this paragraph and strike out the two preceding paragraphs.
Section amended.

Disposition of receipts under motor act.

Use.

Section amended.

Disposition of funds collected under traffic act.

Use.

Section amended.

Report to commissioner.

ceed one day for each dollar of the fine so imposed, nor shall such imprisonment exceed, in any case, a period of three months.

8. Section 39:5-40 of the Revised Statutes is amended to read as follows:

39:5-40. Except as otherwise provided by this subtitle all moneys received in accordance with the provisions of this Title, whether from fines, penalties, forfeitures, registration fees, license fees, or otherwise, shall be accounted for and forwarded to the commissioner, who shall pay the same over to the State Treasurer, to be credited to the State Highway Fund and used for the purposes of such fund as provided by section 52:22-20 of the Title, State Government, Departments and Officers.

9. Section 39:5-41 of the Revised Statutes is amended to read as follows:

39:5-41. All fines, penalties and forfeitures imposed and collected under authority of law for any violations of the provisions of this Title, other than those violations in which the complainant is the commissioner, a member of his staff, a member of the State Police, an inspector of the Public Utility Commission, or a law enforcement officer of any other State agency, shall be forwarded by the magistrate to whom the same have been paid to the proper financial officer of the county wherein they were collected, to be used by the county as a fund for the construction, reconstruction, maintenance and repair of roads and bridges, snow removal, the acquisition and purchase of right-of-way, and the purchase, replacement and repair of equipment for use on said roads and bridges therein.

10. Section 39:5-42 of the Revised Statutes is amended to read as follows:

39:5-42. Every judge or magistrate shall make a report, in writing, to the commissioner (1) of all cases heard before him for violation of this subtitle, or for any other violation in which a motor
vehicle was used in any way, and (2) of the conviction of any person of having committed a penal offense or crime in the commission of which a motor vehicle was used, within three days after the disposition of the case before him as a judge or magistrate, upon blanks provided by the commissioner for that purpose. The report shall state the nature of the violation, the full facts concerning the use of the motor vehicle in the commission of the penal offense or crime, the disposition of the case by the judge or magistrate and any recommendations which the judge or magistrate may deem of value to the commissioner in determining whether action should be taken against the license of the driver or owner of the motor vehicle.

11. Section 39:5-44 of the Revised Statutes is amended to read as follows:

39:5-44. All municipal judges, justices and recorders having jurisdiction to hear complaints for violations of the provisions of this Title, shall keep a record of the disposition of all complaints under this subtitle, for which a fine may be imposed and to which any county is entitled, on forms to be prepared and furnished by the board of chosen freeholders of such county, which record shall be open to inspection by the treasurer or auditor of such county or his duly authorized representative, or by the commissioner or his duly authorized representative.

12. Section 39:5-45 of the Revised Statutes is amended to read as follows:

39:5-45. Any person who collects a fine, or a fine and costs, or cash bail, for a violation of this subtitle, shall, upon receipt thereof, deliver to the offender a proper itemized receipt therefor, of which the magistrate shall retain a carbon copy to be filed with the docket of the case. Any person who violates this section shall be subject to a fine not exceeding twenty-five dollars ($25.00).

13. This act shall take effect immediately.
Approved December 21, 1942.
CHAPTER 335

AN ACT concerning the probating of wills of non-residents who may die in a foreign country owning personal property situate in this State.

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

1. When any person, who at the time of his death is not a resident of this State but is a resident of a foreign country, State or territorial possession of the United States outside of the continental limits of the United States, has died or shall die seized of any goods, chattels, choses in action or other property situate in this State or the evidence of title or ownership of which is situate in this State, leaving a last will and testament executed in due form to pass title to real estate situate in this State, which will has not been admitted to probate, and for which no proceedings for probate are pending in the State, country or territory of which he was a resident at the time of his death, such will may be admitted to probate before, and letters testamentary or of administration with the will annexed issued thereon by, the ordinary or orphans' court of any county in this State in which such property or the evidence of title or ownership thereof is located. Application for such probate shall not be made within three months after the death of the decedent; nor unless, at the time of filing a petition for probate in this State, such will has not been admitted to probate in the State, country or territory in which the decedent was resident at the time of his death, and no proceeding is there pending for the probate of such will.

2. This act shall take effect immediately.

Approved December 21, 1942.
CHAPTER 336

AN ACT concerning banks and trust companies, and amending section 17:4–103 of the Revised Statutes.

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

1. Section 17:4–103 of the Revised Statutes is amended to read as follows:

   17:4–103. The Commissioner, in applying any provision of this chapter or in arriving at a determination as to whether or not a bank or trust company is conducting its business in an unsafe or unauthorized manner, has become insolvent, is in an unsound or unsafe condition to transact business or as to whether or not it is unsafe or inexpedient for it to continue business, may, in his discretion, in ascertaining the resources of any bank or trust company, consider bonds or interest-bearing notes or other obligations for the payment of money in sum certain, issued by the United States of America or any agency thereof, this State or any other State of the United States of America, the Port of New York Authority, the New Jersey Interstate Bridge and Tunnel Commission, the New Jersey Interstate Bridge Commission or any county, municipality or public school district of this State or any other State of the United States of America to be worth (A) their face amounts or (B) the cost thereof to the bank or trust company or (C) any amount between their face amounts and the cost thereof. He may, likewise, in ascertaining such resources, in his discretion, as to corporate bonds or other corporate obligations for the payment of money in sum certain issued by private corporations when the bonds or other obligations are listed or traded in upon any exchange in the United States of America maintaining an organiza-
tion and keeping records, and there is not exist­
ing any default in interest or principal upon such
bonds or obligations, consider these bonds or obli­
gations to be worth (A) their face amounts or
(B) the cost thereof to the bank or trust company
or (C) any amount between their face amounts
and the cost thereof. He may likewise in ascertainment
such resources, in his discretion, consider all
other assets of the bank or trust company as worth
such values as he deems proper.
2. This act shall take effect immediately.
Approved December 21, 1942.

CHAPTER 337

An Act to amend "An act relating to taxation of
railroads, and repealing chapters nineteen
through twenty-nine, inclusive, of Title 54 of
the Revised Statutes, chapter ninety-one of the
laws of one thousand eight hundred and eighty-
five, chapter two hundred seventy-five of the
laws of one thousand eight hundred and eighty-
six, chapter three hundred thirty-three of the
laws of one thousand nine hundred and twenty-
one, and chapter four hundred twenty-three of
the laws of one thousand nine hundred and
thirty-three," approved July twenty-second, one
thousand nine hundred and forty-one (P. L.
1941, c. 291).

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

1. Section seventeen of the act of which this act
is amendatory is amended to read as follows:
17. Valuation; notice. On or before November
first in each year the commissioner shall determine
the true value, as of the preceding January first,
of all property used for railroad purposes in this State. He shall, in such determination, ascertain values according to the following classes:

I. The length and value of the main stem of each railroad, and the length of such main stem in each taxing district;

II. The value of the other real estate used for railroad purposes in each taxing district in this State, including the roadbed (other than main stem), tracks, buildings, water tanks, riparian rights, docks, wharves and piers, and all other real estate, except lands not used for railroad purposes;

III. The value of all the tangible personal property of each railroad;

IV. The value of the remaining property.

Upon completion of his valuation of property used for railroad purposes, but not later than December tenth in each year, the commissioner shall deliver a detailed statement thereof, including the several classes of property, to each taxpayer; and not later than December fifteenth in each year the commissioner shall certify the value of Class II property in each taxing district to the assessors in the several taxing districts in which the property is situate and shall deliver to each taxing district which files with the commissioner a written request therefor not later than the tenth day prior to the last day for completion of his valuation, a copy of so much of each detailed statement delivered to each taxpayer as covers Class II property located in such taxing district.

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

18. Hearing; determination; notice. Any taxpayer or the Attorney-General on behalf of the State and of the taxing districts claiming that error has been made in the commissioner's valuations may, on or before the second Monday of January following the completion of such valua-
Hearing.

Certification to county tax board.

Section 19 amended.
Assessment of property tax.

Section 20 amended.
Franchise tax.

Section 21 amended.
Statement of total amount of tax payable.

1. Petition for review. If a person or persons, or the county, town, or city in which such property is situated, will review the valuation at a hearing, shall file a petition for review specifying the grounds of complaint and the relief sought. The petition shall be in such form and shall contain such further information as may from time to time be prescribed by the commissioner for the better understanding and determination of the complaint. The commissioner shall conduct a hearing upon such petition, shall review the valuations of which it complains, shall make his determination thereon and correct the same as shall appear just before the first day of April following the filing of the petition.

The commissioner shall, on or before said first day of April, certify to each county board of taxation in the several counties the value of Class II property, situate in each taxing district in the county, which certification shall contain such corrections as shall be made pursuant to this section.

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

19. Assessment; property tax. On or before April tenth in each year the commissioner shall compute the tax upon property used for railroad purposes and assess the amount thereof to each taxpayer according to his valuations of the preceding year as corrected.

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

20. Assessment; franchise tax. On or before July twenty-second in each year, the commissioner shall compute the franchise tax payable under this act and assess the amount thereof to each taxpayer.

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

21. Tax statements. Within ten days after completion of his assessment of property tax, the commissioner shall serve upon each taxpayer a statement of the total amount of property tax payable and the assessed valuations of property by classes, as described in section seventeen of this act, the latter arranged according to taxing districts and, in the case of system assessments, ac-
CHAPTER 337, LAWS OF 1942

According to railroad ownership of the property and shall serve upon each taxing district, which files with the commissioner a written request therefor not later than the tenth day prior to the last day for completion of said assessment, a copy of so much of each statement served upon each taxpayer as covers Class II property located in such taxing district.

Within ten days after completion of his assessment of franchise tax, the commissioner shall serve upon each taxpayer a statement of the total amount of franchise tax payable and the manner of computation thereof.

The failure of any taxpayer to receive a statement of assessment as herein required shall not invalidate any such assessment or the lien thereof, nor shall it relieve the taxpayer of the obligation of payment of the assessment as required by this act.

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

31. Appeal to State Board of Tax Appeals. Any taxpayer, the Attorney-General on behalf of the State, or the authorities of a taxing district, desiring to contest the validity or amount of any assessment or reassessment of property or franchise tax made by the commissioner under this act, may, as to the assessment or reassessment of property tax, on or before the third Monday of May following the assessment or reassessment thereof, and, as to the assessment or reassessment of franchise tax, on or before the first Tuesday of September following the assessment or reassessment thereof, file a written complaint with the State Board of Tax Appeals, specifying the grounds of complaint and the relief sought, which shall be in such form and contain such further information as may be from time to time prescribed by the rules of the State Board of Tax Appeals for the better understanding and determination of the complaint.
7. Section thirty-three of the act of which this act is amendatory is amended to read as follows:

33. Hearing upon complaint. The State Board of Tax Appeals shall meet on the third Monday of May in each year at the State House, Trenton, for the purpose of fixing a time and place for the hearing of any complaint as to the validity or amount of any assessment or reassessment of property tax filed under section thirty-one of this act.

The State Board of Tax Appeals shall meet on the first Tuesday of September in each year at the State House, Trenton, for the purpose of fixing a time and place for the hearing of any complaint as to the validity or amount of any assessment or reassessment of franchise tax filed under section thirty-one of this act.

The Attorney-General shall appear on behalf of the State before the State Board of Tax Appeals in person or by such deputy as he may appoint and designate for that purpose. If it shall be made to appear upon such hearing that any such assessment or tax is illegal, excessive, insufficient or that there has been illegal discrimination in the assessment, the board shall correct, adjust and equalize such assessment or tax.

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

34. Conclusion of hearings. The State Board of Tax Appeals shall conclude its hearings on all complaints provided for by section thirty-one of this act on or before the first day of November following the filing of the complaints, and between November fifth and November tenth following shall certify to the State Tax Commissioner its final determination.

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

44. Returns of information. a. On or before March first in each year, every taxpayer shall return to the commissioner statements or schedules showing the character and value of all its property,
as it existed on the first day of January preceding, its capitalization and its indebtedness.

b. On or before April first in each year, every taxpayer shall also return to the commissioner statements or schedules showing its railway operating revenues of the preceding year, all deductions therefrom, and the net railway operating income remaining after such deductions.

10. This act shall take effect immediately.
Approved December 21, 1942.

CHAPTER 338

AN ACT validating foreclosure of tax sale certificate by municipalities.

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

1. No final decree entered in any cause for the foreclosure of a tax sale certificate heretofore instituted and now pending in the Court of Chancery of New Jersey wherein any municipality is the complainant shall be invalidated or impaired by reason of the fact that the complainant has failed to designate in any one or more pleadings in the cause any married woman or the husband of any married woman in the manner provided for by chapter one hundred six of the laws of one thousand nine hundred and thirty-eight entitled "An act respecting the Court of Chancery," approved April twenty-eighth, one thousand nine hundred and thirty-eight; or as provided by chapter one hundred seven of the laws of one thousand nine hundred and thirty-eight entitled "An act respecting the Court of Chancery," approved April twenty-eighth, one thousand nine hundred and thirty-eight; and section 2:29-35 of the Revised Statutes; provided, that the defendants who are
Preamble.

CHAPTERS 338 & 339, LAWS OF 1942

set forth in the bill of complaint as married men and have been designated as "Mr." in lieu of his or their christian or surname, and defendants who have been set forth as married women in the bill of complaint and have been designated as "Mrs." in lieu of her or their christian or surname, and that an affidavit of the solicitor or agent of the complainant had been filed in the suit prior to entry of decree pro confesso; proving that diligent inquiry had been made in good faith and in the manner required by the rules of the Court of Chancery of New Jersey and that he had been unable to ascertain whether any of the said defendants were married.

2. This act shall take effect immediately.

Approved December 21, 1942.

CHAPTER 339

An Act permitting the city of Trenton, in the county of Mercer, to provide for the payment of the pension to Richard J. Hogan.

Preamble. Whereas, Richard J. Hogan, a resident of the city of Trenton, in the county of Mercer and State of New Jersey, has served the city of Trenton in the position of fireman and helper in the municipal building for a period of twenty-one years, rendering excellent, efficient and faithful service to the city of Trenton in the performance of his duties; and

Preamble. Whereas, Richard J. Hogan became incapacitated while in the city service and as a direct result thereof; and

Preamble. Whereas, The city of Trenton does not have in force and effect any pension that would enure to the benefit of the said Richard J. Hogan; therefore,
CHAPTERS 339 & 340, LAWS OF 1942

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

1. That the city of Trenton, in the county of Mercer, be permitted to grant and pay to the said Richard J. Hogan, for the remainder of his natural life, a pension to be effective upon the passage of this act, in the sum of one thousand and fifty dollars ($1,050.00) per annum being one-half of his former salary, which pension shall be paid in semimonthly installments.

2. If said pension be granted, the said city of Trenton shall provide for the payment of the said Richard J. Hogan of the aforementioned pension, and from the date of the passage until the adoption of its next annual budget the city shall pay such pension from any fund or funds available therefor.

3. This act shall take effect immediately.

Approved December 21, 1942.

CHAPTER 340

AN ACT to amend and supplement "An act concerning the disbursement of certain State moneys and making an appropriation for the administration thereof," passed June twenty-fifth, one thousand nine hundred and forty (P. L. 1940, c. 151).

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

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

2. There is hereby created a State Municipal Aid Administration which may consist of a director of municipal aid and such other officers and employees as may be employed by the director pur-
suant to this act. The director shall be appointed by the Senate and General Assembly in joint meeting for a term of five years and until his successor shall be appointed and qualified and shall receive a salary of seven thousand five hundred dollars ($7,500.00) per annum. He shall serve as the executive officer of the administration.

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

3. The director shall appoint a deputy director and, in his discretion, shall appoint such other assistants and employees as he may deem necessary, and they shall serve at his pleasure, and shall receive such compensation and perform such duties as shall be prescribed by the director.

The director shall be in charge of and be responsible for the carrying out of the functions allocated to the administration.

The deputy director shall have the same power and perform all the duties imposed by law upon the director during such period or periods as shall be designated, in writing, by the director, which designation, in writing, shall be filed with the Secretary of State.

3. All powers and duties of the director heretofore exercised by any deputy or assistant to the director, during the absence of the director and by permission or direction of the director, are hereby confirmed and made valid, legal and effectual as if they had been exercised by the director.

4. This act shall take effect immediately.

Approved December 21, 1942.
CHAPTER 341

An Act concerning banks and trust companies, and amending section 17:4-27 of the Revised Statutes.

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

1. Section 17:4-27 of the Revised Statutes is amended to read as follows:

17:4-27. The total liabilities to any bank or trust company of any person or of any company, corporation or firm for money borrowed, including in the liabilities of a company or firm the liabilities of the several members thereof, shall, except as hereinafter provided, at no time exceed ten per centum (10%) of the aggregate amount of the capital stock of the bank or trust company actually paid in and unimpaired and of the unimpaired permanent surplus fund of the bank or trust company. This section shall not be construed to apply to loans made by any bank or trust company to any county or municipality of this State. The following shall not be considered as money borrowed within the meaning of this section:

a. The discount of bills of exchange drawn in good faith against actually existing values, including drafts and bills of exchange secured by shipping documents conveying or securing title to goods shipped, and demand obligations when secured by documents covering commodities in actual process of shipment and also bankers' acceptances which are eligible for rediscount with any Federal Reserve Bank.

b. The discount of commercial or business paper of other makers actually owned by the person negotiating the same.

c. The discount of notes secured by shipping documents, warehouse receipts, or other such docu-
ments conveying or securing title covering readily marketable nonperishable staples, including live stock, when the actual market value of the property securing the obligation is at any time not less than one hundred fifteen per centum (115%) of the face amount of the notes secured by the documents and when the property is fully covered by insurance; provided, that the total liabilities to the bank or trust company of any person or of any corporation, firm or company, or the several members thereof, for money borrowed under the conditions of this exception, together with money borrowed and not included in any other exception of this section, shall not at any time exceed twenty-five per centum (25%) of the capital stock and surplus fund of the bank or trust company. This exception shall not apply to the notes of any person, or the several members of any firm or company, for more than six months in any consecutive twelve months.

d. The discount of any note secured by bonds or notes of the United States issued after April twenty-fourth, one thousand nine hundred and seventeen, or certificates of indebtedness of the United States of a par value of not less than the amount of the notes. The total liabilities to the bank or trust company of any person or of any corporation, firm or company, or the several members thereof, for money borrowed upon notes secured as set forth in this exception, and for money borrowed as provided in this section and not included in any of the other exceptions thereto shall together not exceed twenty per centum (20%) of the capital stock and surplus fund of the bank or trust company.

e. In the case of a bank, the discount of paper based on collateral security, or the buying and loaning upon promissory notes and other evidences of debt which shall be secured by mortgage upon real estate, by securities mentioned in paragraph "d" of this section, or by other securities the market value of which shall at all times exceed by at least ten per centum (10%) the amount loaned upon the same.
CHAPTER 341 & 342, LAWS OF 1942

f. In the case of a trust company, the discount of or the buying and loaning upon bills, notes or other evidences of debt which shall be secured by mortgage upon real estate, by securities mentioned in paragraph "d" of this section, or by other securities the market value of which other securities shall at all times exceed by at least ten per centum (10%) the amount loaned upon the same.

g. In the case of a bank or trust company obligations secured or covered by guaranties, or by commitments or agreements to take over or to purchase, made by the United States War Department, the United States Navy Department, the United States Maritime Commission, any Federal Reserve Bank, or the Reconstruction Finance Corporation; provided, that such guaranties, commitments or agreements must be performed by payment of cash or its equivalent within sixty days after demand.

2. This act shall take effect immediately.

Approved December 21, 1942.

CHAPTER 342

AN ACT concerning medicine and surgery, and amending section 45:9-8 of the Revised Statutes.

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

1. Section 45:9-8 of the Revised Statutes is amended to read as follows:

45:9-8. Except as otherwise provided in this chapter (45:9-1 et seq.), every applicant for admission to examination for a license to practice medicine and surgery shall, in addition to the requirements set forth in sections 45:9-6 and 45:9-7 of this Title, prove to the board that he has received a diploma from some legally incorporated profes-
1200  CHAPTER 342, LAWS OF 1942

sional school or college of the United States, which school or college, in the opinion of the board, was in good standing at the time of the issuance of the diploma, or a diploma or license conferring the full right to practice all of the branches of medicine and surgery in some foreign country, or if the said foreign country is engaged in war at any time during the next three years and the said applicant before June thirtieth, one thousand nine hundred and forty-four, satisfactorily proves to the board that he has been a resident of the State of New Jersey for the past ten years, he shall present a diploma from a professional school or college which in the opinion of the board was in good standing at the time of the issuance of the diploma, and shall further prove that, prior to the receipt of such diploma from any such professional school or college of the United States, or such diploma or license, as aforesaid, he had studied not less than four full school years, including four satisfactory courses of lectures of at least eight months each consecutively, or in four different calendar years, in some legally incorporated and registered American or foreign professional school or schools, college or colleges in good standing in the opinion of the board, which courses shall have included a thorough and satisfactory course of instruction in medicine and surgery; and such applicant, if he has graduated from a professional school or college after July first, one thousand nine hundred and sixteen, shall further prove to the board that after receiving such diploma or license, he has completed an internship acceptable to the board for at least one year in a hospital approved by the board, or in lieu thereof he has completed one year of postgraduate work acceptable to the board in a school or hospital approved by the board. Any applicant who after July first, one thousand nine hundred and thirty-nine, commences the service of an internship in a hospital situate in this State, or in lieu thereof enters upon a course of post-graduate study, as hereinbefore provided, shall, before com-

Section 342 of the 1942 laws of New Jersey.
mencing such internship or course of post-graduate study, apply to the board on a form or forms provided by the board for a certificate which shall certify said applicant has qualified to commence said internship or for permission to attend courses of study in post-graduate work in lieu of internship, as the case may be. The certificate required by this section shall be presented by any such applicant to the board when he applies for admission to examination for a license to practice medicine and surgery.

2. This act shall take effect immediately.
Approved December 21, 1942.

CHAPTER 343

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 forty-three, and regulating the disbursement thereof," approved March thirtieth, one thousand nine hundred and forty-two (P. L. 1942, c. 29).

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

1. The following sum is hereby appropriated out of the State Fund for the purpose hereinafter specified:

The sum of twenty-five thousand dollars ($25,000.00) is hereby appropriated to the Board of Commerce and Navigation from the general funds of the State to pay in full John J. Hickey for past due services rendered as special counsel in the lighterage case.
CHAPTERS 343 & 344, LAWS OF 1942

1202

How expended. The appropriation in this act authorized shall be expended by the Board of Commerce and Navigation for the aforesaid purpose only, and for no new litigation, pursuant to the provisions of the act to which this act is a further supplement.

Act effective. 2. This act shall take effect July first, one thousand nine hundred and forty-two.

Approved December 23, 1942.

---

CHAPTER 344

An Act concerning the militia of the State, and amending 38:1-1 of the Revised Statutes.

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

1. Section 38:1-1 of the Revised Statutes is amended to read as follows:

38:1-1. The militia shall consist of all able-bodied male citizens of this State, and, except as hereinafter provided, all other able-bodied male persons, who have or shall have declared their intentions to become citizens of the United States, who, in the case of the Naval Militia and the New Jersey State Guard shall be more than seventeen years of age and in the case of the National Guard and the unorganized militia shall be more than eighteen years of age, and who in the case of the New Jersey State Guard shall be not more than fifty-five years of age, and in all other cases, except as otherwise hereinafter provided, shall be not more than forty-five years of age, and such other persons as may upon their own application be enlisted or commissioned therein.

The militia shall be divided into four classes: the National Guard, the Naval Militia, the New Jersey State Guard, when organized, and the unorganized militia.
CHAPTERS 344 & 345, LAWS OF 1942

The word "militia" as used in this subtitle shall mean all of the military and naval forces of this State, whether organized or unorganized, or active or inactive.

2. This act shall take effect immediately.

Approved December 23, 1942.

CHAPTER 345

An Act to fix the boundaries of the borough of Wildwood Crest and of that part of the township of Lower adjoining said borough, in the county of Cape May, and to repeal section two of the act entitled "An act to incorporate the borough of Wildwood Crest, in the county of Cape May, and to fix the boundaries thereof," passed April sixth, one thousand nine hundred and ten.

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

1. The boundaries of the borough of Wildwood Crest, in the county of Cape May, shall be as follows: Beginning at the point of intersection of the center lines of Pacific and Cresse avenues (the said center line of Cresse avenue being the dividing line between the city of Wildwood and the borough of Wildwood Crest), and extending thence by bearings which refer to the true meridian established by the United States government at Cold Spring Inlet, and in accordance with a plan entitled "Boundary Map, Borough of Wildwood Crest, Cape May County, New Jersey, C. B. Middleton, Civil Engineer, May 12, 1942," the following courses and distances, viz.: (1) along the center line of Cresse avenue, north 43 degrees, 32 minutes, 40 seconds west, a distance of 2528.40 feet to a monument in the former high water line of Sunset...
Lake; thence (2) continuing the same course and into Sunset Lake, north 43 degrees, 32 minutes, 40 seconds west, a distance of 350 feet to a point near the bank of Ephraim's Island; thence (3) north 1 degree, 2 minutes, 40 seconds west, a distance of 1040 feet to a point near the bank line of Ephraim's Island; thence (4) north 64 degrees, 17 minutes, 40 seconds west, a distance of 200 feet to a point in the mud flats northward of Ephraim's Island; thence (5) south 13 degrees, 27 minutes, 20 seconds west, a distance of 920 feet to a point near the bank line of Ephraim's Island; thence (6) north 43 degrees, 32 minutes, 40 seconds west, a distance of 300 feet to a point near the bank line of Ephraim's Island; thence (7) south 30 degrees, 57 minutes, 20 seconds west, a distance of 1475 feet to a point near the bank line of Ephraim's Island; thence (8) south 4 degrees 32 minutes, 40 seconds west, a distance of 420 feet to a point near the bank line of Ephraim's Island; thence (9) south 30 degrees, 17 minutes, 40 seconds east a distance of 940 feet to a point near the bank line of Ephraim's Island; thence (10) leaving Ephraim's Island, south 59 degrees, 57 minutes, 20 seconds west, a distance of 500 feet to a point in Sunset Lake; thence (11) south 23 degrees, 32 minutes, 20 seconds west, a distance of 600 feet to a point in Sunset Lake; thence (12) south 32 degrees, 47 minutes, 20 seconds west, a distance of 1224 feet to a point in Sunset Lake; thence (13) south 12 degrees, 47 minutes, 20 seconds west, a distance of 372 feet to a point in Sunset Lake; thence (14) south 39 degrees, 57 minutes, 20 seconds west, a distance of 1419 feet to a point in Sunset Lake; thence (15) south 22 degrees, 42 minutes, 20 seconds west, a distance of 360 feet to a point in Sunset Lake; thence (16) continuing through the waters of Sunset Lake past the high water line of the same and crossing the lands of the West Jersey and Seashore Railroad Company, south 32 degrees, 27 minutes, 20 seconds west, a distance of 430.93 feet to a monument in the southeasterly line of lands.
of the said West Jersey and Seashore Railroad Company, being also in the northwest line of the County Boulevard; the said monument being distant 333.35 feet on a course of north 43 degrees, 32 minutes, 40 seconds west, from a point in the southeasterly side line of New Jersey avenue, which last mentioned point is distant 1151.23 feet measured south 46 degrees, 27 minutes 20 seconds west along the said side line of New Jersey avenue from the center line of Farragut road; thence (17) along the southeasterly line of lands of the West Jersey and Seashore Railroad Company and along the northwesterly line of County Boulevard south 79 degrees, 42 minutes, 20 seconds west, a distance of 479.78 feet to a concrete monument and point of curvature, the said point of curvature being distant 596.45 feet on a course of north 43 degrees, 32 minutes, 40 seconds west, from a point in the southeasterly side line of New Jersey avenue, which last mentioned point is distant 1552.46 feet measured south 46 degrees, 27 minutes, 20 seconds west along the said side line of New Jersey avenue from the center line of Farragut road, the aforesaid point of curvature being also the beginning point of the description of Parcel No. 1 in a certain deed from Wildwood Gables Corporation to West Jersey and Seashore Railroad Company, dated June 20, 1932, and recorded in the Cape May County Clerk’s Office in Deed Book No. 533, page 367; thence (18) continuing along the southeasterly line of lands of the West Jersey and Seashore Railroad Company, curving to the left or southwestwardly, with a radius of 1432.69 feet, through an arc of 33 degrees, 15 minutes, an arc distance of 831.42 feet to a stone monument and point of tangency, which is distant 12.99 feet southwestwardly from the extended southwesterly side line of Preston avenue, measured at right angles thereto, the said point of tangency being also distant 831 feet northwestwardly from the southeasterly side line of New Jersey avenue, measured at right angles thereto; thence (19) continuing
along the southeasterly line of lands of the West Jersey Railroad Company, in the aforesaid deed from Wildwood Gables Corporation, parallel with the southeasterly side line of New Jersey avenue and distant 831 feet northwestwardly at right angles therefrom, south 46 degrees, 27 minutes, 20 seconds west a distance of 1977.01 feet to a monument set for the westerly corner of the borough of Wildwood Crest, the said corner being distant 80 feet southwestwardly from the extended southeasterly side line of Jefferson avenue, measured at right angles thereto and being also distant 9900 feet southwestwardly from the aforesaid center line of Cresse avenue, measured at right angles thereto; thence (20) by a line parallel with and 80 feet distant southwestwardly at right angles from the southwestwardly side line of Jefferson avenue and extending along the middle or dividing line of the blocks lying between Jefferson and Richmond avenues, and also being parallel with the aforementioned center line of Cresse avenue, south 43 degrees, 32 minutes, 40 seconds east, a distance of 3700 feet, more or less, to the low water line of the Atlantic ocean; thence (21) in a general northeastwardly direction following along the low water line of the Atlantic ocean, 9900 feet, more or less, to the center line of Cresse avenue, projected southeastwardly; thence (22) along the projected center line of Cresse avenue and the center line thereof, north 43 degrees, 32 minutes, 40 seconds west a distance of 1900 feet, more or less, to the center line of Pacific avenue and place of beginning; but including also, nevertheless, between the southerly line as described by the 20th course herein and the northerly line as described by the 22nd course herein, and said lines projected southeastwardly into the Atlantic ocean, all of the lands lying oceanward of said low water line, and extending southeastwardly therefrom to any present or future exterior line in the Atlantic ocean herefore or hereafter established by the Riparian Commissioners or Board of Commerce and Navigation of the State of New Jersey.
2. The boundaries of the township of Lower, adjoining the borough of Wildwood Crest, shall extend to and be limited by the boundaries of the borough of Wildwood Crest as herein described.

3. Section two of the act entitled "An act to incorporate the borough of Wildwood Crest, in the county of Cape May, and to fix the boundaries thereof," passed April sixth, one thousand nine hundred and ten, is hereby repealed.

4. This act shall take effect immediately.
Approved December 23, 1942.

CHAPTER 346


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

1. Section 45:11-7 of the Revised Statutes is amended to read as follows:

   45:11-7. Every applicant for a certificate of registration shall be twenty-one years of age or over; shall be of good moral character; shall hold a diploma from an approved four-year high school or the equivalent thereof as determined by the New Jersey State Department of Public Instruction; shall be a graduate in good standing and holding a diploma from: (a) an approved school of nursing, which school of nursing gives a course of not less than three years in an accredited public or private hospital having a daily average of at least fifty patients and treating medical, surgical, obstetrical cases and cases of children's diseases, or the equivalent thereof as determined by the
Eligibility. No applicant for examination for certificate of registration shall be considered ineligible for the reason that he or she lacks any of the above educational or school of nursing qualifications, if he or she shows by proof satisfactory to the board that he or she at the time of application for examination possesses the educational and school of nursing qualifications which were sufficient for application for examination in New Jersey at the time of his or her graduation from an approved school of nursing; provided, however, that any person who shall have graduated from a school of nursing prior to April first, one thousand nine hundred and fourteen, shall be eligible for application for examination if he or she shows by proof satisfactory to the board that at the time of application for examination he or she possesses the educational and school of nursing qualifications which were sufficient for application for examination in New Jersey after April first, one thousand nine hundred and fourteen.

Qualifications. 2. Section 45:11-10 of the Revised Statutes is amended to read as follows:

Certificate of registration issued. 45:11-10. Upon written application, accompanied by such references and proof of identification as the board by rule or regulation, may prescribe, and upon payment of a fee of ten dollars ($10.00) for the examination of applicant’s qualifications, the board may issue a certificate of registration without requiring the examination herein prescribed, to any of the following persons: (a) a person who shall have graduated from a school of nursing and who shall have been registered, through examination, as a registered nurse under the laws of any other State of the United States or of the Dominion of Canada or any province thereof, if such person,
CHAPTER 346, LAWS OF 1942

at the time of making application for registration under this section, shall possess the qualifications required by this State at the time of the issuance of such certificate by such other State or the Dominion of Canada or any province thereof, or the equivalent thereof as determined by the board; 
(b) a person who shall have graduated from a school of nursing and who shall have been registered as a registered nurse prior to April first, one thousand nine hundred and fourteen, without examination under the laws of any other State of the United States or of the Dominion of Canada or any province thereof, if such person, at the time of making application for registration under this section, shall possess the qualifications required by this State at the time of the issuance of such certificate by such other State or the Dominion of Canada or any province thereof, or the equivalent thereof as determined by the board. All applications submitted to the board under this section shall be accompanied by a payment of two dollars ($2.00), which shall be credited to the registration fee above mentioned and which, in the discretion of the board, may be forfeited and retained by it for its services, if the application is not consummated and a certificate of registration issued within four months from the time the application is submitted to the board.

3. Section 45:11-12 of the Revised Statutes is amended to read as follows:

45:11-12. Every certificate of registration issued pursuant to the provisions of this chapter shall continue in force until the first day of January following the date of issuance thereof, and thereafter, upon application by the holder thereof in the manner prescribed by the rules and regulations of the board, shall be renewed annually. For the renewal of every certificate of registration the board shall be paid a fee of one dollar ($1.00).
4. Section 45:11-19 of the Revised Statutes is amended to read as follows:

45:11-19. (a) An approved school of nursing shall be any school of nursing that shall conform to the provisions of this chapter. An approved school of nursing shall admit only students who are eighteen years of age or over, and who hold a high school diploma or the equivalent as determined by the New Jersey State Department of Public Instruction; provided, however, that so long as the United States of America shall be engaged in the present war with any foreign power and for a period of six months thereafter, an approved school of nursing may admit students who are seventeen years and six months of age or over, and who hold a high school diploma or the equivalent as determined by the New Jersey State Department of Public Instruction. It shall give a course extending over a period of not less than three years in the four major subjects, medical nursing, surgical nursing, obstetrical nursing and nursing in children's diseases, and have a daily average of not less than fifty patients. When a proper ratio of patients to students in these four major subjects cannot, in the opinion of the examining board, be maintained the board may then require a school to affiliate with an approved school for a period of sufficient duration to make up the deficiency. The board may prescribe the courses of study to be pursued, and the experience to be required in the four major general subjects as set forth in this paragraph. The board may also require theoretical instruction in communicable disease, psychiatry, and public health nursing. An approved school during its three-year course of instruction in the four major nursing subjects, medicine, surgery, obstetrics, and children's diseases, may affiliate with a school of nursing approved by the New Jersey State Board of Examiners of Nurses for practical experience as well as theoretical instruction in communicable disease, psychiatry and public health nursing. (b) An approved university or
CHAPTeRS 346 & 347, LAWS OF 1942

college school of nursing associated with an accredited public or private hospital having a daily average of at least fifty patients and treating medical, surgical, obstetrical cases and cases of children's diseases, or the equivalent thereof as determined by the board.

5. This act shall take effect immediately.
Approved December 23, 1942.

CHAPTeR 347

An Act concerning the distribution of Revised Statutes Cumulative Supplement and providing for the purchase therefor.

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

1. The Secretary of State is authorized and directed to purchase annually four hundred fifty-three copies of the Revised Statutes Cumulative Supplement which he shall deliver to the Custodian of the State House; and the said Custodian shall distribute the volumes delivered to him in the same manner as provided for the distribution of the Revised Statutes of New Jersey, pursuant to chapter one hundred eighty-nine of the laws of one thousand nine hundred and thirty-seven, approved December twentieth, one thousand nine hundred and thirty-seven.

2. There is hereby appropriated the sum of six thousand seven hundred and ninety-five dollars ($6,795.00) out of the State fund to the Secretary of State for the purpose of purchasing the Revised Statutes Cumulative Supplement for the current year, one thousand nine hundred and forty-two.

3. This act shall take effect immediately.
Approved December 23, 1942.
CHAPTER 348

An Act concerning the treasury of this State.

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

1. In all cases where the Treasurer of this State has received or shall receive bonds of the United States of America as security for moneys received from the Federal government and deposited by him in a bank or trust company of this State, then and in that event, upon the request of the Federal government, the State Treasurer is hereby authorized and empowered to deposit said securities in a Federal Reserve Bank located out of this State, the State Treasurer first taking a receipt for the securities so deposited.

2. This act shall take effect immediately.

Approved December 23, 1942.

CHAPTER 349

An Act concerning the appointment of temporary branch pilots and temporary deputy pilots by the Commissioners of Pilotage in certain cases, and supplementing chapter eight of Title 12 of the Revised Statutes.

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

1. Whenever and during such period as the Commissioners of Pilotage shall determine in their discretion that an emergency exists by reason of increased water traffic due to war conditions, said commissioners hereby are authorized to appoint,
as temporary branch pilots or as temporary deputy pilots, persons holding licenses to act as first-class pilots on steam and motor vessels of any gross tons upon the waters of New York bay and harbor to Yonkers, the East river to Halletts Point, Staten Island sound, Raritan bay, Newark bay and tributaries, issued by the United States Department of Commerce, Steamboat Inspection Service, who, in the judgment of said commissioners, shall qualify to act as branch pilots or deputy pilots by examination conducted in accordance with section 12:8-14 of the Revised Statutes, notwithstanding that such persons have not previously qualified or served as apprentices, boat keepers, assistant boat keepers or deputy pilots as required by law.

2. The Commissioners of Pilotage shall issue to any such person so qualifying a certificate of appointment as a temporary branch pilot or a temporary deputy pilot, as the commissioners may determine, signed by a majority of them or by their chairman or by their direction, which certificate shall be presented to the Governor.

3. The Governor or the Secretary of State, in case of the absence from the seat of government of the Governor, upon presentation to him of such certificate of appointment by the person named therein shall administer to such person an oath that said person will execute and discharge the business and duties of a temporary branch pilot or a temporary deputy pilot, as the case may be, substantially in the form prescribed in section 12:8-16 of the Revised Statutes and upon such person’s giving bond in the manner prescribed by section 12:8-17 of the Revised Statutes for the faithful discharge of his duties pursuant to his appointment, the Governor shall sign and deliver to him a license conforming to such certificate of appointment, which license shall be terminable at the discretion of the Commissioners of Pilotage and shall terminate in any event upon the expiration of this act.
4. Any person while holding a valid license as a temporary branch pilot or a temporary deputy pilot shall have the same powers, shall execute and discharge the same business and duties and shall be subject to the same penalties, including revocation of his license for cause, and shall be entitled to receive the same fees, as a regularly licensed branch pilot or deputy pilot, as the case may be, and the Commissioners of Pilotage shall be entitled to receive the same percentage on the fees received by any such temporary branch pilot or temporary deputy pilot as in the case of regularly licensed branch pilots or deputy pilots.

5. Whenever the Commissioners of Pilotage shall determine that such emergency no longer exists, said commissioners or a majority of them may terminate any such temporary license without notice or hearing granted to the holder thereof and thereupon such license shall become null and void and said commissioners may call upon the person so licensed for the surrender of his license, and upon his refusal to give up the license on demand said commissioner shall publish a notice for one week in a newspaper or newspapers of Jersey City or Newark, or in such other newspaper as they shall deem necessary, that such person no longer has a license to act as a pilot.

6. This act shall take effect immediately and shall continue in effect so long as the United States of America continues in the present wars with the governments of Japan, Germany and Italy, or any of them, and until the expiration of six months following the making of a treaty or treaties of peace concluding all of said wars.

Approved December 23, 1942.
CHAPTER 350

An Act validating and confirming the appropriation and the expenditure of money heretofore made, incurred or paid, by municipalities for the support of rationing boards or local war price and rationing boards.

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

1. All appropriations and expenditures heretofore made, incurred or paid by any municipality for the operation of any rationing board or local war price and rationing board are hereby validated and confirmed.

2. This act shall take effect immediately.

Approved January 4, 1943.
JOINT RESOLUTION

New Jersey State Library
JOINT RESOLUTION No. 8

A Joint Resolution designating the bridge on State Highway Route 6 across Van Houten avenue in the city of Clifton in the county of Passaic, as the "Wilson S. Brower Bridge" in place and stead of the bridge situate upon said State Highway route which crosses Valley road in said city.

Whereas, The people of the city of Clifton, in the county of Passaic, State of New Jersey, are desirous of recognizing and commemorating the splendid services and achievements of their late mayor, Wilson S. Brower, who died in office, October eighth, one thousand nine hundred and thirty-eight; and

Whereas, By Joint Resolution No. 8, adopted June twelfth, one thousand nine hundred and thirty-nine, it was provided that in order to memorialize his public services the bridge located on State Highway Route 6 and crossing Valley road near Almond road, in said city of Clifton, be designated as the "Wilson S. Brower Bridge"; and

Whereas, It is now deemed more fitting that the bridge located on said State Highway Route 6 and crossing Van Houten avenue in said city be so designated; therefore

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

1. The bridge located on State Highway Route 6, crossing Van Houten avenue, in the city of Clif-
JOINT RESOLUTION No. 8

ton and the county of Passaic, shall be designated as the “Wilson S. Brower Bridge” in place and stead of the bridge described in Joint Resolution No. 7, approved June twelfth, one thousand nine hundred and thirty-nine.

2. The State Highway Commissioner shall cause to be erected upon the said bridge suitable tablets and ornamentation to effectuate the provisions of this resolution and to memorialize the public services of the late Wilson S. Brower, former mayor of said city of Clifton.

Approved October 3, 1942.
INDEX TO ADDITIONAL LAWS OF 1942

(Chapters 281 to 350)
## Index to Additional Laws of 1942

### A.

<table>
<thead>
<tr>
<th>Item</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acknowledgments—validating deeds</td>
<td>1159</td>
</tr>
<tr>
<td>Adjutant-General—absentee voting by soldiers</td>
<td>1120</td>
</tr>
<tr>
<td>Airports—municipalities may acquire additional land for</td>
<td>1175</td>
</tr>
<tr>
<td>Air raids—shelter in</td>
<td>1126</td>
</tr>
<tr>
<td>Appeals—concerning taxation</td>
<td>1176</td>
</tr>
<tr>
<td>Appropriations—absentee voting by soldiers</td>
<td>1120</td>
</tr>
<tr>
<td>acquiring property for weights and measures</td>
<td>1144</td>
</tr>
<tr>
<td>canal in county of Cape May</td>
<td>1116</td>
</tr>
<tr>
<td>clerical help in State Treasurer's office</td>
<td>1112</td>
</tr>
<tr>
<td>director of municipal aid</td>
<td>1195</td>
</tr>
<tr>
<td>insurance on State property</td>
<td>1119</td>
</tr>
<tr>
<td>John J. Hickey, special counsel</td>
<td>1201</td>
</tr>
<tr>
<td>law and equity reports</td>
<td>1113</td>
</tr>
<tr>
<td>overcrowding in institutions</td>
<td>1129</td>
</tr>
<tr>
<td>payroll system in comptroller's office</td>
<td>1115</td>
</tr>
<tr>
<td>purchasing department</td>
<td>1113</td>
</tr>
<tr>
<td>rehabilitation of physically unfitted</td>
<td>1134</td>
</tr>
<tr>
<td>report on urban colored population</td>
<td>1128</td>
</tr>
<tr>
<td>South Jersey port commission</td>
<td>1131</td>
</tr>
<tr>
<td>State guard</td>
<td>1174</td>
</tr>
<tr>
<td>State police</td>
<td>1156</td>
</tr>
<tr>
<td>validating municipal</td>
<td>1215</td>
</tr>
<tr>
<td>Assessments—taxation</td>
<td>1095</td>
</tr>
<tr>
<td>Assessors—taxation of property</td>
<td>1095</td>
</tr>
<tr>
<td>Auction—validating sales of land by municipalities</td>
<td>1117</td>
</tr>
<tr>
<td>Automobiles—licensing during suspension</td>
<td>1147</td>
</tr>
<tr>
<td>licensing drivers</td>
<td>1162</td>
</tr>
<tr>
<td>rates of speed</td>
<td>1163</td>
</tr>
<tr>
<td>traffic regulations</td>
<td>1178</td>
</tr>
<tr>
<td>Banks—ascertaining resources</td>
<td>1187</td>
</tr>
<tr>
<td>liability for borrowed money</td>
<td>1197</td>
</tr>
<tr>
<td>loans</td>
<td>1097</td>
</tr>
<tr>
<td>Barbers—licensing</td>
<td>1160</td>
</tr>
<tr>
<td>Barracks—acquiring Hammonton, for State Police</td>
<td>1156</td>
</tr>
<tr>
<td>Board of taxation—annual county budget</td>
<td>1151</td>
</tr>
<tr>
<td>appeals</td>
<td>1176</td>
</tr>
<tr>
<td>Bonds—depositing by State Treasurer in Federal Reserve Bank</td>
<td>1212</td>
</tr>
<tr>
<td>purchase of U. S. income</td>
<td>1132</td>
</tr>
<tr>
<td>redemption value of U. S. securities</td>
<td>1111</td>
</tr>
<tr>
<td>temporary investment in war savings, by school districts</td>
<td>1137</td>
</tr>
<tr>
<td>Bonus—employees of Delaware river joint toll bridge</td>
<td>1114</td>
</tr>
<tr>
<td>Boroughs—boundaries of Wildwood Crest</td>
<td>1203</td>
</tr>
<tr>
<td>miscellaneous revenues</td>
<td>1155</td>
</tr>
<tr>
<td>purchase of U. S. income bonds</td>
<td>1132</td>
</tr>
<tr>
<td>validating sales of land at auction</td>
<td>1117</td>
</tr>
</tbody>
</table>

(1223)
<table>
<thead>
<tr>
<th>Index to Additional Laws of 1942</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bridge—additional compensation for Delaware river joint toll</td>
<td>1114</td>
</tr>
<tr>
<td>naming Wilson S. Brower</td>
<td>1219</td>
</tr>
<tr>
<td>Brower, Wilson S.—naming bridge on route 6</td>
<td>1219</td>
</tr>
<tr>
<td>Budget—amount to be raised by taxation for county purposes</td>
<td>1151</td>
</tr>
<tr>
<td>miscellaneous revenues in municipalities</td>
<td>1155</td>
</tr>
</tbody>
</table>

### C.

- Canal—Cape May | 1116 |
- Candidates—election for municipal manager | 1100 |
- Cape May canal—appropriation | 1116 |
- Chancery—proceedings involving absent defendants |
  - foreclosure of tax sale certificates | 1193 |
- Children—special guardians of minors | 1173 |
- Cities—acquire additional land for airport | 1175 |
- miscellaneous revenues | 1155 |
- purchase of war savings bonds | 1132 |
- validating sales of land at auction | 1117 |
- Colored population—condition of urban | 1128 |
- Commerce—Cape May canal | 1116 |
- Commerce and navigation—appropriation for special counsel | 1201 |
- Commission—appropriation to South Jersey port |
  - bonus to Delaware river joint toll bridge | 1114 |
- Commissioner of banking—ascertaining resources of banks | 1187 |
- Commissioner of education—registration of private schools | 1161 |
- Commissioner of labor—licensing industrial homework | 1137 |
- Commissioner of motor vehicles—licensing drivers | 1162 |
- Commissioners of pilotage—licensing temporary pilots | 1212 |
- Common council—election of candidates | 1100 |
- Comptroller—payroll system in office | 1115 |
- Counties—adoption of resolutions by freeholders | 1128 |
  - amount to be raised by taxation | 1151 |
  - appeals concerning taxation | 1176 |
  - board of managers of tuberculosis hospitals | 1172 |
  - leasing road equipment | 1158 |
  - maintenance of pension rights | 1165 |
  - purchase of war savings bonds | 1142 |
  - return to position after war | 1168 |
  - taxation of railroads | 1188 |
- Courts—trial by jury in district | 1177 |
- Crimes—disorderly persons | 1134, 1148 |

### D.

- Dairies—health requirements | 1102 |
- Deeds—validating acknowledgments | 1159 |
- Defendants—proceedings in chancery involving absent |
  - air raids | 1126 |
- Delaware river bridge—bonus for employees | 1114 |
- Department of health—director of health |
  - purity of drinking waters | 1139 |
- Disorderly persons—definition |
  - misuse of food stamps | 1150 |
  - penalty | 1148 |
- District courts—trial by jury | 1177 |
- Drivers—licensing during suspension |
  - rates of speed | 1163 |
  - who may drive | 1162 |
## Index to Additional Laws of 1942

### E.

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Elections—absentee voting by soldiers</td>
<td>1120</td>
</tr>
<tr>
<td>municipal manager government</td>
<td>1100</td>
</tr>
<tr>
<td>Employees—return to position after war</td>
<td>1168</td>
</tr>
<tr>
<td>withdrawal from State service</td>
<td>1109</td>
</tr>
<tr>
<td>Epileptics—overcrowding in village</td>
<td>1129</td>
</tr>
</tbody>
</table>

### F.

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Feeble-minded—overcrowding in colony for</td>
<td>1129</td>
</tr>
<tr>
<td>Fiduciaries—redemption value of U. S. securities</td>
<td>1111</td>
</tr>
<tr>
<td>Fish and game—regulating net fishing</td>
<td>1118</td>
</tr>
<tr>
<td>Food stamps—misuse</td>
<td>1150</td>
</tr>
<tr>
<td>Foreclosures—tax sale certificates by municipalities</td>
<td>1193</td>
</tr>
<tr>
<td>Freeholders—adoption of resolutions</td>
<td>1128</td>
</tr>
<tr>
<td>annual budget</td>
<td>1151</td>
</tr>
<tr>
<td>leasing road machinery</td>
<td>1158</td>
</tr>
<tr>
<td>managers of county tuberculosis hospitals</td>
<td>1172</td>
</tr>
<tr>
<td>purchase of war savings bonds</td>
<td>1132</td>
</tr>
<tr>
<td>vacancies in board</td>
<td>1127</td>
</tr>
</tbody>
</table>

### G.

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Guardians—special of minors</td>
<td>1173</td>
</tr>
</tbody>
</table>

### H.

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hammonton barracks—purchase for State police</td>
<td>1156</td>
</tr>
<tr>
<td>Health—condition of urban colored population</td>
<td>1128</td>
</tr>
<tr>
<td>director</td>
<td>1144</td>
</tr>
<tr>
<td>licensing barbers</td>
<td>1160</td>
</tr>
<tr>
<td>licensing nurses</td>
<td>1207</td>
</tr>
<tr>
<td>licensing physicians</td>
<td>1199</td>
</tr>
<tr>
<td>milk production</td>
<td>1102</td>
</tr>
<tr>
<td>purity of potable water</td>
<td>1139</td>
</tr>
<tr>
<td>Hickey, John J.—appropriation as special counsel in lighterage case</td>
<td>1201</td>
</tr>
<tr>
<td>Highways—see Roads.</td>
<td></td>
</tr>
<tr>
<td>Hogan, Richard J.—pension</td>
<td>1194</td>
</tr>
<tr>
<td>Homework—licensing industrial</td>
<td>1137</td>
</tr>
<tr>
<td>Hospitals—board of county tuberculosis</td>
<td>1172</td>
</tr>
<tr>
<td>requirements for nurses</td>
<td>1207</td>
</tr>
</tbody>
</table>

### I.

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Institutions—overcrowding in certain State</td>
<td>1129</td>
</tr>
<tr>
<td>registering private schools</td>
<td>1161</td>
</tr>
<tr>
<td>Insurance—on State property</td>
<td>1119</td>
</tr>
<tr>
<td>Investments—temporary, by school districts in war savings bonds</td>
<td>1157</td>
</tr>
</tbody>
</table>

### J.

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Joint resolution—naming Wilson S. Brower bridge</td>
<td>1219</td>
</tr>
<tr>
<td>Juries—trial by, in district courts</td>
<td>1177</td>
</tr>
</tbody>
</table>
INDEX TO ADDITIONAL LAWS OF 1942

<table>
<thead>
<tr>
<th>L.</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Labor—enforcement by commissioner</td>
<td>1137</td>
</tr>
<tr>
<td>Licenses—barbering</td>
<td>1160</td>
</tr>
<tr>
<td>motor vehicle drivers</td>
<td>1162</td>
</tr>
<tr>
<td>motor vehicle during suspension</td>
<td>1147</td>
</tr>
<tr>
<td>policy for industrial homework</td>
<td>1137</td>
</tr>
<tr>
<td>requirements for nurses</td>
<td>1207</td>
</tr>
<tr>
<td>requirements for physicians</td>
<td>1199</td>
</tr>
<tr>
<td>temporary pilots</td>
<td>1212</td>
</tr>
<tr>
<td>Lighterage—appropriation for special counsel</td>
<td>1201</td>
</tr>
<tr>
<td>Loans—limitations by banks</td>
<td>1097</td>
</tr>
<tr>
<td>Lower, township of—boundaries</td>
<td>1203</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>M.</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Magistrates—disorderly persons</td>
<td>1148</td>
</tr>
<tr>
<td>Manager—election of municipal</td>
<td>1100</td>
</tr>
<tr>
<td>Medicine—requirements for physicians</td>
<td>1199</td>
</tr>
<tr>
<td>Militia—how constituted</td>
<td>1202</td>
</tr>
<tr>
<td>Milk—health requirements</td>
<td>1102</td>
</tr>
<tr>
<td>Minors—special guardians</td>
<td>1173</td>
</tr>
<tr>
<td>Motor vehicles—applying for license during suspension</td>
<td>1147</td>
</tr>
<tr>
<td>rates of speed</td>
<td>1163</td>
</tr>
<tr>
<td>traffic regulations</td>
<td>1178</td>
</tr>
<tr>
<td>Municipalities—acquire additional land for airport</td>
<td>1175</td>
</tr>
<tr>
<td>election of manager</td>
<td>1100</td>
</tr>
<tr>
<td>foreclosure of tax sale certificates</td>
<td>1193</td>
</tr>
<tr>
<td>maintenance of pension rights</td>
<td>1165</td>
</tr>
<tr>
<td>miscellaneous revenues</td>
<td>1155</td>
</tr>
<tr>
<td>purchase of war savings bonds</td>
<td>1132</td>
</tr>
<tr>
<td>rehabilitation of physically unfitted</td>
<td>1134</td>
</tr>
<tr>
<td>return to position after war</td>
<td>1168</td>
</tr>
<tr>
<td>salary of director of municipal aid</td>
<td>1195</td>
</tr>
<tr>
<td>validating appropriations for war purposes</td>
<td>1215</td>
</tr>
<tr>
<td>validating certain ordinances</td>
<td>1145</td>
</tr>
<tr>
<td>validating sales of land at auction</td>
<td>1117</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>N.</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>National guard—military force</td>
<td>1202</td>
</tr>
<tr>
<td>Navigation—Cape May canal</td>
<td>1116</td>
</tr>
<tr>
<td>licensing temporary pilots</td>
<td>1212</td>
</tr>
<tr>
<td>Negroes—condition of urban colored population</td>
<td>1128</td>
</tr>
<tr>
<td>New Jersey—director of municipal aid</td>
<td>1195</td>
</tr>
<tr>
<td>maintenance of pension rights</td>
<td>1163</td>
</tr>
<tr>
<td>rehabilitating physically unfit</td>
<td>1134</td>
</tr>
<tr>
<td>return to position after war</td>
<td>1168</td>
</tr>
<tr>
<td>Nets—regulating fishing</td>
<td>1118</td>
</tr>
<tr>
<td>Nonresidents—probate of wills</td>
<td>1186</td>
</tr>
<tr>
<td>Nurses—licensing</td>
<td>1207</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>O.</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ordinances—validating certain municipal</td>
<td>1145</td>
</tr>
<tr>
<td>Ordinary—probate of wills of nonresidents</td>
<td>1186</td>
</tr>
</tbody>
</table>
# INDEX TO ADDITIONAL LAWS OF 1942

## P.

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Payroll—installing system in comptroller's office</td>
<td>1115</td>
</tr>
<tr>
<td>Pensions—maintenance of right</td>
<td>1165</td>
</tr>
<tr>
<td>Richard J. Hogan</td>
<td>1194</td>
</tr>
<tr>
<td>Personal property—assessment for taxation</td>
<td>1095</td>
</tr>
<tr>
<td>Physicians—requirements for license</td>
<td>1199</td>
</tr>
<tr>
<td>Pilots—licensing temporary</td>
<td>1212</td>
</tr>
<tr>
<td>Police—disorderly persons</td>
<td>1148</td>
</tr>
<tr>
<td>Prisons—disorderly persons</td>
<td>1148</td>
</tr>
<tr>
<td>Private schools—registering</td>
<td>1161</td>
</tr>
<tr>
<td>Probate—wills of nonresidents</td>
<td>1186</td>
</tr>
<tr>
<td>Purchasing department—appropriation to</td>
<td>1113</td>
</tr>
<tr>
<td>Railroads—taxation</td>
<td>1188</td>
</tr>
<tr>
<td>Rates of speed—motor vehicles</td>
<td>1163</td>
</tr>
<tr>
<td>Rationing boards—validating municipal appropriations</td>
<td>1215</td>
</tr>
<tr>
<td>Real estate—acquiring property for department of weights and measures</td>
<td>1144</td>
</tr>
<tr>
<td>assessment for taxation</td>
<td>1095</td>
</tr>
<tr>
<td>acquiring Hammonton barracks for State</td>
<td>1156</td>
</tr>
<tr>
<td>Prisons—disorderly persons</td>
<td>1148</td>
</tr>
<tr>
<td>Private schools—registering</td>
<td>1161</td>
</tr>
<tr>
<td>Probate—wills of nonresidents</td>
<td>1186</td>
</tr>
<tr>
<td>Purchasing department—appropriation to</td>
<td>1113</td>
</tr>
<tr>
<td>Railroads—taxation</td>
<td>1188</td>
</tr>
<tr>
<td>Rates of speed—motor vehicles</td>
<td>1163</td>
</tr>
<tr>
<td>Rationing boards—validating municipal appropriations</td>
<td>1215</td>
</tr>
<tr>
<td>Real estate—acquiring property for department of weights and measures</td>
<td>1144</td>
</tr>
<tr>
<td>assessment for taxation</td>
<td>1095</td>
</tr>
<tr>
<td>acquiring Hammonton barracks for State</td>
<td>1156</td>
</tr>
<tr>
<td>Prisons—disorderly persons</td>
<td>1148</td>
</tr>
<tr>
<td>Private schools—registering</td>
<td>1161</td>
</tr>
<tr>
<td>Probate—wills of nonresidents</td>
<td>1186</td>
</tr>
<tr>
<td>Purchasing department—appropriation to</td>
<td>1113</td>
</tr>
<tr>
<td>Railroads—taxation</td>
<td>1188</td>
</tr>
<tr>
<td>Rates of speed—motor vehicles</td>
<td>1163</td>
</tr>
<tr>
<td>Rationing boards—validating municipal appropriations</td>
<td>1215</td>
</tr>
<tr>
<td>Real estate—acquiring property for department of weights and measures</td>
<td>1144</td>
</tr>
<tr>
<td>assessment for taxation</td>
<td>1095</td>
</tr>
<tr>
<td>acquiring Hammonton barracks for State</td>
<td>1156</td>
</tr>
<tr>
<td>Prisons—disorderly persons</td>
<td>1148</td>
</tr>
<tr>
<td>Private schools—registering</td>
<td>1161</td>
</tr>
<tr>
<td>Probate—wills of nonresidents</td>
<td>1186</td>
</tr>
<tr>
<td>Purchasing department—appropriation to</td>
<td>1113</td>
</tr>
<tr>
<td>Salaries—additional to Delaware river joint toll bridge commission</td>
<td>1114</td>
</tr>
<tr>
<td>director of municipal aid</td>
<td>1195</td>
</tr>
<tr>
<td>School districts—maintenance of pension rights</td>
<td>1163</td>
</tr>
<tr>
<td>return to service after war</td>
<td>1168</td>
</tr>
<tr>
<td>School fund—payments to</td>
<td>1108</td>
</tr>
<tr>
<td>Schools—registering private</td>
<td>1161</td>
</tr>
<tr>
<td>Secretary of State—licensing pilots</td>
<td>1212</td>
</tr>
<tr>
<td>purchase cumulative supplement to Revised Statutes</td>
<td>1211</td>
</tr>
<tr>
<td>Shelter—air raid alarms</td>
<td>1126</td>
</tr>
<tr>
<td>Soldiers—absentee voting</td>
<td>1120</td>
</tr>
<tr>
<td>military force of State</td>
<td>1202</td>
</tr>
<tr>
<td>return to position after war</td>
<td>1168</td>
</tr>
<tr>
<td>South Jersey port—appropriation to commission</td>
<td>1131</td>
</tr>
<tr>
<td>Stamp books—misuse</td>
<td>1150</td>
</tr>
<tr>
<td>Stamp books—misuse</td>
<td>1150</td>
</tr>
<tr>
<td>State guard—appropriation to</td>
<td>1174</td>
</tr>
<tr>
<td>military force</td>
<td>1202</td>
</tr>
<tr>
<td>State house commission—acquiring property for department of weights</td>
<td>1144</td>
</tr>
<tr>
<td>and measures</td>
<td>1144</td>
</tr>
<tr>
<td>State police—purchase of Hammonton barracks</td>
<td>1156</td>
</tr>
<tr>
<td>Surrogate—probate of wills of nonresidents</td>
<td>1186</td>
</tr>
<tr>
<td>T.</td>
<td>PAGE</td>
</tr>
<tr>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Tax appeals—taxation of railroads</td>
<td>1188</td>
</tr>
<tr>
<td>Taxation—amount to be raised for county purposes</td>
<td>1151</td>
</tr>
<tr>
<td>assessments</td>
<td>1095</td>
</tr>
<tr>
<td>petitions of appeal</td>
<td>1176</td>
</tr>
<tr>
<td>railroads</td>
<td>1188</td>
</tr>
<tr>
<td>Tax commissioner—railroads</td>
<td>1188</td>
</tr>
<tr>
<td>Tax sales—foreclosure of certificates</td>
<td>1193</td>
</tr>
<tr>
<td>Teacher—payments to school fund</td>
<td>1108</td>
</tr>
<tr>
<td>Titles—pension rights maintained</td>
<td>1165, 1168</td>
</tr>
<tr>
<td>purchase of U. S. bonds</td>
<td>1132</td>
</tr>
<tr>
<td>regulating net fishing amended</td>
<td>1118</td>
</tr>
<tr>
<td>Towns—miscellaneous revenues</td>
<td>1153</td>
</tr>
<tr>
<td>purchase of war savings bonds</td>
<td>1132</td>
</tr>
<tr>
<td>Townships—boundaries of Lower township</td>
<td>1203</td>
</tr>
<tr>
<td>purchase of war savings bonds</td>
<td>1132</td>
</tr>
<tr>
<td>Traffic—motor vehicle regulations</td>
<td>1178</td>
</tr>
<tr>
<td>Treasurer—clerk's pay</td>
<td>1112</td>
</tr>
<tr>
<td>depositing bonds in Federal Reserve Bank</td>
<td>1212</td>
</tr>
<tr>
<td>payment to school fund</td>
<td>1108</td>
</tr>
<tr>
<td>Trenton—pensioning Richard J. Hogan</td>
<td>1194</td>
</tr>
<tr>
<td>Trust companies—ascertaining resources</td>
<td>1187</td>
</tr>
<tr>
<td>liability for borrowed money</td>
<td>1197</td>
</tr>
<tr>
<td>loans</td>
<td>1097</td>
</tr>
<tr>
<td>Tuberculosis—board of managers of county hospitals</td>
<td>1172</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>V.</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vacancies—board of freeholders</td>
<td>1127</td>
</tr>
<tr>
<td>Validating—acknowledgments of deeds</td>
<td>1159</td>
</tr>
<tr>
<td>certain municipal ordinances</td>
<td>1145</td>
</tr>
<tr>
<td>municipal appropriations</td>
<td>1215</td>
</tr>
<tr>
<td>sales of land at auction by municipalities</td>
<td>1117</td>
</tr>
<tr>
<td>Villages—purchase of war savings bonds</td>
<td>1132</td>
</tr>
<tr>
<td>Vineland school—overcrowding in</td>
<td>1129</td>
</tr>
<tr>
<td>Voting—absentee by soldiers</td>
<td>1120</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>W.</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>War—air raids</td>
<td>1126</td>
</tr>
<tr>
<td>insurance on State property</td>
<td>1119</td>
</tr>
<tr>
<td>leasing certain buildings by State</td>
<td>1146</td>
</tr>
<tr>
<td>maintenance of pension rights</td>
<td>1165</td>
</tr>
<tr>
<td>physical rehabilitation</td>
<td>1134</td>
</tr>
<tr>
<td>proceedings involving absent defendants</td>
<td>1120</td>
</tr>
<tr>
<td>return to position after</td>
<td>1168</td>
</tr>
<tr>
<td>special guardians of minors</td>
<td>1173</td>
</tr>
<tr>
<td>temporary investments by school districts in bonds</td>
<td>1157</td>
</tr>
<tr>
<td>validating municipal appropriations</td>
<td>1215</td>
</tr>
<tr>
<td>Waters—purity of drinking</td>
<td>1139</td>
</tr>
<tr>
<td>Weights and measures—acquiring property for department of</td>
<td>1144</td>
</tr>
<tr>
<td>Wildwood Crest—boundaries</td>
<td>1203</td>
</tr>
<tr>
<td>Wills—probate of nonresident</td>
<td>1186</td>
</tr>
</tbody>
</table>
LAWS
1943
ACTS

OF THE

One Hundred and Sixty-seventh Legislature

OF THE

STATE OF NEW JERSEY

AND

Ninety-ninth Under the New Constitution

1943
The following laws, passed by the One Hundred and Sixty-seventh 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.

JOSEPH A. BROPHY,
Secretary of State.
MEMBERS
OF THE
One Hundred and Sixty-seventh Legislature
OF NEW JERSEY

SENATORS

Atlantic ........ FRANK S. FARLEY
Bergen .......... LLOYD L. SCHROEDER
Burlington ...... HOWARD EASTWOOD
Camden .......... BRUCE A. WALLACE
Cape May....... I. GRANT SCOTT
Cumberland ..... GEORGE H. STANGER (President)
Essex .......... ROY V. WRIGHT
Gloucester ...... JOHN G. SHOLL
Hudson .......... EDWARD J. O'MARA
Hunterdon ...... WESLEY L. LANCE
Mercer .......... C. WESLEY ARMSTRONG, Jr.
Middlesex ...... JOHN E. TOOLAN
Monmouth ...... HAYDN PROCTOR
Morris .......... HAROLD A. PIERSON
Ocean .......... THOMAS A. MATHIS
Passaic .......... CHARLES K. BARTON
Salem .......... JOHN M. SUMMERILL, Jr.
Somerset ...... H. RIVINGTON PYNE
Sussex .......... ALFRED B. LITTELL
Union .......... HERBERT J. PASCOE
Warren .......... HARRY RUNYON
(5)
MEMBERS OF GENERAL ASSEMBLY

Atlantic ........... VINCENT S. HANEMAN
                  LEON LEONARD

Bergen ............ WALTER JONES
                  WILLIAM T. LUDLUM
                  LILLIAN A. MATHIS
                  ROSCOE P. McCLAVE
                  MARTIN P. NELSON
                  DAVID VANALSTYNE, Jr.

Burlington ......... ARTHUR W. LEWIS

Camden ............. WILLIAM R. J. BURTON
                  EMORY S. KATES
                  ROCCO PALESE

Cape May .......... JOHN E. BOSWELL

Cumberland ....... ROBERT G. HOWELL

Essex .............. DOMINIC A. CAVICCHIA
                  JACOB S. GliCKENHAUS
                  MILDRED V. HARDESTER
                  C. COLBURN HARDY
                  JAMES O. HILL
                  J. EDWARD JACOBI
                  GLOANNA W. MacCARTHY
                  LESTER E. MAHR
                  DUANE E. MINARD, Jr.
                  C. MILFORD ORBEN
                  GODFREY K. PREISER
                  ADOLPH WEGROCKI

Gloucester ....... HAROLD W. HANNOLD

Hudson ............. PETER P. ARTASERSE
                  BENEDICT A. BERONIO
                  JAMES P. BYRNE
                  JACOB FRIEDLAND
                  CHARLES F. PAULAUSKAS
                  ANTHONY T. SASKEl
                  GEORGE B. SCHAEFFER
                  WILLIAM J. TIERNEY
                  MARCEL E. WAGNER
MEMBERS

Hunterdon .......... MILDRED A. PREEN
Mercer ............. HOWARD S. KEIM
                   JOSEPH P. FLEMING
                   HOWARD W. STEPP
Middlesex .......... CHRISTIAN J. JORGENSEN
                   BERNARD W. VOGEL
                   CORNELIUS A. WALL
Monmouth ........... J. STANLEY HERBERT
                   MERRILL H. THOMPSON
Morris ............. NORMAN J. GRIFFITHS
                   DAVID YOUNG, 3rd
Ocean .............. LETTIE E. SAVAGE
Passaic ............ MANFIELD G. AMLICKE (Speaker)
                   MATTIE S. DOREMUS
                   REUBEN H. REIFFIN
                   FRANK W. SHERSHIN
Salem .............. BURTON D. ZEHNER
Somerset .......... FREAS L. HESS
Sussex ............ INSLEY H. ROY
Union ............. CLIFFORD P. CASE
                   MILTON A. FELLER
                   KENNETH C. HAND
                   THOMAS M. MUIR
Warren ............ FRANCIS L. THOMPSON
LAWES
ACTS
PASSED BY THE
One Hundred and Sixty-seventh Legislature

CHAPTER 1

A SUPPLEMENT to an act entitled "An act making appropriations for the support of the State government and for several public purposes for the fiscal year ending June thirtieth, one thousand nine hundred and forty-three, and regulating the disbursement thereof," approved March thirtieth, one thousand nine hundred and forty-two (P. L. 1942, c. 29).

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 purposes herein specified, and shall be available for expenditure in the same manner as other appropriations made pursuant to the act to which this act is a supplement.
CHAPTER 1

 Compensation and expenses of officers and employees $25,450
 Indexing Journal of the Senate, Minutes of the House of Assembly and other incidental and contingent expenses 48,500

 $73,950

 2. This act shall take effect immediately.
 Approved January 22, 1943.

 CHARLES EDISON,
 Governor.

 CHAPTER 2

 An Act creating an Emergency State Commission on State Fiscal Affairs to study and investigate the fiscal affairs of the State government including State aid to counties and municipalities and school districts, to keep abreast of current developments and to determine upon and recommend to the Legislature such economies in the cost of State government as may be necessary, due to curtailment in the State's revenues, to the end that the fiscal structure of the State shall remain sound during the existing war emergency.

 WHEREAS, State revenues are being seriously curtailed by certain necessary war emergencies; and

 WHEREAS, The stupendous sums required by our national government for the successful prosecution of the war to an all out victory and enduring
peace will necessarily deplete in a large measure those sources of revenue originally available to State and local government; and

WHEREAS, Rigid economies must be applied to all governmental expenditures which are not absolutely essential to the war effort; and

WHEREAS, Sound fiscal policies for the nation can be encouraged by the establishment of improved fiscal management in the several States; and

WHEREAS, The establishment of a commission to more closely supervise and control the revenues and expenditures of the State on an all out war basis, is essential to the safety, security and general welfare of the people of our State; now, therefore,

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

1. An Emergency State Commission on State Fiscal Affairs is hereby created which shall consist of the following:

   The members of the State House Commission,
   The State Commissioner of Finance,
   The State Budget Commissioner,
   The President of the Senate,
   The Speaker of the House of General Assembly.

Each member of the commission shall hold office as such commissioner during his term in the office by virtue of the holding of which he became a member of said commission. If any member of said commission shall hold more than one office entitling him to membership in said commission, he shall be entitled, nevertheless, to but one membership in the commission and to but one vote as a member of the commission.
2. The commission shall meet within five days following the enactment of this bill into law at the call of the presiding officer of the State House Commission who shall be chairman of said commission, and the commission shall elect a vice-chairman from its own number who shall hold office until the second Tuesday in January following. The commission shall in its discretion elect a secretary from its own number or select and appoint a secretary who need not be of its own number who shall hold office until the second Tuesday in January following.

3. It shall be the duty of the commission to make a comprehensive study and analysis of the fiscal and other problems of State government allied therewith and to collect facts and data with respect to the same and for those purposes the commission shall have power—

(a) To investigate the financial needs of each department, board, bureau, commission or agency of the State government in order to determine whether or not and to what extent, if any, the appropriations for the support of the State government may be reduced without the impairment of any essential service or governmental function;

(b) To investigate, with respect to State funds, if in the discretion of the commission it is deemed desirable or necessary, the financial needs of the counties, municipalities, school districts and other spending agencies, other than State agencies, receiving funds from the State treasury in the form of State aid paid pursuant to law or in any other form, or any of them, in order to determine whether or not and to what extent, if any, any amounts appropriated, apportioned or paid or which may be appropriated, apportioned or paid may be reduced without imposing an additional tax burden on real estate;
(c) To determine upon a policy for the proper conservation of State funds and to propose amendment to existing law wherever necessary to curtail expenditures in order to further the carrying out of the nation's program of war activities;

(d) To prepare and submit a system of priorities in the spending of State funds, classifying and giving preferential ratings to those services and functions which are most urgently required to be performed and placing the operation of less essential services and functions in their proper relationship for the carrying out of said war program;

(e) To re-examine and redetermine the spending requirements of any department, board, bureau, commission or agency of the State and of any municipality or political subdivision of the State, including school districts, for which any appropriation has been made with respect to such State funds, and to recommend to the Legislature any reduction in appropriation which the commission deems to be desirable or necessary to carry out the system of priorities established by it but in no case shall any appropriation already made be increased; and

(f) To study any subject or matter determined by the commission to be relevant or in any manner connected with the subject matter of any of its investigations or which may be of assistance to the commission in the carrying out of its duties.

4. The commission may sit at any place within this State and may hold either private or public hearings as in its discretion it shall determine.

5. The commission may request and shall be entitled to receive from any department, board, bureau, commission or agency of the State or from any municipal or political subdivision of the State such assistance and such information as it shall
require to enable it properly to carry out its investigations and perform its duties as required by this act and the commission shall be entitled to call to its assistance and to require the services of such employees of any State department, board, bureau, commission or agency as it may deem necessary to perform the duties required of it by this act.

6. A copy of each bill, for the appropriation, apportionment or payment of any State funds, shall be submitted to the commission immediately upon its reference to the committee of the house of the Legislature in which it is introduced, by the secretary or clerk of such house, as the case may be, and the commission shall determine the priority rating of the purpose and subject matter of each such bill under the system of priorities required to be set up by it under the provisions of this act and shall make report in writing thereon to the presiding officer of the house of the Legislature wherein said bill was introduced within ten days after the date of the submission thereof to said commission except that such report shall be made upon all such bills pending in the Legislature at the time the first commission constituted under this act shall be appointed and organized within twenty days after the submission of copies thereof to it, or, in the event of pressing emergency, said commission shall consider and report upon any such bill forthwith when called upon so to do by a majority vote of said house of the Legislature.

7. The commission and each member thereof shall have full power to administer oaths, take testimony, subpoena and compel the attendance of witnesses and the production of all books, papers, records and documents it deems material or pertinent within the subject of its investigation and shall conduct hearings and make recommendations to the Legislature in manner similar to those of the Annual Appropriations Committees of the Senate and General Assembly acting in joint meeting.

8. The commission shall make report of its activities to the Legislature once each year and at
such other times as it may be called upon so to do by the Governor or the Legislature.

9. This act shall take effect immediately and shall remain in effect so long as the United States of America continues in the present wars with the governments of Japan, Germany and Italy, or any of them, and until the making of a treaty or treaties of peace concluding all of said wars.

Approved February 1, 1943.

CHAPTER 3

An Act to validate and confirm conveyances of lands 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 recording 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, 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; provided, however, that 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 before the effective date hereof.

2. This act shall take effect immediately.

Approved February 1, 1943.
CHAPTER 4

An Act for extending the time for completing certain railroads.

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

1. Whenever the time limited for the completion of any railroad authorized to be constructed within the State under any special or general act has expired, or shall expire before the thirty-first day of December, one thousand nine hundred and forty-three, such time shall be and the same is hereby extended for the further period of two years from the passage of this act; provided, however, that this act shall not apply unless money has actually been expended in surveys or location of route, or in acquisition of right-of-way or in construction since January first, one thousand eight hundred and eighty-six; provided, further, that this act shall not apply to any corporation unless such corporation shall first, and as the condition precedent to the exercise of any power granted by this act, file in the office of the Secretary of State an agreement, to be approved by the Governor and Attorney-General, waiving all right of exemption from taxation and from privileges and advantages arising from any law or contract, if any there be, establishing any special mode of taxation of any such corporation, and the further agreement to be bound by any general law of this State now in existence or that may be hereafter passed taxing such corporations as are now authorized to be taxed by the Legislature of the State under any general law, and further agreeing that the exercise of any power granted by this act shall not in any way affect the rights of this State, if any there exist, to take the property of such corporations under any existing law of this State, and agreeing further that all laws affecting such corporations shall be subject to
alteration or repeal by the Legislature; provided, however, that any railroad company that has heretofore filed an agreement such as above described, under the provisions of any previous act of the Legislature for extending the time for completing certain railroads, shall have the time for the completion of its railroad extended as hereinafter provided, without filing another such agreement under this act; provided, further, that any agreement that has heretofore been filed by any corporation under any previous act extending the time for completing certain railroads, shall be as binding as if filed under the provisions of this act.

2. This act shall be deemed a public act and shall take effect immediately.

Approved February 13, 1943.

CHAPTER 5

An Act concerning county and municipal finances.

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

1. The Commissioner of Local Government is hereby given authority, and it shall be his duty, to receive for examination and certification the budget of any county or municipality for the year one thousand nine hundred and forty-three not filed within the time limit prescribed by statute, even though such budget may not have been introduced or approved within the time limits prescribed; provided, such budget be accompanied by a statement setting forth the reason for such delay in introduction or approval within the statutory period. All actions subsequently taken by the Commissioner of Local Government and the county or municipality with respect to certification, public hearing and adoption are to be taken forthwith and

Proviso.

section approved.
as if the introduction, approval or filing was within the date prescribed by statute.
2. This act shall take effect immediately.
Approved February 19, 1943.

CHAPTER 6

AN ACT to authorize the borough of Manasquan, in the county of Monmouth, to pay a pension to Annie B. Appleget.

Whereas, Annie B. Appleget, a resident of the borough of Manasquan, in the county of Monmouth, New Jersey, has served the borough in the capacity of its borough clerk during a period exceeding eighteen years, rendering efficient and faithful service to the borough of Manasquan in performance of her duties; and

WHEREAS, The borough of Manasquan does not have in force and effect any pension that would inure to the benefit of the said Annie B. Appleget; therefore,

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

1. The borough of Manasquan, in the county of Monmouth, is hereby authorized to grant and empower to pay to the said Annie B. Appleget, for the remainder of her natural life, a pension, to be effective beginning on the date of her retirement, in such sum as the governing body of the said borough of Manasquan shall, in its discretion, deem advisable and just, which pension shall be paid in semimonthly installments.

2. The said borough of Manasquan shall provide in its annual budget, after the date of such retirement, for the payment to the said Annie B. Appleget of the aforementioned pension, and from the
date of her retirement from active service until the adoption of its next annual budget, may pay such pension as the governing body may decide upon from any funds available therefor.

3. This act shall take effect immediately.

Approved February 19, 1943.

---

CHAPTER 7

AN ACT relating to the collection of certain delinquent municipal liens.

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 forty-three, 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 brought under this act.

Period for payment.

Contract period.

Laws herein referred to 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 not exceeding five years as may be contracted between the taxpayer and such financial officer of the municipality as shall be designated in said resolution for the making of contracts under this act; and the same shall be payable in monthly or quarterly installments as may be contracted between the taxpayer and said financial officer; such installment payments to commence August first, one thousand
CHAPTER 7, LAWS OF 1943

nine hundred and forty-three, with interest on the several unpaid balances at the rate fixed by the governing body which shall not exceed eight per centum (8%) per annum, from January first, one thousand nine hundred and forty-three 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 municipality 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 of 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 municipality, or other municipal lien, may be apportioned at the request of any party interested, to such parcels of 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 in accordance with the provisions contained in sections 54:7-1 to 54:7-9, inclusive, of the Revised Statutes on at least five days' notice to all persons 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 forty-three and all subsequent taxes, assessments or other liens imposed or becoming a lien after January first, one thousand nine hundred and forty-three, including all installments thereafter payable on assessments theretofore levied, and also the prompt payment of all installments of arrears as hereinafter authorized.
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 becomes 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 of 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 one thousand nine hundred and forty-three 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 forty-three, and before the date of actual payment of said first half of one thousand nine hundred and forty-three 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
thousand nine hundred and forty-three; total present balance of extended arrears is $\ldots\ldots\ldots\ldots\ldots$ 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 installment 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 canceled 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. Nothing herein shall be construed to relieve the holders of any outstanding certificate of tax sale from the requirement that all arrears of municipal charges must be paid as a condition of foreclosure of such certificate.

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 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
CHAPTER 7, LAWS OF 1943

the same to the collecting officer, the latter shall give a special receipt for such payment, and shall immediately notify the lienholder who made the first payment thereof; and said lienholder shall be entitled to receive from the collecting officer the amount of such payment with such additional interest as may be collected from the owner or any other prior party in interest; and all further rights of such lienholder 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 forty-three, and shall keep the records of payments hereunder, all in such form as shall be prescribed by the Commissioner of Local Government.

17. The extension of time for payment and the suspension of the lien of existing arrearages herein authorized shall not apply to any parcel of property which has heretofore been included in any plan heretofore adopted by any municipality of this State under and pursuant to the provisions of any public statute of this State whereunder prior extensions for the payment of delinquent taxes were heretofore duly authorized.

18. This act shall take effect immediately.
Approved March 1, 1943.
CHAPTER 8

An Act concerning the appointment of public weighmasters and certified weighers, and supplementing article three of chapter one of Title 51 of the Revised Statutes.

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

1. The State superintendent may, in his discretion, appoint as public weighmasters and certified weighers persons under the age of twenty-one years and at least of the age of seventeen years, which appointments shall be for terms of three years but shall be inoperative and of no effect upon the expiration of this act.

2. This act shall take effect immediately and shall continue in effect so long only as the United States of America continues in the present wars with the governments of Japan, Germany and Italy, or any of them, and until the expiration of six months following the making of a treaty or treaties of peace concluding all of said wars.

Approved March 1, 1943.
CHAPTER 9


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

1. Subject to compliance with the requirements of chapter four-A of Title 45 of the Revised Statutes, the Board of Beauty Culture Control shall issue the following licenses: (a) license to practice beauty culture as an operator; (b) license to practice beauty culture as a manager-operator; (c) license to demonstrate appliances, methods or cosmetics used in the practice of beauty culture; (d) shop license to use or maintain premises for the practice of beauty culture; (e) license to teach beauty culture in licensed beauty schools only; (f) limited license as a manicurist to manicure the fingernails only; (g) school of beauty culture license to use or maintain premises for the teaching of beauty culture; (h) temporary license to use or maintain premises for the demonstration of appliances, methods or cosmetics to be used in the practice of beauty culture; (i) student’s temporary permit to practice beauty culture; (j) temporary permit to practice beauty culture while an applicant is scheduled for an examination; (k) duplicate license, issued in case of loss or destruction of the original license.

2. Subject to compliance with the requirements of chapter four-A of Title 45 of the Revised Statutes, the said board may issue a student’s certificate of registration to students duly enrolled in...
C. 45:4A-11.4. Operators must be licensed.

Operators must be licensed.

C. 45:4A-11.3. Residential address.

Residential address.

Shop or school location.

C. 45:4A-23.1. Re-examination after expiration of license.

Re-examination after expiration of license.

Application.

Proviso.

CHAPTER 9, LAWS OF 1943

licensed beauty schools of this State. No credit for studentship in a licensed beauty school of this State shall be given for any period of time during which the student was not so registered.

3. No person, partnership or corporation licensed or registered to use or maintain premises for the practice of beauty culture under the provisions of chapter four-A of Title 45 of the Revised Statutes shall employ or permit any person to practice beauty culture upon such licensed premises unless such employee is licensed to practice beauty culture under the provisions of chapter four-A of Title 45 of the Revised Statutes.

4. Every operator, manager-operator, manicurist, demonstrator and teacher licensed under the provisions of chapter four-A of Title 45 of the Revised Statutes, shall forthwith report to the said board, in writing, any change in his resident address. Every holder of a license to use or maintain premises for the practice or teaching of beauty culture shall forthwith report to the said board, in writing, any change in location of the shop or school so licensed.

5. Any person to whom a license shall have been duly issued, may at any time within two years of the expiration date of such license make application for and obtain a license of like kind without re-examination; any such person making such application after two years from the expiration date of previous license, shall be required to make application therefor and submit to examination, as if such applicant had never been the holder of any license issued by this board; provided, however, that where any person had or shall have the privilege of making application for and obtaining a license without examination under this section at the time of his entrance into the military or naval forces of the United States during the present war, he may make such application for a license without examination at any time within a period of two years after his honorable discharge from such military or naval forces.
6. It shall be unlawful for any person to practice beauty culture in any place other than a licensed beauty shop; provided, however, that a licensed operator, sponsored by a licensed beauty shop, may furnish beauty culture treatments to persons in their private residences by appointment; and provided, further, that the manager-operator of the licensed beauty shop sponsoring any operators-by-appointment shall, at all times, make available to the inspectors of the board a complete schedule of appointments.

7. Subject to compliance with the requirements of chapter four-A of Title 45 of the Revised Statutes, the board may issue a temporary permit to practice beauty culture to persons who are qualified to be scheduled for operators’ and manicurists’ examinations. No second temporary permit shall be issued to an applicant who has failed to pass the examination.

8. Section 45:4A-2 of the Revised Statutes is amended to read as follows:

45:4A-2. The department shall be governed, as heretofore, by a board to be known as the board of beauty culture control and consisting of five members. Three of the members of the board to be appointed under the provisions of this chapter shall have been engaged in the occupation of beauty culture for a period of at least five years immediately preceding the date of their appointment; one member shall have been engaged in the business of conducting a school for the teaching of beauty culture for a period of at least five years immediately preceding the date of appointment; and one member shall not, at the time of the appointment, be directly or indirectly identified with the business of beauty culture in any of its branches. At least two members of the board shall be women. All members of the board shall be citizens of the United States and of the State of New Jersey for at least five years prior to the date of their appointment. All members of this board shall
be appointed by the Governor. The five members first appointed shall be appointed as follows: two members for a period of three years, two members for a period of two years and one member for a period of one year, respectively, as appointed, and members appointed thereafter shall serve for a period of three years. Each member shall hold his office until his successor has been appointed and qualified. The Governor may remove any member of the board for cause and appoint some other person to fill the vacancy. Appointments made to fill vacancies caused by death, resignation or removal shall be for the unexpired term only. Members of the board shall receive as compensation for their services two thousand dollars ($2,000.00) per annum and necessary traveling expenses, which shall include only the cost of transportation to and from the place of the performance of their duties.

9. Section 45:4A–8 of the Revised Statutes is amended to read as follows:

45:4A–8. No person shall be permitted by the department to take an examination or receive a certificate of registration or license as an operator unless such person shall be at least sixteen years of age and a graduate of the eighth grade or the equivalent and has been registered as a student and has had a school term of training, as hereinafter provided in this chapter, in a licensed beauty school of this State or an approved beauty school of another State, territory, the District of Columbia, or foreign country; provided, however, that the department may permit a person to take an examination without the prior studentship herein required if such person shall establish to the satisfaction of the department that he or she has been an operator in the active practice of beauty culture in New Jersey for at least twelve months within the five years next preceding June twenty-ninth, one thousand nine hundred and thirty-five; and provided, further, that the department may permit any person to take an examination without the prior studentship herein required
CHAPTER 9, LAWS OF 1943

if such person shall establish to the satisfaction of the department that he or she has practiced beauty culture for not less than three years in another State, territory, the District of Columbia, or foreign country. No person shall be permitted to take an examination or receive a certificate of registration or license to teach beauty culture unless such person shall be at least eighteen years of age and shall have completed two years of high school or the equivalent and has been engaged in the active practice of beauty culture as a licensed operator of this State for not less than two years, or has had training of not less than a total of two thousand hours within a period of not less than twelve months in a licensed beauty school of this State or an approved beauty school of another State, territory, or the District of Columbia.

No person shall be permitted to take an examination or receive a certificate of registration or license to demonstrate appliances, methods or cosmetics used or to be used in the practice of beauty culture unless such person shall be at least eighteen years of age and shall have been duly licensed as a beauty culture operator in the State of New Jersey.

No person shall be permitted to take an examination or receive a certificate of registration or license as a manager-operator unless such person shall be at least eighteen years of age and shall have been lawfully engaged in the active practice of beauty culture for at least three years in another State, territory, the District of Columbia, or foreign country, and one year in the State of New Jersey as a licensed operator; but the department may issue a certificate of registration or license as manager-operator, without examination, to any licensed operator of this State upon satisfactory proof to the department that such person has been engaged in the active practice of beauty culture in this State as a licensed operator for not less than three years.
No person shall be permitted to receive a certificate of registration as a student without having first furnished the department with satisfactory proof of his or her enrollment in a duly registered or licensed beauty school of this State.

No person, partnership or corporation shall be permitted to receive a shop certificate of registration or license to use or maintain premises for the practice of beauty culture unless such person, partnership or corporation shall have first furnished the department with satisfactory proof that such shop or premises are to be used or maintained in compliance with the requirements of the rules and regulations prescribed by authority of sections 45:4A-13 and 45:4A-16 of this Title.

No person, partnership or corporation shall be permitted to receive a temporary license to use or maintain premises for the demonstration of appliances, methods or cosmetics to be used in the practice of beauty culture unless such person, partnership or corporation shall have furnished the department with satisfactory proof that the demonstration is to be conducted by a licensed demonstrator in compliance with the requirements of the rules and regulations prescribed by authority of sections 45:4A-13 and 45:4A-16 of this Title. Such temporary license to use or maintain premises for demonstration shall be valid only at the time and place specified therein and for a period of time designated by the board.

A duly licensed manager-operator shall at all times supervise and be in charge of the conduct of premises licensed for the practice of beauty culture thereon. Each application for shop license, together with each application for renewal thereof, shall state the name, residence address and license number of the manager-operator intended to supervise and be in charge of the licensed premises during the licensing period applied for. Any change of manager-operator of licensed premises shall be forthwith reported in writing to the board by the person, partnership or corporation to whom such shop license has been issued.
10. Section 45:4A–10 of the Revised Statutes is amended to read as follows:

45:4A–10. No school of beauty culture of this State shall be granted a certificate of registration or license, and no school of beauty culture of another State, territory, or the District of Columbia shall be approved by the department, unless it shall comply in all respects with the rules and regulations of the State Board of Beauty Culture Control and State Board of Education relating to courses in beauty culture as they are given in the public schools or vocational training schools of this State, and unless it shall possess apparatus and equipment sufficient for the proper and full teaching of all subjects of its curriculum; shall keep a daily record of the attendance of each student; shall maintain regular classes and instruction hours; shall establish grades and hold examinations before issuance of diplomas; shall require a school term of training of not less than one thousand hours within a period of not less than six months for a complete course, comprising all of the practices of beauty culture as provided in this chapter and to include practical demonstrations and theoretical studies, and study in sanitation and sterilization, and the use of antiseptics, cosmetics, and electrical appliances consistent with the practical and theoretical requirements as applicable to beauty culture or any practice thereof.

11. Section 45:4A–11 of the Revised Statutes is amended to read as follows:

45:4A–11. No school of beauty culture shall permit its students to practice beauty culture on the public under any circumstances except by way of clinical work, and not until such students shall have at least five hundred hours of training, upon persons willing to submit themselves to such practice, after having been first properly informed that the operator is a student. But the board may issue temporary permits to students who shall have at least five hundred hours of training to practice beauty culture in a licensed beauty shop.
on Saturdays only upon persons willing to submit themselves to such practice, after having been first properly informed by the manager-operator in charge of a beauty shop that the operator is a student.

12. Section 45:4A-14 of the Revised Statutes is amended to read as follows:

45:4A-14. The department shall admit to examination any person having submitted the credentials required by this chapter for admission to examinations and having paid the registration fee required by this chapter, and shall issue a certificate of registration or license to practice as operator, manicurist, manager-operator, demonstrator, or as teacher of beauty culture, as the case may be, to those successfully passing the required examination. Such examination for operators, teachers, manager-operators, demonstrators, or manicurists shall include both practical demonstration and written and oral tests, as well as such other reasonable tests as the department, in its discretion, may order. The department shall hold examinations at least once a month, and at such hours as it shall prescribe.

13. Section 45:4A-15 of the Revised Statutes is amended to read as follows:

45:4A-15. The department shall have power to refuse to issue or restore, and to revoke or suspend licenses or certificates of registration upon due hearing, on proof of any one or combination of the following causes: (a) the conviction of a crime involving moral turpitude; (b) gross malpractice or gross incompetency; (c) continued practice by a person knowingly having an infectious or contagious disease; (d) habitual drunkenness or habitual addictions to morphine, cocaine or other habit-forming drugs; (e) immoral or unethical conduct; (f) advertising by means of knowingly false or deceptive statements, and advertising of prices or services in any form whatsoever; (g) failure to comply with sanitary rules and regulations adopted by the board; (h) the violation of any provisions
of this chapter, or the rules and regulations established by the department, and shall have the power to require the attendance of witnesses and the production of such books, records and papers as it may desire. If such proceedings for revocation or suspension are initiated, a written statement of the charges against the license or certificate holder shall be served upon them, at least five days before the day set for the hearing, which hearing shall be before a duly authorized representative of the department, and at which hearing the person, partnership or corporation complained against shall have an opportunity to produce witnesses or other evidence in their behalf, and to confront witnesses against them.

14. Section 45:4A-18 of the Revised Statutes is amended to read as follows:

45:4A-18. The registration fee for the issuance of licenses or certificates of registration with or without examination shall be as follows: Twenty-five dollars ($25.00) for the initial year and three dollars ($3.00) a year thereafter for registration of beauty shops; one hundred dollars ($100.00) for the initial year and fifty dollars ($50.00) a year thereafter for private schools of beauty culture; five dollars ($5.00) a year for managers-operators, demonstrators, or teachers; three dollars ($3.00) a year for operators or manicurists only; one dollar ($1.00) for students for the entire school term; three dollars ($3.00) for each temporary license to use premises for demonstration; one dollar ($1.00) for student’s temporary permit to practice on Saturdays only; fifteen dollars ($15.00) for temporary permit to practice while an applicant is scheduled for examination; one dollar ($1.00) for a duplicate license; and five dollars ($5.00) for examination fee for license. Annual renewal fee shall be the same as above. The above fees for registration and certificate shall be paid in advance to the department of beauty culture control and by it paid into the State treasury. Of the said revenues a sum not to exceed sixty-
five per centum (65%) of the aggregate of revenue for the fiscal year ending June thirtieth, one thousand nine hundred and thirty-eight, is hereby appropriated to pay expenses incurred by said department in the administration of this act for the period of one year commencing July first, one thousand nine hundred and thirty-eight, and for every year thereafter a sum not to exceed sixty-five per centum (65%) of the aggregate of revenue received during the preceding fiscal year shall be appropriated and shall be paid from the moneys so received as aforesaid. All such expenditures shall be made by the Treasurer on a warrant of the Comptroller after approval by said department. Any such expense of administration shall at no time exceed the moneys so received, to the end that the department at all times shall be self-sustaining. Any surplus remaining in such funds in the hands of the Treasurer at the close of any fiscal year shall revert to and become a part of the general fund of the State.

15. Section 45:4A–23 of the Revised Statutes is amended to read as follows:

45:4A–23. The certificates of registration or license issued in the year one thousand nine hundred and thirty-five shall expire as of July first of the following year. All certificates or licenses shall expire on the thirtieth day of June next succeeding unless renewed for the next year. Certificates or licenses may be renewed by application made prior to the thirtieth day of June of each year and the payment of the renewal fee provided in this chapter. In case of loss or destruction of the original certificate of registration or license, a duplicate certificate may be issued upon payment of one dollar ($1.00).

16. This act shall take effect immediately.

Approved March 15, 1943.
CHAPTER 10

AN ACT concerning the satisfaction of judgments against corporations entered, in certain cases, by certificate of the State Tax Commissioner, on the record of judgments of the clerk of the Supreme Court or on the record of judgments of a clerk of the court of common pleas of any county in this State.

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

1. Whenever in respect to any taxpaying corporation, the clerk of the Supreme Court or a clerk of the court of common pleas of any county has entered upon his record of judgments the entries against such corporation required in and by section 54:49-12 of the Revised Statutes; and, whenever, acting pursuant to section 54:11-2 of the Revised Statutes, the Governor has issued his proclamation, declaring the charter of such corporation is repealed, inoperative and void for failure to satisfy, in whole or in part, the tax and interest thereon, evidenced by the aforesaid judgment; and whenever, thereafter, such corporation has paid to the Secretary of State a sum received by him, in whole or in part, in lieu of the tax and interest thereon evidenced by the aforesaid judgment, and the Governor, by and with the advice of the Attorney-General, has permitted such corporation to be reinstated to all its franchises and privileges, and the Secretary of State has issued his certificate, entitling such corporation to continue its business and franchises, all pursuant to section 54:11-5 of the Revised Statutes, the Attorney-General, either personally or through the agency of a legal assistant acting in his name, may affix his signature and official title on the margin of the record of such judgment in any such record.
clerk's office and enter above said signature words and figures of the tenor following: "On ......................... the judgment-debtor (Date) herein was reinstated pursuant to R. S. 54:11-5." Such signing and making of the entry shall operate as a satisfaction of such judgment.
2. This act shall take effect immediately.
Approved March 15, 1943.

CHAPTER 11

AN ACT to amend an act entitled "An act concerning the administration of relief," approved March twenty-eighth, one thousand nine hundred and forty-one (P. L. 1941, c. 28).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:
1. Section nine of the act of which this act is amendatory is amended to read as follows:
   9. In each calendar year beginning with the calendar year one thousand nine hundred and forty-one the director shall ascertain from the State Comptroller the sum total of the net valuation taxable and the value of second-class railroad property in each taxing district of the State as exhibited in columns seven and twelve of the abstract of ratables of the several counties for the preceding year as made out by the State Tax Commissioner and filed in the office of the State Comptroller and when ascertained and determined such ratables shall be known as the municipality's "preceding year's ratables."
2. This act shall take effect immediately.
Approved March 15, 1943.
CHAPTER 12

An Act to amend "An act concerning judges of the courts of this State who hold office by virtue of appointment by the Governor or election by the Senate and General Assembly in joint meeting," approved May eighteenth, one thousand nine hundred and forty-two (P. L. 1942, c. 240).

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

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

1. If a judge of any court of this State, who holds office by virtue of appointment by the Governor or election by the Senate and General Assembly in joint session, hereafter is elected by the people to any public office and he accepts and assumes the duties of such elective office, his office or position as said judge shall thereby be considered vacant.

This act shall not apply to any district court judge who shall be elected member of any board of education of any school district of this State.

2. This act shall take effect immediately.

Approved March 15, 1943.
CHAPTER 13

An Act concerning conversion of stock life insurance corporations into mutual life insurance corporations, and amending section 17:34-41 of the Revised Statutes.

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

1. Section 17:34-41 of the Revised Statutes is amended to read as follows:

17:34-41. When all the outstanding stock of the corporation has been purchased and transferred to the policyholders' trustee or trustees, as hereinbefore provided, the trustee or trustees shall deliver the same to the corporation for the purpose of cancellation. Upon the delivery all rights of the stockholders of the corporation to vote at any meeting of the corporation, or to receive any dividends upon the stock thereof, or to retain any interest in the corporation, or in the property or assets thereof, derived from such stock, shall cease and determine, and thereafter the corporation shall be a mutual life insurance corporation with all of the rights, privileges and powers conferred upon it by its charter and any amendments or supplements thereto so far as the same shall be applicable to such a corporation and with all of the rights, privileges and powers conferred upon mutual life insurance corporations by the general laws of this State and such as may from time to time be conferred by law upon such corporations.

2. This act shall take effect immediately.

Approved March 15, 1943.
CHAPTER 14

An Act concerning mutual life insurance corporations, providing for amendment of the charter or certificate of incorporation of such, and supplementing chapter twenty-six of Title 17 of the Revised Statutes.

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

1. Any mutual life insurance corporation here-tofore or hereafter incorporated under any general or special law of this State may change its name, extend its corporate existence or amend its charter or certificate of incorporation; provided, such amendment, change or alteration, shall not be inconsistent with the Constitution and laws of this State, in the manner provided by section 17:26-1 of the Revised Statutes, or, if it so elects, in the following manner:

(a) The board of directors shall by a vote of not less than two-thirds of its number adopt the proposed amendment, change or alteration and thereupon a certificate of such adoption setting forth such amendment, change or alteration shall be made and signed by the president or a vice-president of the corporation and by the secretary or an assistant secretary under the corporate seal and shall be acknowledged or proved as in the case of deeds of real estate and shall be submitted to and examined by the Attorney-General and if found by him to be in accordance with the provisions of this act and not inconsistent with the Constitution and laws of this State, he shall indorse thereon or annex thereto his certificate approving the same and when so approved it shall be filed in the Department of Banking and Insurance, where it shall be open to the inspection of any policyholder of the corporation.
(b) The Commissioner of Banking and Insurance shall, upon the filing of such certificate so approved, cause a certified copy thereof to be delivered to the president of the corporation who shall then call a special meeting of the policyholders of the corporation to be held at the principal office of the corporation in this State at a time to be fixed by the board of directors of the corporation, not less than three months and not more than six months from the date of the filing of such certificate in the Department of Banking and Insurance, for the purpose of considering and of ratifying or rejecting such amendment, change or alteration. Notice of such special meeting and of the purpose thereof shall be given to the policyholders by publication in such manner and form and for such length of time as the Chancellor, upon application of the corporation, shall by order direct. Such notice shall include the substance of the proposed amendment, change or alteration in such form as the Chancellor shall direct.

(e) At such special meeting each policyholder who is twenty-one years of age or more and whose policy has been in force for at least one year may cast one vote in person or by proxy for or against the adoption of such amendment, change or alteration. No other measure shall be brought before such special meeting. The president, or, in his absence, a vice-president of the corporation shall preside at the meeting and the secretary, or, in his absence, an assistant secretary of the corporation shall keep minutes thereof. Voting shall be by ballot and tellers to receive and count the votes and to determine the validity thereof shall be elected by a head vote of policyholders and their proxies present at the meeting. Each ballot shall contain the words "For adoption of (amendment, change or alteration)," as the case may be) and "Against adoption of (amendment, change or alteration)," as the case may be) and shall be signed by the policyholder or proxy casting the same. A majority of the votes cast at the meeting in person
or by proxy shall be necessary to ratify such amendment, change or alteration. A certificate setting forth the action of the policyholders at such special meeting, sworn to by the presiding officer and the secretary thereof, shall be filed in the Department of Banking and Insurance. If such certificate shall be to the effect that the policyholders voted in favor of adoption, the charter or certificate of incorporation shall be deemed to be amended, changed or altered accordingly.

(d) Any amendment, change or alteration adopted pursuant to this act may, in the discretion of the board of directors, be in the form of an amended charter or certificate of incorporation setting forth fully and completely all the terms and conditions of the charter or certificate of incorporation under which the corporation shall thereafter transact business.

(e) The certificate, or a copy thereof, duly certified by the Commissioner of Banking and Insurance, shall be evidence in all courts and places.

2. This act shall take effect immediately.
Approved March 15, 1943.

CHAPTER 15

An Act concerning mutual life insurance corporations, providing a method for the election of directors of such, and supplementing article two of chapter thirty-four of Title 17 of the Revised Statutes.

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

1. The certificate of incorporation of any mutual life insurance corporation of this State hereafter incorporated may contain provisions for the elec-
Continuance in office.

CHAPTER 15, LAWS OF 1943

tion of directors in the manner hereinafter set forth, and any amendment of the certificate of incorporation or of the charter of any mutual life insurance corporation of this State heretofore or hereafter incorporated pursuant to the provisions of any general or special law of this State, may, at the option of such corporation, contain such provisions. In such case the directors of any such corporation shall be elected in such manner and no other, any provisions of law now in effect to the contrary notwithstanding. Each director elected and qualified pursuant to the provisions hereof shall hold office until his successor shall have been duly elected and qualified. Such certificate of incorporation or amendment thereof or of the charter of such corporation may provide that any vacancy in its board of directors may be filled by a majority vote of the board for the unexpired term to which such vacancy relates.

2. The periods at which directors of any such corporation shall be elected, the time of the election, the number of directors to be elected at any one time, and the terms for which they shall respectively be elected may be prescribed by its certificate of incorporation or charter or amendment thereof; provided, however, that one or more directors shall be elected at least once in every two years and that no director shall be elected for a term longer than five years.

3. At least seven months before the day fixed for any election of directors, the board of directors shall by a vote of a majority of its number nominate a candidate for each office of director to be filled at such next ensuing election and shall file with the Commissioner of Banking and Insurance a certificate of such nominations giving the name, occupation and address of each nominee. Qualified voters of the corporation as hereinafter defined to a number of not less than one-tenth of one per centum (\(1/10\%\)) of the number of policies of the corporation in force as set forth in the next preced-
ing annual statement of the corporation filed with
the Commissioner of Banking and Insurance may
nominate a candidate for each office of director to
be filled at such next ensuing election by filing with
the Commissioner of Banking and Insurance at
least five months before the day fixed for such elec­
tion a certificate, which may be in any number of
counterpart originals, signed and acknowledged by
each of them, giving his address and the number of
his policy and giving the name, occupation and ad­
dress of each candidate so nominated, together
with a statement signed by each such candidate to
the effect that he will accept if elected, and by
serving upon the secretary of the corporation at
least five months before the day fixed for such elec­
tion a duplicate original of such certificate and of
such statement.

4. In case of the death, withdrawal or incapacity
of any candidate nominated by the board of direc­
tors prior to election, the board of directors shall
by a vote of a majority of its number nominate a
candidate in his place by filing prior to the day
fixed for the election a certificate similar to that
required for an original nomination by the board
of directors, and in case of the death, withdrawal
or incapacity of any candidate nominated by others
prior to election, such other persons or a majority
of them may nominate a candidate in his place
by filing and serving prior to the day fixed for
the election duplicate certificates and statements
similar to those required for an original nomina­
tion by such persons.

5. The qualified voters of the corporation shall
consist of every policyholder who is twenty-one
years of age or more and whose policy has been in
force for at least one year. For the purposes of
this section the term "policyholder" shall mean
(1) the person insured under an individual policy
of life insurance issued upon the application of
such person, (2) the person who effectuates any
such policy upon the life of another, (3) the person
to whom any annuity or pure endowment is presently or prospectively payable by the terms of an individual annuity or pure endowment contract except where the policy or contract declares some other person to be the owner thereof, in which case such owner shall be deemed to be the policyholder, (4) the employer under a policy of group life or other form of group insurance issued to such employer covering his employees and (5) the employer under a group annuity contract issued to such employer and covering his employees. No other person shall be deemed to be a "policyholder" for the purposes of this section.

6. Each qualified voter of the corporation at such election shall be entitled to cast one vote in person or by proxy. The president, or, in his absence, a vice-president of the corporation, shall preside at the election and the secretary, or, in his absence, an assistant secretary of the corporation, shall make and keep a record of the proceedings. Voting shall be by ballot and tellers to receive and count the votes and to determine the validity thereof shall be elected by a head vote of policyholders and their proxies present at the meeting. Ballots shall be prepared and furnished by the corporation to all voters at the election. No ballot shall be counted unless it shall set forth the number of the voter's policy and be signed by him or by his proxy, and no ballot shall be counted if cast for any person other than one nominated as herein provided. The polls shall remain open in no case for less than four hours.

7. In case any nomination shall have been made by others than by the board of directors, the corporation shall cause notice of the time and place of the election and of the several nominations of candidates to be published at least four times at intervals of not less than one week, the first publication to be not more than sixty days and the last publication not less than fifteen days prior to such election in at least three newspapers published in
each state of the United States and in each
province of the Dominion of Canada in which the
corporation is authorized to do business, one of
such publications in each state or province to be,
whenever possible, in a newspaper published in the
capital city of each such state or province. Such
notice shall contain the names of the persons nomi-
nated by the board of directors and by others at the
time of commencement of publication and the
death, withdrawal or incapacity of any such nominee
or the nomination of any person in his stead
before or after the completion of publication shall
not invalidate such notice, nor shall the omission
of any publication herein prescribed invalidate
such notice or the election to which it relates; pro-
vided, the corporation shall have made diligent
effort to cause such publication to be made.

8. All ballots voted shall be received by the
tellers subject to verification and ascertainment of
the validity thereof and of the qualification of the
voters, and, in the case of ballots voted by proxy,
the respective proxy instruments shall be filed with
the tellers. Immediately upon the closing of the
polls the tellers shall proceed to canvass the votes.
The canvass shall proceed from day to day until
completed. All ballots and proxy instruments re-
ceived by the tellers shall immediately upon the
completion of the canvass be placed in sealed
packages and preserved by them for at least one
year from the date of the election. The person
receiving the highest number of votes for each
office of director to be filled shall be elected for a
full term. In case two or more persons shall re-
ceive the same number of votes for the same office,
the tellers shall decide the election by lot.

9. At the conclusion of the canvass the tellers
shall report in writing to the secretary of the cor-
poration the result thereof and he shall thereupon
make a certificate, duly sworn to, setting forth the
result of the election as shown by such report and
Continuance of certain directors.

Appointment of successors.

Directors added to board.

CHAPTER 16

An Act to provide for the appointment of certain directors of stock life insurance corporations which shall have become mutual life insurance corporations, and supplementing the provisions of article two of chapter thirty-four of Title 17 of the Revised Statutes.

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

1. Whenever any stock life insurance corporation shall have become a mutual life insurance corporation pursuant to the provisions of article eight of chapter thirty-four of Title 17 of the Revised Statutes, the directors of such corporation then in office appointed by the Chancellor pursuant to the provisions of article two of chapter thirty-four of Title 17 of the Revised Statutes, shall continue in office until the expiration of their respective terms, and successors to such directors shall continue to be appointed by the Chancellor for terms of three (3) years, respectively, as provided in section three of chapter thirty-four of Title 17 of the Revised Statutes, notwithstanding that such corporation shall have become a mutual life insurance corporation. Such directors so appointed shall be added to the board of directors of such life insurance corporation chosen in any other manner authorized or directed by law, and their powers, privileges and duties shall be the same as those of the other directors.

2. This act shall take effect immediately.

Approved March 15, 1943.
CHAPTER 17

AN ACT concerning the practice of medicine and surgery, and amending section 45:9-14 of the Revised Statutes.

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

1. Section 45:9-14 of the Revised Statutes is hereby amended to read as follows:

45:9-14. Any applicant who shall have been examined and licensed in accordance with the provisions of this chapter, who, when admitted to the licensing examination or when granted a license without examination, was a citizen of a foreign country and had declared his intention of becoming a citizen of the United States and who shall have been issued a license or shall have become entitled to a license valid for six years from the date of such declaration of intention and who shall fail to furnish to the State Board of Medical Examiners prior to the expiration of said six-year period evidence of his having actually become a citizen, shall have a further period of two years from the date of expiration of said six-year period within which to furnish to the State Board of Medical Examiners evidence of his having actually become a citizen. If the applicant fails to furnish to the State Board of Medical Examiners evidence of his having actually become a citizen within said extended two-year period, he shall be required to surrender his said license, which said license shall become invalid and automatically revoked and his registration shall be annulled; provided, however, that should the license of any applicant expire before the passage of this act, such license shall be reinstated immediately after the effective date of this act and such applicant shall also have a further period of two years from the date of such
CHAPTER 17 & 18, LAWS OF 1943

expiration within which to comply with the provisions of this section.
2. This act shall take effect immediately.
Approved March 15, 1943.

CHAPTER 18

An Act to clarify and settle the boundaries of the borough of Lavallette, in the county of Ocean.

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

1. The boundaries of the borough of Lavallette, in the county of Ocean, are hereby clarified and settled to be as follows:

Beginning at a point in the high water line of the Atlantic Ocean, which point is the Southeast corner of a tract of land quitclaimed by Michael W. Ortley and Jacob S. Ortley to William H. Miller and Sarah A. Miller, his wife, by Deed recorded in Ocean County Clerk's Office, in Book 81 of Deeds for said County, at pages 325 & c., and which point is also the present Northeast corner of said Borough of Lavallette, in the County of Ocean, thence (1) North 72 degrees 18 minutes West, along the South line of the lands formerly belonging to said William H. Miller and Sarah A. Miller, his wife, which line is also the present North line of said Borough of Lavallette, a distance of 975 feet, more or less, to the center line of Grand Central Avenue, which Avenue is also known as State Highway No. 37; thence (2) North 72 degrees 18 minutes West, a distance of 2200 feet to a point in Swan Pond; thence (3) South 16 degrees 22 minutes East, 1283.55 feet; thence (4) South 16 degrees 21 minutes West 3395.95 feet; thence (5) South 3 degrees 03 minutes East 507.95 feet; thence (6) South 44 degrees 48 minutes West 483 feet;
thence (7) South 33 degrees 43 minutes West 615.93 feet; thence (8) South 16 degrees 33 minutes West 748.15 feet; thence (9) South 44 degrees 16 minutes West 190.07 feet; thence (10) South 4 degrees 18 minutes West 88.33 feet to a point in the channel between West Point Island and Borough of Lavallette; thence (11) along North line and North line extended of lands formerly belonging to Michael W. Ortley on a course (in 1876) South 65 degrees 15 minutes East, which line is the present South boundary of said Borough of Lavallette, in the County of Ocean, to the high water line of the Atlantic Ocean; thence (12) in a Northerly direction, along said high water line of said Ocean to the point or place of Beginning.

2. This act shall take effect immediately.

Approved March 15, 1943.

CHAPTER 19

An Act to amend "An act to provide for the funding or refunding of notes or bonds of school districts governed by chapter seven of Title 18 of the Revised Statutes of New Jersey," approved April sixth, one thousand nine hundred and forty (P. L. 1940, c. 29).

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 amended to read as follows:

   1. The board of education of any school district which is governed by chapter seven of Title 18 of the Revised Statutes of New Jersey shall have power to issue its negotiable bonds (hereinafter described as "refunding bonds") for the purpose of paying, funding or refunding either the princi-
CHAPTERS 19 & 20, LAWS OF 1943

pal of or interest on any bonds or notes heretofore or hereafter issued by such board of education and to pay the cost of issuing such refunding bonds including printing, advertising, accounting, financial and legal expenses. Such refunding bonds shall bear interest at a rate which shall not exceed six per centum (6%) per annum. The issuance of such bonds shall be authorized by resolution or resolutions adopted on or before December thirty-first, one thousand nine hundred and forty-four, by the vote of two-thirds of the members of such board of education. The power and obligation of the board of education of any school district to pay any refunding bonds issued by it pursuant to this act shall be unlimited and the school district shall levy ad valorem taxes upon all the taxable property within the school district for the payment of such refunding bonds and interest thereon, without limitation of rate or amount and provision shall be made for the payment of such bonds and interest in accordance with the requirements of article seven of chapter seven of Title 18 of the Revised Statutes.

2. This act shall take effect immediately.

Approved March 15, 1943.

CHAPTER 20

AN ACT concerning county park commissions.

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

1. Any county park commission may enter into negotiations and may contract with the United States or with any board, body, commission, department or agency thereof for the occupation and use by the United States or by any board, body, commission, department or agency thereof of any real property under the jurisdiction of said county
CHAPTERS 20 & 21, LAWS OF 1943

park commission. Such contract shall contain provisions by which the United States agrees (a) that prior to the termination of said use and occupancy of the real property, the United States, without expense to the county park commission, shall restore the real property to the same condition in all particulars as existed at the time of the entry of the United States or the board, body, commission, department or agency thereof upon the same, and that upon the termination of said use and occupancy the United States shall turn back said real property to the county park commission in such restored condition; and (b) that during said use and occupancy of the real property the United States shall protect all waters therein from pollution and shall maintain in service and protect from damage all drains, water pipes, and sewers, both sanitary and storm, located on or in said real property. Such contract may contain such additional terms and conditions as shall be approved by the said county park commission, except that no such contract shall be made for a term extending beyond six months after the making of a treaty or treaties of peace concluding all of the present wars.

2. This act shall take effect immediately.

Approved March 16, 1943.

CHAPTER 21

An Act concerning bonds of county clerks, and amending section 40:38-1 of the Revised Statutes.

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

1. Section 40:38-1 of the Revised Statutes is amended to read as follows:

40:38-1. Every person who shall be elected clerk of a county shall, before he enters on the execution of his office or is admitted to take the
oath prescribed by law, enter into bond to the State of New Jersey and to the county of .................. as their interest may appear, with sufficient corporate surety and approved of by the judge of the court of common pleas of the county having but one judge of such court and, in counties having more than one judge, the judge senior in point of service, in the sum of fifteen thousand dollars ($15,000.00) or in such greater sum not exceeding fifty thousand dollars ($50,000.00) as the judge may order; provided, that should there be no judge of the court of common pleas appointed for the county having but one judge of such court, or the judge is not able to serve, then the duty herein prescribed for the judge shall be performed by the justice of the Supreme Court assigned to such county or if the senior judge for counties having more than one judge of the court of common pleas is not able to serve, then the judge next senior in service shall perform such duties. The bond shall be conditioned that he will well and truly execute the office of clerk of the county of .................., and justly, faithfully and impartially perform and execute all duties pertaining to such office, as well with respect to all persons concerned, as to the said county and as to the State of New Jersey, account for all money received in such office according to law, and at the expiration of his term of office deliver to his successor in office all the things, books, papers, records and writings in his office or appertaining thereto.

The bond, approved by the judge, together with the oath of office, shall be filed and recorded in the office of the Secretary of State of New Jersey and a duplicate filed with the clerk of the board of chosen freeholders of such county.

2. This act shall take effect immediately.

Approved March 17, 1943.
CHAPTER 22, LAWS OF 1943

CHAPTER 22


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

1. Section 40:41-2 of the Revised Statutes is amended to read as follows:

40:41-2. The judge of the court of common pleas in counties having but one judge of such court or the judge senior in point of service in counties having more than one judge of the court of common pleas, shall attend at his chambers in the court house of such county on the first Tuesday after the general election for the purpose of fixing and approving the sheriff's bond.

2. Section 40:41-3 of the Revised Statutes is amended to read as follows:

40:41-3. The sheriff for the time being, or sheriff elect, as the case may be, shall attend before the judge of the court of common pleas as provided in section 40:41-2 of this Title with the certificate of his election, and shall then and there enter into bond to the State of New Jersey and to the county of ................. as their interest may appear, with sufficient corporate surety to be approved by the judge in the sum of fifteen thousand dollars ($15,000.00) or in such greater sum not exceeding fifty thousand dollars ($50,000.00) as the judge may order; provided, that should there be no judge of the court of common pleas appointed for the county having but one judge of such court, or the judge is not able to serve, then the duty herein prescribed for the judge shall be performed by the justice of the Supreme Court assigned to such county or if the senior judge for counties having more than one judge of the court of common
pleas is not able to serve, then the judge next senior in service shall perform such duties. The bond shall be conditioned that he will well and truly execute the office of sheriff of the county of ........ , and justly, faithfully and impartially perform and execute all duties pertaining to such office, as well with respect to all persons concerned, as to the said county and as to the State of New Jersey, account for all money received in such office according to law, and at the expiration of his term of office deliver to his successor in office all the things, books, papers, records and writings in his office or appertaining thereto. The bond, approved by the judge shall be filed in the office of the Secretary of State of New Jersey and a duplicate filed with the clerk of the board of chosen freeholders of such county.

3. This act shall take effect immediately.
Approved March 17, 1943.

CHAPTER 23

AN ACT concerning bonds of surrogates, and amending section 2:7–13 of the Revised Statutes.

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

1. Section 2:7–13 of the Revised Statutes is amended to read as follows:

2:7–13. Each surrogate, before assuming the duties of his office, shall enter into a bond to the State of New Jersey and to the county of ................. as their interest may appear, in the sum of fifteen thousand dollars ($15,000.00) or in such greater sum not exceeding fifty thousand dollars ($50,000.00) as the judge of the court of common pleas of the county having
but one judge of such court and in counties having more than one judge, the judge senior in point of service may order, with sufficient corporate surety: provided, that should there be no judge of the court of common pleas appointed for the county having but one judge of such court, or the judge is not able to serve, then the duty herein prescribed for the judge shall be performed by the justice of the Supreme Court assigned to such county or if the senior judge for counties having more than one judge of the court of common pleas is not able to serve, then the judge next senior in service shall perform such duties. The bond shall be conditioned that he will well and truly execute the office of surrogate of the county of ...................... and justly, faithfully and impartially perform and execute all duties pertaining to such office, as well with respect to all persons concerned, as to the said county and as to the State of New Jersey, account for all money received in such office according to law, and at the expiration of his term of office, deliver to his successor in office all the things, books, papers, records and writings in his office or appertaining thereto.

The bond, approved by the judge, shall be filed in the office of the Secretary of State of New Jersey and a duplicate filed with the clerk of the board of chosen freeholders of such county.

2. This act shall take effect immediately.

Approved March 17, 1943.
CHAPTER 24

An Act concerning free public libraries and reading rooms, and amending section 40:54–35 of the Revised Statutes.

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

1. Section 40:54–35 of the Revised Statutes is amended to read as follows:

40:54–35. The governing body of any municipality may appropriate and raise such sum of money, not exceeding ten thousand dollars ($10,000.00) annually, as in its judgment may be deemed necessary to aid libraries and reading rooms in serving any such municipality, whether such libraries or reading rooms be located in such municipality or in an adjoining municipality; provided, the person or corporation owning or controlling any library and reading room receiving and accepting such aid shall keep the same open free to the use of the public at such reasonable hours as meets the approval of the governing body of such municipality.

2. This act shall take effect immediately.

Approved March 17, 1943.
CHAPTER 25

AN ACT to validate certain deeds, mortgages and other instruments in writing in which the seals were omitted to be affixed and to validate the record thereof.

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

1. All deeds, mortgages, and other instruments in writing heretofore executed, wherein the seal or seals opposite the signature of an individual or individuals, or the seal of a corporation were omitted, and the record thereof shall be taken and held to be good and sufficient in law, and are hereby validated; provided, however, that all such deeds, mortgages, and other instruments in writing have been recorded for a period of at least five years and are good and valid in all other respects.

2. This act shall take effect immediately.

Approved March 17, 1943.

CHAPTER 26

AN ACT providing for a further distribution of the Revised Statutes of the State of New Jersey.

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

1. The Secretary of State is hereby authorized to deliver to each member of the Senate and House of Assembly of the One Hundred and Sixty-Seventh Session of the New Jersey Legislature, who has not previously received the same, a complete set of the Revised Statutes of this State, including volumes IV and V thereof.

2. This act shall take effect immediately.

Approved March 17, 1943.
CHAPTER 27

An Act relating to the pension fund for the retirement of policemen and firemen or members of the police or fire departments in municipalities of this State including all police officers having supervision or regulation of traffic upon county roads and for pensions for such retiring policemen and firemen and members of the police and fire departments and the widows, children and solely dependent parents of deceased members of said departments, and amending section 43:16-5 of the Revised Statutes.

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

1. Section 43:16-5 of the Revised Statutes is amended to read as follows:

   43:16-5. For the purpose of paying such pensions a fund shall be created as follows:
   a. There shall be deducted from every payment of salary to each member of the police and fire departments in such municipality four per centum (4\%) of the amount thereof if he entered the service on or before attaining the age of thirty-five years, and if he enters the service after the age of thirty-five years, the percentage shall be increased to such an amount as shall be determined by the pension commission to correspond to the risk arising by his additional age.
   b. The municipality shall raise by taxation and pay into the fund yearly an amount equal to four per centum (4\%) of the total salaries paid to the members of the police and fire departments and may raise by taxation and pay into the fund yearly such additional amount or amounts as, upon the recommendation of the pension commission of the
municipality, the governing body shall determine
to be necessary to maintain the fund.

c. There shall be added to the fund all fines im-
posed on any member of the police and fire depart-
ments, moneys given or donated to the funds,
moneys deducted from the salary of any member
of the police or fire department because of absence
or loss of time and one-half of all rewards paid
for any purpose.

d. In addition, there shall be added one-half of
the two per centum (2%) tax paid to the State Tax
Commissioner, pursuant to the provisions of chap-
ters seventeen and eighteen of the title, Taxation
(sections 54:17-1 et seq. and 54:18-1 et seq.), from
insurance companies of other States and foreign
countries on premiums of insurance against auto-
mobile liability, automobile property damage, auto-
mobile collision and automobile fire and theft in-
surance risks in this State. The State Tax
Commissioner shall distribute the funds so col-
lected as follows: There shall first be deducted
one per centum (1%) of such fund, which shall be
distributed pro rata among the several counties
now or hereafter maintaining county police pen-
sion funds, payment being made to the county
treasurer of such counties for the use of such
funds. The balance of the fund remaining in the
hands of the commissioner shall be distributed
among the municipalities now or hereafter main-
taining pension funds pursuant to this subtitle, in
proportion to the membership of each of such
funds on December thirty-first of the year preced-
ing the distribution, as such membership bears to
the total membership of all such funds on that
date. Every such pension fund shall annually, on
or before March first, make a report to the State
Tax Commissioner, subscribed and sworn to by its
president and secretary or treasurer, showing the
membership of the fund on December thirty-first
of the preceding year. For the purposes of this
section a widow or dependent children or parent
of a deceased member drawing a pension at the time shall be considered as one member. Any fund failing to make the report in any year shall forfeit its right to share in the distribution for that year and the State Tax Commissioner shall be relieved of any responsibility in that case.

If there is not sufficient money in the pension fund, the governing body shall include in the tax levy for the next fiscal year a sum sufficient to meet the requirements of the fund for the time being.

2. This act shall take effect immediately.

Approved March 17, 1943.

CHAPTER 28

AN ACT concerning the State Highway Department and adding an additional route to the State highway system.

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

1. The State Highway Commissioner shall, as soon as practicable and in accordance with the procedure set forth in article one of chapter seven of Title 27 of the Revised Statutes, add to the present State highway system the following-described route:

Route No. ——. Beginning at the Trenton end of the Trenton-Morrisville bridge at the foot of Bridge street and proceeding thence to Route No. 26.

2. When this route is taken into the State highway system as provided in section one of this act, the State Highway Commissioner shall proceed to give the said route an appropriate number as provided by law.

3. This act shall take effect immediately.

Approved March 17, 1943.
CHAPTER 29

An Act validating certain conveyances made by executors who have erroneously been designated administrators in the order authorizing such conveyance and in said conveyance itself.

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

1. Whenever any qualified executor acting under a will duly probated in any county of this State has heretofore by petition applied to the orphans' court of any other county for authority to sell his decedent's lands or any part thereof situate in said latter county, and said court, pursuant to said petition, has ordered said petitioner to sell said lands, but in said order has erroneously designated him as administrator instead of executor, and said petitioner, as administrator, and in accordance with such order, has sold said lands and such sale has been duly confirmed by said court, then any deed or deeds conveying said lands executed and delivered by said petitioning executor under the designation of administrator are hereby confirmed and made valid and shall be deemed to convey said lands in like manner as if the petitioner in said orders and deed or deeds had been therein properly designated as executor; provided, said deed or deeds have been recorded for a period of five years and are valid in all other respects.

2. This act shall take effect immediately.

Approved March 17, 1943.
An Act confirming titles to real estate in certain cases.

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

1. All deeds or conveyances of real estate in this State, heretofore made by any executor, or trustee, or executor and trustee, or the survivors or survivor of them, or by any devisee, of a decedent who was a resident of New Jersey at the time of his death whose will was admitted to probate in any State of the United States, prior to the first day of January, in the year of our Lord one thousand nine hundred, but which was not admitted to probate in this State, are hereby validated and confirmed, and shall be construed in all courts of this State to have the same force and effect in respect to said real estate whereof the decedent died seized as if such will had been admitted to probate in this State; provided, however, that a copy of said will together with a copy of the certificate, order or decree of probate, or of the record thereof, duly exemplified and authenticated according to the act of Congress, has been filed and recorded, or hereafter shall be filed and recorded, in the surrogate's office of any county in the State; and provided, further, that it appears by the copy of the will so filed and recorded in this State that such will was executed in the manner and form required by the laws of this State.

2. This act shall take effect immediately.

Approved March 22, 1943.
AN ACT to amend the title of "An act to provide for temporary bonus for certain persons holding office, position, or employment under the government of any county, municipality, school district, or other political subdivision of this State, or of any board, body, agency, or commission of any county, municipality, or school district of this State," approved December twenty-seventh, one thousand nine hundred and forty-one (P. L. 1941, c. 404), so that the same shall read "An act to provide for temporary bonus for certain persons holding public office, position, or employment, whose compensation is paid by any county, municipality, school district, or other political subdivision of this State, or by any board, body, agency, or commission of any county, municipality, or school district of this State," and to amend the body of said act.

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

1. The title of "An act to provide for temporary bonus for certain persons holding office, position, or employment under the government of any county, municipality, school district, or other political subdivision of this State, or of any board, body, agency, or commission of any county, municipality, or school district of this State," approved December twenty-seventh, one thousand nine hundred and forty-one, is amended to read "An act to provide for temporary bonus for certain persons holding public office, position, or employment, whose compensation is paid by any county, municipality, school district, or other political subdivision of this State, or by any board, body, agency, or commis-
Section amended.

Right to pay bonus.

Amount.

Proviso.

Proviso.

Proviso.

Proviso.

Proviso.

Proviso.

Proviso.

Proviso.

Proviso.

Proviso.

Section amended.

Right to pay bonus.

Amount.

Proviso.

Proviso.

Proviso.

Proviso.

Proviso.

Proviso.

Proviso.

Proviso.

Proviso.

Proviso.

Proviso.

Proviso.

Proviso.

Proviso.

Proviso.

Proviso.

Proviso.
pay in such office, position or employment is more than three thousand dollars ($3,000.00) shall receive any grant or payment of any bonus under this act greater in amount than that to which persons whose regular annual rate of the usual or regular salary or pay is three thousand dollars ($3,000.00) would be entitled; and provided, further, that no grant or payment of any bonus under this act shall be made to any person who holds office, position or employment by election of the people under the government of any county, municipality, school district, or other political subdivision of this State; and provided, further, that the provisions of this act shall extend to State employees whose compensation is paid in full by such county, municipality, school district or other political subdivision of this State; and provided, further, that no grant or payment of any bonus under this act shall be held or construed as an increase in the salary or pay of any person receiving the same; neither shall the cessation of any such bonus, or any part thereof, be held or construed to amount to a reduction in the salary or pay of any persons holding office, position, or employment, nor shall the amount of any such bonus be taken into consideration or included in any calculation respecting any amount to be paid into or out of any pension, retirement or other similar fund or in any similar connection.

3. This act shall take effect immediately.

Approved March 25, 1943.
CHAPTER 32

An Act concerning proceedings in courts of law involving certain absent defendants in time of war.

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

1. For the purposes of this act: (a) “person” includes any individual, partnership, association and corporation; (b) “Designated enemy country” means any foreign country as to which the United States has declared the existence of a state of war and any other country with which the United States shall be at war with in the future, during the course of the present hostilities; (c) “enemy-occupied territory” shall be taken to mean any place under the control of any designated enemy country or any place with which, by reason of the existence of a state of war, the United States does not maintain postal communication.

2. In any action involving real or personal property within this State, or any interest therein, in which service of process is required to be made upon any person who is or is believed to be, in a designated enemy country or enemy-occupied territory, in addition to the service of process upon such person as required by law, a copy of such process shall be sent by registered mail to the Alien Property Custodian, Washington, District of Columbia.

3. In case the person mentioned in section one of this act shall not appear or answer within the time limited or granted, the court shall appoint a guardian ad litem for such person, who shall appear and who may defend such suit, and such suit may proceed in all respects as if such person had been duly served in this State with process.

4. The aforesaid sections of this act are hereby declared to be remedial and emergency legislation,
and shall remain in force only so long as a state of war shall exist between the United States and any designated enemy country, as defined in section two of this act. Such sections shall be liberally construed and administered.

5. This act shall take effect immediately.
Approved March 25, 1943.

CHAPTER 33

An Act to authorize any municipality to waive, release or modify any covenants, conditions or limitations as to the erection of buildings imposed in sales and conveyances of lands by said municipality, and supplementing article two of chapter sixty of Title 40 of the Revised Statutes.

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

1. Any municipality is authorized and empowered, by resolution of the governing body thereof, to waive, release or modify any covenants, conditions or limitations as to the erection of buildings heretofore imposed by said municipality in sales and conveyances of land by such municipality at public or private sale; provided, however, that the power herein granted shall not be exercised to impair any vested or contractual rights of third parties.

2. This act shall take effect immediately.
Approved March 27, 1943.
CHAPTER 34

AN ACT vesting the title to real estate of which Lillian E. Baines died seized, and which is alleged to have escheated to the State of New Jersey in the year one thousand nine hundred and thirty-eight, in the Camden County Welfare Board.

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

WHEREAS, Lillian E. Baines, late of the city of Camden, county of Camden and State of New Jersey, departed this life on the twenty-seventh day of July, one thousand nine hundred and thirty-eight, seized of all that certain piece of land and premises, situate in the city of Camden, county of Camden and State of New Jersey, described as follows:

Beginning on the westerly side of Thirty-fourth street (late Franklin avenue) at the distance of two hundred and twenty feet northwardly from the northwesterly corner of Harrison avenue and said Thirty-fourth street. Containing in front or breadth northwardly thence from on said Thirty-fourth street, eighty feet, and extending of that width in length or depth westwardly between parallel lines at right angles to said Thirty-fourth street, the distance of one hundred feet. Being lots numbers 144, 146, 148, and 150 in section 13 as shown on map or plan of the Extension of North Cramer Hill on file in the office of the Register of Deeds of Camden county; and

WHEREAS, The said Lillian E. Baines left no person or persons capable of inheriting the said lands and premises; and the same are alleged to have escheated to the State of New Jersey; and
CHAPTERS 34 & 35, LAWS OF 1943

WHEREAS, The Camden County Welfare Board has a lien against the said premises for more than the value of the equity therein; and

WHEREAS, The request and proper notice of intention to apply for the passage of this act has been given and duly published; now, therefore,

1. All the estate, right, title and interest of every kind and character of which it is alleged the State of New Jersey is seized in and to certain real estate heretofore belonging to Lillian E. Baines more particularly hereinbefore described, be and the same are hereby vested in the Camden County Welfare Board; and such title so as aforesaid vested under the provisions of this act is validated and confirmed.

2. This act shall be deemed a private act and shall take effect immediately.

Approved March 27, 1943.

CHAPTER 35

AN ACT vesting the title to real estate of which Catherine Conway, single woman, died seized, and which is alleged to have escheated to the State of New Jersey in the year one thousand nine hundred and forty, in the Camden County Welfare Board.

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

WHEREAS, Catherine Conway, late of the borough of Lindenwold, county of Camden, State of New Jersey, departed this life on the twenty-seventh day of January, one thousand nine hundred and forty, seized of all that certain piece of land and
CHAPTER 35, LAWS OF 1943

premises, situate in the borough of Lindenwold, county of Camden and State of New Jersey, described as follows:

Beginning at a point in the southeasterly side line of Charles street three hundred and fifty feet southwestwardly from the southwest line of Lowell street and extending thence, southwestwardly, along said southeasterly side of Charles street, fifty feet to the northeast line of lot No. 39; thence extending, southeastwardly, of that width, between parallel lines parallel with Lowell street, one hundred feet in length or depth to the back line of lots Nos. 15 and 16. Being known and designated as Lots #37 and 38 in Section #1 on the Fairview Terrace Tract.

WHEREAS, The said Catherine Conway left no person or persons capable of inheriting the said lands and premises; and the same are alleged to have escheated to the State of New Jersey; and

WHEREAS, The Camden County Welfare Board has a lien against the said premises for more than the value of the equity therein; and

WHEREAS, The request and proper notice of intention to apply for the passage of this act has been given and duly published; now, therefore,

1. All the estate, right, title and interest of every kind and character of which it is alleged the State of New Jersey is seized in and to certain real estate heretofore belonging to Catherine Conway more particularly hereinbefore described, be and the same are hereby vested in the Camden County Welfare Board; and such title so as aforesaid vested under the provisions of this act is validated and confirmed.

2. This act shall be deemed a private act and shall take effect immediately.

Approved March 27, 1943.
CHAPTER 36

AN ACT concerning cemeteries and relating to investments of surplus moneys or funds of cemeteries, and amending section 8:2-35 of the Revised Statutes.

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

1. Section 8:2-35 of the Revised Statutes is amended to read as follows:

8:2-35. The board of directors, trustees or managers of any cemetery or burial ground in this State under the management and control of such a board, may invest any surplus moneys or funds of the cemetery or burial ground accruing from the sale of plots or lots, graves or any other sources, in first-class mortgages or State, county or city interest bearing bonds, or in any securities in which trust funds and special funds of any cemetery association may be invested under the provisions of section 8:2-37 of the Revised Statutes. Any and all interest accruing thereon shall be for the benefit of the funds for the maintenance and improvement of the cemetery or burial ground.

2. This act shall take effect immediately.

Approved March 27, 1943.
CHAPTER 37

AN ACT concerning alcoholic beverages, and amending section 33:1-35 of the Revised Statutes.

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

1. Section 33:1-35 of the Revised Statutes is amended to read as follows:

33:1-35. The commissioner and each other issuing authority may make, or cause to be made, such investigations as he or it shall deem proper in the administration of this chapter and of any and all other laws 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 and search 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.

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. Investigations, inspections and searches of licensed premises may be
made without search warrant by the commissioner, his deputies, inspectors or investigators, by each other issuing authority and by any officer.

For the purpose of any investigation, examination or inspection, revocation, rule to show cause and every other proceeding authorized under this chapter or appropriate for its enforcement, the commissioner, his deputy commissioners, attorneys and legal assistants designated to act on his behalf, and each other issuing authority may examine, under oath, any and all persons whatsoever and compel by subpoena the attendance of witnesses and the production of books, records, accounts, papers and documents of any person or persons and the commissioner, his deputy commissioners, inspectors and investigators and each other issuing authority may take any oath or affirmation of any person to any deposition, statement, report or application required in the administration of this chapter, or of any and all other laws now or which may hereafter be in force and effect concerning alcoholic beverages, or the manufacture, distribution and the sale thereof, or the collection of taxes thereof.

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 chapter.

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 in 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 chapter 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 the death of the commissioner until a successor has been appointed and qualified.

2. This act shall take effect immediately.

Approved March 27, 1943.
CHAPTER 38

An Act to amend "An act prohibiting the State Tax Commissioner from issuing consents to transfer assets of decedents domiciled in New Jersey, in certain cases, and supplementing Title 54 of the Revised Statutes," approved July first, one thousand nine hundred and thirty-nine (P. L. 1939, c. 122).

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

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

1. Before the State Tax Commissioner shall issue any consents to transfer assets of a person dying domiciled in the State of New Jersey, he shall require that proof be submitted to him that the will of such decedent was originally probated in New Jersey, or that letters of administration upon the estate of such decedent were originally granted in New Jersey; and if it shall appear that original probate or that original administration was had in a foreign jurisdiction, the State Tax Commissioner shall withhold issuance of all consents to transfer the decedent's assets, and shall make report thereof to the orphans' court of the county in which the decedent died domiciled, and shall await the further order of the court; provided, however, that this act shall not apply in cases where it shall appear to the State Tax Commissioner that neither the probate of a decedent's will nor the grant of letters of administration shall be required by the laws of this State respecting administration of estate; and provided further, however, that the State Tax Commissioner may, in his discretion, issue any or all consents to transfer assets of a decedent in any case where, in his
judgment, withholding issuance thereof would jeopardize the collection of transfer inheritance taxes payable to this State.
2. This act shall take effect immediately.
Approved March 27, 1943.

CHAPTER 39

An Act to enable any municipality to perfect any lien acquired by judgment, mortgage, tax, assessment, sale for taxes or assessments, or otherwise, against any lands in this State, by purchase of any right, title, interest or estate in said land without taking proceedings to enforce the lien, and to amend section 40:60-3 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:
1. Section 40:60-3 of the Revised Statutes is amended to read as follows:

40:60-3. When a municipality has or shall have acquired a lien by judgment, mortgage, tax, assessment, sale for taxes or assessments, or otherwise, against any lands in this State, or against any interest, right, title, or estate therein, it may purchase or otherwise acquire said lands or any right, title, interest or estate therein, or any lien thereon, without the necessity of taking or completing the necessary proceedings in any court of competent jurisdiction to enforce its lien, and may perfect its lien, or acquire by purchase or otherwise, any right, title, interest or estate, in, or any lien on, any such lands.

The consideration to be paid by way of purchase or otherwise shall not exceed in any one case the
approximate amount of the cost of the proceedings ordinarily incidental to the enforcement of the lien of the municipality, to be determined by resolution of the governing body of said municipality, except that in the case of the purchase by a municipality of a transfer inheritance or estate tax lien of the State of New Jersey on land, or of any right, title, interest or estate of the State in land, arising out of a transfer inheritance or estate tax lien created or existing under subtitle five of Title 54 of the Revised Statutes, the consideration to be paid by the municipality for the release of said lien or the conveyance of the right, title, interest or estate of the State shall be such amount as may be agreed upon between the governing body of the municipality and the State Tax Commissioner, not exceeding the total amount of the transfer inheritance and estate tax assessed with interest and costs, and the State Tax Commissioner is hereby authorized, when in his judgment such action will better serve the interests of the State and the municipality, (a) to propose a settlement and receive payment in satisfaction thereof, in an amount less than the transfer inheritance and estate tax assessed with interest and costs, and (b) to apportion said taxes, interest and costs in those cases where more than one parcel of property is involved.

Exception.

Amount to be agreed upon.

Total.

Proposed settlement.

Apportion all charges.

2. This act shall take effect immediately.

Approved March 27, 1943.
CHAPTER 40

AN ACT to supplement the criminal procedure of this State by providing, in certain cases, for a sentence to be served partly in the penitentiary, or workhouse, and the remaining portion subsequently on probation, and supplementing subtitle fourteen of Title 2 of the Revised Statutes.

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

1. In any sentence involving imprisonment in any county penitentiary, or workhouse, the court may, as part of the sentence imposed, require the person so sentenced to serve a designated part of such sentence in the penitentiary or workhouse itself, and, thereafter, after having been given credit for days remitted, if any, to be released on probation under the care of the chief probation officer of the county, in accordance with section 2:199-1 et seq. of the Revised Statutes. The chief probation officer thereafter may, at any time within the period of probation fixed in the sentence, return such probationer to the court in which the sentence was pronounced, for violation of any of the conditions of such probation. The court may, thereupon, resentence such person to such penitentiary or workhouse for the remaining portion of the sentence originally pronounced.

2. This act shall take effect immediately.

Approved March 27, 1943.
CHAPTER 41

An Act to provide for special verdicts in certain criminal cases, and supplementing chapter one hundred ninety of Title 2 of the Revised Statutes, and amending section 2:190-17 of the Revised Statutes.

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

1. If, upon the trial of any indictment, the defense of insanity is pleaded and it shall be given in evidence that the person charged therein was insane at the time of the commission of the offense charged in such indictment and such persons shall be acquitted, the jury shall be required to find specially by their verdict whether or not such person was insane at the time of the commission of such offense and to declare whether or not such person was acquitted by them by reason of the insanity of such person at the time of the commission of such offense and to find specially by their verdict also whether or not such insanity continues and if the jury shall find by their verdict that such insanity does continue, the court shall order such person into safe custody and direct him to be sent to the New Jersey State Hospital at Trenton to be dealt with in the manner required by section 2:190-17 of the Revised Statutes.

2. Section 2:190-17 of the Revised Statutes is amended to read as follows:

2:190-17. Whenever any person shall have escaped indictment, or shall have been acquitted of the criminal charge against him upon the trial thereof on the ground of insanity, the court, being certified by the jury or otherwise of the fact, shall carefully inquire and ascertain whether his insanity in any degree continues, and, if it does, shall order him into safe custody and direct him to be sent to the New Jersey State Hospital at Trenton to be dealt with in the manner required by section 2:190-17 of the Revised Statutes.
CHAPTERS 41 & 42, LAWS OF 1943

New Jersey State Hospital at Trenton, to be confined as otherwise provided by law, and maintained as to expense as is otherwise provided for the maintenance of the criminal insane, until such time as he may be restored to reason, and no person so confined shall be released from such confinement except upon the order of the court by which he was committed. This section shall not be construed to prevent the use of the writ of habeas corpus.

3. This act shall take effect immediately.
Approved March 27, 1943.

CHAPTER 42.


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

1. Section 2:195-1 of the Revised Statutes is amended to read as follows:

2:195-1. Writs of error in all criminal cases, not punishable with death, shall be writs of right and issue of course; in criminal cases, punishable with death, the defendant shall be entitled to a writ of error only out of the Court of Errors and Appeals, and such writ shall issue as a writ of right out of and returnable to the Court of Errors and Appeals alone, and such writ shall be heard and determined at the term of said court next after the judgment of the court below, unless for good reasons the said court shall continue the cause to any subsequent term.

2. Section 2:195-2 of the Revised Statutes is repealed.

3. This act shall take effect immediately.
Approved March 27, 1943.
CHAPTER 43


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

1. Section 2:195-14 of the Revised Statutes is amended to read as follows:

2:195-14. If, on the trial of any indictment, any exception shall be taken to any decision of the court during the trial to the prejudice or injury of any defendant, or if a general exception to the charge of the court to the jury be taken, the trial judge shall settle a bill of such exceptions, so that the same may be returned with a writ of error to the court having cognizance thereof; provided, however, that the trial judge shall not be required to sign and seal each exception.

The bill of exceptions taken in any case shall contain only so much of the evidence as may be necessary to present the questions of law upon which exceptions were taken at the trial, and the court or judge, upon the settlement of the bill, shall strike out of the same all the evidence and other matters which shall have been unnecessarily inserted.

2. Section 2:195-15 of the Revised Statutes is amended to read as follows:

2:195-15. If exceptions shall have been taken on the trial of an indictment and the judge or judges of the court shall have died without having settled the same, the cause shall be heard in the court to which the writ of error is returnable, upon such exceptions being stated and agreed to in writing by the Attorney-General or prosecutor of the pleas and the attorney of the defendant. If they cannot agree thereto, the exceptions shall be settled on five days' notice by any justice of the Supreme
CHAPTER 43, LAWS OF 1943

Court, as the same shall be found by him to have been in fact taken, and shall be returned with the writ of error.

3. Section 2:195-16 of the Revised Statutes is amended to read as follows:

2:195-16. The entire record of the proceedings had upon the trial of any criminal cause may be returned by the plaintiff in error therein with the writ of error, bringing up the bill of exceptions in the cause; and on the argument such entire record shall be considered and adjudged by the appellate court. If it shall appear from such record that the plaintiff in error on the trial below suffered manifest wrong or injury, either in the admission or rejection of testimony, whether objection was made thereto or not, or in the charge of the court, or in the denial of any matter by the court which was a matter of discretion, whether a bill of exceptions was settled, or error assigned thereon, or not, the appellate court shall remedy such wrong or injury and give judgment accordingly, and order a new trial.

No judgment given upon any indictment shall, however, be reversed for any imperfection, omission, defect in, or lack of form, or for any error except such as shall or may have prejudiced the defendant in maintaining his defense upon the merits.

The fee to be paid for the entire record, when returned by the plaintiff in error, shall not exceed eight cents per folio, and, when requested in writing of the court, such record shall, by the court, be forthwith ordered for the plaintiff in error.

4. This act shall take effect immediately.

Approved March 27, 1943.
CHAPTER 44

An Act to amend an act entitled "An act concerning child labor and compulsory education, establishing a State commission on student service and defining its powers and duties and making an appropriation therefor, and supplementing 'An act to limit and regulate child labor in this State; to provide for examinations and inspections under the provisions of this act; to provide for the enforcement of this act and regulations made thereunder; to prescribe penalties for the violation thereof; and to repeal other acts,' approved June twenty-fifth, one thousand nine hundred and forty (P. L. 1940, c. 153),” approved March twenty-third, one thousand nine hundred and forty-two.

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

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

23. "Whenever the State commission has certified that any county, regional or district school district or any private school is included within the area in which students may be released to supply additional labor in agricultural pursuits, the said board of education of such district or the principal or head master of such private school after being duly notified thereof as required by this act shall permit students in the schools of said district or private school to be released from attendance at school during a period or periods not exceeding fifteen days in the aggregate in any school year at any times between March first and June thirtieth or between the opening of the school for the fall term and December first following, except that, as to any
one or more schools within its jurisdiction, in lieu of the said release, the said board of education may, with the approval of the Commissioner of Education, close completely such school for a period not to exceed fifteen school days either between March first and June thirtieth or between the opening of the school for the fall term and December first following, and except that, as to any one or more schools within its jurisdiction, in lieu of the said release, said board may, with the approval of the Commissioner of Education, so adjust its school term as to permit the work of said students when their services would be most urgently required, and in such case there shall be no release of students from school during the school term as so adjusted, nor shall there be any closing of such school for any period as provided in the prior exception.

2. This act shall take effect immediately. Approved March 27, 1943.

CHAPTER 45

An Act concerning moneys heretofore or hereafter allotted from the State Highway Fund to the several counties and municipalities as State aid road funds.

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

1. Any moneys heretofore or hereafter allotted from the State Highway Fund to any county or municipality as State aid road funds shall be paid out to such county or municipality as provided by law; provided, that any such moneys so allotted in any year to any county or municipality which is not paid out to such county or municipality during
said year and which is not reserved for payment to such county or municipality on account of obligations incurred during said year under such allotment, shall be placed in a special State aid road fund account and held there to the credit of such county or municipality until such time as said moneys can be used by said county or municipality for the purpose for which said moneys were originally allotted. The moneys in said special State aid road fund account shall be deemed to be dedicated funds and shall not be used for any purpose other than herein provided.

2. As soon as can be after the effective date of this act and annually thereafter, the State Highway Commissioner shall determine the amount of money which shall be placed in said special State aid road fund account and shall advise the State Treasurer of said action, so that the State Treasurer may set up said special account. If, in the opinion of the State Treasurer and the State Highway Commissioner, the best interests of the State will permit, the State Treasurer may invest and re-invest such moneys in short term obligations of the United States. Any interest accruing from the investment of such funds shall be credited to such special State aid road fund account and shall be available to the several counties and municipalities for the same purposes for which the money in the said special account was originally allotted. Upon application of any county or municipality for which funds are held in the said special State aid road fund account and with the approval of the State Highway Commissioner, moneys so held in the said special account shall be made available for immediate expenditure as heretofore.

3. This act shall take effect immediately.

Approved March 27, 1943.
CHAPTER 46, LAWS OF 1943

CHAPTER 46

An Act concerning alcoholic beverages, and amending section 33:1-25 of the Revised Statutes.

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

1. Section 33:1-25 of the Revised Statutes is amended to read as follows:

33:1-25. No retail license shall be issued to a natural person unless he is a citizen of the United States and a resident of the State of New Jersey at the time of the submission of the application. No license of any class shall be issued to any individual who is an alien; to any person under the age of twenty-one years; to any person who has been convicted of a crime involving moral turpitude; or to any person who has been twice convicted in a court of criminal jurisdiction of violation of this chapter. Cessation of United States citizenship or New Jersey residence shall be cause for the suspension or revocation of the license.

No retail license shall be issued to any corporation, except for premises operated as a bona fide hotel, or for a business conducted or to be conducted by the corporation, as a tenant, at any airport owned or operated by the Federal, State, county or municipal government, unless each owner, directly or indirectly, of more than ten per centum (10%) of its stock qualifies in all respects as an individual applicant; provided, however, that retail licenses in effect on July fourth, one thousand nine hundred and thirty-five, and since renewed each year, issued to corporations comprising stockholders who would have failed to qualify as individual applicants, may be renewed as herefore.
In applications by corporations, except for club licenses, the names and addresses of, and the amount of stock held by, all stockholders holding one or more per cent (1%) of any of the stock thereof, and the names and addresses 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 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 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 applications by partnerships, 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 permits 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 required license fee, which deposit to the extent of ninety per cent thereof shall be returned to the applicant by the commissioner or other issuing authority if the application is denied, and the remaining ten per cent shall constitute an investigation fee and be accounted for as other license fees.

Every applicant for a license shall cause a notice of the making of 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; but if there shall be no such
Declarations required of applicants.

Applicants for licenses shall answer such questions as may be asked and make such declarations as shall be required by the form of application for license as may be promulgated by the commissioner from time to time. All applications shall be duly sworn to by each of the applicants, except in the case of applicants in the military service of the United States whose applications may be signed in their behalf by an attorney-in-fact holding a power of attorney in form approved by the commissioner, and 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. Fraud, misrepresentation, false statements, misleading statements, evasions or suppression of material facts in the securing of a license are grounds for suspension or revocation of the license.

2. This act shall take effect immediately.

Approved March 27, 1943.
CHAPTER 47

AN ACT concerning alcoholic beverages, and repealing section 33:1-12.1 of the Revised Statutes.

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

1. Section 33:1-12.1 of the Revised Statutes is repealed.
2. This act shall take effect immediately.
   Approved March 27, 1943.

CHAPTER 48

AN ACT concerning investment of certain sinking fund moneys, and amending section 40:3-10 of the Revised Statutes.

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

1. Section 40:3-10 of the Revised Statutes is amended to read as follows:

   40:3-10. Investment of sinking fund moneys shall be restricted to unlimited obligations issued by the United States of America, or bonds of the State of New Jersey, or bonds of any county, school district or municipality of this State, or the negotiable notes of any county, municipality or school district of this State, but except as herein otherwise provided the date of maturity of such investments shall be such that with subsequent accretions to the fund there shall be moneys on hand to pay the several issues of bonds as they fall due.
If in the judgment of the majority of the sinking fund commissioners it is inexpedient and not to the best interests of the sinking fund to sell such securities held in the fund, the commission may borrow funds to meet maturing bonds, using as collateral for such loans any of the securities held in the fund.

2. This act shall take effect immediately.
Approved March 27, 1943.

CHAPTER 49

AN ACT concerning the maintenance of bastard children, and amending section 9:17-1.1 of the Revised Statutes.

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

1. Section 9:17-1.1 of the Revised Statutes is amended to read as follows:

9:17-1.1. In counties which have adopted or shall adopt the provisions of chapter four of Title 44 of the Revised Statutes providing for the settlement and relief of the poor and for county relief, the powers and functions vested in and exercised by the overseers of the poor under this chapter are transferred to and vested in and shall be exercised by the director of welfare, under the director of the county welfare board, and whenever the term “overseer of the poor” is used in this chapter, it shall mean the director of welfare in such counties.

2. This act shall take effect immediately.
Approved March 27, 1943.
CHAPTER 50

An Act to validate certain adoptions of persons heretofore granted by the orphans' courts of the several counties of this State.

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

1. No adoption of a person heretofore granted shall be deemed void or voidable because of any failure to allege the status of citizenship required by law or because any adopting parent did not have the status of citizenship required by law; provided, that each adopting parent in such adoption is a citizen of the United States at the time this act becomes effective.

2. This act shall take effect immediately.

Approved March 27, 1943.

CHAPTER 51

An Act validating certain functions and powers heretofore exercised by overseers of the poor and county welfare boards.

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

1. Any function or power under chapter seventeen of Title 9 of the Revised Statutes heretofore exercised by any overseer of the poor or any county welfare board which function or power should have been exercised by the director of welfare is validated and confirmed and shall be as effective as if actually exercised by the director of welfare.

2. This act shall take effect immediately.

Approved March 27, 1943.
CHAPTER 52

AN ACT relating to the acceptance of a portion of the six-lane roadway constituting the approach to the Lincoln Tunnel as a part of the State highway system, and supplementing chapter six of Title 27 of the Revised Statutes.

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

1. So much of the six-lane roadway constituting the approach to the Lincoln (formerly referred to as the Midtown Hudson) Tunnel, including the sidewalks and retaining walls thereof, as is now constructed, from the westerly end of the steel viaduct in the township of North Bergen, running eastwardly to two perpendicular lines erected northwardly and southwardly from the center line of said six-lane roadway of said approach, the northerly perpendicular running from said center line of said six-lane roadway to the westerly end of the curbs separating the main roadway from the westbound connection with Pleasant avenue, in the city of Union City, said perpendicular being distant approximately 450 feet westwardly from the boundary line between the city of Union City and the township of Weehawken, and the southerly perpendicular running from said center line of said six-lane roadway to the westerly end of the curbs separating the main roadway from the eastbound connection with said Pleasant avenue, said perpendicular being distant approximately 405 feet westwardly from said boundary line between the city of Union City and the township of Weehawken, and including also the two connections from the northerly side of said six-lane roadway to New Jersey State Highway Route No. 1; and in the area between the easterly side of Prospect
avenue in the township of North Bergen and the westerly side of Summit avenue in the city of Union City, the four connections and slopes on the west, and the two connections and slopes on the east, along said six-lane roadway leading to the interchange, the interchange and the two connections in Hudson County Boulevard, all connecting said six-lane roadway with Hudson County Boulevard; and in the area between the easterly side of Hudson avenue in Union City and the westerly side of Hudson County Boulevard east in Weehawken, the east-bound and west-bound connections on either side of Pleasant avenue along said six-lane roadway connecting said six-lane roadway with Hudson County Boulevard east, is hereby accepted as a part of the State highway system, and shall hereafter be maintained, operated and administered by the State, as a traffic connection with the Lincoln Tunnel, as well as for general highway purposes, in accordance with the laws of the State relating to maintenance, operation and administration of the State highway system.

2. Nothing in this title contained shall in any way affect, abridge or abrogate any title to or rights or interest in any real estate acquired by the Port of New York Authority, nor prevent the conveyance or other disposition thereof by the Port of New York Authority, nor be construed to cede, pass to, or vest in the State of New Jersey, the fee of, or any interest whatsoever in, any lands of the Port of New York Authority, other than the portion thereof constituting the portions of the roadway described in section one hereof, except that the taking over of that portion of the roadway, ramps and connections westerly of the westerly end of the steel viaduct in the township of North Bergen, as a part of the State highway system, shall still be governed by the provisions of section 27:6-3 of the Revised Statutes.

3. This act shall take effect immediately.

Approved March 27, 1943.
CHAPTER 53

An Act concerning the issuance of bonds and other obligations and incurring of indebtedness by counties, cities, boroughs, towns, townships, villages and other municipalities other than school districts, and amending sections 40:1-63 and 40:1-81 of the Revised Statutes.

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

1. Section 40:1-63 of the Revised Statutes is amended to read as follows:

   40:1-63. All refunding bonds shall be authorized in the case of a county by a county bond resolution, and in the case of a municipality by a municipal bond ordinance, finally passed in the method or mode of procedure prescribed by this article on or before December thirty-first, one thousand nine hundred and forty-four. No supplemental debt statement need be made or filed prior to the introduction or final passage of any county bond resolution or municipal bond ordinance authorizing refunding bonds. The powers granted by sections 40:1-61 to 40:1-74 of this Title shall not be affected by any limitations of indebtedness or by the requirements of any other law, except as expressly provided in said sections 40:1-61 to 40:1-74. The powers granted by sections 40:1-61 to 40:1-74 of this Title shall not be affected by the invalidity of or any irregularity in any proceedings for incurring the indebtedness or issuing the outstanding obligations to be paid, funded or refunded by refunding bonds.
2. Section 40:1–81 of the Revised Statutes is amended to read as follows:

40:1–81. Notwithstanding the provisions of any other section of this Title, any bonds or notes issued or authorized but not issued pursuant to section 40:1–16 of this Title or pursuant to sections 40:1–61 to 40:1–74 of this Title shall be included in any annual debt statement and in any supplemental debt statement thereafter filed in connection with the authorization of bonds or notes for other purposes; provided, however, that, for the purpose of determining the deductions applicable to any such annual or supplemental debt statement, funding or refunding bonds heretofore or hereafter issued pursuant to this article or any other statute shall be deemed to have been issued for the same purpose or purposes as the outstanding bonds or notes, if any, paid, funded or refunded thereby, but no deduction shall be applicable for any issue of funding or refunding bonds if any of the outstanding bonds or notes authorized to be paid, funded or refunded by such issue of funding or refunding bonds shall have been issued for a purpose for which no deduction can be taken under this article, or if any indebtedness other than outstanding bonds or notes was authorized to be paid, funded or refunded by such issue of funding or refunding bonds.

3. This act shall take effect immediately.

Approved March 27, 1943.
CHAPTER 54

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

Anticipated Revenues of the General State Fund for the Fiscal Year 1943-44

| Estimated deficit, July 1, 1943 | $200,000 00 |

Revenues

<table>
<thead>
<tr>
<th>Anticipated receipts</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transfer inheritance taxes</td>
<td>$8,500,000 00</td>
</tr>
<tr>
<td>Main Stem and Franchise-excise Taxes</td>
<td>12,300,000 00</td>
</tr>
<tr>
<td>Miscellaneous corporation taxes</td>
<td>3,000,000 00</td>
</tr>
<tr>
<td>Foreign corporation taxes</td>
<td>400,000 00</td>
</tr>
<tr>
<td>Beverage taxes</td>
<td>7,000,000 00</td>
</tr>
<tr>
<td>Beverage licenses</td>
<td>505,600 00</td>
</tr>
<tr>
<td>Foreign insurance corporation taxes</td>
<td>2,600,000 00</td>
</tr>
<tr>
<td>Fertilizer inspection fees, et cetera</td>
<td>68,000 00</td>
</tr>
<tr>
<td>Department of Banking and Insurance</td>
<td>1,059,495 00</td>
</tr>
<tr>
<td>Attorney-General's Department</td>
<td>38,000 00</td>
</tr>
<tr>
<td>Commissioner of Finance</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Secretary of State</td>
<td>230,000 00</td>
</tr>
<tr>
<td>Clerk in Chancery</td>
<td>340,000 00</td>
</tr>
<tr>
<td>Clerk of the Supreme Court</td>
<td>91,000 00</td>
</tr>
<tr>
<td>Interest on deposits</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Real Estate Commission</td>
<td>95,000 00</td>
</tr>
<tr>
<td>Department of State Police</td>
<td>1,920 00</td>
</tr>
<tr>
<td>State Board of Beauty Culture Control</td>
<td>67,000 00</td>
</tr>
<tr>
<td>Board of Barber Examiners</td>
<td>30,000 00</td>
</tr>
<tr>
<td>Commissions</td>
<td>60,000 00</td>
</tr>
<tr>
<td>Judicial fees</td>
<td>16,000 00</td>
</tr>
</tbody>
</table>
CHAPTER 54, LAWS OF 1943

Board of Commerce and Navigation .......................... 14,910 00
Shell fisheries ........................................... 30,000 00
Department of Labor ......................................... 80,950 00
Dividends .................................................. 18,870 00
Athletic Commissioner ....................................... 50,000 00
State Department of Local Government ..................... 80,000 00
Department of Health ........................................ 130,000 00
Tenement House Supervision ................................ 12,400 00
Department of Conservation and Development .............. 29,000 00
State Tax Department, Public Utility Division ........... 16,640 00
Department of Weights and Measures ....................... 73,000 00
State Board of Tax Appeals ................................ 250 00
Academic Certificate Fund .................................. 15,000 00
Manual Training and Industrial School For Colored Youth 65,000 00
School for the Deaf ......................................... 2,300 00
State Teachers College, Glassboro:
  Extension course fees ................................. 7,700 00
  Tuition fees .......................................... 27,600 00
  Dormitory fees ....................................... 40,000 00
State Teachers College, Jersey City:
  Extension course fees ................................. 16,000 00
  Tuition fees .......................................... 35,000 00
State Teachers College, Newark:
  Extension course fees ................................. 30,500 00
  Tuition fees .......................................... 42,500 00
State Teachers College, Paterson:
  Extension course fees ................................. 18,000 00
  Tuition fees .......................................... 21,000 00
State Teachers College, Montclair:
  Extension course fees ................................. 33,600 00
  Tuition fees .......................................... 52,000 00
  Dormitory fees ....................................... 68,000 00
State Teachers College, Trenton:
  Extension course fees ................................. 13,500 00
  Tuition fees .......................................... 61,400 00
  Dormitory fees ....................................... 120,000 00
State Board of Examiners ............................... 14,500 00
Agricultural Experiment Station 60,000 00
Department of Agriculture 6,300 00
State Employees' Retirement System 3,980 00
Rehabilitation Commission 7,225 00
Colony for Feeble-Minded Males, New Lisbon 165,000 00
Colony for Feeble-Minded Males, Woodbine 129,000 00
Commission for the Blind 16,000 00
Home for Disabled Soldiers, Menlo Park 14,600 00
Home for Disabled Soldiers, Vineland 15,590 00
North Jersey Training School, Totowa 125,000 00
Reformatory, Annandale 2,000 00
Reformatory, Rahway 100 00
Sanatorium for Tuberculous Diseases 125,000 00
State Home for Boys 2,800 00
State Home for Girls 1,000 00
State Hospital, Greystone Park 1,085,600 00
State Board of Children's Guardians 130,000 00
State Hospital, Marlboro 460,000 00
State Hospital, Trenton 600,000 00
State Prison 500 00
Village for Epileptics 270,000 00
Vineland State School 217,000 00
Miscellaneous Sources 50,000 00

Total revenues $41,110,830 00

Less reservation of funds to be transferred to cover salary adjustments and bonus for employees under the jurisdiction of the Commissioner of Education or the State Board of Education 650,000 00

$40,460,830 00
Transfers

State Water Policy Commission, from Water Supply Fund ........ $75,000.00
Rehabilitation Commission, from Federal Aid ....................... 58,469.00
Municipal Aid Fund to General State Fund ....................... 225,000.00

Amounts transferred from State Highway Fund for the following purposes:

General State Fund for General Purposes ............... 275,000.00
General State Fund for Defense Purposes ............... 340,000.00
General State Fund for General Purposes and Educational Deficiencies .... 2,841,865.26

Total transfers .................... $3,815,334.26

Total anticipated in the State Fund .................... $44,076,164.26

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 forty-four and shall be available for expenditure during said fiscal year, and for a period of two months thereafter to pay obligations incurred during said fiscal year only. At the expiration of said two months’ period all unexpended balances, 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

<table>
<thead>
<tr>
<th>Attorney-General's Department</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Salaries:</strong></td>
<td></td>
</tr>
<tr>
<td>Attorney-General</td>
<td>$7,000 00</td>
</tr>
<tr>
<td>Second Assistant Attorney-General</td>
<td>$12,000 00</td>
</tr>
<tr>
<td>Compensation for other assistants</td>
<td>$78,030 00</td>
</tr>
<tr>
<td><strong>Total Salaries:</strong></td>
<td>$97,030 00</td>
</tr>
</tbody>
</table>

| **Materials and Supplies:**   |   |
| Stationery and office supplies | $700 00 |
| Law books                     | 400 00 |
| Vehicular transportation supplies | 1,500 00 |
| **Total Materials and Supplies** | 2,600 00 |

| **Services Other Than Personal:** |   |
| Traveling expenses              | $400 00 |
| Miscellaneous expenses          | 700 00 |
| Insurance (other than fire)     | 250 00 |
| Expenses in connection with escheat cases | 100 00 |
| **Total Services Other Than Personal** | 1,450 00 |

| **Extraordinary Expenditures:** |   |
| To Milton B. Conford, for legal services for temporary employment to be rendered as counsel on the part of the State in railroad tax litigation | 6,500 00 |
### Division of Securities

**Salaries:**
- Assistant Attorney-General .......... $7,500 00
- Special Assistant Attorney-General .... 4,500 00
- Compensation for clerks and stenographers ........ 8,460 00

Total Salaries: 20,460 00

**Materials and Supplies:**
- Stationery and office supplies ...... 300 00

**Services Other Than Personal:**
- Expenses of investigations ........ 5,000 00

Total Expenses: 133,340 00

---

### A 2. Budget Commission

**Salaries:**
- Budget Commissioner $10,000 00
- Compensation for assistants ........... 12,060 00

Total Salaries: 22,060 00

**Materials and Supplies:**
- Stationery and office supplies ...... $250 00
- Vehicular transportation supplies ...... 200 00

Total Supplies: 450 00

**Services Other Than Personal:**
- Printing .................. $3,000 00
- Miscellaneous expenses ........... 400 00

Total Services: 3,400 00

Total Expenses: 25,910 00
## Civil Service Commission

### A 3. Civil Service Commission

#### Salaries:
- Commissioners: $18,000.00
- Chief examiner and secretary: $10,000.00
- Compensation for other officers and employees: $186,640.00

**Total Salaries:** $214,640.00

#### Materials and Supplies:
- Stationery and office supplies: $12,000.00
- Office equipment replacement: $500.00
- Vehicular transportation supplies: $1,498.00

**Total Materials and Supplies:** $13,998.00

#### Services Other Than Personal:
- Traveling expenses: $3,000.00
- Advertising: $2,000.00
- Rents: $1,500.00
- Garage rent: $420.00
- Insurance (other than fire): $82.00
- Miscellaneous expenses: $750.00

**Total Services Other Than Personal:** $7,752.00

**Total Expenses:** $236,390.00
### A 4. Comptroller’s Department

#### Salaries:
- Comptroller .......... $6,000.00
- Chief clerk and deputy comptroller ...... 7,000.00
- Assistants and clerical services ........... 86,130.00

$99,130.00

**Materials and Supplies:**
- Stationery and office supplies ...... 3,700.00

**Services Other Than Personal:**
- Insurance (other than fire) ............ $300.00
- Traveling expenses .. 750.00
- Miscellaneous expenses .......... 800.00

1,850.00

Total: $104,680.00

### A 5. Commissioner of Finance

#### Salaries:
- Commissioner ........ $10,000.00
- Deputy commissioner ...... 5,000.00
- Compensation for assistants and services pursuant to R. S. 52:23-16 ...... 19,080.00

$34,080.00
Materials and Supplies:
<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stationery and office supplies</td>
<td>$650</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>$150</td>
</tr>
</tbody>
</table>

The balance in the reclamation expense account as of June 30, 1943, is hereby reappropriated.

Services Other Than Personal:
<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other miscellaneous expenses</td>
<td>$335</td>
</tr>
</tbody>
</table>

**Capitol Post Office**

Salaries:
<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compensation for employees</td>
<td>$16,240</td>
</tr>
</tbody>
</table>

Materials and Supplies:
<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vehicular transportation supplies</td>
<td>$200</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>$300</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Postage</td>
<td>$159,140</td>
</tr>
<tr>
<td>Insurance and surety bonds</td>
<td>$160</td>
</tr>
</tbody>
</table>

**Telephone and Telegraph**

Salaries:
<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compensation for operators and employees</td>
<td>$28,467</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Telephone and telegraph</td>
<td>$114,695</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Telephone and telegraph</td>
<td>$354,417</td>
</tr>
</tbody>
</table>

**Telephone and Telegraph**

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compensation for operators and employees</td>
<td>$28,467</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Telephone and telegraph</td>
<td>$114,695</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Telephone and telegraph</td>
<td>$354,417</td>
</tr>
</tbody>
</table>
CHAPTER 54, LAWS OF 1943

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 Governor 5,000 00
Executive Clerk ...... 3,600 00
Assistant Secretary to Governor ............. 4,000 00
Compensation for assistants ............. 38,680 00

$71,280 00

Materials and Supplies:

Stationery and office supplies .... 2,000 00

Services Other Than Personal:

Miscellaneous expenses ............. 1,300 00

Extraordinary Expenditures:

To enable the Governor to carry out the provisions of chapter 16, laws of 1941 ................. 25,000 00

$99,580 00

A 8. SECRETARY OF STATE

Salaries:

Secretary ............. $6,000 00
Chief clerk ............. 7,000 00
Compensation for assistants ............. 46,660 00

$59,660 00
### A 9. State Auditor’s Department

#### Salaries:

<table>
<thead>
<tr>
<th>Position</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Auditor</td>
<td>$7,500</td>
</tr>
<tr>
<td>Secretary and confidential clerk</td>
<td>2,500</td>
</tr>
<tr>
<td>Supervising auditor</td>
<td>4,500</td>
</tr>
<tr>
<td>Field supervisors (3)</td>
<td>10,800</td>
</tr>
<tr>
<td>Auditors (3)</td>
<td>7,020</td>
</tr>
<tr>
<td>Junior auditors (10)</td>
<td>18,960</td>
</tr>
<tr>
<td>Audit clerks (18)</td>
<td>24,480</td>
</tr>
<tr>
<td>Compensation for assistants</td>
<td>3,420</td>
</tr>
<tr>
<td><strong>Total Salaries</strong></td>
<td><strong>$79,180</strong></td>
</tr>
</tbody>
</table>

#### Materials and Supplies:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stationery and office supplies</td>
<td>500</td>
</tr>
</tbody>
</table>

#### Services Other Than Personal:

<table>
<thead>
<tr>
<th>Service</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$7,500</td>
</tr>
<tr>
<td>Printing and binding</td>
<td>100</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>150</td>
</tr>
<tr>
<td><strong>Total Services</strong></td>
<td><strong>7,750</strong></td>
</tr>
</tbody>
</table>

**Total Budget:** **$87,430 00**
A 10. State House Commission

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Custodian, State House</td>
<td>$5,000</td>
</tr>
<tr>
<td>Superintendent of State House Annex and State Office Building</td>
<td>$4,500</td>
</tr>
<tr>
<td>Compensation for assistants and helpers</td>
<td>$216,870</td>
</tr>
<tr>
<td><strong>Total Salaries</strong></td>
<td><strong>$226,370</strong></td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>$60,500</td>
</tr>
<tr>
<td>Stationery and office supplies, furniture and office equipment</td>
<td>$2,500</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>$18,000</td>
</tr>
<tr>
<td><strong>Total Materials and Supplies</strong></td>
<td><strong>$81,000</strong></td>
</tr>
<tr>
<td>Current repairs</td>
<td>$27,000</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
<td>$1,100</td>
</tr>
<tr>
<td>Freight and express</td>
<td>$350</td>
</tr>
<tr>
<td>Maintenance of Stacy Park and Capitol and annex grounds</td>
<td>$3,500</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>$500</td>
</tr>
<tr>
<td><strong>Total Services Other Than Personal</strong></td>
<td><strong>$5,450</strong></td>
</tr>
<tr>
<td>Rentals for State Departments in Newark</td>
<td></td>
</tr>
<tr>
<td>Industrial Office Building</td>
<td>$129,022</td>
</tr>
</tbody>
</table>

State House Commission.
Rentals for State Departments in Trenton:
- Budget Commission: $2,018.00
- Department of Agriculture: $15,500.00
- State Employees' Retirement System: $4,140.00
- Department of Labor: $21,300.00
- Rental for building for State exhibits at Trenton Fair: $5,000.00
- Department of Conservation and Development: $780.00
- State Tax Department, Beverage Tax Division: $3,300.00
- State Tax Department, Engineer's Division: $4,680.00
- Old Age Assistance Commission: $4,200.00
- Department of Local Government: $4,554.00
- Department of Aviation: $900.00
- State Racing Commission: $1,584.00
- State Board of Beauty Culture Control: $2,712.00

Rentals in Other Cities:
- Associate Justices of Supreme Court offices, Camden, Jersey City, Atlantic City, Somerville, Morristown, Millburn and Montclair: $7,320.00
CHAPTER 54, LAWS OF 1943

Rooms for Courts, Atlantic City, Jersey City, Camden, Elizabeth, Tom's River and Newton. 46,877 00
State Board of Children's Guardians, Trenton, Jersey City, Morristown and Paterson ..... 9,113 00
Labor Department (Jersey City, Paterson, etc.) ..... 8,880 00

<table>
<thead>
<tr>
<th></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>Compensation for other assistants</td>
<td>50,820 00</td>
</tr>
</tbody>
</table>

Salaries: Treasurer's Department.

<table>
<thead>
<tr>
<th></th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vehicular transportation supplies</td>
<td>$500 00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Office equipment replacement, rentals and repairs</td>
<td>1,800 00</td>
</tr>
</tbody>
</table>

Materials and Supplies: $3,800 00

Total: $271,880 92

Total Expenses: $611,700 92
### A 12. State Purchasing Department

**Printing**

<table>
<thead>
<tr>
<th>Services Other Than Personal:</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Legislative printing</td>
<td>$50,000</td>
</tr>
<tr>
<td>Printing and binding</td>
<td></td>
</tr>
<tr>
<td>public documents</td>
<td>2,000</td>
</tr>
<tr>
<td>Printing and circulating</td>
<td></td>
</tr>
<tr>
<td>laws</td>
<td>8,000</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$60,000</td>
</tr>
</tbody>
</table>

### A 13. State Athletic Commissioner

**Salaries:**

<table>
<thead>
<tr>
<th>Position</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commissioner</td>
<td>$5,000</td>
</tr>
<tr>
<td>Compensation for other assistants</td>
<td>22,500</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$27,500</td>
</tr>
</tbody>
</table>

**Materials and Supplies:**

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stationery, office supplies and equipment</td>
<td>500</td>
</tr>
</tbody>
</table>

**Services Other Than Personal:**

<table>
<thead>
<tr>
<th>Services Other Than Personal:</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses, telephone and incidentals</td>
<td>2,500</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$30,500</td>
</tr>
</tbody>
</table>

---

**Services Other Than Personal:**

<table>
<thead>
<tr>
<th>Services Other Than Personal:</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$500</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
<td>2,426</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>400</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$3,326</td>
</tr>
</tbody>
</table>

---

**Total:**

<table>
<thead>
<tr>
<th>Total</th>
<th>$69,946</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purchasing Department</td>
<td></td>
</tr>
<tr>
<td>Athletic Commissioner</td>
<td></td>
</tr>
</tbody>
</table>

---
A 14. **State Department of Local Government**

**Salaries:**
- Commissioner ....... $10,000 00
- Members of board ... 18,000 00
- Supervising auditor and secretary ...... 6,000 00
- Other employees .... 101,000 00

Local Government Department.

$135,000 00

**Materials and Supplies:**
- Stationery and office supplies ........... $2,100 00
- Office equipment replacement ........... 300 00

2,400 00

**Services Other Than Personal:**
- Traveling expenses .... $21,000 00
- Printing and binding .... 6,000 00
- Miscellaneous expenses ........ 1,300 00

28,300 00

$165,700 00

B. **Legislative**

B 1. **Legislature**

**Salaries:**
- Senators and members of General Assembly .......... $40,833 32
- Compensation for officers and employees 40,000 00

$80,833 32

**Materials and Supplies:**
- Manuals of the Legislature ........ 4,000 00
CHAPTER 54, LAWS OF 1943

Services Other Than Personal:
Indexing Journal and Minutes and
other incidental and contingent expenses ................. 35,000 00

$119,833 32

C. JUDICIAL

C 1. CLERK IN CHANCERY

<table>
<thead>
<tr>
<th>Clerk in Chancery</th>
<th>Salaries:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Clerk in Chancery ... $6,000 00</td>
</tr>
<tr>
<td></td>
<td>Chief clerk .......... 5,500 00</td>
</tr>
<tr>
<td></td>
<td>Compensation for assistants .......... 100,520 00</td>
</tr>
<tr>
<td></td>
<td>$112,020 00</td>
</tr>
</tbody>
</table>

Materials and Supplies:
Stationery and office supplies ..... 7,000 00

Services Other Than Personal:
Premium on surety bonds ............. $500 00
Miscellaneous expenses ............. 800 00

$1,300 00

$120,320 00

C 2. CLERK OF THE SUPREME COURT

<table>
<thead>
<tr>
<th>Clerk of Supreme Court</th>
<th>Salaries:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Clerk of the Supreme Court ........ $6,000 00</td>
</tr>
<tr>
<td></td>
<td>Chief clerk ........... 5,500 00</td>
</tr>
<tr>
<td></td>
<td>Compensation for assistants .......... 43,400 00</td>
</tr>
<tr>
<td></td>
<td>$54,900 00</td>
</tr>
</tbody>
</table>
CHAPTER 54, LAWS OF 1943

Materials and Supplies:
  Stationery and office supplies ...... 2,600 00

Services Other Than Personal:
  Miscellaneous expenses ............. 1,500 00

  $59,000 00

C 3. Court of Chancery

Salaries:
  Chancellor .................. $19,000 00
  Vice-Chancellors ........... 180,000 00
  Secretaries to Vice-Chancellors .... 22,400 00
  Chancellor's secretary ......... 2,500 00
  Compensation and traveling expenses of sergeants-at-arms 40,240 00
  Compensation and allowance of Advisory Masters and their official stenographers ........... 22,980 00
  Compensation of stenographers, and for services pursuant to R. S. 2:2-25 and 2:2-28 ............ 55,500 00
  Compensation of law assistants to Vice-Chancellors ...... 16,400 00

  $359,020 00

Materials and Supplies:
  Stationery and office supplies .......... $3,500 00
  Library supplies ......... 1,500 00
  Vehicular transportation supplies ...... 400 00

  5,400 00
CHAPTER 54, LAWS OF 1943

Services Other Than Personal:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses for casual court attendants</td>
<td>$150.00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>$250.00</td>
</tr>
<tr>
<td></td>
<td>$400.00</td>
</tr>
<tr>
<td></td>
<td>$364,820.00</td>
</tr>
</tbody>
</table>

C 4. COURT OF ERRORS AND APPEALS

Salaries:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compensation of judges of the Court of Errors and Appeals, at $40.00 per diem</td>
<td>$54,000.00</td>
</tr>
<tr>
<td>Compensation of officers</td>
<td>$3,500.00</td>
</tr>
<tr>
<td></td>
<td>$57,500.00</td>
</tr>
</tbody>
</table>

Services Other Than Personal:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Printed or typewritten copies of draft of opinions of the Lay Judges</td>
<td>$1,500.00</td>
</tr>
<tr>
<td>Binding state of cases, briefs, et cetera, and printing list of causes, et cetera</td>
<td>$1,500.00</td>
</tr>
<tr>
<td></td>
<td>$3,000.00</td>
</tr>
<tr>
<td></td>
<td>$60,500.00</td>
</tr>
</tbody>
</table>
C 5. COURT OF PARDONS

Salaries:
Compensation of judges of the Court of Pardons, at $20.00 per diem .......... $2,000 00
Compensation of clerk and stenographer ............ 2,800 00

$4,800 00

Materials and Supplies:
Stationery and office supplies .... 300 00

$5,175 00

C 6. COMMISSION ON STATUTES

Expenses of the commission appointed pursuant to the provisions of chapter 91, laws of 1939.
Salaries ........................................ $25,680 00
Materials and supplies ............... 900 00
Services other than personal ........ 900 00

$27,480 00

C 7. LAW AND EQUITY REPORTS

Salaries:
Chancery reporter ............... $500 00
Supreme Court reporter ........... 500 00

$1,000 00
CHAPTER 54, LAWS OF 1943

Services Other Than Personal:

Publication of chancery reports ...... $9,000 00
Publication of law reports ............ 9,000 00

18,000 00

$19,000 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 R. S. 2:16-21 .. $57,999 92

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 R. S. 2:4-13 22,500 00
Compensation for assistants ............ 2,000 00
Board of Bar Examiners, salary of members, secretary, assistant secretary and messenger .... 17,150 00

$428,650 00
CHAPTER 54, LAWS OF 1943

### Materials and Supplies:
- Stationery and office supplies: $350 00
- Educational and library supplies: 3,000 00

Total: $3,350 00

### Services Other Than Personal:
- Expenses of Board of Bar Examiners incurred by court order, including disbarment proceedings: 2,500 00

Total: $434,500 00

#### C 10. JUDICIAL COUNCIL

<table>
<thead>
<tr>
<th>Salaries:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Secretary</td>
</tr>
</tbody>
</table>

**Total: $1,500 00**

### Materials and Supplies:
- Stationery and office supplies: 50 00

**Total: $50 00**

### Services Other Than Personal:
- Printing: 300 00

**Total: $300 00**

**Total: $1,850 00**

#### D. REGULATIVE

### D 1. BOARD OF COMMERCE AND NAVIGATION

<table>
<thead>
<tr>
<th>Salaries:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Director</td>
</tr>
</tbody>
</table>

**Total: $4,500 00**

Other assistants, public hearings, searches, surveys, witnesses on trespasses, et cetera: 46,640 00

**Total: $51,140 00**
### Materials and Supplies:
- Stationery and office supplies ........... $2,500
- Heat, light, power, water, gas and electricity ........... 2,500
- Household supplies .......... 600
- Drugs, medical and chemical supplies .......... 200
- Photographing, blueprinting and drafting supplies ........... 1,500
- Engineering supplies .......... 1,300
- Motor boat transportation supplies ........... 7,000
- Motor vehicular transportation and supplies ........... 2,300
- Clothing ........... 400

Current repairs .................. 18,300

### Services Other Than Personal:
- Traveling expenses .......... $3,600
- Rents ........... 8,345
- Insurance (other than fire) ........... 5,000
- Expenses in connection with riparian surveys and study and plans for beach protection measures 1,400
- Miscellaneous expenses ........... 1,200
- Advertising for bids and legal notices .......... 1,600
- Subscriptions and membership fees .......... 135

Total .......................... 21,280
**Expenditures for waterways:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lights and buoys</td>
<td>$2,500 00</td>
</tr>
<tr>
<td>Maintenance navigation lights, Cape May-Manasquan River</td>
<td>2,500 00</td>
</tr>
<tr>
<td>Maintenance Newark Bay lights and replacements</td>
<td>350 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>5,350 00</strong></td>
</tr>
</tbody>
</table>

**Extraordinary Expenditures:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Two new motors and clutches for boats</td>
<td>$4,600 00</td>
</tr>
<tr>
<td>Enforcement of collection of licenses and provisions for fees</td>
<td>2,559 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>7,159 00</strong></td>
</tr>
</tbody>
</table>

**Unclassified:**

Expenses of New Jersey Council to advertise the advantages of the State, pursuant to Title 52, chapter 9-C of the R.S. | 23,200 00 |

The unexpended balance June 30, 1943, of the amount appropriated for expenses of the New Jersey Council, is hereby reappropriated.

<table>
<thead>
<tr>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>$135,429 00</strong></td>
</tr>
</tbody>
</table>

**D 2. Commission on Interstate Co-operation**

Expenses incurred by the commission appointed pursuant to Joint Resolution No. 3, approved March 12, 1935 | **$14,150 00**
## D 3. Board of Public Utility Commissioners

<table>
<thead>
<tr>
<th>Public Utility Commissioners</th>
<th>Salaries:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Members of the board</td>
<td>$36,000 00</td>
</tr>
<tr>
<td></td>
<td>Counsel (2)</td>
<td>15,000 00</td>
</tr>
<tr>
<td></td>
<td>Secretary</td>
<td>7,000 00</td>
</tr>
<tr>
<td></td>
<td>Engineers, inspectors, clerks, stenographers and other employees</td>
<td>229,361 00</td>
</tr>
<tr>
<td></td>
<td>Reporting hearings</td>
<td>7,000 00</td>
</tr>
<tr>
<td></td>
<td></td>
<td>$294,361 00</td>
</tr>
</tbody>
</table>

### Materials and Supplies:
- Stationery and office supplies: $4,000 00

### Services Other Than Personal:
- Traveling expenses: $8,000 00
- Miscellaneous expenses: 750 00
- Printing: 3,500 00

### Total:

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$310,611 00</td>
</tr>
</tbody>
</table>

## D 4. Board of Shell Fisheries

<table>
<thead>
<tr>
<th>Shell Fisheries</th>
<th>Salaries:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Director</td>
<td>$4,000 00</td>
</tr>
<tr>
<td></td>
<td>Chiefs of bureaus</td>
<td>5,100 00</td>
</tr>
<tr>
<td></td>
<td>Captains of boats, crews, guards, clerks, et cetera</td>
<td>48,900 00</td>
</tr>
<tr>
<td></td>
<td>Special guard service</td>
<td>500 00</td>
</tr>
<tr>
<td></td>
<td></td>
<td>$58,500 00</td>
</tr>
</tbody>
</table>

### Materials and Supplies:
- Fuel and power: $5,000 00
- Stationery and office supplies: 250 00
- License plates: 200 00

### Current repairs: 5,450 00

### Total:

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>5,500 00</td>
</tr>
</tbody>
</table>

### Services Other Than Personal:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$2,500</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
<td>775</td>
</tr>
<tr>
<td>Surveying and mapping</td>
<td>1,500</td>
</tr>
<tr>
<td>Rent of offices and boats</td>
<td>2,550</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>150</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>500</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>7,975</strong></td>
</tr>
</tbody>
</table>

### Additions and Improvements:

- Shelling beds, dynamiting and netting drumfish, Department of Maurice river cove and Atlantic coast and control of oyster drill in Cumberland and Cape May counties: $20,000
- Staking State’s natural spawning oyster beds: 500

**Total**: $20,500

**Total for services and additions**: $97,925

---

### D 5. County Boards of Taxation

For salaries of members of the county boards of taxation: $161,700
### D 6. DEPARTMENT OF BANKING AND INSURANCE

<table>
<thead>
<tr>
<th>Classification</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Salaries:</strong></td>
<td></td>
</tr>
<tr>
<td>Commissioner</td>
<td>$6,000 00</td>
</tr>
<tr>
<td>Clerks, stenographers and other</td>
<td>622,180 00</td>
</tr>
<tr>
<td>employees</td>
<td></td>
</tr>
<tr>
<td><strong>Total Salaries</strong></td>
<td>$628,180 00</td>
</tr>
<tr>
<td><strong>Materials and Supplies:</strong></td>
<td></td>
</tr>
<tr>
<td>Motor vehicular transportation</td>
<td>$150 00</td>
</tr>
<tr>
<td>supplies</td>
<td></td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>2,500 00</td>
</tr>
<tr>
<td>Office equipment replacement</td>
<td>500 00</td>
</tr>
<tr>
<td><strong>Total Materials and Supplies</strong></td>
<td>3,150 00</td>
</tr>
<tr>
<td><strong>Services Other Than Personal:</strong></td>
<td></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$58,000 00</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>450 00</td>
</tr>
<tr>
<td>Subscriptions and Membership Fee</td>
<td></td>
</tr>
<tr>
<td>National Association State Banks</td>
<td>697 00</td>
</tr>
<tr>
<td>Compiling and printing valuations</td>
<td>450 00</td>
</tr>
<tr>
<td>Rents</td>
<td>9,000 00</td>
</tr>
<tr>
<td>Printing</td>
<td>14,000 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
<td>182 50</td>
</tr>
<tr>
<td><strong>Total Services Other Than Personal</strong></td>
<td>83,779 50</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>915,109 50</td>
</tr>
</tbody>
</table>
D 7. DEPARTMENT OF CONSERVATION AND DEVELOPMENT

Administration

Salaries:
State Forester and Director ................. $6,500 00
Other employees ......................... 15,420 00
To bring employees of all divisions of the department to minimum salary .... 900 00

$22,820 00

Materials and supplies ................. 1,500 00
Current repairs ......................... 50 00
Services other than personal .......... 500 00

Geologic and Topographic Surveys

Salaries:
State Geologist .......... $4,800 00
Topographic engineer .... 3,600 00
Other employees .......... 2,040 00

10,440 00

Materials and supplies ................. 100 00
Current repairs ......................... 50 00
Services other than personal .......... 3,340 00

State Museum

Salaries:
Curator ......................... $3,600 00
Museum preparator .......... 3,000 00
Other employees .............. 24,940 00

31,540 00

Materials and supplies ................. 6,430 00
Current repairs ......................... 1,200 00
Services other than personal .......... 2,950 00
Additions and improvements .......... 350 00
Forestry Investigation, Advice and Assistance

**Forestry**

Salaries:
- Senior assistant forester .......... $3,000 00
- Other employees ........ 11,890 00

Salaries:
- Senior assistant forester .......... $3,000 00
- Other employees ........ 36,005 00
- Labor (per diem) ... 4,500 00

Materials and supplies ............ 450 00
Current repairs .................. 300 00
Services other than personal ...... 4,750 00

**State Forests**

Salaries:
- Senior assistant forester .......... $3,000 00
- Other employees ........ 43,505 00
- Labor (per diem) ... 4,550 00

Materials and supplies ............ 4,550 00
Current repairs .................. 5,500 00
Services other than personal ...... 3,500 00

Extraordinary Expenditures:
- Tax lieu on State forests, et cetera 8,587 00

The income from the State Forest Fund is hereby appropriated for Silviculture Improvements of State Forests.

**State Forest Nurseries and Reforestation**

Salaries:
- Senior assistant forester .......... $3,000 00
- Other employees ........ 18,490 00
- Labor (per diem) ... 4,000 00

Materials and supplies ............ 2,500 00
Current repairs .................. 600 00
Services other than personal ...... 1,000 00
State Parks

Salaries:
State parks supervisor and land agent. $4,500
Supervisors, guards and other employees 61,005
Labor 1,020 66,525
Materials and supplies 7,500
Current repairs 8,000
Services other than personal 1,800
Interior land exceptions (Parvin Park—7 acres) 300
Land acquisition—Rockaway township, Morris county 5,000
All unexpended balances in the accounts derived from revenues received from all State parks under the jurisdiction of the Department of Conservation and Development; and also the revenues received from the same parks are hereby appropriated for the use of the Department of Conservation and Development for the operation, maintenance and development of said parks:

Preventing and Extinguishing Forest Fires

Salaries:
State fire warden $4,000
Other employees 105,410
Labor (per diem) on fire lines 2,490 111,900
Materials and supplies 5,000
Current repairs 3,000
Services other than personal 15,900
Extraordinary Expenses:
Fire fighting cost bills (chapter 212, laws of 1942) 25,000
Maintenance of the Delaware and Raritan Canal, all receipts derived from the operation thereof; and also the following appropriation

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compensation award—Mrs. Lewis F. Frank.</td>
<td>858 00</td>
</tr>
<tr>
<td></td>
<td>$17,000 00</td>
</tr>
<tr>
<td></td>
<td>17,858 00</td>
</tr>
<tr>
<td></td>
<td>$457,675 00</td>
</tr>
</tbody>
</table>

D 8. Department of Health

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Director</td>
<td>$6,760 00</td>
</tr>
<tr>
<td>Director, Federal Supervision</td>
<td>1,240 00</td>
</tr>
<tr>
<td>Other employees, present, $260,420.00; new, $38,500.00</td>
<td>298,920 00</td>
</tr>
<tr>
<td>To bring employees of all divisions of the department to minimum salaries</td>
<td>1,620 00</td>
</tr>
<tr>
<td></td>
<td>$308,540 00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>$3,500 00</td>
</tr>
<tr>
<td>Engineering supplies</td>
<td>760 00</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>2,750 00</td>
</tr>
<tr>
<td>Laboratory supplies</td>
<td>20,000 00</td>
</tr>
<tr>
<td>Laboratory receipts</td>
<td>500 00</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>250 00</td>
</tr>
<tr>
<td>Dental health education materials</td>
<td>1,000 00</td>
</tr>
<tr>
<td></td>
<td>28,760 00</td>
</tr>
</tbody>
</table>
Services Other Than Personal:

<table>
<thead>
<tr>
<th>Service</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Printing</td>
<td>$11,500.00</td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$16,600.00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>$3,000.00</td>
</tr>
<tr>
<td>Rental of tabulation machines</td>
<td>$1,296.00</td>
</tr>
<tr>
<td>Binding volumes of birth, marriage and death certificates</td>
<td>$750.00</td>
</tr>
<tr>
<td>Court expenses</td>
<td>$500.00</td>
</tr>
<tr>
<td>Rents</td>
<td>$2,040.00</td>
</tr>
<tr>
<td>Maintenance of dental trailer</td>
<td>$280.00</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
<td>$505.00</td>
</tr>
</tbody>
</table>

Total: $36,471.00

Additions and Improvements:

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Laboratory equipment</td>
<td>$835.00</td>
</tr>
</tbody>
</table>

Extraordinary Expenditures:

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pneumonia serum, pursuant to chapter 204, laws of 1940</td>
<td>$4,500.00</td>
</tr>
<tr>
<td>Biological assays</td>
<td>$500.00</td>
</tr>
</tbody>
</table>

Total: $5,000.00

Bureau of Venereal Disease Control

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries:</td>
<td></td>
</tr>
<tr>
<td>Chief</td>
<td>$3,600.00</td>
</tr>
<tr>
<td>Other employees</td>
<td>$13,920.00</td>
</tr>
<tr>
<td>Total</td>
<td>$17,520.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Materials and Supplies:</td>
<td></td>
</tr>
<tr>
<td>Drugs and clinic supplies</td>
<td>$5,000.00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>$300.00</td>
</tr>
<tr>
<td>Total</td>
<td>$5,300.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Services Other Than Personal:</td>
<td></td>
</tr>
<tr>
<td>Traveling expenses, printing and other miscellaneous</td>
<td>$2,500.00</td>
</tr>
</tbody>
</table>

Total: $25,320.00
### Sanitary Shell Fish Control Bureau

**Salaries:**
- Senior chemist: $3,600.00
- Other employees: $11,340.00

**Materials and Supplies:** $850.00

**Services other than personal:** $6,000.00

Total: $21,790.00

### Ice Cream License Bureau

**Salaries, inspector:** $2,100.00

**Materials and Supplies:** $72.50

**Services other than personal:** $275.00

Total: $2,447.50

### Milk Plant License Bureau

**Salaries:** $8,580.00

**Materials and Supplies:** $535.00

**Services other than personal:** $2,000.00

Total: $11,115.00

### Toxoid Distribution Bureau

**Salaries:** $1,620.00

**Materials and Supplies:**
- Stationery and office supplies and equipment: $100.00
- Diphtheria toxoid and smallpox vaccine: $9,700.00
- Whooping cough immunization: $6,000.00
- Typhoid vaccine: $900.00

**Services other than personal:** $300.00

Total: $18,620.00
### Maternal and Child Health Bureau

**Salaries:**
- Consultant: $4,500.00
- Other employees: $80,577.12

Total: $85,077.12

**Materials and supplies:** $1,950.00

**Services other than personal:** $16,200.00

Total: $103,227.12

### Industrial Hygiene Bureau

**Salaries:** $32,250.00

**Materials and supplies:** $1,500.00

**Services other than personal:** $5,000.00

**Additions and Improvements:**
- Laboratory equipment and installation: $2,500.00

Total: $41,250.00

Total: $603,375.62

### Department of Labor

**Salaries:**
- Commissioner of Labor: $6,000.00
- Deputy Commissioners Workmen's Compensation: $76,500.00
- Deputy Commissioners of Labor and Chiefs of bureaus: $25,200.00
- Supervisor, informal hearings: $5,300.00
- Examiners, inspectors, clerks and other employees: $231,826.00

Total: $344,426.00
<table>
<thead>
<tr>
<th>Bureau for Women and Children</th>
<th>3,720 00</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wage Collection Division</td>
<td>7,920 00</td>
</tr>
<tr>
<td>Minimum Wage Division</td>
<td>64,520 00</td>
</tr>
<tr>
<td>Child Labor Bureau</td>
<td>22,440 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$443,426 00</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Materials and Supplies:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stationery and office supplies</td>
</tr>
<tr>
<td>Office equipment replacement</td>
</tr>
<tr>
<td>Coal, Jersey City, Trenton and Paterson</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
</tr>
<tr>
<td>Lighting, power and water service</td>
</tr>
<tr>
<td><strong>Total</strong></td>
</tr>
</tbody>
</table>

| Current repairs | 200 00 |

<table>
<thead>
<tr>
<th>Services Other Than Personal:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses (Inspectors, Referees, Adjusters, et cetera)</td>
</tr>
<tr>
<td>Rents, garage and office equipment</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
</tr>
<tr>
<td>Printing</td>
</tr>
<tr>
<td>Expenses for Industrial Safety Campaign</td>
</tr>
<tr>
<td><strong>Total</strong></td>
</tr>
</tbody>
</table>

**Total** | **$485,612 00** |
### D 10. DEPARTMENT OF WEIGHTS AND MEASURES

#### Salaries:

<table>
<thead>
<tr>
<th>Position</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Superintendent</td>
<td>$5,000 00</td>
</tr>
<tr>
<td>Assistant Superintendent, Chief Clerk</td>
<td>4,500 00</td>
</tr>
<tr>
<td>Compensation for assistants</td>
<td>16,500 00</td>
</tr>
<tr>
<td>Inspectors and one clerk, Coal Statute Enforcement</td>
<td>17,620 00</td>
</tr>
</tbody>
</table>

**Total Salaries:** $43,620 00

#### Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vehicular transportation supplies</td>
<td>$1,500 00</td>
</tr>
<tr>
<td>Seals</td>
<td>250 00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>800 00</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>500 00</td>
</tr>
<tr>
<td>Equipment and supplies, Coal Statute Enforcement</td>
<td>3,000 00</td>
</tr>
</tbody>
</table>

**Total Materials and Supplies:** 6,050 00

#### Current repairs

**Total Current repairs:** 50 00

#### Services Other Than Personal:

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses, including samples purchased and Coal Statute Enforcement</td>
<td>$8,500 00</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
<td>600 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>600 00</td>
</tr>
<tr>
<td>Printing and binding</td>
<td>1,100 00</td>
</tr>
</tbody>
</table>

**Total Services Other Than Personal:** 10,800 00

**Total Expenses:** $60,520 00
D 11. **Health Officers, Port of Perth Amboy**

Health officer of the Port of Perth Amboy, for salary, pursuant to R. S. 26:4-111

<table>
<thead>
<tr>
<th>Description</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Health officer of the Port of Perth Amboy</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>

D 12. **State Board of Tax Appeals**

Salaries:

<table>
<thead>
<tr>
<th>Position</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>President</td>
<td>$6,500 00</td>
</tr>
<tr>
<td>Members of board</td>
<td>$27,000 00</td>
</tr>
<tr>
<td>Secretary</td>
<td>$6,500 00</td>
</tr>
<tr>
<td>Compensation for other assistants</td>
<td>$38,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$78,000 00</strong></td>
</tr>
</tbody>
</table>

Materials and Supplies:

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stationery and office supplies</td>
<td>$2,500 00</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>$250 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>2,750 00</strong></td>
</tr>
</tbody>
</table>

Services Other Than Personal:

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$3,000 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>$600 00</td>
</tr>
<tr>
<td>Printing “Report of Cases”</td>
<td>$400 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>4,000 00</strong></td>
</tr>
</tbody>
</table>

| **Total**                            | **$84,750 00** |
D 13. **STATE BOARD OF TENEMENT HOUSE SUPERVISION**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Salaries:</strong></td>
<td></td>
</tr>
<tr>
<td>Secretary and executive officer</td>
<td>$7,000.00</td>
</tr>
<tr>
<td>Compensation for assistants and other employees</td>
<td>$89,060.00</td>
</tr>
<tr>
<td><strong>Total Salaries:</strong></td>
<td>$96,060.00</td>
</tr>
<tr>
<td><strong>Materials and Supplies:</strong></td>
<td></td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>$400.00</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>$300.00</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>$1,000.00</td>
</tr>
<tr>
<td><strong>Total Materials and Supplies:</strong></td>
<td>$1,700.00</td>
</tr>
<tr>
<td><strong>Services Other Than Personal:</strong></td>
<td></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$7,000.00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>$400.00</td>
</tr>
<tr>
<td>Garage rent</td>
<td>$216.00</td>
</tr>
<tr>
<td>Printing, binding, photographing and blueprinting</td>
<td>$200.00</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
<td>$150.00</td>
</tr>
<tr>
<td><strong>Total Services Other Than Personal:</strong></td>
<td>$7,966.00</td>
</tr>
<tr>
<td><strong>Total:</strong></td>
<td>$105,726.00</td>
</tr>
</tbody>
</table>
Salaries:
Commissioners (5) .. $20,000 00
Secretary ........ 5,000 00
Chief examiner and investigator ...... 5,000 00
Other employees .... 22,960 00

$52,960 00

Materials and Supplies:
Stationery and office supplies ...... 300 00

Services Other Than Personal:
Traveling expenses .. $2,500 00
Printing, binding, photographing and blueprinting .... 1,565 00
Miscellaneous expenses ......... 400 00
Subpema and class room fees ........ 500 00
Insurance (other than fire) and bond premiums .......... 204 00

5,169 00

$58,429 00
D 15. DEPARTMENT OF STATE POLICE

Salaries:

- Colonel and superintendent ........... $9,000 00
- Major and deputy superintendent .... 5,500 00
- Captains .................. 19,200 00
- Lieutenants ............... 42,120 00
- Noncommissioned officers, troopers, et cetera ........... 844,383 68
- Medical and surgical services ........ 10,000 00

Total Salaries: $930,203 68

Materials and Supplies:

- Clothing .................. $34,300 00
- Heat, light, power, water, gas and electricity ........... 12,600 00
- Vehicular transportation supplies .... 82,000 00
- Household and organization supplies .... 13,000 00
- Medical, surgical and chemical supplies ... 2,500 00
- Stationery and office supplies ........... 5,000 00
- Office equipment replacement .......... 500 00
- Replacement of motor vehicles .......... 50,000 00

Total Materials and Supplies: 199,900 00

Current repairs ................... 8,000 00

Total: $930,203 68
Services Other Than Personal:
- Traveling expenses: $1,400 00
- Rents: 15,800 00
- Insurance (other than fire): 5,775 00
- Freight, express and cartage: 50 00
- Emergency fund: 1,500 00
- Food and lodging: 225,000 00

Additions and Improvements:
- Household equipment: 200 00

**System of Communication**

Salaries:
- Supervisors: $6,480 00
- Assistant supervisors: 28,200 00
- Operators: 27,240 00

Materials and Supplies:
- Stationery and office supplies: $3,000 00
- Parts and tools: 5,000 00

Services Other Than Personal:
- Rental of communications instruments and power: 53,500 00

Additions and Improvements:
- Purchase of communications equipment: 7,500 00

**Bureau of Identification**

Salaries:
- Supervisor: $3,840 00
- Other officers and employees: 55,640 00

Total: 249,525 00
### CHAPTER 54, LAWS OF 1943

Materials and Supplies:
- Stationery and office supplies ............... $4,600 00
- Photographic, blue-printing and drafting supplies ........ 3,000 00
- Total .......... 7,600 00

Services Other Than Personal:
- Rental, fingerprint sorter ......... 2,832 00

Additions and Improvements:
- Office equipment ........ $2,500 00
- Scientific equipment . 1,500 00
- Total .......... 4,000 00

$1,592,660 68

Payment of fifty per centum (50%) of this appropriation to be made from the State Highway Fund ...... 796,330 34

$796,330 34

D 16. STATE WATER POLICY COMMISSION

Salaries:
- Engineer in charge.. $5,760 00
- United States Geological Survey employees (½ salary) 10,480 00
- Other employees .... 19,200 00
- Total .......... $35,440 00

Materials and Supplies:
- Stationery and office supplies ............... $400 00
- Engineering supplies. 350 00
- Vehicular transportation supplies ....... 1,200 00
- Total .......... 1,950 00

Current Repairs ................. 1,000 00
### Services Other Than Personal:

<table>
<thead>
<tr>
<th>Service</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$2,000 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>300 00</td>
</tr>
<tr>
<td>Postage</td>
<td>300 00</td>
</tr>
<tr>
<td>Printing, binding, photographing and blueprinting</td>
<td>1,600 00</td>
</tr>
<tr>
<td>Rents</td>
<td>5,225 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>300 00</td>
</tr>
</tbody>
</table>

Total: $9,725 00

Total: $48,115 00

### D 17. State Tax Department

**Commissioner's Office**

<table>
<thead>
<tr>
<th>Type</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Salaries:</strong></td>
<td></td>
</tr>
<tr>
<td>Secretary</td>
<td>$2,400 00</td>
</tr>
<tr>
<td>Other employees</td>
<td>1,380 00</td>
</tr>
<tr>
<td>To bring employees of all divisions of the department to minimum salary</td>
<td>720 00</td>
</tr>
<tr>
<td><strong>Total Salaries:</strong></td>
<td>$4,500 00</td>
</tr>
<tr>
<td><strong>Materials and supplies:</strong></td>
<td>150 00</td>
</tr>
<tr>
<td><strong>Services other than personal:</strong></td>
<td>800 00</td>
</tr>
<tr>
<td><strong>Total Expenses:</strong></td>
<td>$5,450 00</td>
</tr>
</tbody>
</table>

**Administrative Service**

<table>
<thead>
<tr>
<th>Type</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Salaries:</strong></td>
<td></td>
</tr>
<tr>
<td>Clerical employees</td>
<td>$15,120 00</td>
</tr>
<tr>
<td>Materials and supplies</td>
<td>125 00</td>
</tr>
<tr>
<td>Services other than personal</td>
<td>7,060 00</td>
</tr>
<tr>
<td><strong>Total:</strong></td>
<td>22,305 00</td>
</tr>
</tbody>
</table>
**Corporation Tax Division**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries:</td>
<td></td>
</tr>
<tr>
<td>Director</td>
<td>$3,900 00</td>
</tr>
<tr>
<td>Clerical employees</td>
<td>43,320 00</td>
</tr>
<tr>
<td></td>
<td><strong>$47,220 00</strong></td>
</tr>
<tr>
<td>Materials and supplies</td>
<td>1,800 00</td>
</tr>
<tr>
<td>Services other than personal</td>
<td>3,625 00</td>
</tr>
<tr>
<td></td>
<td><strong>52,645 00</strong></td>
</tr>
</tbody>
</table>

Unclassified:
Upon approval of the State Tax Commissioner, 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 therefore by the Comptroller.

**Engineering and Railroad Tax Division**

<table>
<thead>
<tr>
<th>Salaries:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Chief engineer</td>
<td>$11,000 00</td>
</tr>
<tr>
<td>Other employees</td>
<td>56,040 00</td>
</tr>
<tr>
<td></td>
<td><strong>$67,040 00</strong></td>
</tr>
<tr>
<td>Materials and supplies</td>
<td>2,825 00</td>
</tr>
<tr>
<td>Services other than personal</td>
<td>1,645 00</td>
</tr>
<tr>
<td></td>
<td><strong>71,510 00</strong></td>
</tr>
</tbody>
</table>

**Local Tax Division**

<table>
<thead>
<tr>
<th>Salaries:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Field secretary</td>
<td>$4,300 00</td>
</tr>
<tr>
<td>Other employees</td>
<td>4,140 00</td>
</tr>
<tr>
<td></td>
<td><strong>$8,440 00</strong></td>
</tr>
<tr>
<td>Materials and supplies</td>
<td>100 00</td>
</tr>
<tr>
<td>Services other than personal</td>
<td>200 00</td>
</tr>
<tr>
<td></td>
<td><strong>8,740 00</strong></td>
</tr>
</tbody>
</table>

**Transfer Inheritance Tax Division**

<table>
<thead>
<tr>
<th>Salaries:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>State Supervisor—inheritance tax</td>
<td>$11,500 00</td>
</tr>
<tr>
<td>Other employees</td>
<td>208,880 00</td>
</tr>
<tr>
<td></td>
<td><strong>$220,380 00</strong></td>
</tr>
</tbody>
</table>
Materials and supplies . 6,000 00
Services other than personal ................. 2,750 00
Additions and improvements ................. 1,000 00

Unclassified:
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 R. S. 54:33-10, payment of five per centum (5%) of tax collected to counties, and to refund and pay such claims as may be necessary and the State Treasurer shall pay same upon the warrants of said Comptroller, and there is hereby appropriated the amount necessary therefor, approximating ............ 300,000 00

530,130 00
CHAPTER 54, LAWS OF 1943

Public Utility Tax Division

<table>
<thead>
<tr>
<th>Utility tax division</th>
<th>Salaries:</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Chief</td>
<td>$4,200 00</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Other employees</td>
<td>10,140 00</td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td><strong>14,340 00</strong></td>
<td></td>
</tr>
</tbody>
</table>

Materials and supplies: 1,000 00
Services other than personal: 1,300 00

**Unclassified:** 16,640 00

Beverage Tax Division

<table>
<thead>
<tr>
<th>Beverage.</th>
<th>Salaries:</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Director</td>
<td>$6,000 00</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Other employees</td>
<td>203,440 00</td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td><strong>211,440 00</strong></td>
<td></td>
</tr>
</tbody>
</table>

Materials and supplies: 7,000 00
Services other than personal: 18,580 00

**Unclassified:** 237,020 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, moneys to refund and pay such claims for refund as may be necessary under the various provisions of Title 54 of the Revised Statutes and any statutes superseded thereby, and the State Treasurer shall pay same upon warrant of the said Comptroller.

**Total:** $944,440 00
Expenses incurred by the Department of Aviation, established pursuant to chapter 1 of Title 6 of the R. S.

Salaries:
- Director of Aviation: $6,000 00
- Compensation of other employees: 6,540 00
  
  Total Salaries: $12,540 00

Materials and Supplies:
- Stationery and office supplies and equipment: $175 00
- Maintenance of aircraft: 500 00
- Other materials and supplies: 100 00
  
  Total Materials and Supplies: 775 00

Services Other Than Personal:
- Traveling expenses: $1,500 00
- Insurance (other than fire): 637 50
- Miscellaneous expenses: 200 00
  
  Total Services Other Than Personal: 2,337 50

Total Expenses: $15,652 50
D 19. DEPARTMENT OF ALCOHOLIC BEVERAGE CONTROL

Salaries:
- Commissioner ........ $16,500 00
- Compensation for other assistants and clerical services ... 372,240 00

Total Salaries: $388,740 00

Materials and Supplies:
- Stationery and office supplies ............... $4,500 00
- Other materials and supplies .............. 1,000 00
- Office, ordinance and seizure equipment .. 1,500 00

Total Materials and Supplies: 7,000 00

Services Other Than Personal:
- Traveling expenses ........ $55,000 00
- Printing, binding, photographing and blueprinting .... 5,000 00
- Insurance (other than fire) ............... 1,000 00
- Miscellaneous expenses ................. 4,500 00
- Seizure expenses ....... 4,000 00

Total Services Other Than Personal: 69,500 00

Total Cost: $465,240 00
### Salaries:

<table>
<thead>
<tr>
<th>Position</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commissioners</td>
<td>$10,000 00</td>
</tr>
<tr>
<td>Secretary</td>
<td>3,000 00</td>
</tr>
<tr>
<td>Counsel</td>
<td>3,000 00</td>
</tr>
<tr>
<td>Inspectors and other employees</td>
<td>13,440 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$29,440 00</strong></td>
</tr>
</tbody>
</table>

### Materials and Supplies:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vehicular transportation supplies</td>
<td>$1,000 00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>350 00</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>200 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>1,550 00</strong></td>
</tr>
</tbody>
</table>

### Services Other Than Personal:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$1,600 00</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
<td>101 48</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>200 00</td>
</tr>
<tr>
<td>Printing</td>
<td>1,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>2,901 48</strong></td>
</tr>
</tbody>
</table>

**Total:** **$33,891 48**
D 21. BOARD OF BARBER EXAMINERS

Salaries:
Officers and employees ............... $16,650 00

Materials and Supplies:
Stationery and office supplies ...... 400 00

Services Other Than Personal:
Traveling expenses .. $4,000 00
Miscellaneous expenses ............. 1,425 00

$5,425 00

$22,475 00

D 22. INTERSTATE SANITATION COMMISSION

Expenses incurred by the commission appointed pursuant to chapter 321, laws of 1935 ................. $15,000 00

D 23. RACING COMMISSION

Salaries:
Counsel ............... $5,000 00
Secretary ............. 4,500 00
Other employees ....... 20,577 00

$30,077 00

Materials and Supplies:
Vehicular transportation supplies .... $300 00
Stationery and office supplies ........ 1,000 00

1,300 00
CHAPTER 54, LAWS OF 1943

Services Other Than Personal:
- Traveling expenses $2,000 00
- Insurance (other than fire) 1,031 25
- Subscriptions and membership fees 283 00
- Printing 1,000 00
- Miscellaneous expenses 1,500 00

Additions and Improvements:
- Veterinarian equipment 200 00

Total: $5,814 25

E. Educational

1. State Board of Regents (State Agricultural College)

Rutgers University (State Agricultural College) $800,000 00

Purchase of scholarships at Rutgers University, including the New Jersey College for Women 200,000 00

College for Women 366,500 00

Newark Technical School and Newark College of Engineering 65,000 00

Administrative

Board of Regents:
- Salaries $8,160 00
- Materials and supplies 195 00
- Services other than personal 2,230 00

Payments under this account to be made pursuant to R. S. 18:10-31.

Total: $1,442,085 00
E 2. COMMISSIONER OF EDUCATION

<table>
<thead>
<tr>
<th>Commissioner of Education</th>
<th>Salaries:</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Commissioner</td>
<td>$15,000 00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Five assistant commissioners</td>
<td>35,000 00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other employees</td>
<td>87,235 00</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>$137,235 00</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Materials and Supplies:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Stationery and office supplies</td>
<td>$14,000 00</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>1,400 00</td>
</tr>
<tr>
<td></td>
<td>15,400 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Services Other Than Personal:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$4,500 00</td>
</tr>
<tr>
<td>Postage</td>
<td>3,000 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>650 00</td>
</tr>
<tr>
<td>Rents</td>
<td>17,007 00</td>
</tr>
<tr>
<td>Printing special bulletins</td>
<td>800 00</td>
</tr>
<tr>
<td></td>
<td>27,457 00</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 R. S. 18:10-31.

| | $180,092 00 |
CHAPTER 54, LAWS OF 1943

Academic Certificate Fund

Salaries .................. $4,260 00
Materials and supplies. 275 00
Services other than personal .................. 2,000 00

$6,535 00

E 3. COUNTY SUPERINTENDENTS

For county superintendents, for salaries, payments to be made pursuant to R. S. 18:10-31 ............. $105,000 00

E 4. EVENING SCHOOLS FOR FOREIGN-BORN RESIDENTS

For the purpose of carrying out the provisions of article 9, chapter 15 of Title 18 of the R. S., payment to be made pursuant to R. S. 18:10-31. $15,000 00

E 5. INDUSTRIAL EDUCATION

For payments to schools established for industrial education pursuant to R. S. 18:15-24 ............. $69,000 00
Payments to schools for manual training, pursuant to R. S., chapter 9 of Title 52 .................. 700,000 00
Payments under this account to be made pursuant to R. S. 18:10-31.

$769,000 00
For salaries and wages, and for maintenance of the Manual Training and Industrial School for Colored Youth, on the basis of four hundred students.

### Salaries and Wages:
- Principal: $6,000.00
- Dean of Girls: $2,000.00
- Teachers: $73,120.00
- Other officers and employees, present:
  - $41,190.00; new: $1,450.00: $42,640.00
- Student labor: $6,000.00

Total: $129,760.00

### Materials and Supplies:
- Food: $30,000.00
- Heat, light, power, water, gas and electricity: $27,000.00
- Household and organization supplies: $7,000.00
- Farm, stable and grounds supplies: $12,000.00
- Industrial and vocational supplies: $4,000.00
- Educational, recreational and library supplies: $4,000.00
- Medical, surgical and chemical supplies: $800.00
- Stationery and office supplies: $200.00
- Vehicular transportation supplies: $700.00
- Other materials and supplies: $100.00

Total: $85,800.00

Current repairs: $10,000.00
CHAPTER 54, LAWS OF 1943

Services Other Than Personal:

| Service                        | Amount  
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$1,000 00</td>
</tr>
<tr>
<td>Postage</td>
<td>800 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>1,450 00</td>
</tr>
<tr>
<td>Entertainment expenses</td>
<td>600 00</td>
</tr>
<tr>
<td>Printing</td>
<td>500 00</td>
</tr>
<tr>
<td>Religious services</td>
<td>200 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td></td>
</tr>
</tbody>
</table>

Total: 4,700 00

Payments under this account to be made pursuant to R. S. 18:10-31.

$230,260 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 three hundred and seventy-five pupils.

Salaries and Wages:

| Position                      | Amount  
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Superintendent</td>
<td>$5,000 00</td>
</tr>
<tr>
<td>Principal, teachers and instructors</td>
<td>137,345 00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>82,725 00</td>
</tr>
<tr>
<td>Medical and surgical fees</td>
<td>900 00</td>
</tr>
</tbody>
</table>

Total: $225,970 00

Materials and Supplies:

| Item                                | Amount  
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$40,000 00</td>
</tr>
<tr>
<td>Clothing</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>26,000 00</td>
</tr>
<tr>
<td>Household supplies</td>
<td>8,000 00</td>
</tr>
</tbody>
</table>
Farm, stable and grounds supplies .......... 1,200 00
Industrial and vocational supplies .... 7,500 00
Medical, surgical and chemical supplies .. 900 00
Educational, recreational and library supplies .......... 4,500 00
Stationery and office supplies .......... 500 00
Vehicular transportation supplies . 1,100 00
Other materials and supplies .......... 350 00
Earphones and equipment .......... 2,000 00

Current repairs .................. ............ 7,000 00

Services Other Than Personal:
Traveling expenses .......... $1,000 00
Entertainment expenses .......... 750 00
Freight, express and cartage .......... 50 00
Postage .......... 350 00
Telephone and telegraph .......... 1,000 00

Additions and Improvements:
Replacement heating equipment .......... 5,000 00
Payments under this account to be made pursuant to R. S. 18:10-31.

$334,670 00
CHAPTER 54, LAWS OF 1943

E 8. STATE BOARD OF EDUCATION

Expenses incurred by the Board of Education ..................... $1,400 00
Fire and other insurance premiums on buildings under control of State Board of Education ............. 26,500 00
Payments under this account to be made pursuant to R. S. 18:10-31.

$27,900 00

E 9. STATE BOARD OF EXAMINERS

Salaries:
Head clerk .......... $2,100 00
Clerical services .... 2,880 00

$4,980 00

Materials and Supplies:
Stationery and office supplies ..................... 700 00

Services Other Than Personal:
Traveling expenses... $200 00
Miscellaneous expenses .......... 50 00

250 00

Payments under this account to be made pursuant to R. S. 18:10-31.

$5,930 00
E 10. State Teachers College, Glassboro

For salaries and wages and for the maintenance of the State Teachers College, Glassboro, on the basis of three hundred students.

### Salaries and Wages:

<table>
<thead>
<tr>
<th>Role</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>President</td>
<td>$7,500.00</td>
</tr>
<tr>
<td>Teachers</td>
<td>$100,703.84</td>
</tr>
<tr>
<td>Other employees</td>
<td>$33,369.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$141,572.84</strong></td>
</tr>
</tbody>
</table>

### Materials and Supplies:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$21,000.00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>$10,500.00</td>
</tr>
<tr>
<td>Farm, stable and grounds supplies</td>
<td>$400.00</td>
</tr>
<tr>
<td>Educational, recreational and library supplies</td>
<td>$6,000.00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>$500.00</td>
</tr>
<tr>
<td>Household supplies</td>
<td>$1,500.00</td>
</tr>
<tr>
<td>Medical, surgical and chemical supplies</td>
<td>$100.00</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>$100.00</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>$500.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>40,600.00</strong></td>
</tr>
</tbody>
</table>

Current repairs (including tree surgery) | $4,000.00
Services Other Than Personal:
Traveling expenses ... $450 00
Traveling expenses, supervisors of student teaching .... 1,000 00
Postage ............... 600 00
Telephone and telegraph .......... 450 00
Rents .................. 80 00
Miscellaneous expenses .......... 575 00
Printing ................ 515 00
Laundry service .... 800 00

4,470 00

Unclassified:
In addition to the several amounts above appropriated, there may be expended upon the approval of the State House Commission any moneys received from dormitory or extension course fees or charges in excess of the receipts anticipated.

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 R. S. 18:10-31.

$190,642 84
E 11. State Teachers College, Jersey City

For salaries and wages and for the maintenance of the State Teachers College, Jersey City, on the basis of four hundred and twenty-five students.

Salaries and Wages:

<table>
<thead>
<tr>
<th>Role</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>President</td>
<td>$7,500.00</td>
</tr>
<tr>
<td>Teachers, present,</td>
<td>$116,080.00; new, $2,250.00</td>
</tr>
<tr>
<td>Other employees</td>
<td>26,055.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$151,885.00</strong></td>
</tr>
</tbody>
</table>

Materials and Supplies:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>$6,570.00</td>
</tr>
<tr>
<td>Educational, recreational and library supplies</td>
<td>8,000.00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>800.00</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>150.00</td>
</tr>
<tr>
<td>Household supplies</td>
<td>1,300.00</td>
</tr>
<tr>
<td>Ground supplies</td>
<td>300.00</td>
</tr>
<tr>
<td>Medical, surgical and chemical supplies</td>
<td>100.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>17,220.00</strong></td>
</tr>
</tbody>
</table>

Current repairs                        | 5,200.00 |
CHAPTER 54, LAWS OF 1943

Services Other Than Personal:

Traveling expenses .......... $500 00
Postage ................... 700 00
Telephone and telegraph ....... 650 00
Miscellaneous expenses ....... 550 00
Printing, including catalog .... 750 00
Traveling expenses—supervision of student training ... 550 00

3,700 00

Additions and Improvements:

Alterations to rooms and offices... 325 00

Unclassified:

In addition to the several amounts above appropriated, there may be expended upon the approval of the State House Commission any moneys received from extension course fees or charges in excess of the receipts anticipated.

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 R.S.18:10-31.

$178,330 00
E 12. STATE TEACHERS COLLEGE, NEWARK

For salaries and wages, and for maintenance of the State Teachers College, Newark, on the basis of four hundred and ninety students.

Salaries and Wages:
President $7,500.00
Teachers 174,547.53
Other employees, present, $26,340.00; new, $1,200.00 27,540.00

$209,587.53

Materials and Supplies:
Heat, light, power, water, gas and electricity $5,950.00
Educational, recreational and library supplies 6,500.00
Stationery and office supplies 1,000.00
Ground supplies (including ash removal) 500.00
Household supplies 700.00
Medical, surgical and chemical supplies 100.00

14,750.00

Current repairs 8,800.00

Services Other Than Personal:
Traveling expenses $450.00
Traveling expenses—supervisors of student training 1,000.00
Postage 1,000.00
Telephone and telegraph 800.00
CHAPTER 54, LAWS OF 1943

Printing ............ 1,450 00
Miscellaneous expenses ............ 500 00

Unclassified:
In addition to the several amounts above appropriated, there may be expended upon the approval of the State House Commission any moneys received from extension course fees or charges in excess of the receipts anticipated. Payments under this account to be made pursuant to R. S. 18:10–31.

$238,337 53

E 13. STATE TEACHERS COLLEGE, PATerson

For salaries and wages, and for maintenance of the State Teachers College, Paterson, on the basis of two hundred and fifty students, pursuant to the provisions of R. S. 18:16–29 and R. S. 18:16–19.

Salaries and Wages:
President ............ $7,500 00
Teachers, present, $81,190.00; new, $1,200.00 ............ 82,390 00
Other employees ..... 13,450 00

Total ............ $103,340 00

Materials and Supplies:
Educational, recreational and library supplies ............ $4,500 00
Stationery and office supplies ............ 500 00
Other materials and supplies ............ 100 00
<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>3,000 00</td>
</tr>
<tr>
<td>Household supplies</td>
<td>450 00</td>
</tr>
<tr>
<td>Current repairs</td>
<td>8,550 00</td>
</tr>
<tr>
<td>Services Other Than Personal:</td>
<td></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$425 00</td>
</tr>
<tr>
<td>Traveling expenses—student teaching</td>
<td>400 00</td>
</tr>
<tr>
<td>Postage</td>
<td>600 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>550 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>300 00</td>
</tr>
<tr>
<td>Printing</td>
<td>750 00</td>
</tr>
<tr>
<td>Total</td>
<td>3,025 00</td>
</tr>
<tr>
<td>Additions and Improvements:</td>
<td></td>
</tr>
<tr>
<td>Institutional equipment</td>
<td>$175 00</td>
</tr>
<tr>
<td>Buildings and improvements, including alterations</td>
<td>300 00</td>
</tr>
<tr>
<td>Unclassified</td>
<td></td>
</tr>
<tr>
<td>In addition to the several amounts above appropriated, there may be expended upon the approval of the State House Commission any moneys received from extension course fees or charges in excess of the receipts anticipated.</td>
<td></td>
</tr>
<tr>
<td>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 R. S. 18:10–31.</td>
<td></td>
</tr>
</tbody>
</table>

$115,520 00
E 14. **State Teachers College, Montclair**

For salaries and wages and for maintenance of the State Teachers College, Montclair, on the basis of seven hundred students.

**Salaries and Wages:**
- President .......... $7,500 00
- Teachers, present,
  $242,543.66; new,
  $3,562.00 .......... 246,105 66
- Other employees .... 52,374 00
  **Total** .......... $305,979 66

**Materials and Supplies:**
- Food .................. $36,000 00
- Heat, light, power,
  water, gas and electricity ............ 17,500 00
- Educational, recreational and library
  supplies ............ 10,000 00
- Stationery and office supplies .......... 1,300 00
- Ground supplies .... 625 00
- Other materials and supplies ........ 800 00
- Household supplies .. 3,500 00
- Vehicular transportation supplies ..... 225 00
- Medical, surgical and chemical supplies.. 200 00
  **Total** .......... 70,150 00

**Current repairs ..................** 12,000 00
Services Other Than Personal:
- Traveling expenses... $450 00
- Traveling expenses, practice teaching... 2,000 00
- Postage............ 1,850 00
- Telephone and telegraph........... 1,500 00
- Printing............. 1,650 00
- Miscellaneous expenses............ 550 00

\[
\begin{array}{c}
\text{Total} \\
8,000 00
\end{array}
\]

Additions and Improvements:
- Cutting door and building partition 360 00

Unclassified:
In addition to the several amounts above appropriated, there may be expended upon the approval of the State House Commission any moneys received from dormitory or extension course fees or charges in excess of the receipts anticipated.

Payments under this account to be made pursuant to R. S. 18:10-31.

\[
\begin{array}{c}
\text{Total} \\
396,489 66
\end{array}
\]

E 15. STATE TEACHERS COLLEGE, TRENTON

For salaries and wages, and for the maintenance of the State Teachers College, Trenton, on the basis of seven hundred and forty students.

Salaries and Wages:
- President........... $7,500 00
- Business manager... 4,000 00
Teachers, present, $236,894.00; new, $7,929.50 .......... 244,823 50
Other employees .... 97,783 00

$354,106 50

Materials and Supplies:
Food .................. $64,900 00
Heat, light, power, water, gas and electricity .......... 32,000 00
Educational, recreational and library supplies ............ 9,000 00
Stationery and office supplies .................. 1,000 00
Other materials and supplies .................. 150 00
Vehicular transportation supplies ............ 400 00
Ground supplies .... 450 00
Household supplies ... 4,000 00
Medical, surgical and chemical supplies .. 300 00

112,200 00

Current repairs .................. 9,000 00

Services Other Than Personal:
Traveling expenses .. $400 00
Expenses, supervision of student teaching 1,700 00
Postage .......... 1,400 00
Household expenses .. 5,700 00
Telephone and Telegraph .. 3,000 00
Rents .................. 900 00
Miscellaneous expenses .......... 750 00
Printing ............ 1,425 00

15,275 00
Unclassified:
In addition to the several amounts above appropriated, there may be expended upon the approval of the State House Commission any moneys received from dormitory or extension course fees or charges in excess of the receipts anticipated.
Payments under this account to be made pursuant to R. S. 18:10–31.

$490,581.50

E 16. Teachers' Libraries

Establishment and maintenance of libraries for use of teachers ........ $400.00
Payments under this account to be made pursuant to R. S. 18:10–31.

E 17. Teachers' Retirement Fund—Pension and Annuity Fund

State Treasurer, for expenses incurred in connection with the fund, pursuant to article 3, chapter 13, of Title 18 of the R. S.
Salaries of clerks ...... $5,720.00
Materials and supplies and miscellaneous expenses ............... 100.00 $5,820.00
Payments under this account to be made pursuant to R. S. 18:10–31.
CHAPTER 54, LAWS OF 1943

E 18. Vocationsal 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 provisions of article 5, chapter 15, of Title 18 of the R. S., which authorized State aid for vocational schools

$410,000 00

For the purpose of carrying into effect the provisions of article 1, chapter 17 of Title 18 of the R. S., which provides that the State shall appropriate a sum not less than the maximum amount received from the Federal government 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

31,755 49

Matching George-Deen Vocational Law

26,000 00

Payments under this account to be made pursuant to R. S. 18:10–31.

$467,755 49
E 19. Teachers' Pension and Annuity Fund

Unclassified:
State's contributions to Teachers' Pension and Annuity Fund, pursuant to article 3, chapter 13 of Title 18 of the R. S.

Pension accumulation fund .................. $2,162,558.00
Normal contribution ..................... 348,371.00
Deficiency contribution .................. 3,031,699.21
Administration expense ................... 45,000.00
Interest due Teachers' Pension and Annuity Fund, pursuant to chapter 159, laws of 1941 ................. 176,055.57

$5,763,683.78

F. Agriculture

F 1. Agricultural Experiment Station

Salaries and wages and for the expenses of maintenance and operation of the New Jersey Agricultural Experiment Station at New Brunswick, and its authorized activities ................... $191,185.00
To bring employees of all divisions of the department to minimum salary 1,740.00
Printing bulletins and circulars ...... 6,000.00
Books and binding ................. 1,000.00
Abolishing mosquito-breeding, pursuant to R. S. 26:9-1 to 26:9-26, inclusive, and investigations incident thereto ....................... 13,790.00
Investigation of oyster propagation, pursuant to R. S. 4:16-10 ...... 6,436.00
Department of Poultry Husbandry, pursuant to R. S. 4:16-12 to 4:16-16, inclusive, also 4:16-9 including poultry specialists for South Jersey .................. 26,375 00
Seed inspection, pursuant to R. S., chapter 8 of Title 4 .................. 9,825 00
Investigational work with greenhouse crops .......................... 11,280 00
Insecticide inspection, pursuant to article 4, chapter 7 of Title 4 of the R. S. ......................... 500 00
Educational service in Agricultural Extension, pursuant to the provisions of R. S. 4:16-22 to 4:16-30 of the R. S. and other Agricultural Extension work .................. 102,814 88
Cranberry and blueberry investigation ............................... 6,995 00
Egg-laying and breeding tests pursuant to the provisions of R. S. 18:15-6 and 18:15-7 and R. S. 4:16-17 including squab breeding tests .......................... 11,220 00
Experimental work in growing white potatoes, sweet potatoes and tomatoes ......................... 10,790 00
Legume inoculation inspection ................................. 1,060 00
Sewage investigation, pursuant to R. S. 4:16-11 .......................... 20,310 00
For the purpose of carrying into effect the provisions of article 2, chapter 12 of Title 4 of the R. S., creamery inspection .......................... 2,705 00
Investigation of vegetable diseases ........................... 3,200 00
Investigation of bee husbandry ........................... 3,420 00
Investigations of diseases of ornamental plants and nursery stock .......................... 3,775 00
Combating insects affecting fruit and ornamental plants .......................... 9,145 00
Experimental work with small fruits .......................... 4,050 00
Spray residue investigations .......................... 5,593 00
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Control of insects affecting vegetable crops investigations</td>
<td>4,505 00</td>
</tr>
<tr>
<td>Maintenance of a turkey breeding and feeding research farm</td>
<td>6,100 00</td>
</tr>
<tr>
<td>Investigation and research as to causes of Bang's disease and mastitis among cattle</td>
<td>11,865 00</td>
</tr>
<tr>
<td>Expenses incurred in soil conservation studies</td>
<td>5,050 00</td>
</tr>
</tbody>
</table>

**Services Other Than Personal:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maintenance of Boys' and Girls' 4-H Club exhibits and payment of premiums</td>
<td>$7,500 00</td>
</tr>
<tr>
<td>Maintenance and repairs, State buildings at New Jersey State Fair, also premiums for live stock, poultry, horticultural, agricultural and home economics exhibits at the New Jersey State Fair and the several county fairs</td>
<td>4,500 00</td>
</tr>
</tbody>
</table>

**Current Repairs:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Repairs to greenhouses</td>
<td>$1,000 00</td>
</tr>
<tr>
<td>Repairs to poultry buildings and fences</td>
<td>750 00</td>
</tr>
<tr>
<td>Extraordinary repairs to Experiment Station automobiles</td>
<td>500 00</td>
</tr>
</tbody>
</table>

**Additions and Improvements:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Additional farm equipment</td>
<td>1,325 00</td>
</tr>
</tbody>
</table>
CHAPTER 54, LAWS OF 1943

North Jersey Branch

Maintenance, improvements and equipment $36,150 00
Experimental purposes in dairy farming .... 5,850 00

42,000 00

$538,303 88

F 2. DEPARTMENT OF AGRICULTURE

Salaries and administration of the Department of Agriculture pursuant to chapter 1 of Title 4 of the R. S. .................. $67,545 00
Editorial Division .................. 8,955 00
Tuberculosis eradication $74,460 00
Appraisements — condemned cattle ...... 27,500 00

101,960 00

Contagious abortion control and Bang's Disease control pursuant to article 3, chapter 5 of Title 4 of the R. S. $32,505 00
Indemnities — condemned cattle ...... 25,000 00

57,505 00

Poultry disease control .............. 5,370 00
Miscellaneous animal disease control 6,990 00
Fruit and vegetable marketing, pursuant to chapter 10 of Title 4 of the R. S. .................. 10,060 00
Crops and markets information service .................. 6,840 00
Poultry products, marketing, pursuant to chapter 10 of Title 4 of the R. S. .................. 10,950 00
CHAPTER 54, LAWS OF 1943

Dairy products marketing .......... 4,830 00
Farm statistics ................. 9,870 00
Plant inspection ............... 19,665 00
Bee disease control ........... 2,915 00
Japanese beetle control ....... 40,530 00
Gipsy moth control ............ 11,165 00
Licensing and bonding ......... 8,060 00
Fresh egg law enforcement .... 10,145 00
Dutch elm disease control ..... 35,305 00
Poultry Promotion, pursuant to article 1 of chapter 3 of Title 4 of the R. S. .............. 1,800 00

$426,460 00

F 3. STATE SOIL CONSERVATION COMMITTEE

Salaries:
Compensation of employees ...... $1,775 00
Services Other Than Personal:
Traveling expenses ............. 725 00

$2,500 00

G. MILITARY

G 1. ADJUTANT-GENERAL’S DEPARTMENT

Salaries:
Adjutant-General ... $7,944 00
Deputy Adjutant-General .... 7,344 00
Chief, War Records and Mobilization Division ........ 7,144 00
Assistant State Service Officers (3) .... 9,120 00
Director of Personnel. ........ 4,104 00
CHAPTER 54, LAWS OF 1943

Chief, Administration,
Organization and
Training Section .... 5,766 00
Clerical services ...... 29,348 00

<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>$1,500 00</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Services Other Than Personal:</td>
<td></td>
</tr>
<tr>
<td>Printing and binding</td>
<td>$1,400 00</td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>500 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>600 00</td>
</tr>
</tbody>
</table>

$70,770 00

<table>
<thead>
<tr>
<th>G 2. National Guard and/or State Guard</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maintenance of Armories, Arsenals and</td>
</tr>
<tr>
<td>Camp Grounds</td>
</tr>
</tbody>
</table>

To bring employees of all divisions of the department to minimum salary .................... $7,200 00

State camp grounds, salaries, wages and maintenance, including arsenal at Sea Girt and maintenance thereof . . 35,000 00

Regimental armories at Jersey City, Paterson, Trenton (2), Teaneck and two at Newark and two at Camden . . 130,000 00

Gentlemen,
Troop, battery and battalion armories at East Orange, Elizabeth, Red Bank, Orange, Westfield, Passaic, Englewood, Atlantic City, West Orange, Morris-town, Newark Air Port, Cumberland county and Freehold. 100,000 00

Company armories at Somerville, Bridgeton, Dumont, Asbury Park, New Brunswick, Mount Holly, Burlington, Flemington, Hacken-sack, Salem, Woodbury, Trenton, Plainfield and garages at Trenton, Lodi and Woodbury 45,000 00

Fire insurance on all military buildings and contents 33,735 00

Insurance (other than fire) 18,000 00

Rent of drill hall for headquarters and machine gun troops, Newark 5,500 00

Automobile maintenance 3,000 00

Salary and expenses of Superintendent of Building Construction 6,000 00

$383,435 00
CHAPTER 54, LAWS OF 1943

Army Instruction and Field Training

Pay of caretakers and mechanics for motorized and mounted organizations .......... $8,000 00

Military differential in pay to employees of National Guard in Federal Service, pursuant to chapter 49, laws of 1937 .......... 18,000 00 26,000 00

General Maintenance Expenses

Military boards expenses .............. 375 00

Compensation Awards

Compensation, hospitalization and medical attendance due to injuries received in National Guard service under provisions of chapter 11 of Title 38 of the R. S. ........... $6,000 00

Claim of Mrs. Ida Mae Leidner for the death of her husband, Private Thomas Leidner, Troop E, 102nd Cavalry, which occurred at Long Branch, N. J., September 15, 1938, the result of injuries received at Sea Girt, N. J., July 8, 1935 ... 531 96 6,531 96
All unexpended balances in the National Guard Account for the year ending June 30, 1943, are hereby reappropriated, not exceeding $20,000.00.

Less expenditures to be paid from armory rental receipts........... 200,000 00

$216,341 96

G 3. NAVAL MILITIA

Naval Militia. Brigade headquarters................. $300 00

Second Battalion, Camden

Allowance for miscellaneous expenses in lieu of company expenses ...... 1,000 00
Allowance for battalion headquarters 200 00

Seventh Battalion, Jersey City

Allowance for miscellaneous expenses in lieu of company expenses ...... 1,000 00
Allowance for battalion headquarters 200 00

Eighth Battalion, Perth Amboy

Allowance for miscellaneous expenses in lieu of company expenses ...... 1,000 00
Allowance for battalion headquarters 200 00
Pay, expenses, et cetera, of officers and enlisted men ..................... 5,000 00
Pay of shipkeepers, rent of wharves and drill hall, maintenance and general expenses .................. 5,000 00
CHAPTER 54, LAWS OF 1943

Maintenance of Perth Amboy armory 5,000 00
Maintenance of Camden armory ...... 6,000 00
All unexpended balances in the Naval
Militia Reserve Account for the
year ending June 30, 1943, are
hereby reappropriated.

$24,900 00

G 4. QUARTERMASTER-GENERAL'S DEPARTMENT

Salaries:
Quartermaster-General ............. $7,944 00
Compensation for assistants .......... 30,156 00

$38,100 00

Materials and Supplies:
Stationery and office supplies ....... 500 00
Services Other Than Personal:
Miscellaneous expenses .............. 200 00

All unexpended balances in the Quartermaster-General's Department
for the year ending June 30, 1943,
are hereby reappropriated.

$38,800 00

H. PENSION AND RETIREMENT FUND

H 1. JUDICIAL RETIREMENT FUND

For the purpose of carrying out the
provisions of article 1, chapter 6 of
Title 43 of the R. S. ............... $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 ............... $118,000 00

H 3. State Employees' Retirement System

Expenses in carrying into effect the provisions of chapter 14 of Title 43 of the R. S.

Salaries:
Secretary ............... $4,500 00
Compensation for assistants ............... 20,280 00

$24,780 00

Materials and Supplies:
Stationery and office supplies ...... 700 00

Services Other Than Personal:
Printing ............... $175 00
Miscellaneous expenses ............... 625 00

800 00

Unclassified:
To the Treasurer of the State of New Jersey custodian for Contingent Reserve Fund, created by R. S. 43:14-12 and
CHAPTER 54, LAWS OF 1943

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>43:14-14 State's Accrued Liability Contribution</td>
<td>$157,921 00</td>
</tr>
<tr>
<td>State's share, contributions on account of members' service</td>
<td>$290,206 00</td>
</tr>
<tr>
<td>Receipts from counties or municipalities pursuant to chapter 15 of Title 43 of the R. S., not in excess of</td>
<td>$2,480 00</td>
</tr>
<tr>
<td>Annuity savings, employees on military leave, pursuant to chapter 252, laws of 1942</td>
<td>$8,185 66</td>
</tr>
<tr>
<td>Total</td>
<td>$458,792 66</td>
</tr>
<tr>
<td>Total</td>
<td>$485,072 66</td>
</tr>
</tbody>
</table>

H 4. ANNUITY FOR WIDOWS OF GOVERNORS

Annuity for widows of Governors of New Jersey, pursuant to R. S. 43:8-2 ......................... $5,000 00

J. CONSTRUCTIVE

J 1. PORT RARITAN DISTRICT COMMISSION

Carrying out the provisions of chapter 12 of Title 12 of the R. S.  
Salaries ........................................ $4,940 00
Services Other Than Personal ........ 1,860 00
$6,800 00
J 2. SOUTH JERSEY PORT COMMISSION

For the purpose of carrying out the provisions of chapter 11 of Title 12 of the R. S.

Salaries .................. $25,805.00
Materials and supplies and miscellaneous expenses ........... 3,000.00
Additions and Improvements:
  Dredging work in the South Jersey Port District ............. 25,000.00

$53,805.00

J 3. STATE HOUSING AUTHORITY

Salaries:
  Compensation for assistants ...... $9,900.00
Materials and Supplies:
  Stationery and office supplies ...... 500.00
Services Other Than Personal:
  Traveling expenses ................ $500.00
  Printing, binding, photographing and blueprinting ......... 250.00
  Miscellaneous expenses ............ 350.00

Unclassified:
  The balance of the Revolving Fund for project preparation on the 30th day of June, 1943, is hereby reappropriated.
  Compensation claim for widow of William Nelson .......... 693.16

$12,193.16
CHAPTER 54, LAWS OF 1943

J 4. STATE PLANNING BOARD

Salaries:
Compensation for employees .... $11,520 00

Materials and Supplies:
Stationery and office supplies ............... $1,300 00
Photographing, blueprinting and drafting supplies .... 800 00

Services Other Than Personal:
Traveling expenses .... $1,500 00
Rents .................................. 1,800 00
Printing and binding .... 2,500 00
Miscellaneous expenses ............ 750 00
Heating and lighting expenses ....... 625 00

Additions and Improvements:
New equipment ...................... 1,000 00

$21,795 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

Shipwrecked bodies.
CHAPTER 54, LAWS OF 1943

K 2. COMMISSIONERS OF HIGH POINT PARK

Expenses incurred by the commission appointed pursuant to the provisions of chapter 5 of Title 13 of the R. S.

Salaries:
Superintendent and executive secretary, laborers, mechanics and other employees .................. $28,180 00

Materials and Supplies:
- Heat, light, power, water, gas and electricity .............. $4,500 00
- Ground supplies .... 100 00
- Vehicular transportation supplies ...... 2,000 00
- Household and organization supplies ... 600 00
- Stationery and office supplies ............ 100 00
- Other materials and supplies ............ 200 00
- Supplies for the zoo.. .................. 400 00

Current repairs ..................... 5,000 00

Services Other Than Personal:
- Telephone and telegraph ................. $400 00
- Insurance—auto, fire, robbery and workmen's compensation 1,150 00
- Miscellaneous expenses ................ 200 00

Total .................................. 7,900 00

Total .................................. 1,750 00
Additions and Improvements:
Additions and improvements for Blind Children's Camp .......... 500 00

$43,330 00

K 3. Palisades Interstate Park Commission

Salaries ........................................ $95,000 00

Materials and Supplies:
Clothing .................. $750 00
Heat, light, power, water, gas and electricity........... 6,000 00
Ground supplies ...... 200 00
Household and organization supplies .... 300 00
Medical, surgical and chemical supplies .. 50 00
Motor vehicular transportation supplies .. 2,500 00
Stationery and office supplies .......... 400 00
Photographing, blueprinting and drafting supplies ...... 100 00
Engineering supplies 100 00
Other materials and supplies .......... 200 00

10,600 00

Current repairs .................. 2,850 00

Services Other Than Personal:
Traveling expenses .. $100 00
Telephone and Telegraph .......... 1,000 00
Insurance (other than fire) .......... 3,410 00
Postage .................. 250 00

4,760 00

$113,210 00
CHAPTER 54, LAWS OF 1943

K 4. STATE CRIPPLED CHILDREN'S COMMISSION

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

Salaries:
Director ................ $5,000 00
Other clerical services 6,600 00

$11,600 00

Materials and Supplies:
Stationery and office supplies ............... $275 00
Hospitalization, braces, et cetera ... 26,180 00

26,455 00

Services Other Than Personal:
Traveling expenses .. $1,000 00
Rent ....................... 1,520 00

2,520 00

$40,575 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 .. $2,700 00
Salaries:
Secretary and librarian ...................... $5,000 00
Assistant librarian and other employees 19,960 00 $24,960 00

Materials and Supplies:
Stationery and office supplies ........ $2,000 00
Educational and library supplies .... 25,000 00
Office equipment replacement ........ 500 00
Vehicular transportation supplies ... 700 00 $28,200 00

Services Other Than Personal:
Traveling expenses ....................... $450 00
Formation and aid of school and county libraries, article 2, chapter 12 of Title 18 of the R. S. .... 10,000 00
Donations to libraries, subdivision A, article 3, chapter 26 of the Title 52 of the R. S. ........ 200 00
Freight, express and cartage .......... 750 00
Printing and binding .................... 2,000 00
Miscellaneous expenses ............... 250 00 $13,650 00

$66,810 00
K 7. UNCLAIMED WAGES

Unclaimed wages. The Comptroller is hereby authorized to pay from this fund any claim for unclaimed wages, properly approved.

K 8. REHABILITATION COMMISSION

Rehabilitation. For the purpose of carrying into effect the provisions of chapter 16 of Title 34 of the R. S.

Salaries:
- Administrative .... $20,000 00
- Physicians, assistants and other employees 108,060 00

Total wages $128,060 00

Materials and Supplies:
- Heat, light, power, water, gas and electricity ........ $1,100 00
- Stationery and office supplies ........ 400 00
- Medical, surgical and chemical supplies .. 18,000 00
- Household and organization supplies ... 150 00
- Tuition and vocational supplies ........ 21,000 00

Total materials and supplies 40,650 00

Current repairs ................. 700 00

Services Other Than Personal:
- Traveling expenses .. $14,000 00
- Rents .................. 6,150 00
- Insurance (other than fire) ............. 191 80
- Household expenses .. 1,500 00

Total services other than personal $22,851 80
CHAPTER 54, LAWS OF 1943

Freight, express and miscellaneous expenses .......... 75 00
Printing and binding .................................................. 300 00

---

Unclassified:
Compensation award to May Ireland ... $1,042 86
Compensation award to Lila F. Myers .. 685 68

---

$1,728 54
$193,355 34

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, or R. S. 54:28-4, 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. NEW JERSEY VETERANS OF ALL WARS MEMORIAL ASSOCIATION

<table>
<thead>
<tr>
<th>Veterans of all wars</th>
<th>Salaries:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Caretaker</td>
<td>$300 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Materials and Supplies:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stationery and office supplies</td>
</tr>
<tr>
<td>Flags</td>
</tr>
<tr>
<td>Other materials and supplies</td>
</tr>
<tr>
<td></td>
</tr>
</tbody>
</table>

Current repairs: 100 00

Services Other Than Personal:
- Printing: $40 00
- Postage: 10 00

Total: $525 00

### K 11. STATE LIBRARY

<table>
<thead>
<tr>
<th>State Library</th>
<th>Salaries:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Librarian</td>
<td>$5,000 00</td>
</tr>
<tr>
<td>Clerical services and other personnel</td>
<td>21,680 00</td>
</tr>
<tr>
<td></td>
<td>$26,680 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Materials and Supplies:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Library supplies</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
</tr>
<tr>
<td></td>
</tr>
</tbody>
</table>
CHAPTER 54, LAWS OF 1943

Services Other Than Personal:

- Traveling expenses ........................................ $200 00
- Legislative reference department ...................... 250 00
- Miscellaneous expenses ................................... 800 00
- Printing and binding ........................................ 2,500 00

Subtotal ...................................................... 3,750 00

$35,930 00

K 12. Commission to Mark Historic Sites

Expenses of the commission, pursuant to chapter 1 of Title 28 of the R. S. ........................................ $18,262 00

K 13. Grover Cleveland Birth Place Association

Expenses incurred by the commission appointed pursuant to chapter 270, laws of 1933 .......................... $1,350 00

K 14. State Board of Mediation

Expenses of the State Board of Mediation, pursuant to the provisions of chapter 246, laws of 1941 ........ $35,440 00

K 15. New Jersey Archives

Expenses incurred in printing the New Jersey Archives .......................... $3,000 00
K 16. Good Will Commission

Good Will Commission.
Salaries ............. $3,360 00
Materials and supplies 600 00
Services other than personal .............. 1,100 00

$5,060 00

K 17. Commission on Urban Colored Population

Urban Colored Commission.
Salaries ............. $18,600 00
Materials and supplies 800 00
Services other than personal .............. 2,525 00

$21,925 00

L. Special Funds

L 1. State Emergency Fund

Emergency Fund.
For the State House Commission to meet conditions of emergency and contingency the sum of .......... $25,000 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 20 and 22 of Title 52 of the R. S.
CHAPTER 54, LAWS OF 1943

For the State House Commission to pay compensation awards allowed State employees ........... 20,000 00

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, including purchase of equipment required to effect reductions in fire rates, 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 ............. $175,587 42

X. INSTITUTIONS AND AGENCIES

X 1. DEPARTMENT OF INSTITUTIONS AND AGENCIES

Salaries:
  Commissioner ........ $15,000 00
  Director of administration and accounts—deputy commissioner ........ 7,500 00
  Other officers and employees ........ 122,800 00
  To bring employees of all divisions of department to minimum salary ........ 3,000 00

$148,300 00
CHAPTER 54, LAWS OF 1943

Materials and Supplies:
Stationery, office supplies and equipment $5,000 00
Vehicular transportation supplies ...... 5,200 00

<table>
<thead>
<tr>
<th></th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

10,200 00

Services Other Than Personal:
Traveling expenses .. $3,400 00
Miscellaneous expenses .......... 2,100 00
Deporting aliens and nonresidents ...... 2,000 00
Insurance (other than fire) ........... 308 87

7,808 87

Central Parole Bureau

Parole bureau. Salaries:
Director, parole and domestic relations .. $5,000 00
Assistant director parole and domestic relations ........ 4,500 00
Assistant director parole and domestic relations ........ 3,000 00
Other employees .... 101,260 00

113,760 00

Materials and Supplies:
Stationery, office supplies and equipment $2,250 00
Vehicular transportation supplies ...... 5,000 00

7,250 00
### Services Other Than Personal:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$7,000 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>900 00</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
<td>535 79</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>8,435 79</strong></td>
</tr>
</tbody>
</table>

### Division of Old Age Assistance

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries:</td>
<td></td>
</tr>
<tr>
<td>Director</td>
<td>$4,260 00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>33,600 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>37,860 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, office supplies and equipment</td>
<td>$2,700 00</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>1,050 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>3,750 00</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Services Other than Personal:</td>
<td></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$2,000 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>600 00</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
<td>151 84</td>
</tr>
<tr>
<td>Rental of I. B. M. equipment</td>
<td>1,800 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>4,551 84</strong></td>
</tr>
</tbody>
</table>

### Industrial Supervision

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries:</td>
<td></td>
</tr>
<tr>
<td>Director institutional industries</td>
<td>$7,000 00</td>
</tr>
<tr>
<td>Assistant director of industries</td>
<td>4,500 00</td>
</tr>
<tr>
<td>Clerical services and other employees</td>
<td>23,050 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$34,550 00</strong></td>
</tr>
</tbody>
</table>
Unclassified:

Compensation Award
—Peter Walsh .... 1,040 00

$35,500 00

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," and in accordance with the provisions of R. S. 30:4–100, all receipts when received derived from State use production will be credited to the State Use Revolving Fund.

The following sum is 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:

State Prison .........
Rahway Reformatory
Vineland State School .........
State Home for Girls
North Jersey Training School, Totowa
Criminal Insane and Penal Institutions. $37,500 00
Reformatory, Annandale .........
Prison Farm, Bordentown .........
Prison Farm, Leesburg .........
Reformatory, Clinton Commission for the Blind .........
Central Office .........
Division of Architecture, Construction and Maintenance

Salaries:
- Director ................ $6,000 00
- Assistant director and mechanical engineer 4,800 00
- Other employees .... 61,398 00
Total Salaries: $72,198 00

Materials and Supplies:
- Vehicular transportation supplies ...... $1,850 00
- Stationery and office supplies .......... 600 00
- Photographing, photosetting and blueprinting supplies .. 500 00
Total Materials and Supplies: 2,950 00

Services Other Than Personal:
- Traveling expenses .. $1,750 00
- Miscellaneous expenses ............ 750 00
- Insurance (other than fire) .......... 153 86
Total Services Other Than Personal: 2,653 86

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.

Total: $419,718 36
<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>$130,760.00</td>
</tr>
<tr>
<td>Medical and surgical fees</td>
<td>$1,200.00</td>
</tr>
<tr>
<td>Religious services</td>
<td>$1,200.00</td>
</tr>
<tr>
<td><strong>Total Salaries and Wages</strong></td>
<td><strong>$138,160.00</strong></td>
</tr>
<tr>
<td>Materials and Supplies:</td>
<td></td>
</tr>
<tr>
<td>Food</td>
<td>$49,000.00</td>
</tr>
<tr>
<td>Clothing</td>
<td>$13,750.00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>$40,900.00</td>
</tr>
<tr>
<td>Household supplies</td>
<td>$11,500.00</td>
</tr>
<tr>
<td>Farm, stable and grounds supplies</td>
<td>$18,400.00</td>
</tr>
<tr>
<td>Industrial and vocational supplies</td>
<td>$1,800.00</td>
</tr>
<tr>
<td>Medical, surgical and chemical supplies</td>
<td>$3,000.00</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>$2,000.00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>$550.00</td>
</tr>
<tr>
<td>Educational, recreational and library supplies</td>
<td>$900.00</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>$1,750.00</td>
</tr>
<tr>
<td><strong>Total Materials and Supplies</strong></td>
<td><strong>143,550.00</strong></td>
</tr>
<tr>
<td>Current repairs</td>
<td>$8,500.00</td>
</tr>
</tbody>
</table>
Services Other Than Personal:

<table>
<thead>
<tr>
<th>Service</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$600 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>$2,100 00</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
<td>$600 00</td>
</tr>
<tr>
<td>Entertainment expenses</td>
<td>$650 00</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>$300 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$4,250 00</strong></td>
</tr>
</tbody>
</table>

This colony is authorized to pay for the maintenance of any county indigent patient transferred from the colony to an institution for the training of the feeble-minded, to which moneys are paid by the State pursuant to R. S. 30:4-176, whatever sum or sums is received from the counties to pay the cost of such maintenance of any said patient in the colony.

**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 ninety inmates.

**Salaries and Wages:**

<table>
<thead>
<tr>
<th>Position</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Superintendent</td>
<td>$5,000 00</td>
</tr>
<tr>
<td>Attendants, nurses and other employees</td>
<td>$133,512 00</td>
</tr>
<tr>
<td>Medical, surgical and dental fees</td>
<td>$1,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$139,512 00</strong></td>
</tr>
</tbody>
</table>
Materials and Supplies:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$62,500</td>
</tr>
<tr>
<td>Clothing</td>
<td>8,500</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>22,000</td>
</tr>
<tr>
<td>Household supplies</td>
<td>8,500</td>
</tr>
<tr>
<td>Farm, stable and grounds supplies</td>
<td>3,000</td>
</tr>
<tr>
<td>Medical, surgical and chemical supplies</td>
<td>2,500</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>600</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>1,300</td>
</tr>
<tr>
<td>Educational, recreational and library supplies</td>
<td>750</td>
</tr>
<tr>
<td>Replacement of fire equipment</td>
<td>500</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>325</td>
</tr>
<tr>
<td>Repairs to railroad siding</td>
<td>500</td>
</tr>
<tr>
<td>Replacement of water service pipe</td>
<td>1,000</td>
</tr>
</tbody>
</table>

Total: 111,975

Current repairs: 7,000

Services Other Than Personal:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Telephone and telegraph</td>
<td>$1,100</td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>500</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>200</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
<td>300</td>
</tr>
<tr>
<td>Freight and express</td>
<td>100</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>400</td>
</tr>
</tbody>
</table>

Total: 2,600
CHAPTER 54, LAWS OF 1943

Unclassified:
Compensation award to Mrs. Cal-loway .................. 520 52

$261,607 52

This colony is authorized to pay for the maintenance of any county indigent patient transferred from the colony to an institution for training of the feeble-minded, to which moneys are paid by the State pursuant to R. S. 30:4-176, whatever sum or sums received from the counties to pay the cost of such maintenance of any said patient in the colony.

X 4. COMMISSION FOR THE BLIND

Salaries:
Executive officer and secretary ............... $4,500 00
Assistant executive officer ................. 2,760 00
Teachers of occupational subjects and other employees ... 44,180 00

$51,440 00

Materials and Supplies:
Extension of home industries ............... $1,500 00
Vehicular transportation supplies ......... 500 00
Stationery and office supplies ............. 1,300 00
Replacement of office appliances and special equipment .... 150 00

3,450 00
CHAPTER 54, LAWS OF 1943

Services Other Than Personal:

<table>
<thead>
<tr>
<th>Service</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$7,000.00</td>
</tr>
<tr>
<td>Rents (garage)</td>
<td>180.00</td>
</tr>
<tr>
<td>Support and instruction of the blind</td>
<td>45,000.00</td>
</tr>
<tr>
<td>Higher education of the blind</td>
<td>5,000.00</td>
</tr>
<tr>
<td>Expressage</td>
<td>1,000.00</td>
</tr>
<tr>
<td>Entertainment for the blind</td>
<td>300.00</td>
</tr>
<tr>
<td>Prevention of blindness</td>
<td>1,000.00</td>
</tr>
<tr>
<td>State relief for the blind</td>
<td>250.00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>250.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>59,980.00</strong></td>
</tr>
</tbody>
</table>

Unclassified:

<table>
<thead>
<tr>
<th>Service</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maintenance of summer camp</td>
<td>$3,000.00</td>
</tr>
<tr>
<td>Payments to be made to counties in accordance with provisions of chapter 348, laws of 1941</td>
<td>8,500.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>11,500.00</strong></td>
</tr>
</tbody>
</table>

The balance to the credit of the outdoor relief or aid to the blind—Revolving Fund—on the thirtieth day of June, one thousand nine hundred and forty-three, is hereby reappropriated, said sum not to exceed $8,500.00.

The balance to the credit of the Revolving Industrial Fund on the thirtieth day of June, one thousand nine hundred and forty-three, is hereby reappropriated as a Revolving Industrial Fund, in the sum of $2,000.00.

**Total** $126,370.00
CHAPTER 54, LAWS OF 1943

X 5. COUNTY INSANE HOSPITALS

For the support of patients pursuant to R. S. 30:4-78, in County Insane Hospitals:

<table>
<thead>
<tr>
<th>County</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Atlantic</td>
<td>$57,000</td>
</tr>
<tr>
<td>Burlington</td>
<td>43,000</td>
</tr>
<tr>
<td>Camden</td>
<td>140,000</td>
</tr>
<tr>
<td>Cumberland</td>
<td>35,000</td>
</tr>
<tr>
<td>Essex</td>
<td>650,000</td>
</tr>
<tr>
<td>Hudson</td>
<td>375,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$1,300,000</strong></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 subdivision C, article 4, chapter 9 of Title 30, of the R. S., in the following county hospitals:

<table>
<thead>
<tr>
<th>County</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Atlantic</td>
<td>$19,000</td>
</tr>
<tr>
<td>Bergen</td>
<td>70,000</td>
</tr>
<tr>
<td>Burlington</td>
<td>23,000</td>
</tr>
<tr>
<td>Camden</td>
<td>55,000</td>
</tr>
<tr>
<td>Cape May</td>
<td>5,000</td>
</tr>
<tr>
<td>Cumberland</td>
<td>14,500</td>
</tr>
<tr>
<td>Essex</td>
<td>140,000</td>
</tr>
<tr>
<td>Gloucester</td>
<td>9,000</td>
</tr>
<tr>
<td>Hudson</td>
<td>160,000</td>
</tr>
<tr>
<td>Hunterdon</td>
<td>3,000</td>
</tr>
<tr>
<td>Mercer</td>
<td>40,000</td>
</tr>
<tr>
<td>Middlesex</td>
<td>58,000</td>
</tr>
<tr>
<td>Monmouth</td>
<td>26,000</td>
</tr>
<tr>
<td>Morris</td>
<td>22,000</td>
</tr>
<tr>
<td>Ocean</td>
<td>6,500</td>
</tr>
<tr>
<td>Passaic</td>
<td>75,000</td>
</tr>
<tr>
<td>Salem</td>
<td>4,000</td>
</tr>
<tr>
<td>Somerset</td>
<td>13,500</td>
</tr>
</tbody>
</table>
Sussex ............ 3,500 00
Union ............. 90,000 00
Warren ........... 5,000 00

Said amounts to include payment of bills prior to current fiscal year.

X 7. Feeble-Minded

Feeble-minded. Clothing, maintenance, support and instruction of feeble-minded ...... $172,500 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 eighty veterans.

Salaries and Wages:
Superintendent ..... $5,000 00
Other officers and employees ........ 29,000 00
Religious services ... 150 00

$34,150 00

Materials and Supplies:
Food ................ $13,500 00
Clothing ............ 1,275 00
Heat, light, power, water, gas and electricity ........ 5,200 00
Household supplies. 1,300 00
Grounds (includes care of cemetery) .. 500 00
Stationery and office supplies ........ 250 00
Medical, surgical and chemical supplies . 900 00
CHAPTER 54, LAWS OF 1943

Vehicular transportation supplies ................. 700 00
Other materials and supplies ...................... 100 00

Current repairs .................................. 700 00

Services Other Than Personal:
Laundry service ................................ $1,000 00
Traveling expenses ............................... 200 00
Telephone and telegraph ......................... 400 00
Funeral expenses ............................... 100 00
Entertainment expenses ......................... 175 00
Freight and express ....................... 25 00
Insurance (other than fire) ............... 300 00

Additions and Improvements:
Purchase of metal bedside tables ........ 400 00

$61,175 00

X 9. HOME FOR DISABLED SOLDIERS, ETC.,
VINELAND

For salaries and wages, and for maintenance of the Home for Disabled Soldiers, Sailors, et cetera, Vineland, on the basis of one hundred and thirty members.

Salaries and Wages:
Superintendent ........................................... $5,000 00
Other officers and employees ....................... 54,030 00
Religious services ................................... 200 00
Medical and surgical fees .......................... 1,000 00

$60,230 00
### Materials and Supplies:

<table>
<thead>
<tr>
<th>Category</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$29,000 00</td>
</tr>
<tr>
<td>Clothing</td>
<td>3,000 00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>14,500 00</td>
</tr>
<tr>
<td>Household supplies</td>
<td>6,000 00</td>
</tr>
<tr>
<td>Grounds</td>
<td>400 00</td>
</tr>
<tr>
<td>Medical, surgical and chemical supplies</td>
<td>1,800 00</td>
</tr>
<tr>
<td>Stationary and office supplies</td>
<td>350 00</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>600 00</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>300 00</td>
</tr>
<tr>
<td>Replacement of furniture main building</td>
<td>1,200 00</td>
</tr>
<tr>
<td>Replacement of floor covering</td>
<td>1,000 00</td>
</tr>
</tbody>
</table>

**Total:** 58,150 00

### Current repairs

- **Total:** 6,000 00

### Services Other Than Personal:

<table>
<thead>
<tr>
<th>Service</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$150 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>450 00</td>
</tr>
<tr>
<td>Entertainment expenses</td>
<td>300 00</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
<td>260 00</td>
</tr>
<tr>
<td>Freight and express</td>
<td>25 00</td>
</tr>
<tr>
<td>Laundry service</td>
<td>3,750 00</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>100 00</td>
</tr>
</tbody>
</table>

**Total:** 5,035 00

### Additions and Improvements:

<table>
<thead>
<tr>
<th>Expense</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Furniture and equipment for hospital</td>
<td>$500 00</td>
</tr>
<tr>
<td>Rewiring to eliminate hazards</td>
<td>1,000 00</td>
</tr>
</tbody>
</table>

**Total:** 1,500 00

**Total:** $130,915 00
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 six hundred and twenty-five inmates.

**Salaries and Wages:**
- Superintendent: $5,000
- Attendants, nurses, and other employees: $147,540
- Medical, surgical, dental, veterinary and religious fees: $3,800

**Total Salaries and Wages:** $156,340

**Materials and Supplies:**
- Food: $47,000
- Clothing: $11,000
- Heat, light, power, water, gas and electricity: $54,000
- Household supplies: $11,750
- Farm, stable and grounds supplies: $17,000
- Industrial and vocational supplies: $1,600
- Educational, recreational and library supplies: $1,750
- Medical, surgical and chemical supplies: $4,000
- Stationery and office supplies: $600
- Vehicular transportation supplies: $2,000
- Other materials and supplies: $100

**Total Materials and Supplies:** $150,800

**Current repairs:** $8,000
CHAPTER 54, LAWS OF 1943

Services Other Than Personal:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$400.00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>$1,700.00</td>
</tr>
<tr>
<td>Entertainment expenses</td>
<td>$300.00</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
<td>$532.00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>$100.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$3,032.00</td>
</tr>
</tbody>
</table>

Additions and Improvements:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hospital equipment</td>
<td>$240.00</td>
</tr>
<tr>
<td>Purchase of furniture and furnishings</td>
<td>$1,500.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$1,740.00</td>
</tr>
</tbody>
</table>

**Total** $319,912.00

X 11. REFORMATORY, ANNANDALE

For salaries and wages and for maintenance of the Reformatory at Annandale, on the basis of four hundred and seventy-five inmates.

Salaries and Wages:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Superintendent</td>
<td>$5,500.00</td>
</tr>
<tr>
<td>Deputy Superintendent</td>
<td>$2,880.00</td>
</tr>
<tr>
<td>Medical and surgical fees</td>
<td>$1,500.00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>$184,968.52</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$194,848.52</td>
</tr>
</tbody>
</table>
Materials and Supplies:
Food ................ $27,000 00
Clothing ............. 14,000 00
Heat, light, power, 27,500 00
  water, gas and elec-
  tricity ................
Farm, stable and
  grounds supplies .. 14,000 00
Household supplies .. 5,900 00
Medical, surgical and
  chemical supplies .. 1,400 00
Vehicular transportation
  supplies ............. 1,200 00
Stationery, office supplies
  and equipment 700 00
Educational, recreational
  and library supplies 2,450 00
Other materials and
  supplies .......... 750 00
Photographing, blueprinting
  and drafting supplies 100 00
Replacement of band
  instruments ...... 500 00
Replacement of team
  of horses .......... 500 00

Current repairs ................ 5,500 00

Services Other Than Personal:
Traveling expenses .. $400 00
Telephone and tele-
  graph .......... 1,050 00
Freight and express. 150 00
Entertainment ex-
  penses ............ 500 00
Funeral expenses ... 60 00
Payments to dis-
  charged inmates and
  recapturing escapes 2,300 00

Total .................. 96,000 00
CHAPTER 54, LAWS OF 1943

<table>
<thead>
<tr>
<th>Insurance (other than fire)</th>
<th>400 00</th>
</tr>
</thead>
<tbody>
<tr>
<td>Laundry service</td>
<td>2,250 00</td>
</tr>
</tbody>
</table>

\[ \text{Total: } 7,110 00 \]
\[ \text{Total: } $303,458.52 \]

**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:**

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Superintendent</td>
<td>$6,000 00</td>
</tr>
<tr>
<td>Deputy superintendent</td>
<td>3,000 00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>299,850 00</td>
</tr>
<tr>
<td>Inmates' wages</td>
<td>10,000 00</td>
</tr>
<tr>
<td>Medical and surgical fees</td>
<td>750 00</td>
</tr>
</tbody>
</table>

\[ \text{Total: } $319,600 00 \]

**Materials and Supplies:**

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$77,000 00</td>
</tr>
<tr>
<td>Clothing</td>
<td>20,000 00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>47,500 00</td>
</tr>
<tr>
<td>Household supplies</td>
<td>10,000 00</td>
</tr>
<tr>
<td>Farm, stable and grounds supplies</td>
<td>15,000 00</td>
</tr>
<tr>
<td>Industrial and vocational supplies</td>
<td>600 00</td>
</tr>
<tr>
<td>Educational, recreational and library supplies</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Photographing, blueprinting and drafting supplies</td>
<td>200 00</td>
</tr>
</tbody>
</table>

\[ \text{Total: } $319,600 00 \]
CHAPTER 54, LAWS OF 1943

Medical, surgical and chemical supplies .. 1,500 00
Stationery and office supplies .......... 1,200 00
Vehicular transportation supplies ...... 1,500 00

Current repairs ..................... 19,000 00

175,500 00

Services Other Than Personal:
Traveling expenses .. $400 00
Telephone and telegraph .......... 1,100 00
Freight and express .. 50 00
Payments to discharged inmates and recapturing escapes .......... 300 00
Insurance (other than fire) ........ 500 00

2,350 00

$516,450 00

Reformatory for Women, Clinton

For salaries and wages, and for maintenance of the Reformatory for Women, Clinton, on the basis of three hundred and ninety inmates:

Salaries and Wages:
Superintendent ...... $4,500 00
Assistant superintendent .... 2,040 00
Other officers and employees .... 93,140 00
Medical and surgical fees ....... 3,500 00
Religious services ... 550 00

$103,730 00
### Materials and Supplies:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$24,000</td>
</tr>
<tr>
<td>Clothing</td>
<td>8,800</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>21,000</td>
</tr>
<tr>
<td>Household supplies</td>
<td>8,000</td>
</tr>
<tr>
<td>Farm, stable and ground supplies</td>
<td>10,000</td>
</tr>
<tr>
<td>Medical, surgical and chemical supplies</td>
<td>3,000</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>750</td>
</tr>
<tr>
<td>Educational, recreational and library supplies</td>
<td>650</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>1,100</td>
</tr>
<tr>
<td>Cannery supplies</td>
<td>1,800</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>79,100</strong></td>
</tr>
</tbody>
</table>

### Current repairs

- **Amount**: 5,000

### Services Other Than Personal:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$425</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>750</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
<td>275</td>
</tr>
<tr>
<td>Freight and express</td>
<td>100</td>
</tr>
<tr>
<td>Entertainment expenses</td>
<td>600</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>100</td>
</tr>
<tr>
<td>Payments to discharged inmates and recapturing escapes</td>
<td>1,600</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>3,850</strong></td>
</tr>
</tbody>
</table>

**Total expenses**: $191,680
CHAPTER 54, LAWS OF 1943

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, instructors and others, including school teachers, present, $255,406.00; new, $1,200.00 $256,606.00
Clinic salaries 12,340.00
Medical and surgical fees 100.00
Religious services 700.00

$277,746.00

Materials and Supplies:

Food $143,000.00
Clothing 1,000.00
Heat, light, power, water, gas and electricity 62,500.00
Household supplies 16,000.00
Farm, stable and ground supplies 3,700.00
Medical, surgical and chemical supplies 13,000.00
Stationery and office supplies 1,100.00
Educational, recreation and library supplies 600.00
Vehicular transportation supplies 2,200.00
### Clinic Supplies
- Clinic supplies: $175.00

### Extraordinary Household Supplies
- Extraordinary household supplies: $700.00

### Repairs
- Repairs to refrigerator: $1,000.00
- Repairs to water plant: $500.00
- Repairs to boilers in power plant: $1,500.00

### Current Repairs
- Current repairs: $14,000.00

### Services Other Than Personal
- Traveling expenses: $500.00
- Telephone and telegraph: $2,400.00
- Insurance (other than fire): $820.00
- Freight and express: $250.00
- Entertainment expenses: $250.00
- Miscellaneous expenses: $50.00
- Clinic expenses: $3,000.00

### Additions and Improvements
- Purchase of additional fire protection equipment: $1,200.00
- Rewiring employees building A. C. lines: $2,000.00
- Purchase and installation of fire escapes: $1,500.00

### Unclassified
- Compensation award, Joan MacLennon: $1,040.00

**Total:** $551,731.00
### CHAPTER 54, LAWS OF 1943

#### X 15. STATE BOARD OF CHILDREN'S GUARDIANS

**Salaries:**
- Executive director ... **$6,500 00**
- Compensation for other assistants ... **445,918 00**

**Materials and Supplies:**
- Stationery and office supplies ........... **$6,500 00**
- Office equipment replacement and repair ............ **2,000 00**
- Vehicular transportation supplies ...... **18,000 00**

**Services Other Than Personal:**
- Traveling expenses ... **$6,500 00**
- Telephone and telegraph ........... **4,500 00**
- Rents .................... **6,970 00**
- Miscellaneous expenses ............ **600 00**
- Insurance (other than fire) ............. **2,050 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 **$75,000.00** heretofore appropriated 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.

**Total:** **$452,418 00**

**Revolving fund.**

**Services Other Than Personal:**
- Traveling expenses ... **$6,500 00**
- Telephone and telegraph ........... **4,500 00**
- Rents .................... **6,970 00**
- Miscellaneous expenses ............ **600 00**
- Insurance (other than fire) ............. **2,050 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 **$75,000.00** heretofore appropriated 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.

**Total:** **$499,538 00**
For salaries and wages and for maintenance of the State Home for Boys, on the basis of five hundred and twenty-five inmates.

<table>
<thead>
<tr>
<th>Salaries and Wages:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Superintendent</td>
<td>$5,000 00</td>
</tr>
<tr>
<td>Business manager</td>
<td>3,000 00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>197,979 96</td>
</tr>
<tr>
<td>Medical, surgical and veterinary fees</td>
<td>1,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$206,979 96</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Materials and Supplies:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$42,000 00</td>
</tr>
<tr>
<td>Clothing</td>
<td>20,000 00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>38,000 00</td>
</tr>
<tr>
<td>Household supplies</td>
<td>12,000 00</td>
</tr>
<tr>
<td>Farm, stable and ground supplies</td>
<td>18,600 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 chemical supplies</td>
<td>2,900 00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>2,150 00</td>
</tr>
<tr>
<td>Replacement of kitchen equipment</td>
<td>800 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>143,450 00</strong></td>
</tr>
</tbody>
</table>

| Current repairs                               | 11,000 00 |
CHAPTER 54, LAWS OF 1943

Services Other Than Personal:
- Traveling expenses: $600.00
- Telephone and telegraph: 1,450.00
- Entertainment expenses: 300.00
- Freight and express: 150.00
- Insurance (other than fire): 320.00

Total: 2,820.00

Total Expenses: $364,249.96

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: $4,500.00
- Teachers, nurses, clerks and others: 97,920.00
- Medical, surgical and dental fees: 2,300.00

Total: $104,720.00

Materials and Supplies:
- Food: $31,000.00
- Clothing: 7,500.00
- Heat, light, power, water, gas and electricity: 5,200.00
- Household supplies: 8,500.00
- Farm, stable and grounds supplies: 4,600.00
- Educational, recreational and library supplies: 2,000.00

Total: $104,720.00

Girls’ Home, Trenton.
<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stationery and office supplies</td>
<td>700 00</td>
</tr>
<tr>
<td>Medical, surgical and chemical supplies</td>
<td>1,300 00</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>550 00</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>400 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>61,750 00</strong></td>
</tr>
<tr>
<td>Current repairs</td>
<td>5,000 00</td>
</tr>
<tr>
<td><strong>Services Other Than Personal:</strong></td>
<td></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$450 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>1,250 00</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
<td>300 00</td>
</tr>
<tr>
<td>Freight and express</td>
<td>100 00</td>
</tr>
<tr>
<td>Entertainment expenses</td>
<td>200 00</td>
</tr>
<tr>
<td>Payments to discharged inmates</td>
<td>200 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>2,500 00</strong></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$173,970 00</strong></td>
</tr>
</tbody>
</table>

**X 18. STATE HOSPITAL, GREYSTONE PARK**

For salaries and wages, and for maintenance of the State Hospital, Greystone Park, on the basis of five thousand six hundred inmates.

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medical superintendent and chief executive</td>
<td>$8,000 00</td>
</tr>
<tr>
<td>Business manager</td>
<td>5,000 00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>1,115,086 00</td>
</tr>
<tr>
<td>Religious services</td>
<td>1,300 00</td>
</tr>
<tr>
<td>Clinic salaries</td>
<td>35,860 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$1,165,246 00</strong></td>
</tr>
</tbody>
</table>
Materials and Supplies:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$475,000</td>
</tr>
<tr>
<td>Clothing</td>
<td>75,000</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>158,760</td>
</tr>
<tr>
<td>Household supplies</td>
<td>86,000</td>
</tr>
<tr>
<td>Farm, stable and grounds supplies</td>
<td>69,500</td>
</tr>
<tr>
<td>Industrial and vocational supplies</td>
<td>5,000</td>
</tr>
<tr>
<td>Medical, surgical and chemical supplies</td>
<td>46,000</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>2,500</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>6,750</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>6,000</td>
</tr>
<tr>
<td>Clinic supplies</td>
<td>4,500</td>
</tr>
<tr>
<td>Replacement of fire hose and equipment</td>
<td>800</td>
</tr>
<tr>
<td>Replacement of ten food carts</td>
<td>2,400</td>
</tr>
<tr>
<td>Containers for food carts (replacements)</td>
<td>500</td>
</tr>
<tr>
<td>Replacement of dining room chairs and tables</td>
<td>3,000</td>
</tr>
<tr>
<td>Supplies for nursing school</td>
<td>500</td>
</tr>
<tr>
<td>Repairs to railroad siding</td>
<td>1,000</td>
</tr>
<tr>
<td>Current repairs</td>
<td>50,000</td>
</tr>
</tbody>
</table>

Total: 943,210
**Services Other Than Personal:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$950.00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>7,000.00</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
<td>1,700.00</td>
</tr>
<tr>
<td>Freight and express</td>
<td>1,000.00</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>3,500.00</td>
</tr>
<tr>
<td>Medical library subscriptions</td>
<td>200.00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>800.00</td>
</tr>
<tr>
<td>Clinic expenses</td>
<td>2,000.00</td>
</tr>
</tbody>
</table>

**Total:** 17,150.00

**Additions and Improvements:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purchase of floor covering, main and dormitory buildings</td>
<td>$6,000.00</td>
</tr>
<tr>
<td>Bread slicer and wrapper</td>
<td>1,500.00</td>
</tr>
<tr>
<td>Reconstruction of piggery</td>
<td>5,000.00</td>
</tr>
</tbody>
</table>

**Total:** 12,500.00

**New Buildings and Land:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purchase of land and buildings</td>
<td>12,000.00</td>
</tr>
</tbody>
</table>

**Unclassified:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compensation awards</td>
<td>3,500.00</td>
</tr>
</tbody>
</table>

**Total:** $2203606.00
X 19. State Hospital, Marlboro

For salaries and wages, and for maintenance of the State Hospital, Marlboro, on the basis of two thousand seven hundred inmates.

Salaries and Wages:
- Medical director .... $5,500 00
- Business manager and superintendent .... 5,000 00
- Other officers and employees ........... 580,940 00
- Clinic salaries ...... 14,220 00

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and Wages</td>
<td>$605,660 00</td>
</tr>
</tbody>
</table>

Materials and Supplies:
- Food .................. $215,000 00
- Clothing .......... 35,000 00
- Heat, light, power, water, gas and electricity ........... 112,500 00
- Farm, stable and grounds supplies .. 36,000 00
- Household supplies .. 41,000 00
- Medical, surgical and chemical supplies .. 25,000 00
- Industrial and vocational supplies .... 2,400 00
- Educational, recreational and library supplies .......... 2,000 00
- Stationery and office supplies .......... 2,700 00
- Vehicular transportation supplies ...... 3,000 00
- Clinic supplies .... 550 00
- Other materials and supplies ........... 2,500 00

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Materials and Supplies</td>
<td>477,650 00</td>
</tr>
</tbody>
</table>

Current repairs ................... 30,000 00
For salaries and wages, and for maintenance of the State Hospital, Trenton, on the basis of three thousand inmates.

Salaries and Wages:
Medical director ........ $6,000 00
Warden ................ 5,000 00
Other officers and employees .......... 858,205 00
In lieu of maintenance of eleven physicians and their families .. 16,134 00
CHAPTER 54, LAWS OF 1943

Religious services ... 700 00
Clinic salaries ...... 30,236 00

$916,275 00

Materials and Supplies:
Food ................ $241,000 00
Clothing ............. 34,000 00
Heat, light, power, water, gas and electricity .......... 138,000 00
Household supplies . 47,000 00
Farm, stable and grounds supplies .. 44,500 00
Medical, surgical and chemical supplies .. 36,500 00
Stationery and office supplies ............... 3,200 00
Vehicular transportation supplies ...... 3,500 00
Industrial and vocational supplies ... 5,000 00
Other materials and supplies ............. 4,000 00
Clinic supplies ...... 2,050 00
Replacement of electro therapy equipment .......... 2,500 00
Replacement of household plastic or china .......... 2,500 00

563,750 00

Current repairs ...................... 35,000 00

Services Other Than Personal:
Traveling expenses .. $2,200 00
Telephone and telegraph ................. 4,400 00
Entertainment expenses ............. 500 00
Funeral expenses ... 1,000 00
Newspapers and magazines .............. 200 00
CHAPTER 54, LAWS OF 1943

Insurance (other than fire) .................. 1,312 00
Freight and express .. 125 00
Cemetery upkeep ... 300 00
Miscellaneous expenses .......... 350 00
Clinic expenses .... 550 00

10,937 00

Unclassified: Compensation award—Anna Bakeley .......................... 564 20

$1,526,526 20

X 21. STATE PRISON

State Prison. For salaries and wages, and for maintenance of the State Prison on the basis of one thousand two hundred inmates.

Salaries and Wages:
Principal keeper .... $6,000 00
Director of industries .... 6,000 00
Other officers and employees .......... 367,813 28
Wages for inmates at prison (other than State use) .... 10,000 00
Medical, surgical and dental fees .... 1,800 00
Religious services ... 5,640 00

$397,253 28

Materials and Supplies:
Food .................. $95,000 00
Clothing .............. 27,500 00
Heat, light, power, water, gas and electricity ............ 48,450 00
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Household supplies</td>
<td>13,500 00</td>
</tr>
<tr>
<td>Ground supplies</td>
<td>100 00</td>
</tr>
<tr>
<td>Medical, surgical and chemical supplies</td>
<td>5,000 00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>1,750 00</td>
</tr>
<tr>
<td>Educational, recreational and library supplies</td>
<td>1,850 00</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Industrial and vocational supplies</td>
<td>150 00</td>
</tr>
<tr>
<td>Photographing, blueprinting and drafting supplies</td>
<td>600 00</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Protective equipment replacement</td>
<td>500 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>196,400 00</strong></td>
</tr>
<tr>
<td>Current repairs</td>
<td>12,000 00</td>
</tr>
</tbody>
</table>

**Services Other Than Personal:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses (including returning runaways)</td>
<td>$1,000 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>1,700 00</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
<td>800 00</td>
</tr>
<tr>
<td>Electrocution plant</td>
<td>800 00</td>
</tr>
<tr>
<td>Payments to discharged inmates</td>
<td>1,400 00</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>200 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>400 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>6,300 00</strong></td>
</tr>
</tbody>
</table>
Additions and Improvements:
Reconditioning and reconstruction of plumbing in wings 6 and 7 .......... $2,500 00
Improvements in recreation yard ....... 500 00

Unclassified:
Compensation award to Mrs. Butcher ..................... 672 92

$615,626 20

X 22. STATE PRISON FARM, BORDENTOWN

For salaries and wages, and for maintenance of the State Prison Farm, Bordentown, on the basis of six hundred inmates.

Salaries and Wages:
Superintendent ....... $4,000 00
Chief deputy ........ 2,740 00
Medical, surgical and dental fees ........... 500 00
Custodial officers and other employees ... 166,688 31
Inmates' wages ...... 7,500 00

$181,428 31

Materials and Supplies:
Food ................. $45,000 00
Clothing ............. 13,750 00
Heat, light, power, water, gas and electricity ........... 28,700 00
Household supplies .. 6,000 00
## CHAPTER 54, LAWS OF 1943

### Farm, stable and grounds supplies
- 22,600 00

### Vehicular transportation supplies
- 850 00

### Stationery and office supplies
- 550 00

### Educational, recreational and library supplies
- 500 00

### Tobacco and other materials and supplies
- 150 00

### Current repairs
- 118,100 00

### Services Other Than Personal:
- **Telephone and telegraph**: $850 00
- **Insurance (other than fire)**: 200 00
- **Miscellaneous expenses**: 100 00

### Total
- 1,150 00

### Total expenses
- $306,178 31

---

### X 23. STATE PRISON FARM, LEESBURG

**For salaries and wages, and for maintenance of the State Prison Farm, Leesburg, on the basis of two hundred and fifty inmates.**

**Salaries and Wages:**
- **Superintendent**: $3,000 00
- **Other officers and employees**: 62,670 00
- **Wages for inmates**: 3,000 00
- **Medical and surgical fees**: 50 00

**Total**: $68,720 00
Materials and Supplies:

- Food .................. $15,500 00
- Clothing ................. 6,800 00
- Heat, light, power, water, gas and electricity .......... 12,000 00
- Household supplies .. 5,000 00
- Farm, stable and grounds supplies .. 4,000 00
- Medical, surgical and chemical supplies .. 300 00
- Stationery and office supplies ............ 450 00
- Educational, recreational and library supplies ........ 250 00
- Vehicular transportation supplies ...... 400 00
- Replacement of team of horses .......... 500 00

Total: ........................................ 45,200 00

Current repairs ......................... 2,600 00

Services Other Than Personal:

- Traveling expenses . $150 00
- Telephone and telegraph .... 700 00
- Insurance (other than fire) ... 325 00
- Miscellaneous expenses .......... 100 00

Total: ....................................... 1,275 00

Additions and Improvements:

- New painting materials and supplies .................... 1,000 00

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

Total: ....................................... $118,795 00
CHAPTER 54, LAWS OF 1943

X 24. VILLAGE FOR EPILEPTICS

For salaries and wages, and for maintenance of the Village for Epileptics on the basis of one thousand five hundred and fifty inmates.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Superintendent</td>
<td>$8,000 00</td>
</tr>
<tr>
<td>Senior resident physician</td>
<td>4,260 00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>310,412 00</td>
</tr>
<tr>
<td>Medical and surgical fees</td>
<td>800 00</td>
</tr>
<tr>
<td>Religious services</td>
<td>1,000 00</td>
</tr>
<tr>
<td><strong>Total Salaries and Wages</strong></td>
<td><strong>$324,472 00</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$118,000 00</td>
</tr>
<tr>
<td>Clothing</td>
<td>12,000 00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>59,000 00</td>
</tr>
<tr>
<td>Household supplies</td>
<td>28,000 00</td>
</tr>
<tr>
<td>Farm, stable and grounds supplies</td>
<td>24,800 00</td>
</tr>
<tr>
<td>Medical, surgical and chemical supplies</td>
<td>12,000 00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>800 00</td>
</tr>
<tr>
<td>Industrial and vocational supplies</td>
<td>700 00</td>
</tr>
<tr>
<td>Educational, recreational and library supplies</td>
<td>800 00</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>2,700 00</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>1,400 00</td>
</tr>
<tr>
<td><strong>Total Materials and Supplies</strong></td>
<td><strong>260,200 00</strong></td>
</tr>
</tbody>
</table>

Current repairs                       | 18,000 00 |
## Services Other Than Personal:

<table>
<thead>
<tr>
<th>Service</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$1,100.00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>$1,500.00</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
<td>$860.00</td>
</tr>
<tr>
<td>Freight and express</td>
<td>$150.00</td>
</tr>
<tr>
<td>Entertainment expenses</td>
<td>$500.00</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>$300.00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>$100.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$4,510.00</strong></td>
</tr>
</tbody>
</table>

## Additions and Improvements:

<table>
<thead>
<tr>
<th>Improvement</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>New floor covering</td>
<td>$1,500.00</td>
</tr>
<tr>
<td>Reconstruction of kitchen facilities</td>
<td>$5,000.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$6,500.00</strong></td>
</tr>
</tbody>
</table>

## Unclassified:

<table>
<thead>
<tr>
<th>Compensation award</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>granted to Clarence Parker</td>
<td>$641.88</td>
</tr>
<tr>
<td>Compensation award, Anne L. Gill</td>
<td>$270.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$911.88</strong></td>
</tr>
</tbody>
</table>

**Total**: **$614,593.88**

---

**X 25. Vineland State School**

State School for Feebleminded, Vineland.

For salaries and wages, and maintenance of the Vineland State School, on the basis of one thousand five hundred and sixty inmates.

Salaries and Wages:
- **Superintendent**: $7,000.00
Physicians, executive assistants, clerks, mechanics and others ........... 230,082.00
Medical, surgical and oculist fees ........... 2,500.00
Religious services ........... 500.00

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Physicians, executive assistants, clerks, mechanics and others</td>
<td>230,082.00</td>
</tr>
<tr>
<td>Medical, surgical and oculist fees</td>
<td>2,500.00</td>
</tr>
<tr>
<td>Religious services</td>
<td>500.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$240,082.00</strong></td>
</tr>
</tbody>
</table>

**Materials and Supplies:**

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$101,500.00</td>
</tr>
<tr>
<td>Clothing</td>
<td>21,175.00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>45,300.00</td>
</tr>
<tr>
<td>Household supplies</td>
<td>21,000.00</td>
</tr>
<tr>
<td>Farm, stable and grounds supplies</td>
<td>26,000.00</td>
</tr>
<tr>
<td>Industrial and vocational supplies</td>
<td>1,400.00</td>
</tr>
<tr>
<td>Medical, surgical and chemical supplies</td>
<td>5,500.00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>850.00</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td>1,500.00</td>
</tr>
<tr>
<td>Educational, recreational and library supplies</td>
<td>1,600.00</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>150.00</td>
</tr>
<tr>
<td>Replacement of farm machinery</td>
<td>350.00</td>
</tr>
<tr>
<td>Replacement and repairs, hot water lines</td>
<td>1,500.00</td>
</tr>
<tr>
<td><strong>Current repairs</strong></td>
<td><strong>12,000.00</strong></td>
</tr>
</tbody>
</table>

**Total**                                                  **227,825.00**
Services Other Than Personal:
- Traveling expenses: $1,200 00
- Telephone and telegraph: $1,500 00
- Insurance (other than fire): $650 00
- Entertainment expenses: $1,000 00
- Funeral expenses: $350 00
- Freight and express: $200 00

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$1,200 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>$1,500 00</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
<td>$650 00</td>
</tr>
<tr>
<td>Entertainment expenses</td>
<td>$1,000 00</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>$350 00</td>
</tr>
<tr>
<td>Freight and express</td>
<td>$200 00</td>
</tr>
</tbody>
</table>

Additions and Improvements:
- Purchase of additional cemetery plot: $1,000 00
- Purchase of miscellaneous equipment in hospital and crippled children’s ward: $800 00

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purchase of additional cemetery plot</td>
<td>$1,000 00</td>
</tr>
<tr>
<td>Purchase of miscellaneous equipment in hospital and crippled children’s ward</td>
<td>$800 00</td>
</tr>
</tbody>
</table>

Unclassified:
- Compensation award to Randolph Cobianchi: $520 00

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compensation award to Randolph Cobianchi</td>
<td>$520 00</td>
</tr>
</tbody>
</table>

Total: $487,127 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 R. S. 30:4–176, whatever sum or sums is received from the counties to pay the cost of such maintenance of any said patient in the institution.
CHAPTER 54, LAWS OF 1943

SOCIAL SECURITY SUBSIDIES (IN CONFORMANCE WITH FEDERAL LEGISLATION)

X 26. STATE SUBSIDY FOR DIVISION OF OLD AGE ASSISTANCE

For the purpose of making payments for Old Age Assistance pursuant to chapter 7 of Title 44 of the R. S. ... $2,620,000 00

The balance remaining in the appropriations for reimbursement to the counties for the State Subsidy for Old Age Assistance for the fiscal year ending June 30, 1943, including State’s net share of reimbursement not exceeding $400,000.00, together with the net balance remaining, after full payment of sums due the Federal government, of all funds recovered under 44:7-14 R. S. during the fiscal year ending June 30, 1943, or so much thereof as may be necessary, is hereby re-appropriated.

X 27. STATE SUBSIDY FOR MAINTENANCE OF CHILDREN UNDER THE CARE OF THE BOARD OF CHILDREN’S GUARDIANS

For the purpose of making payments for the maintenance of children under the care of the Board of Children’s Guardians pursuant to chapter 5 of Title 30 of the Revised Statutes ... $1,850,000 00
The balance remaining in the appropriations for the State Subsidy for maintenance of children under the care of the State Board of Children's Guardians for the fiscal year ending June 30, 1943, not exceeding $384,583.00, together with the net balance of Federal funds pursuant to chapter 5 of Title 30 of the Revised Statutes, or so much thereof as may be necessary, is hereby re-appropriated.

There is hereby appropriated to the State Board of Children's Guardians any sums of money received heretofore by it from the several counties as the county share of assistance to children, and the board is authorized and empowered to credit said sums to the several counties prorated on the basis of the total cost of assistance in each county, said sums representing credits due said counties.

Total State Fund Appropriation ..$40,841,029 10

Appropriations for Deficiencies in Prior Fiscal Years

E 1. State Board of Regents (State Agricultural College)

Deficiencies. Newark Technical School and Newark College of Engineering (deficiency for fiscal year 1942-1943) .. $3,344 00

Payments under this account to be made pursuant to R. S. 18:10-31.
E 2. COMMISSIONER OF EDUCATION

To reimburse school districts for one-half of excess cost of educating crippled children for school year ending June 30, 1942, and for school year ending June 30, 1943 (deficiency) ........................ 106,002 38

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 R. S. 18:10-31.

E 5. INDUSTRIAL EDUCATION

For reimbursement to school districts for manual training expenses for the school year 1941-1942 (deficit fiscal year 1942-1943) ............... 101,030 61

Payments under this account to be made pursuant to R. S. 18:10-31.

E 18. VOCATIONAL SCHOOLS

For reimbursement for State aid to vocational schools, fiscal year 1942-1943 (deficiency) ............... 9,092 59

Payments under this account to be made pursuant to R. S. 18:10-31.
X 5. County Insane Hospitals

State’s share of cost of maintaining insane patients in insane hospitals of the several counties for the fiscal year ending June 30, 1942 (deficiency) ........................................... 82,673 00

X 6. County Tuberculosis Hospitals

State’s share of cost of maintaining tuberculosis patients in tuberculosis hospitals of the several counties for the fiscal year ending June 30, 1942 (deficiency) .................. 24,697 00

State School Tax Deficiency

For deficiency for the support of free public schools for the school year 1942-1943 from the General State Fund which sum shall be transferred by the State Treasurer to the reserve fund of the State school tax and when so transferred paid out of the treasury of this State on certification of the Commissioner of Education in order that all school districts of the State shall receive from State apportionments the quotas prescribed .................. 2,515,025 68

Total Deficiency Appropriations .......... $2,841,865 26

The foregoing amounts appropriated for deficiencies in prior fiscal years shall be available for expenditure immediately upon passage of this act.
CHAPTER 54, LAWS OF 1943

Special Defense Appropriations

A 15. **Executive Assistant for Defense**

The unexpended balance as of June 30, 1943, pursuant to chapter 184, laws of 1941, is hereby reappropriated.

D 16. **State Water Policy Commission**

For preparation of water supply plans for and to supervise the construction of interconnections between water supply systems and the protection of the waterworks in the State $25,000 00

G 1. **Adjutant-General’s Department**

Compiling lists of eligible voters from New Jersey in the armed forces, pursuant to chapter 351, laws of 1941 40,000 00

G 2. **New Jersey State Guard**

Equipping and maintenance pursuant to chapter 217, laws of 1942 50,000 00
CHAPTER 54, LAWS OF 1943

A 20. OFFICE OF CIVILIAN DEFENSE DIRECTOR

For salaries and expenses of the Civilian Defense Director .......... 250,000 00

The unexpended balance June 30, 1943, of the amount appropriated to the Civilian Defense Director is hereby reappropriated.

Total Special Defense Appropriations $365,000 00

Total amount appropriated State fund, deficiency appropriations and special defense appropriations ...$44,047,894 36

TRUST AND DEDICATED FUNDS

State School Fund

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:

Free Public Schools

For the support of free public schools $500,000 00

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 the public schools.
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 ................. 4,500 00

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 thereunder, the same has been carried to the credit of the trustees of the school fund, the State Treasurer, upon warrant of the Comptroller, is hereby authorized and directed at any time upon application of the persons entitled to the same, to repay such excess from the income of the school fund.

$504,500 00
3. The following sums or so much thereof as may be necessary are hereby appropriated from the free balances and dedicated and trust fund revenues as follows:

**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 article 1, chapter 3 of Title 23; R. S. 23:3-3, R. S. 23:3-23 to 27.

All receipts, licenses and sales pursuant to the provisions of R. S. 52:18-31.

All fines pursuant to the provisions of R. S. 23:10-19.

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 forty-three, 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 forty-three, 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:
Executive secretary: $5,000.00
Assistant secretary: 4,000.00
Assistant protectors, wardens, superintendents and other officers and employees: 175,870.00

Total Salaries: $184,870.00

Materials and Supplies:
Food for fish and game: $58,334.00
Clothing (uniforms): 1,000.00
Heat, light, power, water, gas and electricity: 6,745.00
Stationery and office supplies: 1,250.00
Vehicular transportation supplies: 24,500.00
Purchase of live fish and game: 25,000.00
Farm and stable supplies: 5,000.00
Other materials and supplies: 300.00

Total Materials and Supplies: $122,129.00

Current repairs: 1,784.00

Total: $208,783.00
Services Other Than Personal:
- Printing .................. $2,500 00
- Hunting and fishing licenses ............. 2,000 00
- Traveling expenses ........ 5,000 00
- Telephone and telegraph .............. 1,450 00
- Garage rent, including boat storage ...... 7,500 00
- Postage ..................... 2,000 00
- Insurance (fire) ............. 908 00
- Insurance (other than fire) ............ 3,316 00
- Miscellaneous expenses ............. 3,000 00

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Printing</td>
<td>$2,500</td>
</tr>
<tr>
<td>Hunting and fishing licenses</td>
<td>$2,000</td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$5,000</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>$1,450</td>
</tr>
<tr>
<td>Garage rent, including boat storage</td>
<td>$7,500</td>
</tr>
<tr>
<td>Postage</td>
<td>$2,000</td>
</tr>
<tr>
<td>Insurance (fire)</td>
<td>$908</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
<td>$3,316</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>$3,000</td>
</tr>
<tr>
<td>Total</td>
<td>$27,674</td>
</tr>
</tbody>
</table>

Total: $336,457 00

State Board of Milk Control

Salaries:
- Director ............... $10,000 00
- Other officers and employees .......... 69,186 00
- Fees (members of board) ............. 3,600 00

<table>
<thead>
<tr>
<th>Category</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Director</td>
<td>$10,000</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>$69,186</td>
</tr>
<tr>
<td>Fees (members of board)</td>
<td>$3,600</td>
</tr>
<tr>
<td>Total</td>
<td>$82,786</td>
</tr>
</tbody>
</table>

Materials and Supplies:
- Vehicular transportation supplies .... $2,000 00
- Stationery and office supplies .... 2,500 00
- Other materials and supplies ...... 100 00

<table>
<thead>
<tr>
<th>Category</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vehicular transportation supplies</td>
<td>$2,000</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>$2,500</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>$100</td>
</tr>
<tr>
<td>Total</td>
<td>$4,600</td>
</tr>
</tbody>
</table>
Services Other Than Personal:
  Traveling expenses  $.5,000 00
  Telephone and tele-
  graph  1,200 00
  Rents  6,000 00
  Printing  200 00
  Postage  3,000 00
  Miscellaneous ex-
  penses  2,000 00

                          17,400 00
  ___________________________  
  $104,786 00

Morris Canal Fund

Salaries  $11,140 00
Materials and supplies  740 00
Current repairs  500 00
Services other than per-
sonal  682 00
Additions and improve-
ments  1,300 00

                         $14,362 00
  ___________________________  

Provided, however, 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
1944.

State Forest Fund

Silvicultural improvement of the
State forests  $12,000 00
State Purchase Fund

The unexpended balance of the State Purchase Fund is hereby reappropriated, together with such sums as may be returned to the State Treasury for the reimbursement of said fund, so that a "Purchase Fund" not exceeding $350,000.00 will be established and maintained for the purpose of making payments for purchases pursuant to the purchase act (chapter 25 of Title 52 of the R. S.), and for the expenses of handling, storing and transporting purchases so made, the cost of said purchases to be apportioned among the various using agencies and the appropriations current for their use so as to reimburse the said "Purchase Fund" for said purchases when so made; said amounts so appropriated to be credited to said fund when deposited in the State Treasury for disbursement in accordance with the provisions of said chapter 25 of Title 52 of the R. S. The above fund shall be a revolving fund and the unexpended balances and reimbursements above mentioned shall constitute said fund for the purpose of carrying out the provisions of said purchase act; 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; provided, further, that the salaries and incidental expenses to operate said fund shall not exceed one hundred twenty-six thousand and forty dollars, divided as follows; provided, however, that the State House Commission, on application of the State Purchase Commissioner, may transfer to the State Purchase Fund, from time to time, moneys appropriated to any spending agency, said moneys so transferred to be returned to the funds from which they were taken during the fiscal year for which said appropriations were made; provided, further, on all pur-
chases made by the State Purchase Commissioner pursuant to law, there shall be added to all purchases as a service charge a sum not exceeding two per centum, as shall be determined by the State Purchase Commissioner, which said sum, not exceeding two per centum, as so determined, shall, on certification from the State Purchase Commissioner, be transferred, on order of the Comptroller of the Treasury, by draft or certificate of the State Treasurer, from the accounts of the department, board or commission, or using agency, for whom the purchase was made, to the State Purchase Fund. The State Purchase Commissioner shall certify to the head of the department, board, commission, or using agency of the government from whose accounts a service charge has been ordered, the amount of such service charge.

On the commencement of any new State fiscal year, or at any time during said fiscal year, the State Purchase Commissioner may anticipate the purchase needs of any department, board, commission, or using agency of the government, and may charge the two per centum above provided for, or any lesser sum, based upon the purchases of any such department, board, commission, or using agency for the immediately preceding fiscal year.

The following sums, or so much thereof as may be necessary, are appropriated from the State Purchase Fund for salaries and other expenses for the operation of the department of the State Purchase Commissioner.

Salaries:

<table>
<thead>
<tr>
<th>Position</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Purchase Commissioner</td>
<td>$7,000.00</td>
</tr>
<tr>
<td>Chief clerk</td>
<td>5,600.00</td>
</tr>
<tr>
<td>Compensation of assistants and clerical services and laboratory testing services</td>
<td>89,850.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$102,450.00</strong></td>
</tr>
</tbody>
</table>
Materials and Supplies:
- Vehicular transportation supplies: $2,100
- Stationery and office supplies: $4,600
- Office equipment: $100
- Fuel, light and power, water rent: $3,250
- Household supplies: $250
- Laboratory testing supplies: $50
  **Total:** $10,350

Current repairs: $500

Services Other Than Personal:
- Traveling expenses: $500
- Advertising: $2,000
- Subscriptions: $300
- Insurance (other than fire): $2,790
- Freight, express and cartage: $100
- Miscellaneous expenses: $300
- Postage: $3,750
- Telephone and telegraph: $3,000
  **Total:** $12,740

**Total Revenue:** $126,040

**Public Shooting and Fishing Grounds Fund**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries</td>
<td>$23,700</td>
</tr>
<tr>
<td>Materials and supplies</td>
<td>$30,000</td>
</tr>
<tr>
<td>Current repairs</td>
<td>$300</td>
</tr>
<tr>
<td>Services other than personal</td>
<td>$3,500</td>
</tr>
<tr>
<td>Additions and improvements</td>
<td>$250</td>
</tr>
<tr>
<td>State’s contribution pursuant to chapter 157, laws of 1938</td>
<td>$20,000</td>
</tr>
</tbody>
</table>

**Total:** $78,050
CHAPTER 54, LAWS OF 1943

DEPARTMENT OF LABOR

Bureau of Explosives

Salaries .......... $5,685 00
Rent ............... 1,896 00

= $7,581 00

Industrial Homework Division

Salaries .......... $7,347 50
Rent ............... 660 00

= $8,007 50

Bureau of Structural Inspection

Salaries ................ $11,693 55

Municipal Aid Administration

The unexpended balance in the Municipal Aid Administration Fund, amounting to $1,775,000.00 is hereby reappropriated, as follows:

Salaries:
Director ............ $7,500 00
Deputy director ...... 5,000 00
Other assistants .... 108,043 92

= $120,543 92
<table>
<thead>
<tr>
<th>Materials and Supplies:</th>
<th>Current repairs:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medical, surgical and</td>
<td>2,705 00</td>
</tr>
<tr>
<td>chemical supplies</td>
<td></td>
</tr>
<tr>
<td></td>
<td>1,035 00</td>
</tr>
<tr>
<td>Vehicular transportation supplies</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Stationery and office</td>
<td></td>
</tr>
<tr>
<td>supplies</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Educational, recreational and library supplies</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Photographing, blueprinting and drafting supplies</td>
<td></td>
</tr>
<tr>
<td></td>
<td>40 00</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Current repairs</td>
<td></td>
</tr>
<tr>
<td></td>
<td>2,705 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Services Other Than Personal:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
</tr>
<tr>
<td>Rents</td>
</tr>
<tr>
<td>Insurance (fire)</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
</tr>
<tr>
<td>Household expenses</td>
</tr>
<tr>
<td>Subscriptions</td>
</tr>
<tr>
<td>Printing, binding, photographing and blueprinting</td>
</tr>
<tr>
<td>Postage</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
</tr>
<tr>
<td></td>
</tr>
</tbody>
</table>
CHAPTER 54, LAWS OF 1943

Extraordinary Expenditures:

Special surveys ...... $1,000 00
Expenses in State administered municipalities .......... 300 00
Expenses in connection with the Federal school lunch and commodities program .......... 100,000 00
To the Comptroller for payment of expenses of continuing audits in municipalities ............ 80,000 00
Rehabilitation of rejected draftees ....... 25,000 00
For relief subsidies and contingencies (operated on a calendar year basis for 1943) ............ 1,415,302 58

$1,775,000 00

4. No money shall be drawn from the treasury except for objects as hereinabove specifically appropriated, and except such sums as may be required to refund amounts credited to the State Treasurer which do not represent State revenues, and except such sums which are by law devoted to specific purposes, namely, State school tax, Department of Agriculture receipts pursuant to R. S. 4:10-9, United States appropriation to agricultural College, taxes for the use of taxing districts in this State, Grade Crossing Elimination Fund, appropriated Emergency Relief and Municipal Aid Funds, Forest Fire Fund, Forest Nursery Fund, Forest Land Fund, Workmen’s Compensation Tax Fund, Educational Aid Fund, Moneys directed by

Moneys used as specified.
any law to be paid to the Teachers’ Pension and Annuity Fund, 1837 Surplus Revenue Fund income, State Police Retirement Fund, Clerk in Chancery Enrollment Fund, unclaimed accounts of patients and prisoners in State institutions, Unemployment Compensation Commission, Compensation awards, Billboard Regulation Fund, moneys received by the several institutions representing garage rentals which moneys shall be devoted exclusively by such institution to erection of new garages where needed, Vocational Schools, Crippled Children’s Commission, High Point Park Commission, Palisades Interstate Park Commission, Interconnection Revolving Fund of the State Water Policy Commission, Federal funds subsidizing the State under the Social Security Act, and such other Federal funds used to match State appropriations in P.W.A. and W.P.A. projects, moneys received from tuition for extension in summer school courses, which last named moneys shall be paid pursuant to the laws applicable thereto; moneys received representing insurance to cover losses by fire and other casualties; this section shall not be construed to prohibit the payment due upon any contract made under an appropriation of previous years; moneys received by the Department of Conservation and Development from the sale or lease of forest reserve lands pursuant to R. S. 13:8-9; moneys received by the Quartermaster-General under the provisions of article 3, chapter 2-38 of R. S.; 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.

5. 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.

6. 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 Treasury as an official record thereof, and any action thereunder, including disbursements and the audit thereof, shall be legally binding and of full force and virtue.

7. The 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 conserve the interest of the State.

8. 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.

9. 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 ten dollars ($10.00). The allotments 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.

10. 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.

11. This act shall take effect on the first day of July, one thousand nine hundred and forty-three.

Approved March 27, 1943.
CHAPTER 55, LAWS OF 1943

CHAPTER 55

An Act relating to park police of certain counties having a population of more than two hundred thousand, and supplementing chapter thirty-seven of Title 40 of the Revised Statutes.

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

1. Whenever one or more vacancies occur in the park police system established by the park commission of any county having a population of more than 200,000 inhabitants now governed by the provisions of sections 40:37-96 to 40:37-174 of Title 40 of the Revised Statutes, and such vacancies occur by reason of the entry of one or more policemen into the military or naval service of the United States during the present war, the county park commission may appoint temporarily one or more substitutes on full or part time to perform the duties of such policemen during his or their absence; provided, however, the employment of such person or persons shall continue only during the present state of war, unless such employment be sooner terminated by the appointing authority, and such appointees shall not be regular members of the park police system and neither they nor their dependents shall be members of or entitled to any benefits from either the park police pension or retirement fund managed and controlled by the park commission or any pension fund existing in the county in which they are appointed; provided further, however, that the provisions of this act shall not apply to any regular appointment made by the appointing authority to fill a vacancy not caused by the entry of a member of the department into the armed forces.

2. This act shall take effect immediately.

Approved March 27, 1943.
CHAPTER 56

AN ACT to amend "An act concerning county and municipal institutions, and supplementing chapter nine of Title 30 of the Revised Statutes," approved April twenty-fourth, one thousand nine hundred and forty-one (P. L. 1941, c. 52).

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

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

1. Whenever a city of the first class has established or establishes a city hospital or medical center with a capacity of more than one thousand beds and the said city of the first class is located in a county of the first class which has established or establishes hospitals and institutions rendering medical care, the governing bodies of the county and municipality, in the management of their respective hospitals may jointly agree to appoint a medical director who shall have supervision over all the county and municipal hospitals, centers, or institutions which render medical treatment or care to patients, a supervisor of nurses, a purchasing agent and any other persons as said governing bodies may deem necessary in order to render joint service to the county and municipal hospitals, centers or institutions, and may make and enter into any joint contracts for the maintenance or proper repair of the buildings, facilities and equipment thereof and for the furnishing of material and labor. The said governing bodies shall fix or regulate the salaries to be paid, determine the proportion to be paid by the county and the municipality and shall have the power to make any and all other necessary agreements and contracts to carry out the purposes of this act. The person so appointed as medical director shall have the fol-
lowing qualifications: he must be a graduate of a recognized medical college, holding a diploma therefrom; must be admitted to practice as a physician, and must have been practicing medicine or associated with medical institutions, or both, for a period of at least fifteen years.

2. This act shall take effect immediately.
   Filed March 29, 1943.

CHAPTER 57

AN ACT concerning powers of appointment.

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

1. A person to whom any legal or equitable power of appointment, whether coupled with an interest or not, is given, may, by deed, release, or covenant or contract not to exercise, the power.

2. Said person may release such power:
   (a) with respect either to the whole, or to any part, of the property subject thereto;
   (b) in such manner as to reduce the number of, or to limit, the persons or objects, or classes of persons or objects, to whom or for whose benefit an appointment otherwise might be made thereunder.

3. Said person may covenant or contract not to exercise such power:
   (a) with respect to a part only of the property subject thereto;
   (b) in favor of any persons or objects, or classes of persons or objects, to whom or for whose benefit an appointment otherwise might be made, other than a reduced or limited number of persons or objects, or classes of persons or objects.
CHAPTER 57, LAWS OF 1943

C. 46:2A-4. 4. This act shall apply to powers of appointment created by instruments coming into operation either before or after this act takes effect; provided, that it shall not apply where such instrument expressly prohibits a release of, or covenant, or contract not to exercise, such power.

C. 46:2A-5. 5. Such deed, covenant or contract, where the power has been or shall be created by:

(a) a last will and testament, shall be acknowledged in the same manner as conveyances of land, and shall be recorded in the office of the surrogate of the county in which such last will and testament was admitted to probate, or in the office of the register of the prerogative court, if such will was admitted to probate before the ordinary or a vice-ordinary. Said deed, covenant or contract, or a copy thereof, shall be filed with the fiduciary or fiduciaries under said will, if such there be;

(b) a conveyance recorded in an office where conveyances of lands are recorded, shall be acknowledged in the same manner as such conveyances, and shall be recorded in such office;

(c) a nontestamentary instrument of trust shall be filed with the fiduciary or fiduciaries of such trust;

(d) an unrecorded nontestamentary instrument containing a power of appointment where the property subject to the power is not under the control of a fiduciary, shall be acknowledged in the same manner as conveyances of lands and shall be recorded in the office of the clerk or register of the county in which the donee of the power of appointment resides.

6. This act shall take effect immediately.
Passed over veto, filed March 29, 1943.
A Supplement to "An act concerning county and municipal institutions, and supplementing chapter nine of Title 30 of the Revised Statutes," approved April twenty-fourth, one thousand nine hundred and forty-one (P. L. 1941, c. 52).

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

1. Any person heretofore or hereafter appointed pursuant to the act of which this act is a supplement whose compensation is paid partly by the county and partly by the municipality, shall, by reason of such appointment, immediately become entitled to participate in all benefits of the respective retirement systems and pension funds of such county and municipality based upon the financial contributions by such person made to such retirement systems or funds.

If such person, at the time of such appointment, is already a member of either a county or municipal retirement system or fund, and as such is entitled to benefits under such retirement system or fund, and shall desire to transfer any portion of such benefits either from a county retirement system or fund to a municipal retirement system or fund, or from a municipal retirement system or fund to a county retirement system or fund, such person under the direction of the administrative heads of such two systems or funds may cause any financial credits to which he may be entitled in either one of said retirement systems or funds, to be transferred to the other retirement system or fund and thereafter shall enjoy the benefits arising out of such credits thus transferred, in the retirement system or fund to which they have thus been transferred, in the same manner as if they had originally accrued therein; credits thus trans-
ferred to be deducted in the system or fund in which they originated and the benefits of such person in such original system or fund to be reduced accordingly.

2. This act shall take effect immediately.
Approved March 29, 1943.

CHAPTER 59

An Act concerning criminal judicial district courts, and supplementing chapter two hundred twelve of Title 2 of the Revised Statutes.

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

1. The judge of each criminal judicial district court now or hereafter serving as such judge shall, after the expiration of his term, continue to serve as such judge until his successor shall qualify.

2. This act shall take effect immediately.
Approved March 29, 1943.
CHAPTER 60

An Act providing for the issuance of a real estate broker’s license in certain cases.

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

1. The Real Estate Commission may issue a real estate broker’s license upon payment of the regular fee, which license shall be the same as other licenses issued under article one of chapter fifteen of Title 45 of the Revised Statutes, to any citizen of New Jersey who has been for at least ten years last past an officer in a corporation which has been engaged in the real estate business in the same municipality in this State, and who has for the same period given his full time to his duties as such officer of such corporation; provided, that an officer of said real estate corporation holding a real estate broker’s license issued by the commission has died, leaving no other officer or employee of such corporation holding either a real estate broker’s license or a real estate salesman’s license.

2. This act shall take effect immediately.

Passed over veto, filed March 30, 1943.
CHAPTER 61

An Act to amend "An act requiring a taxpayer to pay an expense fee as a condition precedent to filing a petition of appeal with the county board of taxation in counties of the first class," approved May twenty-eighth, one thousand nine hundred and forty (P. L. 1940, c. 71).

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

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

1. Upon the filing of a petition of appeal by any taxpayer with the county board of taxation in any county of the first class pursuant to section 54:3-21 of the Revised Statutes, such taxpayer or the person acting on his behalf shall pay to the secretary of such county board a fee of one dollar ($1.00) for each such petition. No fee shall be required, however, where the assessed valuation of any property is five thousand dollars ($5,000.00) or less. Each such secretary shall be liable for all such fees paid into his hands and he shall pay over all such fees to the treasurer of the county, who shall receive, account and dispose of such fees as revenues of the county.

2. This act shall take effect immediately.

Filed April 2, 1943.
CHAPTER 62

An Act ratifying and confirming the payment by any secretary of a county board of taxation, in a county of the first class, of certain fees heretofore collected by him to the county treasurer and the receiving, accounting and disposing of such fees by the county treasurer as revenues of the county, and providing for the repayment by the State to the respective counties of any such fees paid by any such secretary to the State.

BE IT ENACTED BY THE SENATE AND GENERAL ASSEMBLY OF THE STATE OF NEW JERSEY:

1. The payment to the county treasurer by any secretary of a county board of taxation, in a county of the first class, of fees heretofore collected by him as a condition precedent to filing petitions of appeal and the receiving, accounting and disposing of such fees by the county treasurer as revenues of such county is ratified and confirmed.

2. Any such fees so received by any such secretary of a county board of taxation in a county of the first class, which have been paid over to the State, shall be paid back by the State Treasurer to the county treasurer of such county, and shall be accounted for and disposed of by such county treasurer as revenues of the county.

3. This act shall take effect immediately.

Filed April 2, 1943.
CHAPTER 63

An Act concerning taxation, and supplementing chapter four of Title 54 of the Revised Statutes.

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

1. No commercially planted and growing crops, trees, shrubs or vines while in the ground shall be listed for taxation in this State as personal property or be taxed, and each assessment of real property shall be made at true value of said real property without regard to any enhancement in value of such real property because of any commercially planted and growing crops, trees, shrubs or vines while in the ground; provided, however, nothing herein contained shall prohibit the listing for taxation and the taxation of commercially planted and growing crops, trees, shrubs and vines, after severance from the ground.

2. This act shall take effect immediately.

Filed April 2, 1943.
A Supplement to “An act relating to the creation of local housing authorities, including the definition of their functions and powers, and to public housing projects undertaken by public bodies, and adding a new chapter to the Revised Statutes, to be known as chapter fourteen-A of Title 55,” approved March eighth, one thousand nine hundred and thirty-eight (P. L. 1938, c. 19).

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

1. All persons employed, at the time this act becomes effective, by any municipal housing authority created in any municipality operating under the provisions of subtitle three of Title 11 of the Revised Statutes, except any municipal housing authority created in any such municipality having a population of more than eighty thousand and not more than one hundred and twenty thousand, and any housing authority created in any such municipality in any county having a population of more than seventy-five thousand and not more than one hundred and twenty thousand, shall hold and thereafter continue to hold their respective employments within and as part of the classified service in accordance with the provisions of said subtitle three of Title 11, and each such person shall be granted seniority rights depending on the date of entry into such employment. All persons employed by any municipal housing authority, except any municipal housing authority created in any such municipality having a population of more than eighty thousand and not more than one hundred and twenty thousand, and any housing authority created in any such municipality in any county having a population of more than seventy-
CHAPTERS 64 & 65, LAWS OF 1943

five thousand and not more than one hundred and twenty thousand, after this act becomes effective shall be employed and shall hold their respective employments subject to the provisions of said subtitle three of Title 11.

2. This act shall take effect immediately.

Filed April 2, 1943.

CHAPTER 65

AN ACT concerning procedure in district courts, and amending section 2:32-158 of the Revised Statutes.

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

1. Section 2:32-158 of the Revised Statutes is amended to read as follows:

2:32-158. When a written claim to goods and chattels levied on or taken under an execution is made to the constable in possession thereof by a person other than the judgment debtor, the constable shall immediately delay his sale of the goods and chattels for ten days, to permit the claimant to apply to the judge of the court out of which the execution issued for a jury to try and determine his claim to the property. The claimant shall also forthwith file with the clerk of the court a copy of his claim so made to the constable.

If the judgment creditor indemnifies the constable against claimant's demand, the sale shall take place at the time and place advertised.

If the claimant shall fail to file a copy of his claim with the clerk as aforesaid or, having filed said copy, does not within the ten days apply to said court and have his claim tried and determined, he shall be deemed to have abandoned it, and the
constable shall proceed as if no claim had been made, and shall not be liable in an action therefor thereafter.

2. This act shall take effect immediately.
Approved April 6, 1943.

CHAPTER 66

An Act concerning procedure in district courts, and amending section 2:32-269 of the Revised Statutes.

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

1. Section 2:32-269 of the Revised Statutes is amended to read as follows:

2:32-269. If, in proceedings instituted under paragraph "b" of section 2:32-265 of this Title, the tenant or person in possession of the demised premises shall at any time on or before entry of final judgment, pay to the clerk of the court out of which the summons has issued, the rent claimed to be in default by the oath filed with the clerk, together with the accrued costs of the proceedings, all proceedings shall be stopped and the receipt of the clerk shall be evidence of such payment. The clerk shall forthwith pay all moneys so received to the landlord or to the person making oath for him.

2. This act shall take effect immediately.
Approved April 6, 1943.
CHAPTER 67


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

1. Section 55:2-6 of the Revised Statutes is amended to read as follows:

55:2-6. After March twenty-fifth, one thousand nine hundred and four, no tenement house shall be enlarged or its yard be diminished so that its yard shall be less in depth than the minimum depth required for tenement houses erected after said date. Where the first floor is used exclusively for business the yard may start at the second tier of beams, provided any extension to the tenement house in no way interferes with the fire exits from the tenement house.

2. Section 55:3-24 of the Revised Statutes is amended to read as follows:

55:3-24. In all nonfireproof tenement houses erected after March twenty-fifth, one thousand nine hundred and four, which are occupied or arranged to be occupied by more than two families on any floor, stairs leading from the entrance floor to the cellar may be constructed inside the building if they are enclosed in the cellar with an eight-inch fireproof wall with a self-closing fireproof door hung in a fireproof frame, set three feet from the lowest step. The enclosing partitions on the first floor shall be plastered on both sides over metal lath or approved plaster board and have a self-closing fireproof door hung in a fireproof frame at the top; and that portion of the cellar or other lowest story, into which said stairs lead must be
entirely shut off by fireproof walls from those portions of the cellar in which heating appliances, boilers or machinery are located. All openings in such walls shall be provided with self-closing fireproof doors. If such stairs are placed under the stairs leading to the upper stories, then the flight of stairs under which they are placed shall be fireproof, except that in tenement houses erected prior to one thousand nine hundred and forty-three in which inside cellar stairs have been or may be constructed the existing flight of stairs above them shall be safeguarded against fire with the use of such fire retarding material in such manner as shall be satisfactory to the board. In nonfireproof tenement houses erected after said date, which are not occupied or arranged to be occupied by more than two families on any floor, stairs leading from the entrance floor to the cellar may be placed inside the building, if they are enclosed with fireproof walls in the cellar, with a self-closing fireproof door hung in a fireproof frame three feet from the lowest step and a self-closing fireproof door hung in a fireproof frame at the top of the stairs and the enclosing partition on the first floor must be plastered on both sides over metal lath or approved plaster board, except that in tenement houses arranged to be occupied by not more than three families in all, the fireproof door and enclosure at the top may be omitted if the stairs to cellar are not located under the main stairway. If new stairs are constructed from the entrance floor to the cellar in a tenement house existing on said date, such stairs shall be enclosed as directed by the board. The provisions of this subtitle shall not apply where the stairs extend from the entrance floor to a masonry-enclosed section of a lower floor used for other than cellar purposes. This section may have not more than one entrance into the cellar proper and must be separated therefrom with a fireproof self-closing door hung in a fireproof frame.

New Jersey State Library
3. Section 55:3-26 of the Revised Statutes is amended to read as follows:

55:3-26. All stairs in tenement houses and all outside stairs having more than three risers and leading to any part of a tenement house shall be provided and maintained with proper banisters and railings and kept in good order.

4. Section 55:4-10 of the Revised Statutes is amended to read as follows:

55:4-10. When any building is placed on the same lot with a tenement house after April twenty-first, one thousand nine hundred and thirty; when a garage is placed on the same lot with a tenement house after such date or when a garage is erected within a tenement house or adjoins the rear wall of a tenement house, it shall comply with the following requirements except as set forth in section 55:4-9 of this Title:

a. When any building is placed on the same lot with a tenement house after April twenty-first, one thousand nine hundred and thirty, there shall be always maintained between the said buildings an open, unoccupied space extending upward from the ground and across the entire width of the lot. Where either building is fifty feet or more in height, such open space shall, except as hereinafter provided in this section, be at least twenty-four feet from wall to wall; and for every twelve feet of increase or fraction thereof in the height of such building above fifty feet, such open space shall be increased one foot in depth throughout its entire width, and for every twelve feet of decrease in the height of such building below fifty feet the depth of such open space may be decreased one foot; and no building of any kind shall be placed upon the same lot as a tenement house after such date, so as to decrease the minimum size of courts or yards as prescribed by this subtitle. When such building is not more than twelve feet in height and is not to be used as a dwelling, the distance between the two buildings shall not be less than the yard space required for the tenement house.
CHAPTER 67, LAWS OF 1943

If any tenement house is erected after such date, upon any lot upon which there is already another building, it shall comply with all of the provisions of this subtitle, and in addition to the space between the said building and the said tenement house shall be of such size and arranged in such manner as is prescribed in this section, the height of the highest building on the lot to regulate the dimensions.

The use to which such other building is put shall not be detrimental to the health or safety of the occupants of said tenement house and shall be subject to the written approval of the board.

b. The word "garage" wherever occurring in this subtitle shall mean a building or any part thereof in which there shall be housed or kept self-propelled vehicles, or automobiles, containing inflammable liquids for fuel or power. Such a garage, if not located with an open space between it and the tenement house equal to the yard required for the tenement house as set forth elsewhere in this subtitle, without any deduction for setback, shall be deemed a private garage and shall be of masonry construction. All automobiles or vehicles housed or stored in a private garage shall be for the use of the tenants of such tenement house. All garages shall conform with the several subdivisions of this subtitle as they may apply. No such garage shall be more than one story in height nor shall it be used for any other purpose than the storage of automobiles. In no case shall the number of autos housed exceed by twenty-five per centum (25%) of the number of apartments provided in the tenement house.

c. A private garage, other than frame, one story in height, may be placed five feet from the rear line of the tenement house if the open unoccupied yard space is equal in square feet to that required for a tenement house of that height. Any garage hereafter erected with an open space between it and the tenement house as set forth in subdivision b, the capacity of which exceeds four cars shall be of masonry construction.
d. On a corner lot a private garage may adjoin the rear wall of the tenement house if said wall is unpierced and the roof of the garage is of fireproof construction except where the capacity of the garage does not exceed three cars the ceiling of the garage may be plastered one-half inch thick with cement plaster over approved metal lath.

e. A private garage may be constructed within the first floor, basement or cellar. If constructed within the basement or cellar or attached to the rear wall of the tenement house it may extend into the yard of said tenement house and to the rear line of the lot, provided the roof of this extension is of fireproof construction and is not above the basement or cellar ceiling. Where the roof of such extension is above the level of the adjoining yard or yards the entire perimeter of such roof shall be protected with an iron railing at least two feet six inches high and the roof of such extension shall be used as the yard of the tenement house.

The ceiling forming the floor of the portion of the tenement house above the garage shall be of fireproof construction except that where the capacity of said garage does not exceed three cars and also where the required yard is maintained in the rear of said garage the ceiling may be plastered one-half inch thick with cement plaster over approved metal lath. All walls separating garage from other parts of the tenement house shall be of brick at least eight inches thick. Where the windows in the tenement house are located immediately above the roof of the garage such windows shall be fireproof and glazed with a good quality wire glass.

Where the driveway to garage is within the tenement house the ceiling and side walls shall be constructed as required for garages. Entrance from the garage to the cellar of the tenement house may be through a vestibule one side of which shall be open for its entire width from floor to ceiling facing a street, yard, court or vent shaft.
Where the wall between the tenement house and the garage is pierced for steam mains or for any other similar purpose, such opening shall be no larger than is necessary for its purpose and all crevices and cracks shall be tightly closed with fire-proof material.

No gasoline, oil or other fuel shall be sold, stored or handled in any garage, but this shall not prevent the keeping of such gasoline and oil or other fuel as may be actually contained in the tanks of motor vehicles kept in such garage.

Where the area of section of tenement house to be used for garage purposes exceeds one thousand square feet the garage section shall be sprinklered with an automatic sprinkler system approved by the board as being appropriate for the premises.

Garage floors shall be of concrete or equal fire resistive and impervious material.

In no case shall a garage be connected with the house sewer. No stove or forge is to be permitted in any garage. No artificial light will be permitted except incandescent electric light. There shall be no pit in any floor. Adequate signs marked "no smoking" shall be posted in the garage. Self-closing metal cans must be used for all wastes, oily waste, or wasted oils, and no oily waste shall be allowed to remain exposed to the danger of spontaneous combustion. All garages the capacity of which exceeds three cars, whether a common garage or a battery of garages, which are erected within, partly within or attached to a tenement house shall be provided with a fire-extinguisher of at least two and one-half gallon capacity, bearing the label of the Fire Underwriters Laboratory; there shall also be provided at least one pail of sand. The fire-extinguisher and sand shall be so located as to be readily accessible at all times in the event of an emergency. Where the capacity of the garage exceeds fifteen cars an additional fire-extinguisher and pail of sand shall be provided. For each additional fifteen cars or major fraction over the first fifteen there shall be pro-
Every garage with floor level more than one-half its height below street or yard grade shall have a ventilating and exhaust system so designed as to assure suitable dilution and removal of gasoline vapors and motor exhaust fumes and an affidavit by the engineer of the company installing the same, stating that the said system will meet the requirements of this subtitle, shall be filed with the plan. Every garage within or partly within a tenement house, the ceiling of which is more than one-half above the street or yard grade shall be provided with movable windows sufficient in number to afford adequate ventilation, or such other method of ventilation as the board may require.

Garages which are entirely above ground shall be provided with movable louvers or sash in the entrance door and with movable louvers or movable windows sufficient in number to afford adequate ventilation in at least one exterior wall, or such other method of ventilation as the board may require. These louvers or sash shall open to the yard, or to the street or court of the size required for the tenement house.

A separate water-closet complying with all the requirements of this subtitle shall be provided within all garages the capacity of which exceeds fifteen cars.

All garages erected under the provisions of this section shall also comply with all regulations of the municipality in which the tenement house is situated.

5. Section 55:4-24 of the Revised Statutes is amended to read as follows:

55:4-24. In every tenement house erected after March thirty-first, one thousand nine hundred and five, every inner court shall be provided with one or more horizontal intakes, at the bottom, except as hereinafter provided. Intakes shall consist of air-tight open ducts not less than sixteen inches deep and five square feet in area and provided with...
open iron grills at each end, and shall be con-
structed of fireproof or fire retarding material,
provided they can be installed so as to connect
from the street or yard to the bottom of the court
at right angles without bend or break or the form-
ing of a trap in any part.

6. Section 55:5-4 of the Revised Statutes is
amended to read as follows:

55:5-4. In every tenement house erected after
March twenty-fifth, one thousand nine hundred and
four, all rooms except water-closet compartments
and bathrooms shall be of the following minimum
sizes: In each apartment there shall be at least
one room containing not less than one hundred and
twenty square feet of floor area. Each other room
shall contain not less than ninety square feet of
floor area, except a pullman corner, breakfast
room or dinette, which may be fifty-five square feet
in area; and except a kitchen which shall contain
not less than seventy square feet of floor area or
kitchenette which shall not be more than fifty-five
square feet in area. Where a dressing closet is
provided it shall not be greater than six feet in its
maximum dimension.

Each room shall be in every part, not less than
nine feet high from the finished floor to the fin-
ished ceiling; except as hereinafter in this section
provided, and except that an attic room need be
the required height in but half of its area.

In tenement houses erected after such date, which do not occupy more than eighty-five per
centum (85%) of a corner lot or sixty per centum
(60%) of an inside lot, and in which the minimum
dimension of any court is not less than fifty per
centum (50%) greater than the minimum dimen-
sion of any similarly situated court, required by
the provisions of this subtitle, for tenement houses
of equal height erected after such date, each room
shall be not less than eight feet and six inches from
the finished floor to the finished ceiling. In such
tenement houses, the minimum floor area of any
room, other than the rooms excepted in this sec-
tion shall be not less than one hundred square feet.
In tenement houses erected after such date which do not occupy more than seventy-five per centum (75%) of a corner lot or fifty per centum (50%) of an inside lot, and in which the minimum dimension of any court is not less than twice the minimum dimension of any similarly situated court required by the provisions of this subtitle for tenement houses of equal height, erected after such date, in which the rooms are required by this subtitle to measure nine feet from the finished floor to the finished ceiling, each room shall be not less than eight feet high from the finished floor to the finished ceiling.

No room in a cellar or basement shall be less than nine feet high from the finished floor to the finished ceiling.

7. Section 55:5-13 of the Revised Statutes is amended to read as follows:

55:5-13. In every tenement house erected after March twenty-first, nineteen hundred and twenty-five, other than those excepted elsewhere in this paragraph there shall be in the roof directly over the stair-well, a ventilating skylight constructed of metal and provided with ridge ventilators having a minimum opening of forty square inches; or such skylight shall be provided with fixed or movable louvers. The glazed roof of such skylight shall not be less than twenty square feet in area.

Where the stair and public halls are provided with windows of the size set forth in this subtitle and said windows open to the street, a yard or court of the size required by this subtitle, such skylight may be omitted, if, in the opinion of the board, such windows provide sufficient light for the stair or public halls. Where existing buildings are converted into tenement houses and are not more than four stories in height and it is impractical to comply strictly with the provisions of this paragraph the board may approve an equivalent method of lighting if in their judgment such method provides adequate light.
8. Section 55:6-15 of the Revised Statutes is amended to read as follows:

Section 55:6-15. In every tenement house erected after March twenty-fifth, one thousand nine hundred and four, where there is no cellar or basement, there shall be an air space underneath. Such air space shall be at least two feet in height, extending over its entire area, and the surface of the ground under any such air space shall be concreted, as required for the cellar bottoms in sections 55:6-3 and 55:7-3 of this Title. The board may grant an exception to the concreting of the air space where buildings are erected in such localities as to preclude dampness in such air space. Said air space shall be enclosed in brick walls, provided with iron grills, set in front and rear walls for ventilation, the apertures shall be one inch square and shall not be less than six in number. There shall also be provided an outside door opening to such air space, not less than eighteen inches square. Said opening shall be securely closed with a proper door, which shall be kept locked at all times. Where the air space extends under part of the building and connects with the cellar an 18”x18” fireproof door to the cellar shall be provided. The floor above any such air space shall be laid with a double flooring of matched boards, with a layer of heavy three-ply building paper or felt between the under and upper floors, the upper floor to be laid at an angle not less than forty-five degrees with the lower floor.

9. Section 55:8-22 of the Revised Statutes is amended to read as follows:

Section 55:8-22. All tenement houses shall be kept provided with proper and sufficient metallic leaders for conducting water from the roofs in such manner as to protect the walls and foundations of the said building from injury. Where the building is located on sandy soil the board may grant an exception to this requirement provided there is a roof overhang of sufficient width to throw rain water away from foundation walls. In no case shall the water from said leaders be allowed to
Subsurface drainage.

Leader.

Section amended.

Inspection fees.

flow upon the sidewalk, but the same shall be conducted by the pipe or pipes to the sewer, where sewers exist, and where the municipality permits such disposal to be made. If there be no sewer or if such disposal is not permitted by the municipality, then the water shall be conducted by proper pipe or pipes below the surface of the sidewalk to a street gutter. A leader connected to the sewer must be trapped and shall not be used as a soil pipe or waste pipe, nor shall any such soil or waste pipe be used as a leader. In no case shall the water from any such leader be connected with any vault or privy or cesspool used to receive fecal matter, urine, or sewage of any kind; nor shall any such leader be connected to any well or underground receptacle from which it is intended to be redrawn for use.

10. Section 55:10-10 of the Revised Statutes is amended to read as follows:

55:10-10. For each special inspection made where a report is furnished for the purpose of transferring title, securing mortgage loans, or other similar purpose, a fee shall be charged which shall be based on the following table:

<table>
<thead>
<tr>
<th>Number of Families</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Up to 4 families</td>
<td>$5.00</td>
</tr>
<tr>
<td>Over 4 families but not over 12 families</td>
<td>$10.00</td>
</tr>
<tr>
<td>Over 12 families but not over 24 families</td>
<td>$15.00</td>
</tr>
<tr>
<td>Over 24 families but not over 48 families</td>
<td>$20.00</td>
</tr>
<tr>
<td>Over 48 families</td>
<td>$25.00</td>
</tr>
</tbody>
</table>

11. This act shall take effect immediately.

Approved April 6, 1943.
CHAPTER 68

AN ACT relating to the number of constables hereafter to be elected in certain cities and wards therein, and amending section 40:41-35 of the Revised Statutes.

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

1. Section 40:41-35 of the Revised Statutes is amended to read as follows.

40:41-35. The number of constables hereinafter prescribed may be elected in the several municipalities and wards therein:

a. In cities of the first class the governing body may annually, by resolution, appoint not more than one hundred fifty constables, each of whom shall have been a resident and registered voter of the city for at least three years prior to his appointment;

b. In all cities except cities of the first and third classes—three in each ward; except as otherwise provided by the charter of any such city;

c. In cities of the third class and in towns—as many constables in each ward as will equal the number of justices of the peace to which such ward is entitled;

d. In townships—as many constables as will equal the number of justices of the peace to which the township is entitled;

e. In boroughs—two constables.

2. This act shall take effect immediately.

Approved April 6, 1943.
CHAPTER 69

An Act providing for the making of certain deductions by this State or any county, municipality or school district thereof, or any board, body, agency or commission of this State, or of any county, municipality or school district thereof from the compensation payable by it to any person holding office, position or employment under it.

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

1. Whenever, pursuant to any Federal or State statute, this State or any county, municipality or school district thereof, or any board, body, agency or commission of this State, or of any county, municipality or school district thereof, is required to make any deduction from the compensation payable by it to any person holding office, position or employment under it, such deduction shall be made by the disbursing officer of this State or any county, municipality or school district thereof, or any board, body, agency or commission of this State, or of any county, municipality or school district thereof, as the case may be, under such rules and regulations as he shall promulgate for the most economical and expeditious handling thereof.

2. Said disbursing officer may make any payment on account of such deductions to the person entitled thereto, as is required by such Federal or State statute, without appropriation to the purpose for which it is drawn.

3. Such disbursing officer making any such deduction shall furnish to each person, from whose compensation deduction has been made, such statements as are required by the Federal or State statutes requiring or permitting such deduction.
4. Every person holding office, position or employment under this State or any county, municipality or school district thereof, or any board, body, agency or commission of this State, or of any county, municipality or school district thereof shall, in the case of deductions required by any Federal or State statute, be deemed to consent and agree to such deductions from his compensation, notwithstanding any other law, rule or regulation affecting the salary, pay, compensation, other perquisites or tenure of such person, and notwithstanding that the minimum salary, pay, compensation or other perquisite provided by law for him shall be reduced thereby, payment, less such deductions, shall be a full and complete discharge and acquittance of all claims and demands for service rendered by him during the period covered by such payment.

5. This act shall take effect immediately.

Approved April 6, 1943.

CHAPTER 70

An Act to amend "An act relating to and providing for the government of cities of this State containing a population of less than twelve thousand inhabitants," approved March twenty-fourth, one thousand eight hundred and ninety-seven (P. L. 1897, c. 30).

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

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

7. The common council of any such city shall be composed of three members from each ward, when said city is divided into two wards, who shall be
elected for and hold office as follows: one in each ward at the first election, for a term of one year, one for a term of two years, and one for a term of three years; and thereafter one shall be elected annually in each ward for a term of three years; when such city is divided into more than two wards, the common council shall be composed of but one member from each ward, who shall be elected for and hold office as follows: one-half the members, when the membership is even, and the minority when it is odd, shall hold office for a term of two years, and the others for a term of three years, the length of term of the respective members to be determined by lot immediately after the organization of the common council and thereafter one-half of said board, or the majority thereof, as the case may be, shall be elected for a term of three years; there shall also be elected, in every such city, one councilman-at-large, who shall hold office for the term of two years; a city clerk, who shall hold his office for the term of three years, subject, however, to the provisions of section 40:46-7 of the Revised Statutes; a person to be collector of taxes who shall hold his office for the term of four years from and after the first day of January next succeeding his election; and one assessor from each of the respective wards who shall hold their respective offices for the term of four years from the first day of July following their election, except in cities where a board of assessors consisting of three persons appointed by common council, has been created by ordinance of said common council, pursuant to law; in which event said assessors shall be appointed for the term of four years from the first day of July following their appointment. Said common council shall also appoint one overseer of the poor who shall hold office for the term of five years. When such city is divided into two wards, one chosen freeholder from each ward shall be elected, who shall hold office for the term of three years. When such city is divided into more than two wards, two
freeholders shall be elected from such city at large, who shall hold office for a term of three years, and such justices of the peace, constables and other city and ward officers as are now or hereafter may be provided by law. At the annual meeting of the common council a city treasurer shall be appointed by the said common council, who shall hold office for the term of three years, except in cities where such treasurer is under tenure of office.

Each member of the common council shall receive such annual compensation for his services not exceeding three hundred dollars ($300.00) per annum, as the common council shall, by ordinance, fix and determine, to be paid in equal semimonthly installments, but shall receive no fee or other compensation whatever.

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

3. The mayor shall be the chief executive officer of such city and shall possess the powers and privileges and shall perform the duties which are hereinafter specified, and shall be elected for the term of two years at the annual general election to be held on the first Tuesday after the first Monday in November in each year and shall receive such annual compensation for his services, as the common council shall, by ordinance, fix and determine, not exceeding twenty-five hundred dollars ($2,500.00) per annum, and he shall receive no fee or other compensation whatever.

3. This act shall take effect immediately.

Approved April 6, 1943.
CHAPTER 71

A: Act concerning municipalities, and supplementing chapter forty-eight of Title 40 of the Revised Statutes.

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

1. The governing body of every municipality shall have power to make, enforce, amend and repeal ordinances requiring the owner or tenant of lands lying within the limits of such municipality, where it shall be necessary and expedient for the preservation of the public health, safety, general welfare or to eliminate a fire hazard, to remove from such lands brush, weeds, dead and dying trees, stumps, roots, obnoxious growths, filth, garbage, trash and debris within ten days after notice to remove the same, and to provide for the removal of the same by or under the direction of some officer of the municipality in cases where the owner or tenant shall have refused or neglected to remove same in the manner and within the time provided above, and to provide for the imposition of penalties for the violation of any such ordinance.

2. In all cases where brush, weeds, dead and dying trees, stumps, roots, obnoxious growths, filth, garbage, trash and debris are removed from any lands under any such ordinance by or under the direction of an officer of the municipality, such officer shall certify the cost thereof to the governing body, which shall examine the certificate, and if found correct shall cause the cost as shown thereon to be charged against said lands; the amount so charged shall forthwith become a lien upon such lands and shall be added to and become and form part of the taxes next to be assessed and levied upon such lands, the same to bear interest at the same rate as taxes, and shall be collected
and enforced by the same officers and in the same manner as taxes.
3. This act shall take effect immediately.
Approved April 6, 1943.

CHAPTER 72

An Act concerning workmen’s compensation, and supplementing chapter fifteen of Title 34 of the Revised Statutes.

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

1. In computing any limitation of time for filing petitions and instituting proceedings prescribed by chapter fifteen of Title 34 of the Revised Statutes, the time during which any claimant is in a foreign country, while the government of or in control of said country is at war with the Government of the United States or while postal communications between said country and the United States are suspended, and twelve months thereafter shall not be computed as part of any such period of limitation.
2. This act shall take effect immediately.
Approved April 6, 1943.
CHAPTER 73

An Act concerning district courts, and amending section 2:32–180 of the Revised Statutes.

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

1. Section 2:32–180 of the Revised Statutes is amended to read as follows:

2:32–180. When a judgment has been recovered in any district court of this State, and where any wages, debts, earnings, salary, income from trust funds or profits are due and owing to the judgment debtor, or shall thereafter become due and owing to him, to an amount of eighteen dollars ($18.00) or more a week, the judgment creditor may, without notice to the judgment debtor, apply to the court in which the judgment was recovered, and, upon satisfactory proofs of such facts by affidavits or otherwise, the court shall grant an order directing that an execution issue against the wages, debts, earnings, salary, income from trust funds or profits of the judgment debtor. Such an execution may issue directed to any constable and/or sergeant-at-arms of any county in the State, so designated in the writ, which shall be executed and returned by the constable to whom it shall be delivered, in the same manner as if it had been issued out of a court of competent jurisdiction in his county.

2. This act shall take effect immediately.

Approved April 6, 1943.
CHAPTER 74

AN ACT concerning medicine and surgery, and amending section 45:9-21 of the Revised Statutes.

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

1. Section 45:9-21 of the Revised Statutes is amended to read as follows:

45:9-21. The prohibitory provisions of this chapter shall not apply to the following:

a. A commissioned surgeon or physician of the regular United States Army, Navy or Marine hospital service while so commissioned and actively engaged in the performance of his official duties. This exemption shall not apply to reserve officers of the United States Army, Navy or Marine Corps, or to any officer of the National Guard of any state or of the United States;

b. A lawfully qualified physician or surgeon of another state taking charge temporarily, on written permission of the board, of the practice of a lawfully qualified physician or surgeon of this State during his absence from the State, upon written request to the board for permission so to do. Before such permission is granted by the board and before any person may enter upon such practice he must submit proof that he can fulfill the requirements demanded in the other sections of this article relating to applicants for admission by examination or indorsement from another State. Such permission may be granted for a period of not less than two weeks nor more than four months upon payment of a fee of twenty-five dollars ($25.00). The board in its discretion...
may extend such permission for further periods of two weeks to four months but not to exceed in the aggregate one year;

c. A physician or surgeon of another State of the United States and duly authorized under the laws thereof to practice medicine or surgery therein, if such practitioner does not open an office or place for the practice of his profession in this State;

d. A person while actually serving as a member of the resident medical staff of any legally incorporated charitable or municipal hospital or asylum approved by the board. Hereafter such exemption of any such resident physician shall not apply with respect to any individual after he shall have served as a resident physician for a total period of two years, and such exemption of resident physicians, except with respect to persons who shall have commenced service as resident physicians prior to July first, one thousand nine hundred and thirty-nine, shall apply only to persons who have been issued certificates under provisions contained in section 45:9–8 of this Title;

e. The practice of dentistry by any legally qualified and registered dentist;

f. The ministration to, or treatment of, the sick or suffering by prayer or spiritual means, whether gratuitously or for compensation, and without the use of any drug or material remedy;

g. The practice of optometry by any legally qualified and registered optometrist;

h. The practice of chiropody by any legally licensed chiropodist;

i. The practice of pharmacy by a legally licensed and registered pharmacist of this State, but this exception shall not be extended to give to said licensed pharmacist the right and authority to carry on the business of a dispensary, unless the dispensary shall be in
CHAPTER 74, LAWS OF 1943

charge of a legally licensed and registered physician and surgeon of this State;

j. A person claiming the right to practice medicine and surgery in this State who has been practicing therein since before July fourth, one thousand eight hundred and ninety, if said right or title was obtained upon a duly registered diploma, of which the holder and applicant was the lawful possessor, issued by a legally chartered medical institution which, in the opinion of the board, was in good standing at the time the diploma was issued;

k. A professional nurse, or a graduate physio-therapist, masseur, electro-therapist, or hydro-therapist, while operating in each particular case under the specific direction of a regularly licensed physician or surgeon. This exemption shall not apply to such assistants of persons who are licensed as osteopaths, chiropractors, optometrists or other practitioners holding limited licenses; or

l. A person while giving aid, assistance or relief in emergency or accident cases pending the arrival of a regularly licensed physician or surgeon or under the direction thereof.

2. This act shall take effect immediately.

Approved April 6, 1943.
CHAPTER 75

An Act concerning the practice of architecture, and amending sections 45:3-8, 45:3-9 and 45:3-10 of the Revised Statutes.

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

1. Section 45:3-8 of the Revised Statutes is amended to read as follows:

45:3-8. Any certificate granted by the board may be revoked or suspended by it for gross ignorance, recklessness, incompetency, dishonest practices, or other good and sufficient reasons, but before any certificate shall be revoked or suspended, the holder shall be entitled to at least twenty days' notice of the charge against him and of the time and place of the meeting of the board for the hearing and determination of such charge. For such purpose the board shall have the powers of a court of record sitting in the county in which its meeting shall be held, to issue subpoenas and to compel the attendance and testimony of witnesses, who shall be entitled to the same fee as is allowed in the Circuit Court, to be paid in like manner. The accused shall be entitled to the subpoena of the board for his witnesses, and a reasonable opportunity to produce them, and to be heard in person, or by counsel, in open public trial. Any member of the board may administer oaths and conduct the examination of witnesses under oath; and no certificate shall be revoked or suspended except upon the unanimous vote of all the members of the board. Any such revocation or suspension shall be certified in writing by the board under the hand of its president, or its president for the time being, and attested by the secretary, under the official seal of the board, and such certificate shall be filed in the office of the Secretary of State, who shall be paid
CHAPTER 75, LAWS OF 1943

the usual fee for filing similar documents in his office.

2. Section 45:3-9 of the Revised Statutes is amended to read as follows:

45:3-9. A copy of any certificate granted by the board, or of any revocation or suspension thereof, as by this chapter provided, certified by the Secretary of State under his hand and seal to be a true copy of the original filed in his office, shall be competent and plenary evidence to prove the facts contained therein, to the same extent as if the original document had been produced and proved in any court of civil or criminal jurisdiction. Any person whose certificate is refused or revoked or suspended by the board shall have the right to a writ of certiorari to the Supreme Court for a review of such action, and said court is hereby authorized and empowered to review and correct the action of the board, and the board shall forthwith carry out the judgment of said court on such review.

3. Section 45:3-10 of the Revised Statutes is amended to read as follows:

45:3-10. 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 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 or while his certificate is suspended, in accordance with the provisions of this chapter, or any person aiding or assisting such person not having a certificate to practice architecture or while his certificate to practice architecture is suspended, shall be liable to a penalty of not less than fifty dollars ($50.00) nor more than two hundred dollars ($200.00) for the first offense, and a penalty of not less than two hundred dollars
($200.00) nor more than five hundred dollars ($500.00) for a second or each subsequent offense, which penalty shall be sued for, and recovered by and in the name of the board.

Any single act or transaction shall constitute engaging in business or the practice of architecture within the meaning of this chapter.

Nothing herein contained shall prohibit students or employees of licensed architects from acting upon the authority of such licensed architects whose certificates have not been suspended, 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, but no licensed architect shall permit his name to be used in connection with the 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.

4. This act shall take effect immediately.

Approved April 6, 1943.

CHAPTER 76

An Act concerning the Passaic Valley Sewerage Commissioners, and supplementing chapter fourteen of Title 58 of the Revised Statutes.

Whereas, The municipalities presently participating in the use of the intercepting sewer, as herein defined, do not include several municipalities in the drainage area of the Passaic river below the Great Falls at Paterson, New Jersey; and
Whereas, Some of such nonparticipating municipalities have become more thickly populated and industrialized since the construction of the intercepting sewer, as herein defined, and the efforts of some or all of such nonparticipating municipalities to dispose of their sewage on their own initiative have not proved entirely successful, as a result of which the Passaic river is again threatened with pollution, to the prejudice of the health, safety and welfare of the people of the State of New Jersey; and

Whereas, The volume of sewage which flows through the intercepting sewer is considerably below its capacity, as many of the municipalities participating in the use of it are not doing so at the full rate of their contractual allotments, resulting in a great amount of unused capacity; and

Whereas, The provisions of the statutes whereby such municipalities not presently entitled to participation in the use of said intercepting sewer could become participants in such use, under reasonable terms and conditions, have proved to be impracticable and excessively cumbersome, and it is the desire of the State of New Jersey to afford a more practical means of relief in the premises; now, therefore,

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

1. Certain terms as used in this act, are defined as follows:

"Intercepting sewer" means the "Passaic Valley intercepting sewer" together with its branches and appurtenances, as constructed, maintained and operated by the Passaic Valley Sewerage Commissioners.

"Commissioners" means the "Passaic Valley Sewerage Commissioners."
"Contracting agency" means any municipality entitled to the rights in and use of the intercepting sewer by virtue of contributions made by it to the commissioners toward the costs of the construction of the intercepting sewer, pursuant to the provisions of chapter fourteen of Title 58 of the Revised Statutes (§58:14-1 et seq.), as amended, and the original and supplemental contracts between the commissioners and the various municipalities in the Passaic Valley Sewerage District.

"Lessee" means any municipality, governmental agency, person, firm or corporation, entering into a lease agreement under the provisions of this act.

"District" means the "Passaic Valley Sewerage District" as defined in section 58:14-1 of the Revised Statutes and chapter one hundred fifty-one of the laws of one thousand nine hundred and forty-two.

"Sewage" means sanitary sewage, trade wastes, storm waters and any other liquids and substances which customarily and regularly flow through sewers.

2. At any time hereafter, the commissioners may enter into a lease with any municipality, governmental agency, person, firm or corporation, for the use of the intercepting sewer for the disposal of additional sewage originating from a drainage area of the Passaic river below the Great Falls in the city of Paterson.

3. Before entering into any such lease, the commissioners shall determine that the intercepting sewer has sufficient capacity at the proposed point of intake of such additional sewage and at all other points of the intercepting sewer, after taking into consideration the estimated rate of flow and hours of discharge of such additional sewage, without preventing or interfering with the actual use being made of said intercepting sewer by any contracting agency therein or lessee. The commissioners shall hold a public hearing at which time opportunity shall be afforded the contracting agencies and all
interested parties to present objections and suggestions with reference to the proposed lease, and if it shall appear that contracting agencies representing more than seventy-five per centum (75%) of allotted capacity in said intercepting sewer, object to said lease, the commissioners shall not enter into it. Notice of said public hearing, with all relative information and data, shall be mailed to each contracting agency, at least twenty days before the date set for the hearing.

4. The said lease shall provide as follows: that
   (a) the lessee shall bear his proportionate share of the annual cost of maintenance, repairs and operation of the intercepting sewer in the same manner and on the same terms as the contracting agencies;
   (b) the lessee shall, in addition, pay to the commissioners, an annual rental at the rate of twenty-five hundred dollars ($2,500.00) per million gallons of average daily flow or discharge received into the intercepting sewer as a result of said lease; said annual rental to be not less than fifteen hundred dollars ($1,500.00);
   (c) the lease shall terminate on December thirty-first of the year in which made and thenceforth renew itself annually for calendar year periods, unless either party shall give six months’ notice prior to the renewal date of his or its intention not to renew;
   (d) the flow or discharge to be received under such lease shall be received during prescribed hours of the day or night and at a prescribed rate of flow per minute and per day with a right or privilege in the commissioners to vary such prescribed hours or rates of flow at any time during the term of the lease or any of its renewals;
   (e) the lessee shall at all times be subject to the rules and regulations of the commissioners governing the use of said intercepting sewer, and the lessee shall not discharge or permit to be discharged into the intercepting sewer any substances or liquids containing oils, gasoline or any explosive...
or inflammable materials, or acids or other substances or liquids which alone or in combination with other substances or liquids in the sewer, may or might, directly or indirectly, cause or threaten or tend to cause, injury to the sewer structures or to the life and health of persons. Such prohibited substances or liquids shall also include live steam and excessively hot liquids, as well as any other substances or liquids which directly or indirectly, alone or in combination with other liquids or substances, may or might generate or tend to generate explosive or dangerous gases;

(f) the flow or discharge to be received under a lease shall be metered by an approved measuring device or meter, to be approved by the commissioners, but to be erected by and at the sole expense of the lessee. Said measuring device or meter, however, shall be under the exclusive control of the commissioners; all expenditures for installations and connections made necessary by the lease, including the construction of a shut-off or closing valve under the control of the commissioners shall be borne by the lessee and said lessee shall be required to maintain in a good state of repair and operation, such measuring device, meter, installations and connections at its own costs and expenses; provided, that the lessee shall not be required to bear the expense of reading the meter or the general expense of maintaining, repairing and operating the intercepting sewer except as above provided;

(g) the commissioners and the contracting agencies shall not be responsible in damages for any stoppage in the flow or discharge received under the terms of the lease;

(h) where the lessee shall find it necessary in order to connect up with the intercepting sewer to construct lines over the property or through the streets or make use of the sewer lines, of any municipality, or of any individual, firm or private corporation, then said lessee shall be obligated to make such arrangements or contracts with said
CHAPTER 76, LAWS OF 1943

parties as may be necessary, as a condition to the making of the lease with the commissioners;

(i) the lessee shall conform to such other conditions, terms, requirements and safeguards as the commissioners may deem necessary and provide for in said lease;

(j) for breach in any of the provisions of the lease, the commissioners may give notice to the lessee and, unless such breach is corrected, the commissioners may forthwith terminate the lease.

5. The said annual rentals, exclusive of charges for maintenance, repairs and operations, paid by such lessees for the use of the intercepting sewer for any calendar year or portion of the same, shall be distributed proportionately among the contracting agencies according to their unused capacity in the intercepting sewer for such year.

6. Nothing herein contained shall be construed to limit or abridge the right of any contracting agency to make use of the intercepting sewer to the full extent of its allotted capacity, and if it shall appear that the actual use of such intercepting sewer by any contracting agency is being or probably will be impaired, lessened or destroyed, then the commissioners shall take action to curtail or bring to an end the use of said intercepting sewer by any lessee whose use of the same is, in actual operation, impairing, lessening or destroying or tending to impair, lessen or destroy the actual use of the intercepting sewer by such contracting agency.

7. Whenever any contracting agency is using said intercepting sewer in excess of its allotted capacity, the commissioners may, in addition to the right to restrain such excess use, by application to the court having jurisdiction over the same, in their judgment, permit such excess use whenever they ascertain and determine that such excess use will not interfere with the use of said intercepting sewer to the extent of its allotted capacity by any other contracting agency, and that the capacity of said intercepting sewer is sufficient to
carry such excess, permit such contracting agency to continue to use said intercepting sewer for such excess and charge the municipality using such excess at an annual rental at the rate of fifteen hundred dollars ($1,500.00) annually per million gallons of average daily flow, in addition to its proportionate share of the annual costs of maintenance, repairs and operation of the intercepting sewer with respect to its total discharge of sewage into such intercepting sewer.

The said rental collected by the commissioners shall be disbursed by the commissioners to the contracting agencies in the same manner as provided herein for the disbursement and distribution of the rentals arising from leases between the commissioners and lessees.

8. All acts and parts of acts inconsistent with the provisions of this act be and the same are hereby repealed.

9. This act shall take effect immediately.
Approved April 6, 1943.

CHAPTER 77

An Act concerning the investment of moneys in the pension funds of policemen and firemen, and amending section 43:16-7 of the Revised Statutes.

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

1. Section 43:16-7 of the Revised Statutes is amended to read as follows:

43:16-7. The pension commission shall have control and management of the fund and of the retirement of members of the departments, and may make all necessary rules and regulations with
regard thereto the same not inconsistent with this subtitle. All moneys belonging to the pension fund shall be received and paid over to the treasurer of the municipality, whose official bond shall cover the same. No moneys shall be paid out of the fund except upon the warrant of the commission, signed by its president and secretary. All moneys not needed for the immediate payment of the pensions shall be invested by the pension commission in interest-bearing bonds of the United States or of this State or of any county or municipality of this State, or in shares or share accounts of any building and loan association organized under the laws of this State or and Federal savings and loan association organized under the laws of the United States whose principal office is located in New Jersey; provided, that the accounts of the association whether State or Federally chartered are insured by the Federal Savings and Loan Insurance Corporation, pursuant to Title IV of an Act of Congress entitled “National Housing Act,” approved June twenty-seventh, one thousand nine hundred and thirty-four, as now enacted or as hereafter supplemented or amended, or by any other corporation hereafter created or organized under the laws of the United States, and which corporation is an instrumentality of the United States; provided, however, that such investment in shares or share accounts in any such association shall not exceed the aggregate amount for which any member or investor of such association shall be insured.

2. This act shall take effect immediately.

Approved April 6, 1943.
CHAPTER 78

An Act concerning the awarding of certificates of merit to students released from schools to supply additional labor in agricultural pursuits, and supplementing an act entitled "An act concerning child labor and compulsory education, establishing a State Commission on Student Service and defining its powers and duties and making an appropriation therefor, and supplementing 'An act to limit and regulate child labor in this State; to provide for examinations and inspections under the provisions of this act; to provide for the enforcement of this act and regulations made thereunder; to prescribe penalties for the violation thereof; and to repeal other acts,' approved June twenty-fifth, one thousand nine hundred and forty (P. L. 1940, c. 153)," approved March twenty-third, one thousand nine hundred and forty-two (P. L. 1942, c. 23).

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

1. Whenever any student has been employed for fifteen or more days of eight hours each in agricultural pursuits, as defined in the act to which this act is a supplement, such student shall be entitled to receive a certificate of merit testifying that he or she has made a direct contribution toward the prosecution of the war against Germany, Italy and Japan. Such certificate shall be presented by the New Jersey Department of Agriculture upon the certification of the county superintendent of schools, or the principal or head master of a private school in which the student
CHAPTERS 78 & 79, LAWS OF 1943

was enrolled, that the student has qualified for such award by having served satisfactorily in agricultural pursuits for the required length of time as stated in this paragraph.

2. This act shall take effect immediately.
Approved April 6, 1943.

CHAPTER 79

AN ACT concerning death by wrongful act, and amending section 2:47-4 of the Revised Statutes.

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

1. Section 2:47-4 of the Revised Statutes is amended to read as follows:

2:47-4. The amount recovered in proceedings under this chapter shall be for the exclusive benefit of the widow, surviving husband, the adopting parents of a legally adopted child and next of kin of the decedent, except the natural parents of a decedent who was legally adopted, and shall be distributed to them in the proportions provided by law for the distribution of the personal property of intestates, except that where decedent leaves a surviving widow or husband, but no children or descendant of any children and no parents, nor the adopting parents of a legally adopted child, the widow or surviving husband shall be entitled to the whole of the amount so recovered, which amount shall be paid to her or him.

2. This act shall take effect immediately.
Approved April 6, 1943.
CHAPTER 80

An Act concerning elections, and amending section 19:52-6 of the Revised Statutes.

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

1. Section 19:52-6 of the Revised Statutes is amended to read as follows:

19:52-6. The district election officers shall, as soon as the count is completed and fully ascertained, as by this subtitle required, lock the counter compartment and it shall so remain for a period of fifteen days, except it be opened by order of the Chief Justice or of a justice of the Supreme Court. Within such period and upon written request of any defeated candidate, or upon petition of any ten qualified voters of a county or municipality using machines who voted in the election in question, the court shall, at a cost of two dollars ($2.00) per district to the candidate or petitioners, order the machines in question opened and the registering counters rechecked against the election officers' returns. Any candidate or petitioners requesting such recheck, shall deposit with the county clerk, the amount necessary for all the districts requested. The county clerk, if it appears that an error or errors have occurred as a result of which the election is changed or the difference between the negative and affirmative of any public question is altered so as to change the results of the election, shall upon the warrant of such Chief Justice or justice of the Supreme Court pay to such candidate or petitioners the cost of such recheck. In the event it shall appear after such recheck that the results of the election remain unchanged, the county clerk shall, upon the warrant of such Chief Justice or justice of the Supreme Court, pay the funds so deposited into the county treasury. Such recheck shall be made under the supervision of the...
county election officials and in co-operation with the parties at interest or their representatives. When irregular ballots of whatever description have been voted, the district election officers shall return all such ballots in a properly secured package indorsed "irregular ballots" and return and file such package with the municipal clerk at the same time the original statement of the results of the election made by them is filed. Such package shall be preserved for six months next succeeding such election, and it shall not be opened or its contents examined during that time except by the order of a judge of a court lawfully empowered to direct the same to be opened and examined. At the end of the six months, such packages may be opened and the ballots disposed of at the discretion of the official having charge thereof.

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

3. This act shall take effect immediately.

Approved April 6, 1943.

CHAPTER 81

An Act concerning fire districts in townships, and amending section 40:151-25 of the Revised Statutes.

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

1. Section 40:151-25 of the Revised Statutes is amended to read as follows:

40:151-25. The board of fire commissioners shall certify the amount of money voted at the annual district meeting to the assessor of the township in which said district is situate, who shall assess said money on the inhabitants of said district and their
CHAPTERS 81 & 82, LAWS OF 1943

estates and taxable property therein in the same manner as township taxes are assessed and the money shall be assessed, levied and collected, at the same time and in the same manner as other township taxes.

In all counties the collector or treasurer of the township in which said district is situate shall pay over all moneys so assessed to the treasurer or custodian of funds of said fire district one-half on or before July first in the year for which said taxes are levied and the other half on or before January first of the following year, to be held and expended for the purpose of providing and maintaining means for extinguishing fires in such district.

The commissioners may also pay back, or cause to be paid back, to the township in which said district is situate, any funds, or any part thereof, paid to the treasurer or custodian of funds of such fire district by the collector of the township, representing taxes levied for fire district purposes within the said district but not actually collected in cash by the collector of said township.

2. This act shall take effect immediately.
Approved April 6, 1943.

CHAPTER 82

AN ACT concerning the payment of legacies and interest thereon, and amending section 3:26-1 of the Revised Statutes.

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

1. Section 3:26-1 of the Revised Statutes is amended to read as follows:

3:26-1. An executor or administrator with the will annexed of any will probated prior to the effective date hereof shall have one year after pro-
bate within which to pay and satisfy legacies given by the will, unless the will otherwise directs; provided, however, that legacies given by the will may be paid or satisfied prior to the expiration of said one year period unless the will otherwise directs.

An executor or administrator with the will annexed of any will probated on or after the effective date hereof shall have eighteen months after probate within which to pay and satisfy legacies given by the will unless the will otherwise directs; provided, however, that legacies given by the will may be paid or satisfied prior to the expiration of said eighteen months' period unless the will otherwise directs.

Any legatee under a will probated on or after the effective date hereof, who becomes entitled to interest on a legacy, shall be paid interest at the rate fixed by the will, or if no rate is so fixed, at the rate of three per centum (3%) per annum.

2. This act shall take effect immediately. Approved April 6, 1943.

CHAPTER 83

An Act concerning street lighting districts in townships, and amending section 40:155-6 of the Revised Statutes.

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

1. Section 40:155-6 of the Revised Statutes is amended to read as follows:

40:155-6. The collector of the township in which said district is situate shall pay over one-half of all moneys on or before July first of the year for which said funds are to be raised and the other
one-half on or before January first of the following year which shall have been assessed as aforesaid to the treasurer or custodian of funds of such lighting district, who shall disburse and pay out said moneys only on the presentation to him of a written order duly signed by the commissioners elect as aforesaid or by a majority thereof.

The commissioners may also pay back or cause to be paid back, to the township in which said district is situate, any funds, or any part thereof, paid to the treasurer or custodian of funds of such lighting district by the collector of the township, representing taxes levied for street lighting purposes within the said district but not actually collected in cash by the collector of said township.

2. This act shall take effect immediately.

Approved April 6, 1943.

CHAPTER 84

AN ACT relative to distribution under wills, and amending section 3:26–2 of the Revised Statutes.

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

1. Section 3:26–2 of the Revised Statutes is amended to read as follows:

3:26–2. When an executor, administrator with the will annexed, substituted administrator with the will annexed, testamentary trustee or substituted testamentary trustee has filed an account showing the balance of the estate in his hands at the date of the account, and the account has been allowed by decree of the court in which he has accounted, the court may, upon application of the fiduciary or a party in interest and such notice to all persons concerned as the court may direct,
order and make just distribution in accordance with the directions and provisions of the will, of what shall remain after all debts and expenses and other charges have been allowed and deducted; the application for the order directing such distribution may be made at or after the time of filing the account or pending or after the allowance of the account and such notice to all persons concerned of the application as the court may direct may be given prior to or pending or after the allowance of the account.

2. This act shall take effect immediately.
   Approved April 6, 1943.

CHAPTER 85

An Act to amend "An act designating the State souvenir of deceased veterans of the World War and regulating the sale thereof," approved May eighteenth, one thousand nine hundred and thirty-eight (P. L. 1938, c. 207).

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

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

   3. The sale and offering for sale of such poppy or poppies as heretofore mentioned shall be restricted to veterans' organizations chartered by an act of Congress and to their auxiliaries, where such funds are devoted exclusively for the benefit of World War veterans and their families.

2. This act shall take effect immediately.
   Approved April 6, 1943.
CHAPTER 86

An Act concerning criminal judicial district courts, and amending section 2:213-2 of the Revised Statutes.

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

1. Section 2:213-2 of the Revised Statutes is amended to read as follows:

       2:213-2. Each criminal judicial district court shall have concurrent jurisdiction of:

       Violations of the motor vehicle and fish and game laws; and

       With the several recorders, police justices and justices of the peace of violations of the ordinances of the several municipalities within its jurisdiction, except ordinances wherein the offense is also a violation of (a) subtitle fifteen of this Title (2:201-1 et seq.), (b) Title 44, Poor, (c) chapter seventeen of the title Children—Juvenile and Domestic Relations Courts (9:17-1 et seq.) or (d) chapter one of the title Intoxicating Liquors (33:1-1 et seq.), except where such jurisdiction is made exclusive by section 2:213-1 of this Title; and

       Violations of any civilian defense legislation for which a person may be adjudged a disorderly person.

       Each criminal judicial district court shall also have, possess and exercise jurisdiction concurrent with the courts of quarter sessions and special sessions to try and determine all misdemeanors other than high misdemeanors where such misdemeanors are committed within the limit of the criminal judicial district in which such criminal court is established, and the person or persons charged with any such offense shall in writing waive indictment and trial by jury.

2. This act shall take effect immediately.

Approved April 6, 1943.
CHAPTER 87

An Act concerning the retirement of certain veterans after twenty years continuous or aggregate service in office, position or employment of the State or of any county, municipality, school district or school board, and amending section 43:4–2 of the Revised Statutes.

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

1. Section 43:4–2 of the Revised Statutes is amended to read as follows:

43:4–2. When an honorably discharged soldier, sailor or marine has or shall have been for twenty years continuously or in the aggregate in office, position or employment of this State or of a county, municipality or school district or board of education, except in the case of teachers in the public schools, the body, board or officer having power to appoint his successor in case of vacancy may, with his assent, order his retirement from such service, or he shall be retired on his own request.  
2. This act shall take effect immediately.  
Approved April 6, 1943.

CHAPTER 88

An Act relative to the abandonment by fiduciaries of real property, and supplementing chapter seventeen of Title 3 of the Revised Statutes.

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

1. Whenever it shall be made to appear to the satisfaction of any court having jurisdiction of
the accounts of an original or substituted fiduciary acting under a will, codicil, or trust instrument or acting under appointment by any court of this State or by any surrogate of any county of this State, on application by the fiduciary or other interested party, after such notice as the court may direct to be given to those interested in the estate or trust, that any real property, improved or unimproved, which constitutes or is comprised within the assets of the estate or trust, because of liens, encumbrances, absence or inadequacy of revenue or other causes or reasons, has such lack of value that it is not worth protecting, and that it is advisable and for the best interests of those interested in the estate or trust to do so, an order may be made permitting or directing the fiduciary to abandon such real property, by refraining from paying any real property taxes or assessments in arrears or thereafter assessed, water rents, mortgage principal or interest in arrears or thereafter becoming due, or other liens or encumbrances, and by refraining from making any repairs or replacements with respect to or by refraining from otherwise maintaining or protecting any improvement upon any such improved real property, and by refraining from keeping any such improvement insured against fire or other loss, and providing, if the court shall so direct, that the fiduciary, until the fiduciary is divested of title to such real property by conveyance or otherwise or until the fiduciary is divested of right to possession of such real property, may continue to pay the cost of such insurance as the fiduciary may be able to obtain and deem advisable to protect any improvement upon any such real property against loss or damage by fire or other loss or to protect the fiduciary and the estate or trust against any liability which might arise out of the continued ownership of such real property, improved or unimproved, by the fiduciary or by the estate or trust, and that the fiduciary may continue to pay such other expense with respect to such real property as the fiduciary
may deem advisable to protect the fiduciary and the estate or trust against any liability which might arise out of the continued ownership thereof by the fiduciary or by the estate or trust, and that the fiduciary may, if any one can be found who will take title, convey such real property for a nominal consideration or no consideration so as to avoid any liability of the fiduciary or the estate or trust which might arise out of the continued ownership thereof.

2. Whenever it shall be made to appear to the satisfaction of any court having jurisdiction of the accounts of an original or substituted fiduciary acting under a will, codicil or trust instrument, or acting under appointment by any court of this State or by any surrogate of any county of this State, on application by the fiduciary or other interested party, after such notice as the court may direct to be given to those interested in the estate or trust, that the fiduciary, with respect to any real property, improved or unimproved, which constituted or was comprised within the assets of the estate or trust, has abandoned such real property, by refraining from paying real property taxes, assessments, water rents, mortgage principal or interest, or other liens or encumbrances, or by refraining from making repairs or improvements with respect to or by refraining from otherwise maintaining or protecting any improvement upon any such improved real property, after determination by the fiduciary in good faith and in the exercise of reasonable discretion that such real property because of liens, encumbrances, absence or inadequacy of revenue or other causes or reasons had such lack of value that it was not worth protecting, and that it was advisable and for the best interests of those interested in the estate or trust to abandon such real property, or that as the result of such abandonment, the fiduciary has been divested of title to such real property by foreclosure of mortgage or by the enforcement of any other lien or encumbrance or that the fiduciary has
been divested of right to possession to such real property, an order may be made ratifying and approving the abandonment of such real property and if the fiduciary still has title to such real property, authorizing the fiduciary to convey all right, title and interest therein for a nominal consideration or no consideration in order to avoid liability which might arise by reason of the continued ownership thereof.

3. Whenever a fiduciary, trust or estate abandons any real property pursuant to this act, such fiduciary, trust or estate shall remain liable as heretofore for injury or damage to persons or property arising out of the ownership of such real property notwithstanding such abandonment, until the fiduciary, trust or estate has divested itself or has been divested of title thereto.

4. This act shall take effect immediately.
Approved April 6, 1943.

CHAPTER 89

An Act authorizing the State Board of Children’s Guardians and the welfare boards of the several counties to compromise and settle certain claims for reimbursement of financial assistance furnished any individual under chapter five of Title 30 of the Revised Statutes.

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

1. The State Board of Children’s Guardians or the welfare boards of the several counties, as the case may be, may compromise and settle any claim due or which may become due such boards for reimbursement of financial assistance furnished any
CHAPTERS 89 & 90, LAWS OF 1943

individual under this chapter. A memorandum of record.
the compromise and settlement shall be entered in
the official minutes of the proceedings of the respective boards.
2. This act shall take effect immediately.
Approved April 6, 1943.

CHAPTER 90

A supplement to "An act concerning the practice
of professional engineering and land surveying
(Revision of 1938), and repealing chapter eight,
Title 45, of the Revised Statutes," approved
June fourteenth, one thousand nine hundred and
thirty-eight (P. L. 1938, c. 342).

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

1. On and after April thirtieth, one thousand nine hundred and forty-three, the board shall be
empowered to renew, without payment of license renewal fee or reinstatement fee, for the duration
of the present war, the license of any person licensed under the act to which this act is a supplement
who, on or after that date is on active duty as a member of the armed forces of the United States
of America and whose license shall have been renewed to and including that date.
2. This act shall take effect immediately.
Approved April 6, 1943.
CHAPTER 91

AN ACT relating to the public schools of this State, and supplementing Title 18 of the Revised Statutes.

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

1. For the duration of the present war, public education shall be free to children of school age who are engaged in or whose parents or legal guardians are engaged in farm labor in New Jersey even though they are not legal residents of this State. The county superintendent of schools of each county in which such children or their parents or legal guardians reside shall determine the placement of the children in the public schools of the county.

2. The county superintendent of schools shall certify to the Commissioner of Education the number of such children and the school districts in which they are being educated. There shall be apportioned to such district in all such cases from the remaining nine-tenths of the reserve fund described in section 18:10-24 of the Revised Statutes, for each such pupil thus residing in the district and attending its public schools, the sum of forty-five dollars ($45.00).

3. This act shall take effect immediately.

Approved April 6, 1943.
CHAPTER 92

An Act concerning registers of deeds and mortgages, and amending section 40:39-2 of the Revised Statutes.

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

1. Section 40:39-2 of the Revised Statutes is amended to read as follows:

   40:39-2. In every county now or hereafter having a population of more than two hundred and fifty thousand there shall be a register of deeds and mortgages in and for such county; provided, the question of the establishment of such office shall have first been submitted to and approved by the legal voters thereof.

2. This act shall take effect immediately.

Approved April 6, 1943.
CHAPTER 93

An Act to permit persons holding fishing licenses issued by the State of New York to fish in that part of Greenwood lake which lies within this State, without a fishing license issued by this State, so long as persons holding fishing licenses issued by this State are not required to have a license to fish from the State of New York when fishing in that part of said lake which lies within New York, and supplementing Title 23 of the Revised Statutes.

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

1. Nothing contained in Title 23 of the Revised Statutes, to which this act is a supplement, relating to the necessity of procuring from the State of New Jersey a license to fish in the waters of this State, shall apply to persons holding a fishing license issued by New York, when fishing in that part of Greenwood lake which lies within this State, so long as persons holding fishing licenses issued by the State of New Jersey are not required to have New York licenses, when fishing in that part of Greenwood lake which lies within New York.

2. This act shall take effect immediately.

Approved April 6, 1943.
CHAPTER 94

An Act concerning railroads, and repealing section 48:12-162 of the Revised Statutes.

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

1. Section 48:12-162 of the Revised Statutes is repealed.

2. This act shall take effect immediately.

Approved April 7, 1943.

CHAPTER 95

An Act concerning the regulation of the practice of chiropody, and amending sections 45:5-7, 45:5-8, 45:5-10 and 45:5-11 of the Revised Statutes, and supplementing chapter five of Title 45 of the Revised Statutes.

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

1. Section 45:5-7 of the Revised Statutes is amended to read as follows:

45:5-7. All examinations shall be written in the English language, but the board, in its discretion, may use supplementary oral or practical examinations, either of the whole class or of individuals. The examinations shall be in all the subjects as taught and practiced in the legally incorporated schools or colleges of chiropody conferring the degree of doctor surgeon chiropodist or of doctor of surgical chiropody in good standing in the opinion of the board. Said application and examination records preserved.
papers shall be deposited in the files of the said board, and they shall be prima facie evidence of all matters therein contained. All licenses shall be signed by the president and secretary of the board and shall be attested by the seal thereof.

If the examination is satisfactory, the board shall issue a license entitling the applicant to practice chiropody in this State.

"Chiropody" or "practice of chiropody" is defined to be the diagnosis of any ailment of the human foot, or the treatment thereof by any one or more of the following means: local medical, mechanical, minor surgical, manipulative and physiotherapeutic or the application of external medical or any other of the aforementioned means except minor surgical and local medical to the lower leg and ankle for the treatment of a foot ailment; not including, however, the treatment of tuberculosis, osteomyelitis, malignancies, syphilis, diabetes, tendon transplantations, bone resections, amputations, fractures, dislocations, the treatment of varicose veins by surgery or injection, the administration of anesthetics other than local, the use of radium, the use of X-ray except for diagnosis, or the treatment of congenital deformities by the use of a cutting instrument or electrosurgery. The term "local medical" hereinbefore mentioned shall be construed to mean the prescription or use of a therapeutic agent or remedy where the action or reaction is intended for a localized area or part.

Every person practicing chiropody under this act shall at all times conspicuously display in his place of practice his license and yearly registration to practice. It shall be unlawful to practice chiropody in this State without so displaying such license and registration.

2. Section 45:5-8 of the Revised Statutes is amended to read as follows:

45:5-8. The board may refuse to grant or may revoke, or may suspend a license for any of the following causes:
Chronic and persistent inebriety.
Conviction of crime involving moral turpitude; or where any person presents to the board any diploma, license or certificate that shall have been obtained, signed or issued unlawfully or under fraudulent representation.
Conviction in a court of competent jurisdiction of a high misdemeanor.
Fraudulently advertising.
Practicing chiropody under a name other than that under which he has a license to practice chiropody or having an unlicensed person practice chiropody under his name.
Use by a chiropodist of the words "clinic," "infirmary," "hospital," "school," "college," "university," or "institute" in English or any other language in connection with any place where chiropody may be practiced or demonstrated.
Before a license is refused, revoked or suspended under the provisions of this section, the accused shall be furnished with a copy of the complaint, and given a hearing before the board in person or by attorney; and any person who, after such refusal or revocation or suspension of license, attempts or continues the practice of chiropody shall be subject to the penalties hereinafter prescribed.

3. Section 45:5-10 of the Revised Statutes is amended to read as follows:

45:5-10. Nothing in this chapter shall be construed to prohibit a duly licensed physician from treating diseases or ailments of the feet, or a lawfully qualified chiropodist residing in another State from meeting registered chiropodists of this State in consultation, or any legally qualified chiropodist of another State from taking charge of the practice of a legally qualified chiropodist of this State temporarily during the latter's absence therefrom and upon the latter's written request. Nothing in this act shall prohibit the fitting, recommending or sale of corrective shoes, arch supports...
4. Section 45:5-11 of the Revised Statutes is amended to read as follows:

45:5-11. Whoever practices chiropody in this State without first having obtained and filed the license herein provided for, or contrary to any of the provisions of this chapter, or whoever practices chiropody under a false or assumed name, or falsely impersonates another practitioner of a like or different name, or buys, sells, or fraudulently obtains any diploma as a chiropodist, or any chiropody license, record or registration, or whoever violates any of the provisions of this chapter, shall be liable to a penalty of two hundred dollars ($200.00), which penalty shall be sued for and recovered by and in the name of the board.

It shall be unlawful for any person not licensed under this act to use terms, titles, words or letters which would designate or imply that he or she is qualified to treat foot ailments, or to hold himself or herself out as being able to diagnose, treat, operate, or prescribe for any ailment of the human foot, or offer or attempt to diagnose, treat, operate or prescribe for any ailment of the human foot.

Every district court in any city or judicial district in any county, and every court of common pleas in any county is hereby empowered, upon filing of a complaint in writing, duly verified, which said verification when made by any member of the board, or by any member of any incorporated chiropodist or medical society of this State or of any county thereof, may be made upon information and belief, that any person has violated any provision of this chapter, to issue process at the suit of the board as plaintiff. Such process shall be either in the nature of a summons or a warrant, which warrant may issue without order of the court or judge first being obtained against the person 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; and such process shall state what provision of the law is alleged to have been violated by the defendant. The officers to serve and execute all process under this chapter shall be the officers authorized to serve and execute process in such courts.

5. The Court of Chancery of this State is hereby vested with jurisdiction and discretionary power at the suit of the Attorney-General or of the said board to prevent and restrain the practice of chiropody in this State by any person who has not first obtained and filed the license herein provided for, or the violation by any person of the provisions of this act; or of the practice of chiropody by any person under a false or assumed name; or the false presentation of another practitioner of a like or different name; or for practicing chiropody under any name, title or heading other than that under which he or she has a license to practice chiropody; upon bill being presented to it. This section shall not apply nor shall it in any manner be construed to apply to persons practicing healing by spiritual or religious means if no material medicine is prescribed or used and no manipulation or material means are used.

6. If any phrase, clause, section or part of this act shall be determined to be invalid in a court of competent jurisdiction, such part shall be excluded and the rest of the act shall be valid and effectual.

7. All acts and parts of acts inconsistent with the provisions of this act are repealed.

8. This act shall take effect immediately.

Approved April 7, 1943.
CHAPTER 96

An Act permitting the city of Trenton in the county of Mercer to provide for the payment of a pension to Hannah Bancroft.

Preamble. Whereas, Hannah Bancroft, a resident of the city of Trenton, in the county of Mercer and State of New Jersey, has served the city in various capacities for a period of twenty-one years, rendering excellent, efficient and faithful service to the city of Trenton, in the performance of her duties; and

Preamble. Whereas, The said Hannah Bancroft has become incapacitated and is now disabled; and

Preamble. Whereas, The city of Trenton does not have in force and effect any pension that would enure to the benefit of the said Hannah Bancroft; therefore

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

1. The city of Trenton, in the county of Mercer and State of New Jersey, is authorized to grant and pay to Hannah Bancroft, for the remainder of her natural life, a pension to be effective upon the passage of this act, in the sum of forty-two dollars and fifty cents ($42.50) per month, being one-half of her former monthly salary, which pension shall be paid in monthly installments.

2. If said pension is granted, the said city of Trenton shall provide, in its annual budget after the passage of this act, for the payment to the said Hannah Bancroft of the aforementioned pension, and from the date of the passage of this act until the adoption of its next annual budget the city shall pay such pension from any fund or funds available therefor.

3. This act shall take effect immediately.

Approved April 7, 1943.
AN ACT concerning the juvenile and domestic relations court, enlarging the jurisdiction thereof, and amending section 9:18-12 of the Revised Statutes.

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

1. Section 9:18-12 of the Revised Statutes is amended to read as follows:

9:18-12. The juvenile and domestic relations court shall have exclusive jurisdiction to hear and determine all cases of juvenile delinquency.

Juvenile delinquency is hereby defined as the commission by a child under sixteen years of age of any act which when committed by a person of the age of sixteen years or over would constitute:

(a) A felony, high misdemeanor, misdemeanor, or other offense, or
(b) The violation of any penal law or municipal ordinance, or
(c) Any act or offense for which he could be prosecuted in the method partaking of the nature of a criminal action or proceeding, or
(d) Being a disorderly person,

And also the following acts on the part of a child under the age of sixteen years:

(e) Habitual vagrancy, or
(f) Incorrigibility, or
(g) Immorality, or
(h) Knowingly associating with thieves or vicious or immoral persons, or
(i) Growing up in idleness or delinquency,
(j) Knowingly visiting gambling places, or patronizing other places or establishments, his admission to which constitutes a violation of law, or
(k) Idly roaming the streets at night, or
(l) Habitual truancy from school, or
(m) Deportment endangering the morals, health or general welfare of said child.

The court shall also have exclusive jurisdiction to hear and determine all cases of persons between the ages of sixteen and eighteen who shall commit any of the above-enumerated offenses, if the complaint in such cases shall be certified by the grand jury with the approval of the prosecutor of the pleas, or by a judge of the court of quarter sessions or special sessions, to the said judge of the juvenile and domestic relations court; provided, that no such certification shall be made unless prior thereto the grand jury, the prosecutor of the pleas or the judge of the court of quarter sessions or special sessions, as the case may be, shall have caused an investigation to be made by the chief probation officer of the county and his report thereon filed with such grand jury, prosecutor of the pleas or judge. In all cases so certified to the juvenile and domestic relations court, it shall be the duty of the prosecutor of the pleas to forward to the juvenile and domestic relations court the complaint, all statements of witnesses and other documents pertaining to the complaint.

Upon receipt of said complaint by the juvenile and domestic relations court, it shall thereupon proceed to hear and dispose of the case in the manner provided for herein, except that such hearings shall be separate from those involving juveniles under the age of sixteen years. Said court shall have power at any time before final adjudication to return such complaint, statements and documents to the grand jury, prosecutor of the pleas or judge of the quarter sessions or special sessions.
from whom it received such complaint, if, in its judgment upon the facts disclosed at the hearings, the complaint should not be adjudicated in the juvenile and domestic relations court. If at any time during the probation period fixed by the juvenile and domestic relations court, the probationer shall violate any of the conditions of his probation, the court shall have power to return the complaint, statements and documents to the grand jury, prosecutor of the pleas or judge of the quarter sessions or special sessions court from whom he received the complaint. In all cases where such complaint, statements and documents are returned by the juvenile and domestic relations court either before disposition by that court or during the pendency of probation, jurisdiction shall be resumed by the grand jury, prosecutor of the pleas, the court of quarter sessions or special sessions, as the case may be, as if said complaint had not in the first instance been certified to the juvenile and domestic relations court.

2. This act shall take effect immediately.
Approved April 7, 1943.

CHAPTER 98

An Act concerning motor vehicles, and supplementing chapter three of Title 39 of the Revised Statutes.

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

1. Any person, who is the holder of a valid license to drive a motor vehicle at the time he or she enters the active military or naval service of the United States, may continue to exercise the driving privilege therein conferred until the first
day of April, one thousand nine hundred and forty-four, without payment of any fee therefor to the Commissioner of Motor Vehicles; provided, however, no such person shall exercise said privilege except when attired in official uniform.
2. This act shall take effect immediately.
Approved April 7, 1943.

CHAPTER 99

An Act concerning professions and occupations, and amending section 45:24-9 of the Revised Statutes.

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

1. Section 45:24-9 of the Revised Statutes is amended to read as follows:

45:24-9. The following persons 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 in the manner and under the conditions hereinafter in this article prescribed:

a. 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, or in the present World War subsequent to December eighth, one thousand nine hundred and forty-one, the date of declaration
of war upon Japan, who is a resident of this State.

b. Every exempt member of a volunteer fire department, volunteer fire engine, hook and ladder, hose, supply company or salvage corps, of any municipality or fire district in this State, who holds an exemption certificate issued to him as an exempt member of any such department, company or corps, and who is a resident of this State.

2. This act shall take effect immediately.
Approved April 7, 1943.

CHAPTER 100

AN ACT concerning the purchasing, buying or receiving of milk or cream on the basis of the butter fat content thereof; regulating the testing, sampling and weighing of the same; requiring permits and licenses and the keeping of records in connection therewith, defining the powers and duties of the director of the New Jersey Agricultural Experiment Station; providing penalties for violation of the provisions thereof, supplementing Title 4 of the Revised Statutes, and repealing article two of chapter twelve of Title 4 of the Revised Statutes.

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

1. The following words when used in this act, unless the context otherwise requires, shall have the following meanings:

(a) "Director"—The Director of the New Jersey Agricultural Experiment Station or his authorized representative.
(b) "Person"—Any individual, partnership, corporation, or association purchasing milk or cream on the butter fat basis; any individual, partnership, corporation or association testing milk or cream for its butter fat content when the results of such test are to be used in official inspection or for public record.

(c) "Butter fat test"—The determination of the butter fat content of milk or cream by any method approved by the director when the results of such determination are to be used in official inspection or as a matter of public record, or as the basis of payment for milk or cream purchased.

(d) "Butter fat content"—The percentage of fat in milk or cream determined by any butter fat test approved by the director when such percentage of fat is to be used in official inspection, or as a matter of public record, or as the basis of payment for milk or cream purchased.

2. No person, nor any employee of such person, shall use in the determination of the butter fat content of milk or cream any test glassware, or centrifuges except such as conform to the requirements of the United States Bureau of Standards and which have been inspected, tested and approved by the director. For each inspection the director shall have the right to make a reasonable charge, not in excess of five cents ($0.05) per item. Every piece of test glassware inspected by the director and found to be correct shall be marked by the director with the letters "S.G.N.J." (Standard Glassware New Jersey) and promptly returned to the owner or disposed of as directed, and the use of such glassware not bearing the letters "S.G.N.J." shall constitute a violation of this act. No method other than the "Babcock" test or the "Gerber" test shall be used in determining the butter fat percentage of milk or cream until such test has been approved by the director. Every installation of laboratory equipment to be used in determining the butter fat content of milk or cream shall be inspected and approved by the director. The use of
an unapproved installation is a violation of this act.

3. Every person receiving or buying milk or cream on the basis of the butter fat content therein shall be required to hold a permit to purchase the same. Application for such permit shall be made to the director on a form prescribed and furnished by him; such application to be accompanied by a fee of five dollars ($5.00). Upon approval of the application the director shall issue to the applicant, a permit which shall expire one year from the date of its issuance; provided, however, that it may be revoked at any time by the director if the provisions of this act are violated. The requirements of this section shall not apply to individuals, hotels, restaurants and boarding houses buying milk or cream for their own use.

4. No person nor any employee of any person shall make a butter fat test unless he shall first have procured a license from the director authorizing him to make such test. Application for such license shall be made to the director on a form prescribed and furnished by the director. The applicant shall be examined by the director for the purpose of determining his knowledge of, and his ability to make, such a test accurately and shall pay an examination fee of two dollars ($2.00). If such applicant shall pass such examination satisfactorily and shall satisfy the director as to his moral character, he shall receive such license to test milk and cream for butter fat upon the payment of the further sum of one dollar ($1.00). The license shall expire at the end of the fiscal year in which it was issued, but may be revoked or suspended by the director at any time because of the licensee’s incompetency or proof of the violation of any provision of this act. Such license shall be renewable annually upon application, without examination, upon the payment of a renewal fee of one dollar ($1.00).

5. No sample of milk or cream taken for the purpose of making a butter fat test, and no weight
or measure of milk or cream to be used as a basis of payment under the provisions of this act shall be taken by any person nor any employee of such person who has not first been approved by the director to be competent to weigh and sample milk and cream. Immediately after the milk or cream has been measured a record shall be made showing the date, the producer's name or number, and the weight or volume of milk or cream received, and such record shall be available to the director at all reasonable times and each producer of said milk or cream shall upon request within twenty-four hours following each daily delivery be furnished a duplicate statement giving the date and the weight or volume of milk or cream delivered, and in addition the person receiving the milk shall furnish to each producer a record of the daily weight or volume of milk or cream received and the test thereof for each period of delivery. Such period of delivery shall not exceed sixteen days and the statement required to be furnished to producers shall be furnished within six days after the end of such period of delivery. If in the opinion of the director it will effectuate the purpose of this act he may require an individual licensee to furnish each producer with a duplicate record of the weight or volume of milk or cream received immediately following each delivery of such milk or cream.

6. Any person purchasing milk or cream and paying for the same on the basis of the percentage of butter fat therein shall take and retain on his premises a representative part of each lot of milk purchased. The representative parts taken from the several lots of milk purchased from any one producer shall be combined into a composite sample. The composite sample together with a preservative approved by the director shall be placed in clean dry bottles of approved design. Such composite sample shall be plainly marked with the name or number of the producer represented and shall be of such size that the residue for check testing shall be sufficient to make two additional
Babcock tests. Protection shall be provided against extremes of temperature and the entrance or loss of moisture, and at all times, except the interval during which milk or cream to be sampled is being received, said composite samples must be stored below fifty-five degrees Fahrenheit. The licensed sampler shall be responsible for the preparation and storage of such composite samples at all times except when they are being tested by the licensed tester.

Before a portion of a composite sample shall be taken for testing the contents of the container from which it is drawn shall be so treated that the butter fat is dispersed uniformly throughout the sample. Said composite sample shall cover a period of not over sixteen days and shall be tested within two days following the close of the period covered by such sample, and the producer represented by said composite sample shall be furnished a written or printed statement of the result thereof within four days after the day upon which the test was performed; said statement shall specify the period covered by the composite sample, and the record of daily deliveries specified in section five may be made a portion of the statement.

After such composite samples have been tested they shall be held intact, properly refrigerated and in a condition suitable for check testing, until the close of the second subsequent test period, and the director shall have the authority to examine and analyze such composite samples for the purpose of determining whether the percentages of butter fat have been correctly reported.

7. Any person licensed under this act to purchase milk on a butter fat basis may make joint application with the producers from whom the milk is purchased for permission to use fresh samples as a basis of payment, which permission may be granted at the discretion of the director. When fresh samples are used, a representative sample shall be taken from at least two daily deliveries.
each half month of the several lots of milk delivered by each producer; such fresh samples shall be taken on scattered days during the testing period, the days to be selected by the licensed sampler who draws the samples, each sample to be of such size that the residue for check tests will be sufficient to make duplicate Babcock tests. Before a portion of such fresh sample shall be taken for testing, the contents of the container from which it is drawn shall be so treated that the butter fat therein is evenly dispersed.

Testing period. Fresh samples shall be tested within a period of twenty-four hours after being drawn, and shall be properly refrigerated at all times prior to testing. Within six days after the close of each testing period a written or printed statement of the average of the several tests for the period, and specifying the period covered, shall be furnished to the producers of the milk represented by such fresh samples. After such fresh samples have been tested their residues shall be stabilized with a preservative approved by the director, stored in bottles of approved design, plainly marked with the name or number of the producer represented, and shall be properly refrigerated and available for check testing for a period of not less than ten days after the original test.

S. All samples of milk or cream that are taken for the purpose of determining the per centum of butter fat to be used as a basis of payment for milk or cream purchased shall at all times remain on the premises where taken, except that a sufficient amount may be transferred to approved test bottles and the butter fat tests be completed at approved laboratories with the director’s written permission. When tests are made at such approved laboratories each fresh or composite sample is to be treated to disperse the butter fat content evenly throughout the sample and two test bottles are to be charged on the premises where the fresh or composite sample was originally taken. Unless such permission is granted, the butter fat tests
shall be completed on the premises where the samples were originally taken.

9. No person receiving or purchasing milk or cream on the basis of its butter fat content shall use a weigh tank or container from which the butter fat sample is taken, that has any partition, division or strainer which may divide, in any way, either vertically or horizontally, into more than one section or compartment the volume of milk or cream from which such sample is taken. The contents of such weigh tank or container shall be agitated prior to sampling in a manner approved by the director to insure the taking of an accurate and representative sample.

10. No sample of milk or cream taken for butter fat testing shall be treated in any way so as to cause it to test higher or lower than the original milk or cream from which it was taken.

11. No person, nor any employee of such person, shall underread, overread or in any way manipulate any approved butter fat test so that other than the true butter fat percentage is obtained; and it shall also be unlawful for any person or any employee of such person to falsify the record of any such butter fat test.

12. No person, nor any employee of such person, shall underread, overread or in any way manipulate any weighing or measuring device so that other than the true weight or measure of the milk or cream purchased is obtained; and it shall also be unlawful for any person, or any employee of such person, to falsify the record of any such weight or measure.

13. No person purchasing milk or cream on the basis of its butter fat content shall use any weight, measure or butter fat test thereof other than the correct weight, measure, or butter fat test; nor shall such person have in his possession any inaccurate, defective or untrue weighing or measuring device; nor shall any such person make any misrepresentation as to any weight, measure or test. If investigation discloses tampering with
samples taken for butter fat testing, the license of the sampler or tester charged with the proper care of such samples shall immediately be revoked or suspended by the director.

14. The director, or any of his employees, agents or representatives shall have the authority at all reasonable hours to enter and inspect the premises of any person purchasing milk and cream and paying for the same on the basis of the percentage of butter fat contained therein and shall also have the authority at all reasonable hours to examine the books and records of any such person.

15. The director is hereby empowered to promulgate such rules and regulations not inconsistent with the provisions of this act as he may deem necessary for its enforcement.

16. In view of the critical shortage of materials resulting from the present world war, the operation of the provision of section five relating to the furnishing of duplicate daily weight statements to producers and all the provisions of section nine of this act shall be suspended until six months after the President of the United States shall proclaim that hostilities have terminated, or for such further period as the director may find necessary upon the basis of the availability of necessary materials and equipment.

17. No person shall in any way or manner hinder or molest the director or any of his employees, agents or representatives in the performance of his or their duties under a penalty of not less than one hundred dollars ($100.00) nor more than five hundred dollars ($500.00).

18. The director may revoke or suspend any license or permit issued to any person under the provisions of this act, after a hearing, upon at least five days written notice, stating the grounds for the revocation or suspension, which may be served personally upon or sent by registered mail to such person, for incompetency or for any dishonest, deceptive or fraudulent practice.
19. Any employee of any person buying milk or cream on the basis of the amount of butter fat contained therein, or any person testing milk or cream for percentage of butter fat violating any of the provisions of this act, upon conviction thereof shall be fined not less than twenty-five dollars ($25.00) or more than five hundred dollars ($500.00) or be imprisoned in the county jail for not less than ten days or more than ninety days. Any person buying or paying for milk or cream on the basis of the butter fat contained therein, violating any provisions of this act, upon conviction thereof shall be fined in the sum of one hundred dollars ($100.00) or be imprisoned in the county jail for not less than ten nor more than ninety days for the first offense and in the sum of not less than one hundred dollars ($100.00) nor more than one thousand dollars ($1,000.00) or be imprisoned in the county jail for not less than sixty days nor more than six months for each subsequent offense.

20. The procedure for the recovery of any penalty incurred under the provision of this act shall be the same as the procedure specified in sections 4:23-3 to 4:23-10 and 4:23-17 of the Revised Statutes. All actions shall be instituted in the name of the State of New Jersey by the director or any of his employees, agents or authorized representatives; any complaint alleging a violation of any of the provisions of this act may be made upon information and belief. Jurisdiction of all cases arising out of violations of the provisions of this act is hereby conferred upon all justices of the peace, judges of the city criminal courts, police judges and recorders located in the county in which such violations are committed, irrespective of any other act or statute otherwise limiting the jurisdiction of such courts.

21. Should any section, paragraph, clause or sentence of this act be declared unconstitutional or invalid, for any reason, the remainder of the said act shall not be thereby affected.
22. All permits and licenses required to be issued by this act shall be issued for a fiscal period ending June thirtieth of each year.

23. Article two of chapter twelve of Title 4 of the Revised Statutes is repealed.

24. This act shall become effective July first, one thousand nine hundred and forty-three.

Approved April 7, 1943.

CHAPTER 101

An Act concerning the operation of motor vehicles in certain cases, and supplementing article three of chapter three of Title 39 of the Revised Statutes.

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

1. No person shall operate a motor vehicle on which is affixed any sign, poster or sticker with the word "Press" or any other word or words indicating that the motor vehicle is in use by a reporter for a newspaper or other periodical except during such time as such motor vehicle is in actual use by a reporter for a newspaper or other periodical while engaged in his duties as such reporter.

2. This act shall take effect immediately.

Approved April 7, 1943.
AN ACT concerning certain deductions from the compensation of persons holding public office, position or employment, whose compensation is paid by this State or any county, municipality, school district or other political subdivision of this State, or by any board, body, agency or commission thereof.

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

1. Whenever any person holding public office, position or employment, whose compensation is paid by this State or any county, municipality, school district or other political subdivision of this State, or by any board, body, agency or commission thereof, shall indicate in writing to the proper disbursing officer his desire to have any deduction made from his compensation for the purpose of purchasing war bonds of the United States government, such disbursing officer shall make such deduction from the compensation of such person and such disbursing officer shall deposit all such deductions in a separate trust account and accumulate them until such time as the amount of the deductions will permit the purchase, for said person, of a war bond of the United States government, at which time such disbursing officer shall draw on such trust account, make such purchase and deliver such bond to said person.

2. The said deductions from compensation shall continue while said person is so employed until the said person shall indicate in writing to such disbursing officer his desire to terminate said deductions. When the said deductions shall cease, such disbursing officer shall pay to said person any amount of said deductions from said person’s compensation retained by such disbursing officer which...
is less than the minimum amount required to purchase a war bond for said person.

3. The disbursing officer shall furnish to each such person on or before February fifteenth in each year, a written statement showing the deductions made during the preceding year and the amount held at the end of said preceding year to the credit of such person. If such deduction cease during any calendar year, the disbursing officer shall furnish to such person a written statement showing the deductions made since the first day of said calendar year and the amount held to the credit of such person at the time such deductions cease.

4. Every disbursing officer shall have the power to prescribe the form of written application, to require the amount of each deduction to be in any fixed sum or multiple thereof and to adopt such rules and regulations as are necessary or proper to carry out the purpose of this act.

5. The making of any such deductions shall be construed to be voluntary payments by said person, and any and all rights of said person existing under the laws of this State shall be and remain the same as if the foregoing deductions were not made, except as provided in this act.

6. This act shall take effect immediately.

Approved April 7, 1943.
CHAPTER 103

An Act making an appropriation to the State Commission on Student Service in furtherance of national defense activities.

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

1. For the purpose of continuing the work of the State Commission on Student Service and furthering its activities in national defense, there is hereby appropriated to the commission the sum of eleven thousand dollars ($11,000.00), for the fiscal year ending June thirtieth, one thousand nine hundred and forty-four.

2. This act shall take effect immediately.

Approved April 7, 1943.

CHAPTER 104

An Act concerning the adoption of children, and amending section 9:3–9 of the Revised Statutes.

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

1. Section 9:3–9 of the Revised Statutes is amended to read as follows:

9:3–9. Upon the entry of a decree of adoption, the parents of the child, if living, shall be divested of all legal rights and obligations due from them to the child, or from the child to them; and the child shall be free from all legal obligations of obedience or otherwise to the parents; and the adopting parent or parents of the child shall be invested with every legal right in respect to obedi-
As to inheritance.

Descent of property.

Child's right of disposal of property.

Natural and adopted children equals.

Legal responsibility.

The adopted child shall not be capable of taking property expressly limited to the heirs of the body of the adopting parent or parents, nor property coming from the collateral kindred of such adopting parent or parents by right of representation.

On the death of the adopting parent or parents and the subsequent death of the child so adopted, without issue and without having disposed of the property, real or personal, coming to him on the death of the adopted parent or parents during his lifetime, by deed or by his last will and testament, the property of such adopting deceased parent or parents shall descend to and be distributed among the next of kin of such parent or parents and not to the next of kin of the adopted child. The adopted child shall, however, have the right, during his lifetime, to dispose of any property, real or personal, coming to him from his adopted parent or parents, absolutely and in the same manner as though the same had been acquired by purchase.

If the adopting parent or parents shall have other child or children, the children by birth and by adoption shall, respectively, inherit from and through each other, as if all had been children of the same parents born in lawful wedlock.

Where a parent who has procured a divorce or a surviving parent, having lawful custody of a child, lawfully marries again, or where an adult unmarried person marries after having secured the lawful custody of a child through adoption, or where the mother of an illegitimate child marries, and such parent or such parent by adoption consents
that the person who thus becomes the stepfather or the stepmother of such child may adopt such child, such parent or such parent by adoption so consenting shall not thereby be relieved of any of his or her parental duties toward or be deprived of any of his or her rights over such child, or to his property by descent or succession.

Nothing in this act contained shall affect any rights, duties or obligations created by adoptions heretofore effected.

2. This act shall take effect immediately.

Approved April 7, 1943.

CHAPTER 105

AN ACT concerning the qualifications of legal newspapers for the publication of official advertisements in certain cases.

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

1. If any person heretofore and subsequent to December seventh, one thousand nine hundred and forty-one, entered, or hereafter, in time of war, shall enter the active military or naval service of the United States, or the active service of the United States Merchant Marine, and such person at the time of such entry was or is the owner of a legal newspaper meeting and satisfying all the qualifications for the publication of official advertisements, and such newspaper was or is obliged to suspend publication because of such entry of such person, such newspaper upon resumption of publication within six months after the time of such person’s discharge from such service, or within six months after the time of such person’s death.
while in service, shall be deemed to have met and satisfied all the qualifications of a legal newspaper for the publication of official advertisements during the whole of such period of suspension.

2. This act shall take effect immediately.
Approved April 7, 1943.

CHAPTER 106

An Act to vest in the Agricultural Extension Service of the State Agricultural Experiment Station responsibility for farm labor recruiting and placement in New Jersey, and making an appropriation therefor.

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

1. To meet immediate and urgent needs for farm labor in New Jersey, the Agricultural Extension Service of the Agricultural Experiment Station is hereby vested with full power and responsibility for the recruiting, placement, transfer and utilization of adult agricultural workers in this State. The Agricultural Extension Service shall provide in each county a farm labor center which shall be under the direct supervision and control of the county agricultural extension service. The State Agricultural Extension Service, operating through the county agricultural extension services, shall have full authority to contact potential farm workers in New Jersey, assign them to the areas and farms within the county where they are most needed, and arrange for their transfer to such areas and farms.

2. In the exercise of the powers and responsibilities conferred by this act, the said Agricultural Extension Service shall co-operate with any agency
CHAPTER 106, LAWS OF 1943

of the Federal government having jurisdiction in
the premises. The said Agricultural Extension
Service may apply for and accept any grants of
money from the Federal government to meet any
expense connected with the purpose of this act, and
may subscribe to and comply with any rule or
regulation made by the Federal government with
respect to any such grant. Any money so received
from the Federal government by way of grant for
such purpose shall be added to the moneys pro-
vided by this act and said moneys may be spent by
the said Agricultural Extension Service without
further appropriation for the defraying of any
expense which, in the discretion of the said Agri-
cultural Extension Service, will aid in effectuating
the purpose of this act, subject only to any limita-
tion placed by the Federal government upon the
use of said money.

3. The State and county agricultural extension
services shall be the official farm placement
agencies within the State as provided by this act.
All private, State and other agencies interested in
the farm labor situation shall abide by the rules
and regulations inaugurated by the State and
county agricultural extension services.

4. To aid in carrying out the provisions of this
act, there is hereby appropriated to the Agricul-
tural Experiment Station for use of the Agricul-
tural Extension Service the sum of ten thousand
dollars ($10,000.00), to be used toward paying
expenses incurred in carrying out the duties pre-
scribed herein. Any unexpended balance remaining
from this sum as of June thirtieth, one thousand
nine hundred and forty-three, is hereby reappro-
priated for use in carrying out the provisions of
this act during the fiscal year beginning July first,
one thousand nine hundred and forty-three.

5. All acts and parts of acts inconsistent with
the provisions of this act are hereby repealed.

6. This act shall take effect immediately and
shall remain in effect so long as the United States
of America continues in the present war with the
CHAPTERS 106 & 107, LAWS OF 1943

governments of Japan, Germany and Italy, or any of them, and until one year following the date of the signing of an armistice with the above warring nations.
Approved April 7, 1943.

CHAPTER 107

An Act canceling certain appropriations made from the State Highway Fund.

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

1. Out of the appropriations made prior to January first, one thousand nine hundred and forty-three, to the State Highway Commissioner, the following amounts are hereby canceled:

Construction of State highway system, purchase of rights-of-way, construction of roads, bridges and grade crossings, pursuant to section 52:22-20 of the Revised Statutes, State Funds ............... $5,433,597 06
Maintenance of State Highway System .................. 950,769 08
State's share of Works Progress Administration projects ........ 150,776 72

2. This act shall take effect immediately.
Approved April 7, 1943.
CHAPTER 108

An Act authorizing and directing the State Treasurer to transfer the sum of one hundred thousand dollars ($100,000.00) from the academic certificate fund to the General State Fund.

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

1. The State Treasurer is authorized and directed to transfer the sum of one hundred thousand dollars ($100,000.00) from the fund provided for by section 18:21-3 of the Revised Statutes which is known as the academic certificate fund, to the General State Fund.

2. This act shall take effect immediately.

Approved April 7, 1943.

CHAPTER 109

An Act authorizing and directing the State Treasurer to transfer the sum of two hundred twenty-five thousand dollars ($225,000.00) from the municipal aid fund to the General State Fund.

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

1. The State Treasurer is authorized and directed to transfer the sum of two hundred twenty-five thousand dollars ($225,000.00) from the municipal aid fund to the General State Fund.

2. This act shall take effect immediately.

Approved April 7, 1943.
CHAPTER 110

An Act concerning taxation, and amending section 54:50-9 of the Revised Statutes.

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

1. Section 54:50-9 of the Revised Statutes is amended to read as follows:

54:50-9. Nothing herein contained shall be construed to prevent:

a. The delivery to a taxpayer or his duly authorized representative of a copy of any report or any other paper filed by him pursuant to the provisions of this subtitle or of any such State tax law;

b. The publication of statistics so classified as to prevent the identification of a particular report and the items thereof;

c. The commissioner, in his discretion and subject to reasonable conditions imposed by him, from disclosing the name and address of any licensee under any State tax law, unless expressly prohibited by such State tax law;

d. 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 review or set aside any tax imposed under any State tax law or against whom an action or proceeding has been instituted in accordance with the provisions thereof;

e. The examination of said records and files by the Comptroller, State Auditor or State Commissioner of Finance, or by their respective duly authorized agents;

f. The furnishing, at the discretion of the commissioner, of any information contained in tax reports or returns or any audit thereof or the report of any investigation made with respect thereto, filed pursuant to the tax laws, to the taxing officials.
of any other State, the District of Columbia, the United States and the territories thereof, providing said jurisdictions grant like privileges to this State and providing such information is to be used for tax purposes only;

g. The furnishing, at the discretion of the commissioner, of any material information disclosed by the records or files to any law enforcing authority of this State who shall be charged with the investigation or prosecution of any violation of the criminal provisions of this subtitle or of any State tax law.

2. This act shall take effect immediately.
Approved April 7, 1943.

CHAPTER 111

An ACT concerning the New Jersey Council, and amending section 52:9C-2 of the Revised Statutes.

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

1. Section 52:9C-2 of the Revised Statutes is amended to read as follows:

52:9C-2. The council shall organize annually by the selection of a chairman. A secretary shall be selected from the staff of the State Board of Commerce and Navigation. The members of the council shall receive no compensation but shall be entitled to their actual and necessary traveling expenses. The council is further empowered to adopt rules and regulations for carrying into effect the provisions of this chapter, which rules and regulations shall not be inconsistent with the provisions hereof.

2. This act shall take effect immediately.
Approved April 7, 1943.
CHAPTER 112

An Act concerning settlement and relief of poor
in counties which have adopted or shall adopt
chapter four of Title 42 of the Revised Statutes,
and amending section 44:4–28 of the Revised
Statutes.

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

1. Section 44:4–28 of the Revised Statutes is
amended to read as follows:

44:4–28. The county welfare board shall meet
regularly once each month and at such other times
as may be necessary or as it may by rule provide.
When a welfare-house has been established the
board shall meet at such welfare-house or, in case
of emergency, at the office of the county welfare
board, at least once in every month, and at such
other times and places as may be prescribed in the
by-laws or rules of the board. The board shall
hold its annual meeting within two months after
the close of the fiscal year.

2. This act shall take effect immediately.

Approved April 7, 1943.
CHAPTER 113

AN ACT concerning the qualifications of grand and petit jurors, and amending section 2:85–1 of the Revised Statutes.

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

1. Section 2:85–1 of the Revised Statutes is amended to read as follows:

2:85–1. Qualifications of grand and petit jurors stated. Every person summoned as a grand juror, and every petit juror returned for the trial of any action or suit of a civil or criminal nature in any of the courts of this State, shall be a citizen of this State, for a period of not less than two years, over twenty-one and under sixty-five years of age and a resident of the county from which he shall be taken, shall not have been convicted of a crime, and shall not, at the time of his selection, be an official having either directly or indirectly any official interest in or connection with the administration of justice; provided, that during the period of the present war the maximum age limitation shall be that such person be under seventy years of age instead of that such person be under sixty-five years of age. Such person shall be able to read and write the English language and shall not have any physical disability which will prevent him from properly performing service as a juror. Women possessing the qualifications herein stated shall be eligible to serve as either grand or petit jurors.

2. This act shall take effect immediately.

Approved April 7, 1943.
CHAPTER 114

An Act concerning references of matters to Supreme Court commissioners, and amending section 2:27-135 of the Revised Statutes.

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

1. Section 2:27-135 of the Revised Statutes is amended to read as follows:

2:27-135. The Supreme Court may, by appropriate rules, which may be amended or revoked at the pleasure of the court, grant to such Supreme Court commissioners as are or may be judges of the Circuit Court full control over the pleadings in any matter pending in the Supreme Court, whether prior to or at the time of trial, and any motions addressed thereto, including motions to strike out, motions in lieu of pleas to the jurisdiction or pleas in abatement, motions to dismiss or for nonsuit for failure to file notice of trial or for lack of prosecution; and all matters, pleadings and motions as shall relate to the collection or payment of judgments obtained or docketed in the Supreme Court including orders to appear in aid of discovery, executions, orders for executions against wages, orders directing payment out of income, and contempt proceedings arising from disobedience of said orders.

2. This act shall take effect immediately.

Approved April 7, 1943.
CHAPTER 115

An Act concerning local boards of health of municipalities, and amending sections 26:3-41, 26:3-42 and 26:3-43 of the Revised Statutes.

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

1. Section 26:3-41 of the Revised Statutes is amended to read as follows:

   26:3-41. The local board of health of each township shall each year, before the budget of municipal taxes to be levied for the year shall be determined, present to the governing body of the municipality, an estimate of the appropriation which it believes necessary for health purposes. The governing body shall appropriate the amount of such estimate or such other amount as it may determine.

2. Section 26:3-42 of the Revised Statutes is amended to read as follows:

   26:3-42. Every expenditure of money shall be presented by an itemized bill, approved by the president and secretary of the local board, to the usual disbursing officer of the township who shall pay the same.

3. Section 26:3-43 of the Revised Statutes is amended to read as follows:

   26:3-43. The local board of health of every municipality other than a township, shall each year, before the budget of municipal taxes to be levied for the year shall be determined, present to the governing body of the municipality, an estimate of the appropriation which it believes necessary for health purposes. The governing body shall appropriate the amount of such estimate or such other amount as it may determine.

4. This act shall take effect immediately.

Approved April 7, 1943.
CHAPTER 116

AN ACT concerning the State Employees’ Retirement System, and supplementing chapter fourteen of Title 43 of the Revised Statutes.

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

1. Any member of the retirement system, who enrolled as a new member, pursuant to chapter seventy-eight of the laws of one thousand nine hundred and thirty-seven, or section 43:14–2.4 of the Revised Statutes, or who shall hereafter enroll as a new member pursuant to section 43:14–2.4 of the Revised Statutes, shall be permitted at any time to pay into the retirement fund such arrears over a period of not more than ten years in regular semimonthly installments, with interest, as the board of trustees shall determine to be due, in order to give to such person the same standing as a member of the retirement system as other members who joined the same when the law providing for such retirement system became effective.

2. This act shall take effect immediately.

Approved April 7, 1943.
CHAPTER 117

AN ACT concerning the State Employees' Retirement System, and supplementing chapter fifteen of Title 43 of the Revised Statutes.

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

1. Any employee of any county or municipality whose voters have adopted or shall hereafter adopt the retirement act as provided in this chapter, who was or shall hereafter be inducted into the military or naval service of the United States before making application for enrollment in the retirement system, shall be accepted as a member upon his filing application, and his regular salary deductions as determined by the board of trustees shall be paid to the retirement system by his employer, as provided by chapter two hundred fifty-two, pamphlet laws of one thousand nine hundred and forty-two, as amended by chapter three hundred twenty-six, pamphlet laws of one thousand nine hundred and forty-two. This provision shall not apply to any employee whose appointment is temporary or seasonal.

In addition to any prior service credit authorized in this chapter, such member shall be entitled to prior service credit from the date of his induction to the effective date of the act.

2. This act shall take effect immediately.

Approved April 7, 1943.
CHAPTER 118

An Act concerning the State Employees’ Retirement System, and supplementing chapter fourteen Title 43 of the Revised Statutes.

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

1. Any State employee who was or shall hereafter be inducted into the military or naval service of the United States before making application for enrollment in the retirement system shall be accepted as a member upon his filing application, and his regular salary deductions as determined by the board of trustees shall be paid to the retirement system by the employing department as provided by chapter two hundred fifty-two, pamphlet laws of one thousand nine hundred and forty-two, as amended by chapter three hundred twenty-six, pamphlet laws of one thousand nine hundred and forty-two. This provision shall not apply to any employee whose appointment is temporary or seasonal.

2. This act shall take effect immediately.

Approved April 7, 1943.
CHAPTER 119

An Act concerning the State Employees' Retirement System, and amending section 43:14-1 of the Revised Statutes.

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

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

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

a. "Accumulated deductions" means the sum of all the amounts, deducted from the compensation of a member or contributed by him, standing to the credit of his individual account in the annuity savings fund, together with regular interest thereon.

b. "Annuity" means payments for life derived from contributions made by a member as provided in this chapter.

c. "Annuity reserve" means the present value of all payments to be made on account of any annuity or benefit in lieu of an annuity, granted under the provisions of this chapter, computed on the basis of such mortality tables as the board of trustees adopts, with regular interest.

d. "Beneficiary" means any person receiving a retirement allowance or other benefit as provided in this chapter.

e. "Final compensation" means the average annual compensation, not exceeding seven thousand two hundred dollars ($7,200.00) per annum, earnable by a member for the five years immediately preceding his retirement.

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

g. "Pension" means payments for life derived from appropriations made by the State as provided in this chapter, or by any participating county or
CHAPTER 119, LAWS OF 1943

municipality as provided in chapter fifteen of Title 43 of the Revised Statutes.

h. "Pension reserve" means the present value of all payments to be made on account of any pension or benefit in lieu of a pension, granted under the provisions of this chapter or of chapter fifteen of Title 43 of the Revised Statutes, computed on the basis of such mortality tables as the board of trustees adopts, with regular interest.

i. "Regular interest" means interest at four per centum (4%) per annum, compounded annually.

j. "Retirement allowance" means the pension plus the annuity.

k. "State Employees' Retirement System of New Jersey," hereinafter referred to as the "retirement system," is the corporate name of the arrangement for the payment of retirement allowances and other benefits under the provisions of this chapter and for the system including the several funds created and placed under the management of the board of trustees. By that name all of its business shall be transacted, its funds invested, warrants for money drawn and payments made and all of its cash and securities and other property held.

2. This act shall take effect immediately.

Approved April 7, 1943.
CHAPTER 120, LAWS OF 1943

CHAPTER 120


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

1. Section 54:4-1 of the Revised Statutes is amended to read as follows:
   54:4-1. All property, real and personal within the jurisdiction of this State not expressly exempted from taxation or expressly excluded from the operation of this chapter shall be subject to taxation annually under this chapter at its true value, and shall be valued by the assessors of the respective taxing districts. Property omitted by the assessors may be assessed as hereinafter provided. All property shall be assessed to the owner thereof with reference to the amount owned on October first in each year, and the person so assessed for personal property shall be personally liable for the taxes thereon.

2. Section 54:4-9 of the Revised Statutes is amended to read as follows:
   54:4-9. The tax on all tangible personal property in this State and on all taxable personal property of nonresidents of this State, except as otherwise provided in this Title, shall be assessed in and for the taxing district where the property is found. The tax on other personal property shall be assessed on each inhabitant in the taxing district where he resides on October first in each year.

3. Section 54:4-23 of the Revised Statutes is amended to read as follows:
   54:4-23. The assessor shall ascertain the names of the owners of all real property situate in his taxing district, and after examination and inquiry, determine the full and fair value of each
parcel of real property situate in the taxing district at such price as, in his judgment, it would sell for at a fair and bona fide sale by private contract on October first next preceding the date on which the assessor shall complete his assessments, as hereinafter required.

4. Section 54:4-35 of the Revised Statutes is amended to read as follows:

54:4-35. The assessor shall begin the work of making assessments upon real and personal property on October first in each year and shall complete the work by January tenth following, on which date he shall attend before the county board of taxation and file with the board his complete assessment list, and a true copy thereof, to be called the assessor’s duplicate, properly made up and legibly written in ink, to be examined, revised and corrected by the board as hereinafter provided.

5. Section 54:4-36 of the Revised Statutes is amended to read as follows:

54:4-36. The assessor shall annex to his assessment list and duplicate so filed, his affidavit in substantially the following form:

"I, ..................... , assessor of the ................. of .................., do swear (or affirm) that the foregoing list contains the valuations made by me to the best of my ability, of all the property liable to taxation in the taxing district in which I am the assessor, and that I have valued it, without favor or partiality, at its full and fair value, at such price as in my judgment it would sell for at a fair and bona fide sale by private contract on October first last, and have made such deduction only for debts and exemptions as are prescribed by law."

6. This act shall take effect immediately.
Approved April 7, 1943.
CHAPTER 121

AN Act making an appropriation for expenses of litigation respecting taxes for the years one thousand nine hundred and forty-one, one thousand nine hundred and forty-two and one thousand nine hundred and forty-three on property in railroad use and in respect of railroad franchises.

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

1. To defray necessary expenses incurred or to be incurred in defending the interests of the State in litigation arising from the assessment and levying for the years one thousand nine hundred and forty-one, one thousand nine hundred and forty-two and one thousand nine hundred and forty-three, of taxes on property in railroad use and in respect of railroad franchises, there is hereby appropriated to the department of the Attorney-General the sum of seventy-five thousand dollars ($75,000.00).

2. The appropriation herein authorized shall be disbursed in the same manner and subject to the regulations governing other State appropriations.

3. This act shall take effect immediately.

Approved April 7, 1943.
CHAPTER 122

An Act concerning the practice of beauty culture, and amending section 45:4A-15 of the Revised Statutes.

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

1. Section 45:4A-15 of the Revised Statutes is amended to read as follows:

45:4A-15. The department shall have power to refuse to issue or restore, and to revoke or suspend licenses or certificates of registration upon due hearing, on proof of any one or combination of the following causes: (a) the conviction of a crime involving moral turpitude; (b) gross malpractice or gross incompetency; (c) continued practice by a person knowingly having an infectious or contagious disease; (d) habitual drunkenness or habitual addiction to morphine, cocaine or other habit-forming drugs; (e) immoral or unethical conduct; (f) advertising by means of knowingly false or deceptive statements in regard to prices, services or location; (g) failure to comply with sanitary rules and regulations adopted by the board; (h) the violation of any provisions of this chapter, or the rules and regulations established by the department, and shall have the power to require the attendance of witnesses and the production of such books, records and papers as it may desire. If such proceedings for revocation or suspension are initiated, a written statement of the charges against the license or certificate holder shall be served upon them, at least five days before the day set for the hearing, which hearing shall be before a duly authorized representative of the department, and at which hearing the person, partnership or corporation complained against shall have an opportunity to produce witnesses or other
evidence in their behalf, and to confront witnesses against them.

2. This act shall take effect immediately.
   Approved April 7, 1943.

---

CHAPTER 123

An Act making an appropriation to defray expenses of the Senate Investigating Committee constituted and appointed under Senate Resolution No. 1, entitled "A resolution creating a committee to investigate the several departments, boards, officers, commissions and subdivisions of the State receiving State moneys or public funds of any kind," adopted January twelfth, one thousand nine hundred and forty-three.

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

1. There is hereby appropriated the sum of twenty-five thousand dollars ($25,000.00) or so much thereof as may be necessary to defray expenses of the Senate Investigating Committee created by Senate Resolution No. 1, entitled "A resolution creating a committee to investigate the several departments, boards, officers, commissions and subdivisions of the State receiving State moneys or public funds of any kind," adopted January twelfth, one thousand nine hundred and forty-three, which sum or so much thereof as may be necessary for that purpose shall be paid out of the treasury of the State on bills approved by the chairman of said committee.

2. This act shall take effect immediately.
   Approved April 7, 1943.
CHAPTER 124

AN ACT concerning increase and war adjustment in the compensation of certain persons holding State office, position or employment whose compensation is paid from State funds or from funds derived from Federal sources, or holding office, position or employment in an educational institution whose compensation is paid in whole or part through the board of regents, or holding Federal office, position or employment who receive supplemental compensation from State funds and concerning increase and additional compensation in lieu of a further salary increase for persons holding office, position or employment under the Delaware River Joint Toll Bridge Commission and making appropriation therefor.

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

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

"State employee" shall be construed to mean any person holding full-time State office, position or employment whose compensation is paid from State funds or from funds derived from Federal sources.

"Base pay" shall be construed to mean the amount of compensation per year calculated on the compensation paid as of October first, one thousand nine hundred and forty-two, from State funds to the State employee, plus the amount of compensation per year calculated on the compensation
currently paid to such employee for services rendered, by the United States, by other States, by counties, municipalities, school districts of this or other States, and all boards, bodies and agencies thereof, and by all interstate boards, bodies and agencies; provided, that when the amount of compensation paid to a State employee is paid wholly from State funds, "base pay" shall not be construed to mean an amount of compensation per year less than the minimum rate for his classification in the particular salary schedule as of October first, one thousand nine hundred and forty-two; provided further, that in the case of laborers, who are paid on an hourly or per diem basis, "base pay" shall be construed to mean the amount of compensation per year calculated on the compensation currently paid to such laborer from State funds. If the State employee entered or shall enter the State service after October first, one thousand nine hundred and forty-two, "base pay" shall be determined by the State Treasurer, State Comptroller and President of the Civil Service Commission to be such amount as in their discretion shall fairly and equitably reflect the treatment accorded to State employees who have been in State service since October first, one thousand nine hundred and forty-two. "Base pay" shall include only the money compensation and shall not include wages in kind or money received in lieu of maintenance.

In case of promotion of any State employee after October first, one thousand nine hundred and forty-two, computation of "base pay" shall be made upon, and "minimum rate for his classification" shall be construed to mean, the minimum rate for the classification of his new office, position or employment in the particular salary schedule as of October first, one thousand nine hundred and forty-two.

2. An increase in compensation shall be paid to each State employee whose compensation is paid from State funds and whose base pay does not exceed five thousand dollars ($5,000.00) per annum,
which increase shall be retroactive to January first, one thousand nine hundred and forty-three. Said increase shall be in such amount per annum as equals ten per centum (10%) of the base pay received from State funds; provided, that no such increase shall be less than at the rate of one hundred twenty dollars ($120.00) per annum and no such increase shall be more than at the rate of two hundred dollars ($200.00) per annum.

3. War adjustment payments shall be paid to State employees whose compensation is paid from State funds and whose base pay does not exceed five thousand dollars ($5,000.00) per annum, which war adjustment payments shall be retroactive to January first, one thousand nine hundred and forty-three and shall continue for the period ending June thirtieth, one thousand nine hundred and forty-four. Said war adjustment payments shall be in such amount per annum as, when added to the amount per annum paid as increase under section two of this act, equals fifteen per centum (15%) of the base pay received from State funds; provided, that in no case shall the total amount paid be more than at the rate of three hundred dollars ($300.00) per annum.

4. If any State employee, whose base pay is not over two thousand dollars ($2,000.00) per annum, received or shall receive, after October first, one thousand nine hundred and forty-two, an increase in compensation which is more than one hundred twenty dollars ($120.00) per annum above his base pay, such excess over said one hundred twenty dollars ($120.00) shall be credited first to the increase and then to the war adjustment provided by this act and such increase and war adjustment shall be reduced or canceled accordingly, as the case may be.

If any State employee, whose base pay is over two thousand dollars ($2,000.00) per annum, received or shall receive, after October first, one thousand nine hundred and forty-two, an increase
in compensation, the amount of such increase per annum shall be credited first to the increase and then to the war adjustment provided by this act and such increase and war adjustment shall be reduced or canceled accordingly, as the case may be. 

This section shall not apply to laborers who are paid on an hourly or per diem basis, or to persons holding State office, position or employment and receiving no compensation from State funds other than that derived from Federal sources.

5. In all cases, where the salary of any State employee is fixed by statute, any increase and war adjustment or either provided for by this act above such salary shall cease after June thirtieth, one thousand nine hundred and forty-four.

6. Both the increase and adjustment shall be included in the payroll for each payroll period, but the amount of war adjustment paid under this act shall not be deemed part of the regular compensation of any person receiving such war adjustment payment and such war adjustment payment shall not affect pension payments or benefits. The right of a person to a war adjustment payment shall be exempt from levy and sale, garnishment, attachment and any other process and shall be unassignable.

7. The State Comptroller shall draw his warrants on the State Treasurer for the payment of such increase and war adjustment and the State Treasurer shall pay such increase and war adjustment in each case from the money in the account chargeable with the payment of the compensation of the State employees, except in the case of accounts in the General State Fund in which case he shall make such payments either from the appropriation made to him for that purpose or from the account itself after transfer to said account of sufficient money to meet such payment.

8. In addition to all appropriations heretofore and hereafter made to each account not in the General State Fund, there is appropriated from the revenues of the fund, of which it is an account,
sufficient moneys to pay any increase and war adjustment payable under this act which are chargeable to said account.

9. Each person holding office, position or employment in an educational institution whose compensation is paid in whole or part from State funds through the board of regents shall be paid the same increase and war adjustment as if he were a State employee and his compensation were paid wholly from State funds, subject to such conditions as may be imposed by the State Treasurer and the State Comptroller, which conditions shall be as nearly like the conditions applying to State employees as the circumstances of the case will permit.

10. Each person holding office, position or employment under the Delaware River Joint Toll Bridge Commission shall be paid an increase in compensation and additional compensation in lieu of a further salary increase equal in amount to the increase and war adjustment he would receive if he were a State employee and his compensation were paid wholly from State funds, subject to such conditions as may be imposed by the State Treasurer and the State Comptroller, which conditions shall be as nearly like the conditions applying to State employees as the circumstances of the case will permit. The State Treasurer may advance sufficient money to the Delaware River Joint Toll Bridge Commission to pay such increase in compensation and additional compensation in lieu of a further salary increase to all persons entitled thereto upon assurance satisfactory to him that one-half of such payment will be repaid to the State of New Jersey.

11. Each person holding Federal office, position or employment who receives supplemental compensation from State funds shall be paid the same increase and war adjustment as if he were a State employee and his compensation were paid wholly from State funds; provided, that the Federal government consents to the payment of its proportion-
ate share of such increase and war adjustment from Federal funds or from State funds derived from Federal sources. If the Federal government gives such consent, the increase and war adjustment shall be paid upon such conditions as may be imposed by the State Treasurer and the State Comptroller, which conditions shall be as nearly like the conditions applying to State employees as the circumstances of the case will permit.

12. Each person holding State office, position or employment, who receives no compensation from State funds other than that derived from Federal sources, shall be paid the same increase and war adjustment as if he were a State employee and his compensation were paid wholly from State funds and as if his current compensation were the compensation paid as of October first, one thousand nine hundred and forty-two; provided, that the Federal government consents to the payment of such increase and war adjustment from Federal funds or from State funds derived from Federal sources. If the Federal government gives such consent, the increase and war adjustment shall be paid upon such conditions as may be imposed by the State Treasurer and the State Comptroller, which conditions shall be as nearly like the conditions applying to State employees as the circumstances of the case will permit.

13. Except as otherwise provided herein, this act shall not apply to any person who received no compensation from State funds other than the compensation received from a board, body or agency whose funds are not budgeted by the State.

14. The State Treasurer, the State Comptroller and the President of the Civil Service Commission are empowered to change or dispense with any requirement of this act or to substitute another requirement in its stead when such change, dispensation or substitution appears to them to be necessary in order to accomplish the object of this act, which is to give fair and equitable treatment to all persons affected thereby.
CHAPTERS 124 & 125, LAWS OF 1943

15. The State Treasurer, the State Comptroller and the President of the Civil Service Commission shall have power to make such rules and regulations as, in their discretion, are necessary or proper to carry out the purpose of this act.

16. Any person aggrieved may appeal to the State House Commission and the decision of the State House Commission upon such appeal shall be final as to the issue involved.

17. From the effective date of this act until July first, one thousand nine hundred and forty-four, no increase in compensation shall be granted to any person holding State office, position or employment whose compensation is paid in whole or in part from State funds except in case of promotion or in case the money to pay such increase is provided in an appropriation act or by Federal grant.

18. This act shall take effect immediately.

Approved April 8, 1943.

CHAPTER 125

An Act making an appropriation to the accounts in the State Highway Fund.

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

1. The sum of seven hundred and fifty thousand dollars ($750,000.00) is appropriated out of the State Highway Fund to the accounts in the State Highway Fund for the fiscal year ending December thirty-first, one thousand nine hundred and forty-three, to pay for adjustments in compensation during said fiscal year which are or shall be provided by law.

2. This act shall take effect immediately.

Approved April 8, 1943.
CHAPTER 126

An Act making an appropriation to the State Treasurer and providing for certain deductions from the school apportionment fund.

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

1. The sum of one million two hundred thousand dollars ($1,200,000.00) is appropriated out of the General State Fund to the State Treasurer for the period beginning January first, one thousand nine hundred and forty-three, and ending June thirtieth, one thousand nine hundred and forty-three, to pay for adjustments in compensation during said period which are or shall be provided by law.

2. The State Comptroller, before making an apportionment of the school apportionment fund under section 18:10-33 of the Revised Statutes, shall deduct from the said fund and pay into the General State Fund the amount of all payments made from this appropriation to persons whose compensation is paid from accounts whose appropriations are deducted from the school apportionment fund pursuant to law.

3. This act shall take effect immediately.

Approved April 8, 1943.
CHAPTER 127

AN ACT making an appropriation to the State Treasurer and providing for certain deductions from the school apportionment fund.

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

1. The sum of two million fifty thousand dollars ($2,050,000.00), together with all unexpended balances as of June thirtieth, one thousand nine hundred and forty-three in any appropriation made to the State Treasurer to pay for adjustments in compensation for the period ending June thirtieth, one thousand nine hundred and forty-three, is appropriated out of the General State Fund to the State Treasurer for the fiscal year ending June thirtieth, one thousand nine hundred and forty-four, to pay for adjustments in compensation during said fiscal year which are or shall be provided by law.

2. The State Comptroller, before making an apportionment of the school apportionment fund under section 18:10–33 of the Revised Statutes, shall deduct from the said fund and pay into the General State Fund the amount of all payments made from this appropriation to persons whose compensation is paid from accounts whose appropriations are deducted from the school apportionment fund pursuant to law.

3. This act shall take effect immediately.

Approved April 8, 1943.
CHAPTER 128

An Act authorizing and directing the State Treasurer to transfer the sum of five million nine hundred eighty-one thousand eight hundred sixty-five dollars and twenty-six cents ($5,981,865.26) received from the tax imposed on motor fuels to the General State Fund.

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

1. The State Treasurer is authorized and directed to transfer the sum of five million nine hundred eighty-one thousand eight hundred sixty-five dollars and twenty-six cents ($5,981,865.26) received from the tax imposed on motor fuels to the General State Fund.

2. This act shall take effect immediately.

Approved April 8, 1943.

CHAPTER 129

An Act relating to admissions to the New Jersey Home for Disabled Soldiers, Sailors, Marines and Their Wives and Widows, and amending section 30:6A-14 of the Revised Statutes.

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

1. Section 30:6A-14 of the Revised Statutes is amended to read as follows:

30:6A-14. Any honorably discharged soldier, sailor or marine who has been a resident of this State for at least seven years immediately preceding...
CHAPTERS 129 & 130, LAWS OF 1943

...ing the date of his application or who was a resident of this State for at least seven years immediately preceding the date of his enlistment as such soldier, sailor or marine may be admitted to the home upon the same terms and conditions and by the same procedure as prescribed by sections 30:6A–2, 30:6A–3 and 30:6A–4 of this Title.

2. This act shall take effect immediately.

Approved April 8, 1943.

CHAPTER 130

An Act concerning municipal and county finances, and amending section 40:2–30 of the Revised Statutes.

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

1. Section 40:2–30 of the Revised Statutes is amended to read as follows:

40:2–30. During the last two months of the fiscal year, if it shall become necessary to expend for any of the purposes specified in the budget an amount in excess of the respective sums appropriated therefor, and there shall be an excess in one or more appropriations (excepting the appropriations for contingent expenses, deferred charges, payment of floating debt, reserve for uncollectible taxes, cash deficit of preceding year, reserve for uncollected taxes, down payments, capital improvement fund, or interest and debt redemption charges), over and above the amount deemed to be necessary to fulfill the purpose of such appropriations, the governing body of any municipality or county, by proper resolution setting forth the facts, may, by a two-thirds vote thereof, transfer the amount of such appropriation as may be deemed...
to be in excess, to such appropriations (excepting the appropriation for contingent expenses or deferred charges) as are deemed to be insufficient to fulfill the purposes of such appropriations.

During the first three months of any fiscal year if the amount of any appropriation reserve for the preceding fiscal year is insufficient to pay the claims authorized or incurred during the preceding fiscal year, which were chargeable to said appropriation, and there shall be an excess in one or more appropriation reserves (excepting appropriation reserves for contingent expenses, deferred charges, payment of floating debt, reserve for uncollectible taxes, cash deficit of preceding year, reserve for uncollected taxes, down payments, capital improvement fund, or interest and debt redemption charges), over and above the amount deemed to be necessary to fulfill the purpose of such appropriation reserves, the governing body of any municipality or county, by proper resolution setting forth the facts, may, by a two-thirds vote thereof transfer the amount of such appropriation reserve as may be deemed in excess, to such appropriation reserve (excepting the appropriation reserve for contingent expenses or deferred charges) as is deemed to be insufficient to fulfill the purposes of such appropriation reserve.

Any unexpended balances of appropriations may, by proper resolution of the governing body, be canceled prior to the end of the fiscal year. Said resolution shall set forth the titles of the appropriations and the amounts to be canceled therefrom. At the end of the next succeeding fiscal year, all remaining unexpended balances shall forthwith lapse and no disbursement shall thereafter be made therefrom.

2. This act shall take effect immediately.

Approved April 8, 1943.
CHAPTER 131

An Act to amend the title of "An act respecting hunting while snow is on the ground in the counties of Gloucester, Atlantic, Salem, Cumberland and Cape May," approved May second, one thousand nine hundred and forty-two (P. L. 1942, c. 55), so that the same shall read "An act concerning hunting, killing or destroying and attempting to hunt, kill or destroy certain birds and animals while snow is on the ground in certain cases in certain counties, and having in possession any such bird or animal so hunted, killed, destroyed or taken," and to amend the body of said act.

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

1. The title of "An act respecting hunting while snow is on the ground in the counties of Gloucester, Atlantic, Salem, Cumberland and Cape May," approved May second, one thousand nine hundred and forty-two, is amended to read "An act concerning hunting, killing or destroying and attempting to hunt, kill or destroy certain birds and animals while snow is on the ground in certain cases in certain counties and having in possession any such bird or animal so hunted, killed, destroyed or taken."

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

1. No person shall hunt, kill or destroy, or attempt to hunt, kill or destroy, a partridge, grouse, pheasant, quail, woodcock, squirrel or hare, commonly known as rabbit, in the counties of Burlington, Gloucester, Atlantic, Salem, Cumberland and Cape May in this State, while there is snow on the ground in such condition that the bird or animal
CHAPTERS 131 & 132, LAWS OF 1943

may be tracked therein, or by tracking the bird or animal in the snow, or have in possession any such bird or animal which has been so hunted, killed, destroyed or taken, under a penalty of twenty dollars ($20.00) for each bird or animal so hunted, killed, destroyed or had in possession.

3. This act shall take effect immediately.

Approved April 8, 1943.

CHAPTER 132

An Act making appropriations from the State Highway Fund for the maintenance and operation of the State Highway and other related departments, pursuant to the provisions of section 52:22–20 of the Revised Statutes.

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>$12,000,000 00</td>
</tr>
<tr>
<td>Motor vehicle fees, fines, et cetera</td>
<td>14,000,000 00</td>
</tr>
<tr>
<td>Motor vehicle inspection fees</td>
<td>300,000 00</td>
</tr>
<tr>
<td>Bus excise tax</td>
<td>112,000 00</td>
</tr>
<tr>
<td>Federal aid</td>
<td>1,300,000 00</td>
</tr>
<tr>
<td>Miscellaneous revenue</td>
<td>300,000 00</td>
</tr>
<tr>
<td>Unappropriated balance, January 1st</td>
<td>3,100,000 00</td>
</tr>
<tr>
<td>Balance 1942 construction program</td>
<td>5,433,597 06</td>
</tr>
<tr>
<td>Balance WPA program</td>
<td>150,776 72</td>
</tr>
<tr>
<td>Balance 1942 maintenance program</td>
<td>950,769 08</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$37,647,142 86</strong></td>
</tr>
<tr>
<td>Description</td>
<td>Amount</td>
</tr>
<tr>
<td>-----------------------------------------------------------------------------</td>
<td>--------------</td>
</tr>
<tr>
<td>Transferred funds.</td>
<td></td>
</tr>
<tr>
<td>Amount transferred to State Fund for general purposes</td>
<td>$275,000.00</td>
</tr>
<tr>
<td>Amount transferred to General Fund for general and educational deficiencies</td>
<td>$2,841,865.26</td>
</tr>
<tr>
<td>Amount transferred to General State Fund for defense purposes</td>
<td>$365,000.00</td>
</tr>
<tr>
<td>Amount reserved for transfer to State Fund for salary adjustments of employees paid from State fund</td>
<td>$2,500,000.00</td>
</tr>
<tr>
<td>Amount reserved for salary adjustment for employees paid from highway fund</td>
<td>$750,000.00</td>
</tr>
<tr>
<td>Balance held as reserve against declining revenues or to meet expenditures of an emergency nature</td>
<td>$2,869,962.32</td>
</tr>
<tr>
<td>Total deductions</td>
<td>$9,601,827.58</td>
</tr>
<tr>
<td>Available funds.</td>
<td></td>
</tr>
<tr>
<td>Total revenues and uncommitted balances available for appropriation</td>
<td>$28,045,315.28</td>
</tr>
</tbody>
</table>

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.
CHAPTER 132, LAWS OF 1943

R 1. DEBT SERVICE

Mandatory Dedications:

1930 Bond Act

Principal requirement of highway improvement bonds .......... $800,000 00
Interest, highway improvement bonds .................. 1,281,212 50
Principal requirement of institution construction bonds ....... 210,000 00
Interest, institution construction bonds .................. 318,850 00

Total debt service on 1930 bond act ......................... $2,610,062 50

Interest on $70,000,000.00 issue:

Annual requirement for amortization .................. $1,355,035 75
Interest on road bonds .................................. 100,000 00
Interest on roads, bridges and viaducts bonds ............... 1,225,000 00

Total debt service ...................................... $5,290,098 25

Construction and Maintenance of Roads and Bridges

Mandatory Dedications:

R 3. STATE AID TO COUNTIES AND MUNICIPALITIES

Construction, reconstruction, maintenance, et cetera, of county roads ........ $6,000,000 00
CHAPTER 132, LAWS OF 1943

Expenditures pursuant to section 27:14-1 of the Revised Statutes.............. 735,000 00

Construction, grading, maintenance, et cetera, of village and township roads ... 2,625,000 00

Expenditures pursuant to section 27:15-10 of the Revised Statutes and chapter 218, laws of 1940 . . . 525,000 00

Total State aid to counties and municipalities ..................$9,885,000 00

Total Mandatory Deductions.$15,175,098 25

R 8. STATE HIGHWAY COMMISSIONER

Appropriation:
Administration, engineering, inspection and administration costs of rights-of-way ..............$1,487,712 34

Construction of State highway system, purchase of rights-of-way, construction of roads, bridges and grade crossings pursuant to section 52:22-20 of the Revised Statutes:
CHAPTER 132, LAWS OF 1943

Federal aid and State matched moneys .......... 2,000,000 00
Purchase of plant and equipment .......... 66,000 00
State, county and municipal highway lighting, traffic signals and operation of bridges .......... 735,000 00
Maintenance of State highway system .. 2,850,000 00
Institutional roads and approaches, including walks and gutters .......... 162,500 00
Claims:
    Versaggi Brothers, Inc. ............... 2,886 03

Total amount appropriated ..$7,304,098 37

R 7. MOTOR VEHICLE DEPARTMENT

Salaries:
    Commissioner ........ $10,000 00
    Other employees .... 1,232,716 17
                      $1,242,716 17

Materials and Supplies:
    Heat, Light, Power, Water, Gas and Electricity ........ $11,500 00
    Motor Vehicular transportation supplies. 57,500 00
    Replacements of Motor Vehicles ........ 10,000 00
    Stationery and office supplies ........ 50,000 00
    Office equipment replacement ........ 2,000 00
<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Replacements and rentals of typewriters (Agents)</td>
<td>3,500 00</td>
</tr>
<tr>
<td>Testing machinery and equipment</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Station and Central Office equipment</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Metal and material for markers</td>
<td>118,300 00</td>
</tr>
<tr>
<td>Station cleanser, oil and grease</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Radio System supplies and maintenance</td>
<td>3,600 00</td>
</tr>
<tr>
<td>Current Repairs</td>
<td>7,500 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>260,400 00</td>
</tr>
<tr>
<td>Services Other Than Personal:</td>
<td></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$2,500 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>10,800 00</td>
</tr>
<tr>
<td>Rents</td>
<td>108,940 00</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
<td>5,400 00</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Subscriptions</td>
<td>200 00</td>
</tr>
<tr>
<td>Printing, binding, photographing and blueprinting</td>
<td>20,000 00</td>
</tr>
<tr>
<td>Postage</td>
<td>53,000 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>4,750 00</td>
</tr>
<tr>
<td>Addressing postal notices, test stations</td>
<td>10,000 00</td>
</tr>
<tr>
<td>Witness fees</td>
<td>2,750 00</td>
</tr>
<tr>
<td>Safety education</td>
<td>10,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>229,340 00</td>
</tr>
<tr>
<td>Additions and Improvements:</td>
<td></td>
</tr>
<tr>
<td>Filing cabinets</td>
<td>2,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$1,741,956 17</td>
</tr>
</tbody>
</table>
STATE TAX DEPARTMENT

R 9. Motor Fuels Tax Division

Salaries:
Director ................ $6,000 00
Compensation for assistants ......... 181,600 00

$187,600 00

Materials and Supplies:
Stationery and office supplies ........ $1,500 00
Retail dealers license plates or Decalcomanias .......... 750 00
Vehicular transportation supplies ...... 8,000 00

10,250 00

Services Other Than Personal:
Postage and express-age ................ $4,000 00
Miscellaneous expense ............... 400 00
Traveling expenses ............ 3,500 00
Printing, binding, photographing and blueprinting ...... 1,700 00
Patrol boat crew expenses ........... 1,600 00
Maintenance of patrol boat .......... 2,500 00
Rents .................. 10,860 00
Insurance (other than fire) ........ 2,400 00
Insurance (fire) ........... 200 00
Telephone and telegraph .......... 2,700 00

29,860 00
Refunding motor fuel taxes.

The Comptroller of the Treasury is hereby authorized and empowered to pay any refund of motor fuel taxes, upon proper approval, pursuant to chapter 39 of Title 54 of the Revised Statutes, and the State Treasurer is directed to pay warrants issued therefor by the Comptroller.

$227,710 00

R 4. BOARD OF COMMERCE AND NAVIGATION

Expenditure for construction, reconstruction, maintenance and improvement of inland waterways $135,000 00
Expenditure for bulkheading Manasquan canal 50,000 00
Dredging inland waterways 63,000 00

Beach protection along Atlantic coast, provided thirty per centum (30%) is appropriated in conjunction thereto by each municipality allotted a part of the State appropriation for new projects; provided, however, the Board of Commerce and Nav-
CHAPTER 132, LAWS OF 1943

...tion may use out of this appropriation a sum not to exceed $150,000.00 for protection and maintenance of projects already constructed, and toward which the municipality has contributed in the past two years their allotted share as provided for in the appropriated items for beach erosion without any further appropriation in conjunction thereto by the municipality ... 250,000 00 $498,000 00

R 5. DELAWARE RIVER JOINT TOLL BRIDGE COMMISSION

Appropriation:

Maintenance of free bridges now or to become State property, including improvements ............ $61,708 00

All moneys received from any source whatsoever, whether from the operation of bridges or from the State of Pennsylvania for its proportion of maintenance of said bridges, is hereby appropriated to the said commission to be used by them for maintenance of bridges and the payment to the State of Pennsylvania of their proportion of the earnings of said bridges.
Any unexpended balance, including receipts from Pennsylvania and rental receipts, is hereby reappropriated.

R 15. **Department of State Police**

State police. There is hereby appropriated for transfer to the General State Fund, being 50% of the amount appropriated in the State Fund Appropriation Act for the fiscal year ending June 30, 1944, for the operation and maintenance of the Department of State Police, the sum of $796,330 34

R 16. **State Employees’ Retirement System**

Retirement system. Contribution applicable to State Highway System Fund $134,713 00

R 17. **Delaware and Raritan Canal Maintenance**

Maintenance of canal bridges. Expenses necessary to maintain the bridges over the Delaware and Raritan Canal $13,000 00

R 22. **Compensation Awards**

Compensation awards. For the State House Commission to pay compensation awards allowed State employees in departments other than the State Highway Department but related to the State Highway Fund $5,000 00
CHAPTER 132, LAWS OF 1943

R 25. TEACHERS' PENSION AND ANNUITY FUND

To pay to the Teachers' Pension and Annuity Fund out of the receipts of license fees, whether vehicular or driver, one-fifth of the sum certified as due and payable to that fund on July 1, 1943, pursuant to chapter 190, laws of 1942 .... $1,266,556.00

Interest due January 1, 1944 ................. 75,993.36

Balance necessary to meet the deficiency contribution of the estimated certification by the Trustees of the Teachers' Pension and Annuity Fund for the fiscal year ending June 30, 1944, pursuant to R. S. 18:13-3 ....... 745,151.79

Total mandatory dedications and appropriations ......... $2,087,701.15

2. The appropriations herein made other than those to the State Highway Commissioner are for the fiscal year ending December thirty-first, one thousand nine hundred and forty-three, and the appropriations herein made for debt service and to the State Highway Commissioner shall not lapse by reason of the expiration of said fiscal year. The appropriations herein made other than those for debt service and to the State Highway Commissioner shall be available for expenditure
Payments on contracts.

Use of federal grants.

Money withdrawable.

Co-operation with federal government.

Use of excess revenues.

Act retroactive.

during the fiscal year ending December thirty-first, one thousand nine hundred and forty-three, and for a period of two months thereafter to pay obligations incurred during said fiscal year only. Nothing in this section or in this act contained shall be construed to prohibit the payment due upon any contract made under an appropriation of the previous year or years.

3. Any additional allotments of funds which may be made by the Federal government to the State of New Jersey, are hereby appropriated for the purposes for which such moneys are allocated, and the State Highway Commissioner is hereby authorized to carry out such projects as may be designated by the Federal government.

4. No money shall be drawn from the State Highway System Fund except for objects as hereinabove specifically appropriated and except such sums as may be required to refund amounts credited to the State Highway System Fund which do not represent State revenues, and except such sums which are by law devoted to specific purposes, namely, the administration expenses of the Retail Motor Fuel Dealers' Control Division of the State Tax Department established pursuant to chapter one hundred sixty-three of the laws of one thousand nine hundred and thirty-eight.

5. The State Highway Commissioner is authorized to co-operate with Public Roads Administration, Works Progress Administration, Corps of Engineers, Public Work Reserve, United States Army, United States Navy, War Production Board, Office of Civilian Defense, and any other Federal agency that may be established in order to assist in war efforts and for that purpose he is authorized to use any available personnel or facilities of the State Highway Department.

6. All revenues in excess of anticipated revenues shall constitute a war emergency fund subject to legislative appropriation.

7. This act shall take effect immediately and shall be retroactive as of January first, one thou-
sand nine hundred and forty-three, and all expendi­tures made up to the time of the passage of this act, under the provisions of section 52:22–20 of the Revised Statutes, shall be charged against the amounts herein appropriated.

Approved April 8, 1943.

CHAPTER 133

AN ACT concerning the improvement of waterways at certain State institutions and making an appropriation therefor.

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

1. The sum of thirty-two thousand dollars ($32,000.00) or so much thereof as may be neces­sary is hereby appropriated out of the State High­way Fund for the purpose of excavating and cleaning certain waterways located upon the grounds of the New Jersey State Hospital at Grey­stone Park and the New Jersey Village for Epilep­ties at Skillman. This appropriation shall be avail­able for expenditure by the State Highway Depart­ment for the purposes set forth herein during the fiscal year ending June thirtieth, one thousand nine hundred and forty-four, and any balance remaining in said appropriation shall lapse into the State Highway Fund.

2. This act shall take effect immediately.

Approved April 8, 1943.
CHAPTER 134

An Act concerning shellfish, and amending section 50:4-1 of the Revised Statutes.

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

1. Section 50:4-1 of the Revised Statutes is amended to read as follows:

50:4-1. No person shall catch or take oysters by any means from any of the natural oyster beds under the tidal waters of the Atlantic seaboard of this State and tributaries thereto, except Delaware bay, at any time except during the months of May and June of each year, and then only persons duly licensed under section 50:2-1 of this Title; provided, however, that nothing herein contained shall apply to the beds in Great bay and Mullica river from which shellfish may be taken during the months of October, November, April and May of any year; and provided further, that nothing herein contained shall apply to the beds in Great Egg Harbor river and its tributaries, from which shellfish may be taken during the months of April and May of any year; and provided further, that the board is authorized and empowered, in its discretion, to close any or all of the beds during any one or all of the months in the provisos mentioned for the purpose of protecting oyster seed from excessive losses due to the removal of such seed from the beds when it is too small or too frail. The board shall give notice of at least fifteen days for the closing of any or all such beds in the provisos referred to.

2. This act shall take effect immediately.

Approved April 8, 1943.
CHAPTER 135

AN ACT concerning weights and measures, and amending section 51:1-82 of the Revised Statutes.

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

1. Section 51:1-82 of the Revised Statutes is amended to read as follows:

   51:1-82. Any person who owns, operates, keeps, or has in his possession, control or charge any scales, steelyards or weights who shall certify, declare, represent, render or report any false weight whereby any other person may be defrauded, deceived or injured, shall, upon conviction thereof, be subject to a penalty in a sum not less than twenty-five dollars ($25.00) nor more than fifty dollars ($50.00) for a first offense, and not less than fifty dollars ($50.00) nor more than one hundred dollars ($100.00) for a second offense and not less than one hundred dollars ($100.00) nor more than two hundred dollars ($200.00) for each subsequent offense. The court shall cause any defendant, who refuses or neglects 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 a period of not less than ten days and not exceeding thirty days for a first offense and not less than thirty days nor more than ninety days for any subsequent offense. Such person shall also be answerable to the party defrauded in double damages, to be collected in an action at law in any court of competent jurisdiction. The provisions of this section shall not apply to interstate common carriers by railroad subject to the rules and regulations from time to time issued by the Interstate Commerce Commission.

2. This act shall take effect immediately.

Approved April 8, 1943.
CHAPTER 136

An Act concerning disorderly persons, and supplementing subtitle fifteen of Title 2 of the Revised Statutes.

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

1. Any person unlawfully entering or being in or upon any lands being cultivated as a vegetable garden, commonly known as a “victory garden,” shall be adjudged a disorderly person and punished by a fine not exceeding twenty-five dollars ($25.00) or imprisonment for a term not exceeding thirty days.

2. This act shall take effect immediately and shall continue in effect during the present war emergency only.

Approved April 8, 1943.

CHAPTER 137

An Act to vest in the State Agricultural Experiment Station responsibility for the conduct of an educational program designed to promote the production and conservation of food, and making an appropriation therefor.

WHEREAS, The war emergency has created an acute shortage of food for the citizens of this State and it is the responsibility of the State to take steps to alleviate this situation; now, therefore,

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

1. The State Agricultural Experiment Station is authorized and directed to organize and guide the
educational phases of the victory garden program, and to distribute printed information and provide assistance through demonstrations and supervision to assure the most effective use of seed, fertilizers and other materials.

2. The State Agricultural Experiment Station is authorized and directed to encourage and promote the preservation and conservation of food by means of home and community programs of canning, drying, freezing, brining and other suitable processes, to maintain the health of New Jersey families and to conserve the products of victory gardens and commercial farms.

3. In carrying out the purposes of this act, the State Agricultural Experiment Station is authorized and directed to enlist the participation and co-operation of the State Department of Agriculture, the Department of Health, the Department of Public Instruction, the Office of Civilian Defense and its subordinate Defense Councils, and other Federal, State, county, municipal and private agencies in promoting the health and welfare of the citizens of New Jersey and the more effective conduct of the war effort.

4. There is hereby appropriated out of the State fund to the State Agricultural Experiment Station the sum of twenty thousand dollars ($20,000.00) to be used toward paying expenses incurred in carrying out the provisions of this act between the date of its enactment and June thirtieth, one thousand nine hundred and forty-three.

5. For carrying out the provisions of this act in the fiscal year beginning July first, one thousand nine hundred and forty-three, there is hereby appropriated to the State Agricultural Experiment Station the sum of twenty thousand dollars ($20,000.00) or so much thereof as may be necessary, from any unexpended balances remaining from current State appropriations to the State Agricultural Experiment Station as of June thirtieth, one thousand nine hundred and forty-three.

6. This act shall take effect immediately.

Approved April 8, 1943.
CHAPTER 138

An Act authorizing the board of chosen freeholders of any county to accept gifts, legacies or bequests for specific purposes.

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

1. The board of chosen freeholders of any county is hereby authorized and empowered to accept gifts, legacies and bequests made for any specific purpose for which the board of chosen freeholders of such county is authorized to expend money and are further empowered to utilize such gifts, legacies and bequests in the manner set forth in the conditions of the gift or in the legacy and bequest set forth in the last will and testament of the testator; provided, however, that such gift, legacy or bequest shall not be put to any use which is inconsistent with any of the laws of this State.

2. This act shall take effect immediately.

Approved April 8, 1943.
CHAPTER 139

An Act making an appropriation to the Department of Labor to provide for the administration and enforcement of the provisions of sections 5:3-22 to 5:3-29, inclusive, of the Revised Statutes.

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

1. There is hereby appropriated to the Department of Labor the sum of twelve thousand eight hundred dollars ($12,800.00) to provide for the administration and enforcement of the provisions of sections 5:3-22 to 5:3-29, inclusive, of the Revised Statutes.

2. This act shall take effect immediately.

Approved April 8, 1943.

CHAPTER 140

An Act making an appropriation to the State Water Policy Commission.

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

1. There is hereby appropriated to the State Water Policy Commission the sum of five thousand dollars ($5,000.00) out of the water supply fund for supervision of the construction of interconnections of water supply systems, and for administrative purposes in connection therewith, to assure their early completion for public safety and national defense.

2. This act shall take effect immediately.

Approved April 8, 1943.
CHAPTER 141

An Act vesting the title to real estate of which John J. Cushing died seized and which is alleged to have escheated to the State of New Jersey in the year one thousand nine hundred and thirty in Katherine Jacobs, Bertha Kazmark, Mary Thomas, Frank Cook, Robert Cook, Jr., and William J. Butler, Sr.

Preamble.

WHEREAS, John J. Cushing, late of the borough of Keyport, county of Monmouth and State of New Jersey, departed this life on the twenty-eighth day of February, one thousand nine hundred and thirty, seized of that certain lot, tract or parcel of land and premises situate in the borough of Keyport, county of Monmouth and State of New Jersey, described as follows:

Description of property.

Being lot No. 6 on a map and survey of lots of John Sproul, dec'd., made January 3, 1853, by Alfred Walling.

Beginning at the northeast corner of lot No. 6, in the southerly edge of Pine Street; thence easterly along Pine Street, seventy-nine feet two inches to corner of I. Snyder's lot; thence along the same southerly one hundred and nine feet six inches to corner of No. 3; thence westerly along same thirty feet nine inches to southwest corner of No. 4; thence northerly along same and No. 5 ninety feet four inches to the place of beginning.

Record of property.

Being the same premises conveyed to John J. Cushing by George Cushing and Mary Cushing, his wife, Elizabeth Cook and Robert C. Cook, her husband, and William Butler and Clara Butler, his wife, by Deed dated January 12th, 1903, and recorded in the Monmouth County Clerk's Office on January 15th, 1903, in Book 705 of Deeds, pages 111 &c.; and
CHAPTERS 141 & 142, LAWS OF 1943

WHEREAS, The said John J. Cushing left no person or persons capable of inheriting the said lands and premises; and

WHEREAS, The request and proper notice of intention to apply for the passage of this act has been given and duly published; now, therefore,

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

1. All the estate, right, title and interest of every kind and character of which it is alleged the State of New Jersey is seized in and to certain real estate heretofore belonging to John J. Cushing, more particularly described in the preamble to this act, are hereby vested in Katherine Jacobs, Bertha Kazmark, Mary Thomas, Frank Cook, Robert Cook, Jr., and William J. Butler, Sr., such title so as aforesaid vested under the provision of this act is validated and confirmed.

2. This act shall be deemed a private act and shall take effect immediately.

Approved April 8, 1943.

CHAPTER 142

AN ACT concerning rationing under any Federal or State law or any rule or regulation made thereunder.

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

1. Whenever any Federal or State law or any rule or regulation made thereunder requires or permits the operation of a ration bank account or any administrative action in connection with any rationing program by this State, or any county,
municipality, school district or other political sub-
division of this State, or by any board, body,
agency or commission of this State, or of any
county, municipality or school district thereof, the
State House Commission, in the case of the State,
and the governing body in the case of such county,
municipality, school district or other political sub-
division, may by resolution provide for any action
necessary or expedient in connection with the
operation of such ration bank account or in con-
nection with such administrative action.
2. This act shall take effect immediately.
Approved April 8, 1943.

CHAPTER 143

AN ACT concerning townships, and amending sec-
tion 40:146-15 of the Revised Statutes.

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

1. Section 40:146–15 of the Revised Statutes is
amended to read as follows:

40:146–15. In townships having a population in
excess of nine thousand and not in excess of four-
ten thousand each member of the township com-
mittee shall receive an annual salary of one
thousand dollars ($1,000.00), to be paid as other
township committee salaries are paid.
2. This act shall take effect immediately.
Approved April 8, 1943.
CHAPTER 144

An Act to amend "An act concerning tax sales, and supplementing chapter five of Title 54 of the Revised Statutes," approved May second, one thousand nine hundred and forty-two (P. L. 1942, c. 54).

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

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

1. Whenever a municipality has heretofore or shall hereafter become the purchaser of any real property at any tax sale and the certificate of sale has been or shall be recorded in the manner provided by chapter five of Title 54 of the Revised Statutes, such municipality shall be entitled to immediate possession of the property sold and described in the certificate and to all the rents and profits thereof while the holder thereof, until redemption, but all rents and profits collected by such municipality shall be credited on the amount due upon said certificate of tax sale and for subsequent taxes, assessments or other municipal charges assessed against said lands and when the total amount due for the same, including all interests and costs, has been paid, the said lands shall be redeemed from said tax sale.

Whenever a municipality shall take possession of any property pursuant to the provisions of this section, the collector of taxes or other officer thereof, whose duty it shall be to collect taxes therein, shall take possession of said property and collect the rents and profits thereof for said municipality and, with the approval of the governing body of said municipality, may designate any competent person to act as the agent of said municipality for the collection of the rents and profits of
CHAPTER 144, LAWS OF 1943

said property and for the management of the same and such person shall account promptly to such collector or other officer, and the collector or other officer shall account promptly to the municipality, for the rents and profits so collected.

No fees shall be allowed to such collector or other officer from the rents and profits collected from such property but he shall be allowed such expenses in connection with the operation and management thereof, including proper compensation to said agent, as the governing body of such municipality may deem necessary to secure the greatest income therefrom.

Such municipality and its officers, agents or employees shall not be liable or accountable to the owner or to any other person having an interest in said property for failure to collect rents or profits therefrom but said officers, agents or employees shall remain so liable and accountable to said municipality and such municipality and its officers, agents or employees shall not be liable for injury to said property or to the person or property of any other person from the use of the property for the purposes of this section, any law to the contrary notwithstanding.

2. This act shall take effect immediately.

Approved April 8, 1943.
CHAPTER 145

An Act concerning the right of aliens to acquire, hold and transfer real estate, and amending section 46:3-18 of the Revised Statutes.

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

1. Section 46:3-18 of the Revised Statutes is amended to read as follows:

46:3-18. Alien friends shall have the same privileges and powers and privileges and be subject to the same burdens, duties, liabilities and restrictions in respect of real estate situate in this State as native-born citizens. Any alien who shall be domiciled and resident in the United States and licensed or permitted by the government of the United States to remain in and engage in business transactions in the United States, and who shall not be arrested or interned or his property taken by the United States, shall be considered an alien friend within the meaning of this act.

Nothing contained in this section shall be construed to:

a. Entitle any alien to be elected into any office of trust or profit in this State, or to vote at any town meeting or election of members of the Senate and General Assembly, or other officers, within this State, or for Representatives in Congress or electors of the President and Vice-President of the United States; or

b. Prevent the sequestration, seizure or disposal by either the State or National government of any real estate or interest therein so long as the same is owned or held by any alien, made pursuant to duly enacted legislation, during the continuance of war between the United States and the government of the coun-
try of which any such alien is a citizen or subject; but any bona fide conveyance, mortgage or devise made by such alien shall be valid, if made to a citizen of the United States or to an alien friend.

2. This act shall take effect immediately.
Approved April 8, 1943.

CHAPTER 146

An Act concerning labor by persons over sixteen years of age in certain cases for the duration of the war.

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

1. Should it become necessary for any employer engaged in production or processing of food or other materials essential to the war effort to require his, their, or its minor employees between the ages of sixteen and eighteen years to work more than eight hours during one day or more than forty hours during a week, such employer shall have the right to file with the Commissioner of Labor a written petition for special exemption from the laws regulating child labor. Such petition shall state all causes for this request, together with any specific information required by the commissioner, who shall investigate the facts and determine the validity of the petition. If such investigation should disclose valid causes for said request and that an emergency exists in the establishment of the petitioning employer sufficient to warrant the granting of such request in whole or in part, the commissioner may grant special dispensation in the employment of said minors to
such employer to the extent justified by the conditions disclosed, subject, however, to the limitations hereinafter specified, as follows:

(a) The commissioner shall not grant any such dispensation relating to minor employees under the age of seventeen, unless it shall be shown that the supply of employees of seventeen years or over is inadequate to meet the emergent conditions alleged and established.

(b) No employment of minors under eighteen years of age shall be permitted under this act, beyond ten hours in any day, beyond forty-eight hours in any calendar week, or later than ten o'clock post meridiem on any day, or earlier than six o'clock ante meridiem of any day.

(c) No such request shall be granted for employment in any occupation or establishment in which the health or welfare of any minor under the age of eighteen years may thereby be endangered.

(d) No such request shall be granted in establishments operating as service trades except where employees of such service trades have been declared by the War Manpower Commission or any agency thereof to be necessary or essential in the war effort or amusement trades, or in mercantile establishments, hotels, restaurants, boarding houses or theatres.

(e) Such request, with the aforesaid limitations, may be granted in whole or in part, with such additional limitations as may be imposed by the commissioner, and, upon the granting thereof, the commissioner shall specify the period of time during which such dispensation shall be effective, which shall in no case exceed six months. Such period may, however, be extended for additional periods, not to exceed six months, upon the filing of an application therefor and the establishment of the necessity thereof.

(f) No reduction of lunch periods for minor employees shall be permitted, nor shall any employment of such minors be permitted in any occupations now specifically prohibited by law.
2. For the purpose of carrying out the provisions of section one of this act, the commissioner shall appoint a committee, to be known as the emergency committee on child labor, to consist of seven persons, who shall not receive any compensation for their services. The committee shall consist of two representatives of industry, two representatives of labor, and three representatives of the general public, who shall be appointed by, and shall serve at the pleasure of the commissioner. The commissioner shall submit to said committee all petitions and factual information concerning any such petition, and said committee shall thereupon consider such applications and make its recommendations thereon to the commissioner.

3. (a) With respect to employment in any establishment where food for human consumption is processed or canned for future use, any person between the ages of sixteen and eighteen years may be employed without any dispensation from the Commissioner of Labor, between May first and October first of any year, and permitted to work for not more than ten hours in any day, between the hours of six o'clock in the morning and eleven o'clock in the evening, or for not more than forty-eight hours in any calendar week, but in no case for more than forty-eight hours in any week.

(b) The Commissioner of Labor shall have the power however, upon being satisfied that the conditions of labor, or other conditions, in any establishment as defined in section three of this act, endanger the health or welfare of any such minor employee, or that an emergency does no longer exist requiring such employment of minors, to impose such conditions upon the exercise of the rights herein granted to such establishments as he may determine to be proper, or, after investigation, to revoke completely the right of any such establishment to employ such minors in the manner provided in section three (a) of this act.
4. This act shall take effect immediately, but shall continue in effect only during the period of the present war emergency, and shall immediately thereafter become ineffective.
Approved April 8, 1943.

CHAPTER 147

AN ACT permitting the recording of nontestamentary trust instruments not acknowledged or proved, and supplementing chapter sixteen of Title 46 of the Revised Statutes.

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

1. When a fiduciary who acted or is acting under a trust instrument which has not been acknowledged or proved, other than a will or codicil, has acquired or shall acquire, title to or any right, title or interest in, real property in this State, the trust instrument may, solely for the purpose of publicly recording the terms of the trust instrument, be recorded as a deed in the office of the county recording officer of the county in which the real property is situated, notwithstanding that the trust instrument has not been acknowledged or proved; and after recording, the trust instrument shall not be kept in such office notwithstanding that the instrument may be an ancient deed as defined in section 46:16-7 of this Title; provided, however, that no such trust instrument shall be so recorded unless there shall be indorsed thereon or annexed thereto, either, a duly executed affidavit made by the fiduciary to the effect that the instrument on which the affidavit is indorsed or to which the affidavit is annexed is the original trust instrument or a duplicate original thereof and that the trust
instrument was duly executed and delivered by the person who created or established the trust, or a duly executed affidavit made by anyone having an interest in the trust to the effect that the instrument on which the affidavit is indorsed or to which the affidavit is annexed is the original trust instrument or a duplicate original thereof and that the trust instrument was duly executed and delivered by the person who created or established the trust and stating the interest in the trust of the one making the affidavit.

2. This act shall take effect immediately.

Approved April 8, 1943.

CHAPTER 148

An Act concerning life insurance, establishing certain minimum nonforfeiture benefits to be granted holders of life insurance policies on default in payment of premiums, establishing minimum standards of reserves to be maintained by life insurance companies on life insurance policies, pure endowment and annuity contracts, amending sections 17:34-15, 17:34-17, 17:34-19, 17:34-22, 17:34-23, 17:34-24, 17:34-25, 17:34-25.1, 17:34-32 and 17:33-2 of the Revised Statutes, and supplementing chapter thirty-four of Title 17 of the Revised Statutes.

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

1. This section shall be known as the standard nonforfeiture law (1943) and shall apply to policies of life insurance issued by any company after the operative date for such company of this section as specified in subsection g of this section.
a. No such policy of life insurance, except as stated in subsection f, shall be issued or delivered in this State unless it shall contain in substance the following provisions, or corresponding provisions which in the opinion of the commissioner are at least as favorable to the defaulting or surrendering policyholder:

(1) That, in the event of default in any premium payment, the company will grant, upon proper request not later than sixty days after the due date of the premium in default, a paid-up nonforfeiture benefit on a plan stipulated in the policy, effective as of such due date, of such value as may be hereinafter specified.

(2) That, upon surrender of the policy within sixty days after the due date of any premium payment in default after premiums have been paid for at least three full years in the case of ordinary insurance or five full years in the case of industrial insurance, the company will pay, in lieu of any paid-up nonforfeiture benefit, a cash surrender value of such amount as may be hereinafter specified.

(3) That a specified paid-up nonforfeiture benefit shall become effective as specified in the policy unless the person entitled to make such election elects another available option not later than sixty days after the due date of the premium in default.

(4) That, if the policy shall have become paid up by completion of all premium payments or if it is continued under any paid-up nonforfeiture benefit which became effective on or after the third policy anniversary in the case of ordinary insurance or the fifth policy anniversary in the case of industrial insurance, the company will pay, upon surrender of the policy within thirty days after any policy anniversary, a cash surrender value of such amount as may be hereinafter specified.
(5) A statement of the mortality table and interest rate used in calculating the cash surrender values and the paid-up nonforfeiture benefits available under the policy, together with a table showing the cash surrender value, if any, and paid-up nonforfeiture benefit, if any, available under the policy on each policy anniversary during the first twenty policy years or during the term of the policy, whichever is shorter, such values and benefits to be calculated upon the assumption that there are no dividends or paid-up additions credited to the policy and that there is no indebtedness to the company on the policy.

(6) A statement of the method to be used in calculating the cash surrender value and the paid-up nonforfeiture benefit available under the policy on any policy anniversary with an explanation of the manner in which the cash surrender values and the paid-up nonforfeiture benefits are altered by the existence of any paid-up additions credited to the policy or any indebtedness to the company on the policy.

Any of the foregoing provisions or portions thereof not applicable by reason of the plan of insurance may, to the extent inapplicable, be omitted from the policy.

The company shall reserve the right to defer the payment of any cash surrender value for a period of six months after demand therefor with surrender of the policy.

b. Any cash surrender value available under the policy in the event of default in a premium payment due on any policy anniversary, whether or not required by subsection a, shall be an amount not less than the excess, if any, of the present value, on such anniversary, of the future guaranteed benefits which would have been provided for by the policy, including any existing paid-up additions, if there had been no default, over the sum
of (i) the then present value of the adjusted premiums as defined in subsection d, corresponding to premiums which would have fallen due on and after such anniversary, and (ii) the amount of any indebtedness to the company on the policy. Any cash surrender value available within thirty days after any policy anniversary under any policy paid up by completion of all premium payments or any policy continued under any paid-up nonforfeiture benefit, whether or not required by subsection a, shall be an amount not less than the present value, on such anniversary, of the future guaranteed benefits provided for by the policy, including any existing paid-up additions, decreased by any indebtedness to the company on the policy.

c. Any paid-up nonforfeiture benefit available under the policy in the event of default in a premium payment due on any policy anniversary shall be such that its present value as of such anniversary shall be at least equal to the cash surrender value then provided for by the policy or, if none is provided for, that cash surrender value which would have been required by this section in the absence of the condition that premiums shall have been paid for at least a specified period.

d. The adjusted premiums for any policy shall be calculated on an annual basis and shall be such uniform percentage of the respective premiums specified in the policy for each policy year that the present value, at the date of issue of the policy, of all such adjusted premiums shall be equal to the sum of (i) the then present value of the future guaranteed benefits provided for by the policy; (ii) two per centum (2%) of the amount of insurance, if the insurance be uniform in amount, or of the equivalent uniform amount, as hereinafter defined, if the amount of insurance varies with duration of the policy; (iii) forty per centum (40%) of the adjusted premium for the first policy year; (iv) twenty-five per centum (25%) of either the adjusted premium for the first policy year or the adjusted premium for a whole life policy of
the same uniform or equivalent uniform amount with uniform premiums for the whole of life issued at the same age for the same amount of insurance, whichever is less; provided, however, that in applying the percentages specified in (iii) and (iv) above, no adjusted premium shall be deemed to exceed four per centum (4%) of the amount of insurance or level amount equivalent thereto. The date of issue of a policy for the purpose of this subsection shall be the date as of which the rated age of the insured is determined.

In the case of a policy providing an amount of insurance varying with duration of the policy, the equivalent level amount thereof for the purpose of this subsection shall be deemed to be the level amount of insurance provided by an otherwise similar policy, containing the same endowment benefit or benefits, if any, issued at the same age and for the same term, the amount of which does not vary with duration and the benefits under which have the same present value at the inception of the insurance as the benefits under the policy.

All adjusted premiums and present values referred to in this section shall be calculated on the basis of the Commissioners 1941 standard ordinary mortality table for ordinary insurance and the 1941 standard industrial mortality table for industrial insurance and the rate of interest, not exceeding three and one-half per centum (3½%) per annum, specified in the policy for calculating cash surrender values and paid-up nonforfeiture benefits; provided, however, that in calculating the present value of any paid-up term insurance with accompanying pure endowment, if any, offered as a nonforfeiture benefit, the rates of mortality assumed may be not more than one hundred thirty per centum (130%) of the rates of mortality according to such applicable table; provided, further, that for insurance issued on a substandard basis, the calculation of any such adjusted premiums and present values may be based on such other table of mortality as may be specified by the company and approved by the commissioner.
e. Any cash surrender value and any paid-up nonforfeiture benefit, available under the policy in the event of default in a premium payment due at any time other than on the policy anniversary, shall be calculated with allowance for the lapse of time and the payment of fractional premiums beyond the last preceding policy anniversary. All values referred to in subsections b, c and d may be calculated upon the assumption that any death benefit is payable at the end of the policy year of death. The net value of any paid-up additions, other than paid-up term additions, shall be not less than the dividends used to provide such additions. Notwithstanding the provisions of subsection b, additional benefits payable (1) in the event of death or dismemberment by accident or accidental means, (2) in the event of total and permanent disability, (3) as reversionary annuity or deferred reversionary annuity benefits, (4) as decreasing term insurance benefits provided by a rider or supplemental policy provision to which, if issued as a separate policy, this section would not apply, and (5) as other policy benefits additional to life insurance and endowment benefits, and premiums for all such additional benefits, shall be disregarded in ascertaining cash surrender values and nonforfeiture benefits required by this section, and no such additional benefits shall be required to be included in any paid-up nonforfeiture benefits.

f. This section shall not apply to any reinsurance, group insurance, pure endowment, annuity or reversionary annuity contract, nor to any term policy of uniform amount, or renewal thereof, of fifteen years or less expiring before age sixty-six, for which uniform premiums are payable during the entire term of the policy, nor to any term policy of decreasing amount on which each adjusted premium, calculated as specified in subsection d, is less than the adjusted premium so calculated, on such fifteen year term policy issued at the same age and for the same initial amount of insurance, nor to any policy which shall be delivered outside
406 CHAPTER 148, LAWS OF 1943

this State through an agent or other representative of the company issuing the policy.

(1) For all ordinary policies of life insurance issued on the standard basis, excluding any disability and accidental death benefits in such policies, the Commissioners 1941 standard ordinary mortality table.

(2) For all industrial life insurance policies issued on the standard basis, excluding any disability and accidental death benefits in such policies, the 1941 standard industrial mortality table.

(iii) For annuity and pure endowment contracts, excluding any disability and accidental death benefits in such policies, the 1937 standard annuity mortality table.

g. After the effective date of this act, any company may file with the commissioner a written notice of its election to comply with the provisions of this section after a specified date before January first, nineteen hundred and forty-eight. After the filing of such notice, then upon such specified date (which shall be the operative date for such company), this section shall become operative with respect to the policies thereafter issued by such company. If a company makes no such election, the operative date of this section for such company shall be January first, nineteen hundred and forty-eight.

2. This section shall be known as the standard valuation law (1943) and shall apply to all the life insurance policies, pure endowment and annuity contracts issued by every life insurance company on or after the operative date for such company of the standard nonforfeiture law (1943) specified in subsection g of section one of this act.

a. The minimum standard for the valuation of the reserve liabilities for all such policies and contracts shall be the Commissioners reserve valuation method defined in subsection b of this section, three and one-half per centum (3\(\frac{1}{2}\)%) interest, and the following tables:

(i) For all ordinary policies of life insurance issued on the standard basis, excluding any disability and accidental death benefits in such policies, the Commissioners 1941 standard ordinary mortality table.

(ii) For all industrial life insurance policies issued on the standard basis, excluding any disability and accidental death benefits in such policies, the 1941 standard industrial mortality table.

(iii) For annuity and pure endowment contracts, excluding any disability and accidental death benefits in such policies, the 1937 standard annuity mortality table.
(iv) For total and permanent disability benefits in or supplementary to ordinary policies or contracts, Class (3) disability table (1926) which, for active lives, shall be combined with a mortality table permitted for calculating the reserves for life insurance policies.

(v) For accidental death benefits in or supplementary to policies, the intercompany double indemnity mortality table combined with a mortality table permitted for calculating the reserves for life insurance policies.

(vi) For group life insurance, life insurance issued on the substandard basis and other special benefits, such tables as may be approved by the commissioner.

b. Reserves according to the Commissioners reserve valuation method, for the life insurance and endowment benefits of policies providing for a uniform amount of insurance and requiring the payment of uniform premiums shall be the excess, if any, of the present value, at the date of valuation, of such future guaranteed benefits provided for by such policies, over the then present value of any future modified net premiums therefor. The modified net premiums for any such policy shall be such uniform percentage of the respective contract premiums for such benefits that the present value, at the date of issue of the policy, of all such modified net premiums shall be equal to the sum of the then present value of such benefits provided for by the policy and the excess of (A) over (B), as follows:

(A) A net level annual premium equal to the present value, at the date of issue, of such benefits provided for after the first policy year, divided by the present value, at the date of issue, of an annuity of one per annum payable on the first and each subsequent anniversary of such policy on which a premium falls due;
provided, however, that such net level annual premium shall not exceed the net level annual premium on the nineteen year premium whole life plan for insurance of the same amount at an age one year higher than the age at issue of such policy.

(B) A net one year term premium for such benefits provided for in the first policy year.

Reserves according to the Commissioners reserve valuation method for (1) life insurance policies providing for varying amounts of insurance or requiring the payment of varying premiums, (2) annuity and pure endowment contracts, (3) disability and accidental death benefits in all policies and contracts, and (4) all other benefits, except life insurance and endowment benefits in life insurance policies, shall be calculated by a method consistent with the principles of this subsection b.

c. In no event shall a company’s aggregate reserves for all life insurance policies, excluding disability and accidental death benefits, be less than the aggregate reserves calculated in accordance with the method set forth in subsection b and the mortality table or tables and rate or rates of interest used in calculating nonforfeiture benefits for such policies.

d. Reserves for any category of policies, contracts or benefits as established by the commissioner may be calculated, at the option of the company, according to any standards which produce greater aggregate reserves for such category than those calculated according to the minimum standard herein provided, but the rate or rates of interest used shall not be higher than the corresponding rate or rates of interest used in calculating any nonforfeiture benefits provided for therein; provided, however, that reserves for participating life insurance policies may, with the consent of the commissioner, be calculated according to a rate of interest lower than the rate of interest used in cal-
culating the nonforfeiture benefits in such policies, with the further proviso that if such lower rate differs from the rate used in the calculation of the nonforfeiture benefits by more than one-half per centum \( \frac{1}{2}\% \) the company issuing such policies shall file with the commissioner a plan providing for such equitable increases, if any, in the cash surrender values and nonforfeiture benefits in such policies as the commissioner shall approve.

e. If the gross premium charged by any life insurance company on any policy or contract is less than the net premium for the policy or contract according to the mortality table, rate of interest and method used in calculating the reserve thereon, there shall be maintained on such policy or contract a deficiency reserve in addition to all other reserves required by law. For each such policy or contract the deficiency reserve shall be the present value, according to such standard, of an annuity of the difference between such net premium and the premium charged for such policy or contract, running for the remainder of the premium-paying period.

3. Section 17:34-15 of the Revised Statutes is amended to read as follows:

17:34-15. On and after January first, one thousand nine hundred and eight, no policy of life insurance shall be issued by any company of this State or be issued or delivered within this State to a resident thereof by any foreign company, unless it contains provisions, as follows:

a. That all premiums shall be payable in advance at the home office of the company, or to an agent of the company, upon delivery of a receipt, signed by one or more of the officers who shall be named in the policy and countersigned by the agent. Any policy may contain a provision that the policy itself shall be a receipt for the first premium.

b. For one month's grace for the payment of each premium after the first, subject to an interest charge, during which month the insurance shall
continue in force, provided the overdue premium shall be paid within the month.

c. That the policy shall constitute the entire contract between the parties and that after it has been in force during the lifetime of the insured a specified time not later than two years from its date, shall be incontestable, except for nonpayment of premiums and for violation of its express conditions, if any, relating to hazardous travel, residence or occupation, in which case the liability of the company may be limited to a definitely determinable reduced amount, which shall not be less than the full reserve for the policy and any dividend additions, and except also, at the option of the company, with respect to provisions relative to benefits in the event of total and permanent disability, and provisions which grant additional insurance specifically against death by accident.

A company may issue a special form of policy on the life of a person employed in an occupation or residing in a location classed by the company as hazardous or as liable to lead to hazardous employment or residence, which may provide that service in certain designated occupations or residence in certain designated localities shall reduce the company’s liability under the policy to a definitely determinable amount not less than the full reserve for the policy and any dividend additions.

d. That the policy shall contain the entire contract between the parties, and nothing shall be incorporated therein by reference to any constitution, by-laws, rules, application or other writing unless the same are indorsed upon or attached to the policy when issued, and all statements purporting to be made by the insured shall, in the absence of fraud, be deemed representations and not warranties. Any waiver of this provision shall be void.

e. That if the age of the insured has been understated the amount payable under the policy shall be such as the premium would have purchased at the correct age.
f. That the policy shall participate in the surplus of the company, and that, beginning not later than the fifth policy year, the company will, at uniform intervals, not less than one nor more than five years, to be specified in the policy, determine and account for the portion of the divisible surplus accruing on the policy, and that the owner of the policy shall have the right to have the dividend arising from the participation paid in cash at the end of the then current policy year; provided, no other dividend option given in the policy or in the dividend notice has been duly elected; and provided, that no part of any yearly premium on the policy for the ensuing policy year remains unpaid. The use of the last above proviso is optional with the company.

This provision shall not be required in nonparticipating policies nor in policies issued on under-average or substandard lives, nor in insurance issued or granted in exchange for lapsed or surrendered policies.

g. Except in the case of policies issued by a company after the operative date for such company of the standard nonforfeiture law (1943) as specified in subsection g of section one of this act, a provision, which, in the event of default in premium payments after premiums have been paid for three years, shall secure to the owner of the policy a stipulated form of insurance, the net value of which shall be at least equal to the entire reserve held by the company on the policy, specifying the mortality table and rate of interest adopted for computing the reserve, less a specified percentage, not more than three, of the amount insured by the policy, including dividend additions thereto, if any, and less any outstanding indebtedness to the company on the policy. The specified percentage referred to above need not be stated for the policy years included in the table of surrender values required by this section.

This provision shall not be required in term policies of twenty years or less.
CHAPTER 148, LAWS OF 1943

h. A table showing in figures the loan value, if any, and the surrender value or options available under the policy each year upon default in premium payments, during at least the first twenty policy years.

i. That if, in event of default in premium payments, the value of the policy shall have been applied to the purchase of other insurance, and if the insurance shall be in force, and the original policy shall not have been surrendered to the company and canceled, the policy may be reinstated within three years from the default, upon evidence of insurability satisfactory to the company and payment of arrears of premiums, together with compound interest on the premiums and on all liens, if any.

j. That when a policy becomes a claim by the death of the insured settlement shall be made either immediately upon, or within a specified period not more than two months after receipt of due proof of death.

k. A table showing the amounts of installments, if any, in which the proceeds of the policy may be payable.

l. A descriptive title on the first page of the policy.

Any of the foregoing provisions or portions thereof relating to premiums not applicable to single premium policies, shall to that extent not be incorporated therein.

Any policy may be issued or delivered in this State which in the opinion of the commissioner contains provisions more favorable to the policyholder than hereinbefore required.

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

17:34-17. No provision of this chapter or any supplement thereto regarding the contents of policies shall apply to a policy of life insurance issued or delivered in this State by a company operating therein but organized outside of this State when the provision is inconsistent with any law of the
State, territory or country in which the company was organized, and no such provision shall apply to a policy of life insurance issued by a company organized in this State and delivered in another State, territory or country when such provision is inconsistent with any law of the other State, territory or country.

5. Section 17:34-19 of the Revised Statutes is amended to read as follows:

17:34-19. The foregoing provisions of this article shall not apply to annuities or to corporations or associations operating on the assessment or fraternal plan, section 17:34-15 of this Title shall not apply to group life insurance and paragraphs “a,” “b,” “f,” “i,” “k” and “l” of said section 17:34-15 shall not apply to industrial policies. Paragraphs “f,” “g,” and “h” of said section 17:34-15 shall not apply to any provisions included in life insurance policies, for the payment of a larger amount of insurance if death is caused by accident or for the waiver of premiums, or for the granting of other benefits, or both, in the event that the insured becomes disabled from any cause.

In every case where a contract provides for both insurance and annuities, the provisions of sections 17:34-13 and 17:34-16 shall apply only to that part of the contract which provides for insurance, but every contract issued or delivered in this State, except a contract to which the provisions of the standard nonforfeiture law (1943) contained in section one of this act apply, containing a provision for a deferred annuity upon the life of the insured only, unless paid for by a single premium, shall provide that in the event of the nonpayment of any premium after three full years' premiums shall have been paid, the annuity shall automatically become converted into a paid-up annuity for such proportion of the original annuity as the number of completed years' premiums paid bears to the total number of premiums required under the contract.
6. Section 17:34-22 of the Revised Statutes is amended to read as follows:

17:34-22. The commissioner shall annually value, or cause to be valued, the reserve liabilities (hereinafter called reserves) for all outstanding life insurance policies and annuity and pure endowment contracts of every life insurance company doing business in this State, and may certify the amount of any such reserves, specifying the mortality table or tables, rate or rates of interest and methods (net level premium method or other) used in the calculation of such reserves. All valuations made by him or by his authority shall be upon the net premium basis or such modifications thereof as are provided by law. In calculating such reserves, he may use group methods and approximate averages for fractions of a year or otherwise. In lieu of the valuation of the reserves herein required of any foreign or alien company, he may accept any valuation made, or caused to be made, by the insurance supervisory official of any State or other jurisdiction when such valuation complies with the minimum standards provided by law and if the official of such State or jurisdiction accepts as sufficient and valid for all legal purposes the certificate of valuation of the commissioner when such certificate states the valuation to have been made in a specified manner according to which the aggregate reserves would be at least as large as if they had been computed in the manner prescribed by the law of that State or jurisdiction.

Any such company which at any time shall have adopted any standard of valuation producing greater aggregate reserves than those calculated according to the minimum standards provided by law may, with the approval of the commissioner, adopt any lower standard of valuation, but not lower than the minimum standards so provided; provided, however, that if the reserves of any company are changed to a lower reserve standard, no benefit from such change shall accrue to stockholders until such reserves shall have been restored to the standard from which reduced.
Except in the case of policies for which the reserve liabilities are valued on the basis of the provisions of the standard valuation law (1943) contained in section two of this act, all valuations made by the commissioner or by his authority shall be upon the net premium basis, or such modification thereof as hereinafter expressly provided, and all policies issued prior to January first, one thousand nine hundred and one, shall be valued according to the actuaries' table of mortality, with compound interest at the rate of four per centum (4%) per annum, except in cases where a life insurance company elects or has elected to have the policies or any class thereof valued according to the American experience table of mortality, or according to the American men ultimate table of mortality, with compound interest at the rate of either three per centum (3%) or three and one-half per centum (3½%) per annum or with the approval of the commissioner at a rate of less than three per centum (3%) per annum; and all policies issued on or after the first day of January, one thousand nine hundred and one, shall be valued according to the American experience table of mortality, with compound interest at the rate of three and one-half per centum (3½%) per annum, except in cases where a life insurance company elects or has elected to have such policies or any class thereof valued according to the American experience table of mortality with compound interest at a rate of less than three and one-half per centum (3½%) per annum but not less than three per centum (3%) per annum or with the approval of the commissioner at a rate of less than three per centum (3%) per annum; and except in cases where any life insurance company with the approval of the commissioner may elect or shall have elected to have its ordinary policies or any class thereof valued according to the American men ultimate table of mortality, with compound interest at a rate which is not more than three and one-half per centum (3½%) per annum. The legal mini-
Variation of standards.

Increasing value of policy.

Reserves.

Section amended.

Preliminary term insurance.

Amount of reserve.

mum standard for the valuation of group term insurance policies under which premium rates are not guaranteed for a period in excess of five years shall be the American men ultimate table of mortality with interest at three and one-half percentum \( (3\frac{1}{2}\%) \) per annum. The commissioner may vary the standards of interest and mortality in the case of annuities and industrial policies and of invalid lives and other extra hazards. When the actual premium charged for an insurance policy is less than the net premium for the insurance, computed according to the table of mortality, and rate of interest prescribed herein, the value of the policy shall be increased by the value of an annuity, the amount of which shall equal the difference between the premiums and the term of which in years shall equal the number of future annual payments receivable on the insurance after the date of valuation.

Reserves for all policies and contracts to which the foregoing standards apply may be calculated, at the option of the company, according to any standards which produce greater aggregate reserves for all such policies and contracts than the minimum reserves required by this section.

7. Section 17:34-23 of the Revised Statutes is amended to read as follows:

17:34-23. Except in the case of policies issued by a company after the operative date for such company of the standard nonforfeiture law (1943) as specified in subsection g of section one of this act, policies issued by companies doing business in this State may provide for not more than one year preliminary term insurance by incorporating in the provision thereof specifying the premium consideration to be received a clause plainly showing that the first year’s insurance or part thereof under the policies is term insurance, purchased by the whole or a part of the premium to be received during the first policy year.

If the premium charged for such preliminary term insurance under any limited payment life or
endowment policy now in force, or hereafter to be
issued, exceeds that charged at the same time for
like insurance under a twenty-payment life prelimi-
inary term policy of the same company, issued at
the same age, the reserve thereon at the end of any
year, including the first, shall not be less than the
reserve on a twenty-payment life preliminary term
policy, issued in the same year and at the same
age, together with an amount which shall be equiv-
alent to the accumulation of a net level premium
sufficient to provide for a pure endowment at the
end of twenty years from the date of the policy or
at the end of the premium payment period; if
earlier, equal to the difference between the value
at the end of that time of the twenty-payment life
preliminary term policy and the full reserve at
that time of a corresponding limited payment life
or endowment policy, issued at the same age, which
does not provide for preliminary term insurance.

After twenty years from the date of the limited
payment life or endowment policy, or after the
end of the premium payment period, if earlier, the
reserve held shall be equal to that of a similar
policy, issued at the same age, which does not pro-
vide for preliminary term insurance.

If the premium charged for the preliminary term
insurance under any such policy issued prior to
January first, one thousand nine hundred and
twenty, does not exceed that charged at the same
time for like insurance under a twenty-payment
life preliminary term policy of the same company,
issued at the same age, the policy may be valued
according to its terms, on the mortality and inter-
est bases herein provided.

If the premium charged for the preliminary
term insurance under any such policy, issued on
or after January first, one thousand nine hundred
and twenty, is in excess of one hundred fifty per
centum (150%) of the net premium therefor, com-
puted according to the table of mortality and the
rate of interest adopted by the company, as herein
provided, and is less than that charged at the same
Increasing reserve.

Section amended.

Setting aside part of reserves at end of year.

Aggregate sum set aside.

CHAPTER 148, LAWS OF 1943

Time for like insurance under a twenty-payment life preliminary term policy of the same company, issued at the same age, the reserve on the policy at the end of any year, after the first, shall be increased by an amount which shall be equivalent to the accumulation of a net level premium beginning with the second year of the policy sufficient to provide for a pure endowment at the end of the twentieth year, equal to the difference at that time between the value of the preliminary term policy and the full reserve of a similar policy, issued at the same age, which does not provide for preliminary term insurance. Thereafter the reserve held shall be equal to that of a similar policy, issued at the same age, which does not provide for preliminary term insurance.

8. Section 17:34–24 of the Revised Statutes is amended to read as follows:

17:34–24. When the reserves or any part thereof of any life insurance company of this State, required by section 17:34–22 of the Revised Statutes to be computed by the commissioner or by his authority, have been computed on the basis of a higher rate of interest than three per centum (3%) per annum, and as so computed, exceed five hundred million dollars ($500,000,000.00), the company shall thereupon and thereafter set aside as a part of the reserve liability on the policies of the company at the close of each year a sum equal to six per centum (6%) of the increase for that year over the year preceding in the company’s reserves or part thereof so computed, except that for premium-paying term insurances such increase in reserve for any year shall for the purposes of this section be deemed to be the reserve at the end of that year, but the aggregate of the sums so set aside shall not at any time exceed five per centum (5%) of the reserves, except in the case of premium-paying term insurances in which case the said aggregate of sums so set aside shall not at the end of any year exceed fifty per centum (50%) of the premiums of that year.
CHAPTER 148, LAWS OF 1943

If the reserves or any part thereof of any such life insurance company were computed, prior to May sixteenth, one thousand nine hundred and forty-one, on the basis of such rate of interest as to require such company to set aside sums as provided in the preceding paragraph of this section, then such company shall set aside as a part of the reserve liability on the policies of the company at the close of each year, subject to all the above provisions respecting premium-paying term insurances and to the aggregate limit as prescribed above but based on all the reserves of such company, required by section 17:34-22 of the Revised Statutes to be computed by the commissioner or by his authority, a sum as aforesaid calculated on the increase for that year over the year preceding in all said reserves notwithstanding that said reserves or any part thereof shall have been computed on the basis of a rate of interest of three per centum (3%) per annum or less.

No part of the sums so set aside shall be used by the company for any purpose except upon resolution by its board of directors and upon the approval in writing of the commissioner. Approval shall be given by the commissioner upon proof made to him of the happening of either or both of the contingencies hereinafter set forth in paragraphs “a” and “b” of this section and upon the terms therein respectively stated, as follows:

a. In the event that the gross incurred mortality losses of the company during any calendar year have been at a rate in excess of one hundred ten per centum (110%) of its average rate during the preceding five years, the sums set aside as above provided may be reduced as of the end of the calendar year by an amount equal to the excess of the actual mortality losses for the calendar year over the amount of the losses had they occurred at the rate of one hundred ten per centum (110%) of the average rate for the preceding five years.

b. In the event that the aggregate of depreciation of assets owned by the company and of losses...
upon realization thereof during any calendar year has been in excess of twenty-five per centum (25\%) of the surplus of the company as of the end of the year preceding, the sum set aside as above provided may be reduced as of the end of the calendar year by an amount equal to the excess of the depreciation and losses over the twenty-five per centum (25\%) of the surplus of the company at the end of the preceding year.

9. Section 17:34–32 of the Revised Statutes is amended to read as follows:

17:34–32. No policy of group life insurance shall be issued or delivered in this State unless it contains in substance provisions, as follows:

a. A descriptive title on the first page of the policy.

b. That all premiums shall be payable at the home office of the company, or to an agent of the company.

c. For one month's grace for the payment of each premium after the first, subject to an interest charge, during which month the insurance shall continue in force.

d. That the policy shall be incontestable after two years from its date except for nonpayment of premiums and for violation of its express conditions, if any, relating to military or naval service in time of war.

e. That the policy, the application of the employer, a copy of which shall be attached to the policy, and the individual applications, if any, of the employees or members insured, shall constitute the entire contract between the parties, and that all statements made in the applications by the employer or by the individual employees and members shall, in the absence of fraud, be deemed representations and not warranties.

f. For the equitable adjustment of the premium or the amount of insurance payable in the event of the misstatement of the age of an employee or member.
g. That when an amount becomes payable by reason of the death of an employee or member, settlement shall be made either immediately upon, or within a specified period not more than two months after receipt of due proof of death.

h. A table showing the amount of installments, if any, in which the amount of insurance payable upon the death of any employee or member may be payable.

i. Except in the case of insurance as provided in clause (b) of the first paragraph of section 17:34-31 of this Title, that the company will issue to the employer, for delivery to each employee whose life is insured under the policy, an individual certificate setting forth a statement as to the insurance protection to which he is entitled, to whom benefits are payable, and the rights to which he is entitled in accordance with paragraphs “m” and “n” of this section.

j. That in the case of insurance as provided in clause (b) of the first paragraph of section 17:34-31 of this Title the company will furnish to the policyholder for delivery to each member who is insured under the policy, a form which shall contain a statement that the life of the member is insured under the policy and that any death benefit received thereunder by reason of his death shall be applied by the policyholder to the discharge of the indebtedness.

k. That to the group or classes thereof eligible for insurance shall be added from time to time all new employees of the employer or members, in the group or classes.

l. That the policy shall participate in the surplus of the company and that the company shall determine annually the amount of the divisible surplus accruing on the policy and that the policyholder shall have the right to have the dividend arising from the participation paid in cash unless another dividend option contained in the policy has been elected and that any policy dividend may be applied to reduce the policyholder’s part of the cost.
of such insurance. This provision shall not be required in nonparticipating policies.

m. That in case of termination of employment for any reason whatsoever every employee shall be entitled to have issued to him by the company, without evidence of insurability, upon application made to the company, and upon the payment of the premium applicable to the class of risk to which he belongs and to the form and amount of the policy at his then attained age, within thirty-one days after such termination of employment, a policy of life insurance effective at the end of such period of thirty-one days following such termination during which period the death benefit provided by the insurance protection terminated under the group insurance policy shall remain in force, in any one of the level premium forms customarily issued by the company, except term insurance, in an amount equal to the amount of his protection terminated under the group insurance policy because of such termination of employment.

n. That in case of the termination of the group insurance policy for any reason whatsoever every employee insured thereunder for five years or more at the time of such termination shall be entitled to have issued to him by the company, without evidence of insurability, upon application made to the company, and upon the payment of the premium applicable to the class of risk to which he belongs and to the form and amount of the policy at his then attained age, within thirty-one days after such termination of the group insurance policy, a policy of life insurance effective at the end of such period of thirty-one days following such termination, in any one of the level premium forms customarily issued by the company, except term insurance, in an amount equal to the lesser of (1) the amount of his protection terminated under the group insurance policy at the time of termination of such policy less any amount of life insurance for which he may be or may become eligible under any group insurance policy issued or reinstated by
the company or another company within such pe-
riod of thirty-one days, and (2) two thousand dol-

ars ($2,000.00); provided, that during such period
of thirty-one days the death benefit provided by
the insurance protection terminated under the
group insurance policy shall remain in force in an
amount equal to the amount, if any, of the policy
of life insurance which the employee is entitled to
have issued to him at the end of such period as
aforesaid.

Any policy of group life insurance issued to an
employer may provide for supplementary insur-
ance in the form of fully paid-up insurance on the
lives of the employees in accordance with a plan
specified in the policy which precludes individual
selection and which paid-up insurance shall not be
subject to termination on account of termination of
employment of the employees or of the group pol-
icy. Any such policy, and the certificates issued
for delivery to employees, shall provide that, at
any time after termination of employment of the
employee or of the group policy, the company will
indorse upon any certificate, upon presentation
thereof, the amount of the paid-up insurance or, in
lieu thereof, may issue a new certificate specifying
particulars as to such paid-up insurance. Any cash
surrender value payable to the employee on ac-
count of any such paid-up insurance provided
under a policy of group life insurance issued by
any company prior to the operative date for such
company of the standard nonforfeiture law (1943)
as specified in subsection g of section one of this
act shall be not less than the reserve held by the
company on the portion of the paid-up insurance
provided by the employee's contributions, includ-
ing dividend additions thereto, if any, upon the
specified mortality table and rate of interest
adopted for computing the reserve thereon, less a
specified percentage, not more than two and one-
half per centum (2½%), of such portion of the
paid-up insurance, and less any outstanding in-
debtedness of the employee to the company thereon.
or secured thereby. Any cash surrender value payable to the employee on account of any such paid-up insurance provided under a policy of group life insurance issued by any company on or after the operative date for such company of the standard nonforfeiture law (1943) as specified in subsection g of section one of this act shall be not less than the cash surrender value of the portion of the paid-up insurance provided by the employee's contributions, determined in accordance with the requirements of the said standard nonforfeiture law. Paragraphs “m” and “n” of this section shall not apply to such paid-up insurance.

Any policy of group life insurance may be issued or delivered in this State which in the opinion of the commissioner contains provisions on any one or more of the several foregoing requirements more favorable to the employer and to the employee or member than hereinbefore required.

10. Section 17:34–25 of the Revised Statutes is amended to read as follows:

17:34–25. Subject to the provisions of section 17:34–22 of the Revised Statutes the commissioner may accept the valuation of the department of insurance of any other State or country.

11. Section 17:34–25.1 of the Revised Statutes is amended to read as follows:

17:34–25.1. Except in accordance with the provisions of section 17:34–22 of the Revised Statutes, a life insurance company shall not abandon the standard of valuation adopted for any outstanding policies if the reserve, calculated by the proposed standard, is less than the reserve calculated by the standard which is to be abandoned.

12. Section 17:33–2 of the Revised Statutes is amended to read as follows:

17:33–2. Except as in this subtitle otherwise provided, the penalty for each violation of this subtitle or of any supplement to this subtitle or to any chapter contained in this subtitle, other than the failure of a company to file an annual statement, shall be five hundred dollars ($500.00) and all costs
of suit. All penalties provided for herein shall be sued for and collected by the commissioner in an action at law in the name of the State. The first process against any person may be by capias ad respondendum, and any person against whom a judgment is obtained shall be committed to the county jail until the penalty and costs are paid. One-half of the penalty, when recovered, shall be paid by the commissioner to the local firemen’s relief association in the municipality wherein the violation was committed, if there is an association therein, and if not, then in equal shares to the several firemen’s relief associations in the county wherein the violation occurred, and if none exist in the county, then to the commissioner, to be distributed by him as other funds are by law distributed to such associations, and the other half to the commissioner for the use of the State. The necessary expenses for enforcing the provisions of this subtitle when not otherwise provided for, shall be paid out of the fines so collected and the fees and taxes paid by insurance companies of other States and foreign countries.

13. This act shall take effect immediately.
Approved April 8, 1943.

CHAPTER 149

An Act relating to the sale by municipalities of certificates of tax sale including subsequent municipal liens held by such municipalities.

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

1. The governing body of any municipality may sell any certificate of tax sale including all subsequent municipal liens held by such municipality by one of the following methods:
(a) At public sale to the highest bidder. Such sale shall be held after public notice of the time and place stating the description of the several lots and parcels of land covered by the certificate of sale, and the name of the owner of the land as contained in the collector’s list, together with the total amount required for redemption including interest and costs to the date of sale and the amount of subsequent liens with interest, and stating in substance that the respective certificates of sale, including subsequent municipal liens will be sold to the highest bidder at said public sale subject to confirmation by the governing body at its next regular meeting after the sale. Copies of the notice shall be set up in five of the most public places in the municipality, and a copy of the notice shall be published in a newspaper circulating in the municipality once in each of two calendar weeks preceding the calendar week containing the day appointed for the sale. When the owner’s name appears on the list and his post-office address is known, the collector shall mail to him at that address, postage prepaid, a copy of the notice, but failure to mail the notice shall not invalidate any proceedings hereunder. Such public sale may be adjourned once for a period not exceeding one month without readvertising; or

(b) The governing body may from time to time determine by resolution the certificates of tax sale including all subsequent liens held by such municipality which such municipality deems advisable to sell for an amount lower than the total amount due, together with interest and costs on the certificate of sale. After such determination the municipality shall give public notice set up in five of the most public places in such municipality, stating the description of the several lots and parcels of land covered by such certificate of sale and subsequent municipal liens and the name of the owner of the land as contained in the collector’s list, together with the total amount required for redemption including all subsequent municipal liens with interest.
CHAPTER 149, LAWS OF 1943

and costs and stating in substance that the municipality will receive bids for any such certificate of tax sale and subsequent municipal liens, even though such bid be less than the total amount due on such certificate of tax sale including all subsequent liens plus interests and costs. Upon the receipt of any bid which the governing body may be inclined to accept, the governing body shall give public notice setting forth the amount of the bid for the certificate of tax sale including subsequent municipal liens together with interest and costs, the description of the several lots and parcels of land covered by such certificate of sale and subsequent municipal liens, the name of the owner of the land as contained in the collector’s list and also the total amount which would otherwise be required for redemption to the date of proposed sale and stating in substance that the governing body will accept or reject such bid at a regular meeting of the governing body and setting forth the place, time and date of such regular meeting. A copy of this last-mentioned public notice shall be published in a newspaper circulating in the municipality at least once in the week preceding the date set for the regular meeting of the governing body at which meeting such bid will be passed on. When the owner’s name appears in the list and his post-office address is known, the collector shall mail to him at that address, postage prepaid, a copy of this last-mentioned notice, but failure to mail the notice, shall not invalidate any proceeding hereunder. At the regular meeting of the governing body, as contained in said notice, the governing body may accept or reject any such bid as contained in such notice or may at such meeting accept or reject any higher bid which may then be made by any person for said certificate of sale, including subsequent municipal liens.

2. Any and all sales as hereinabove described shall be subject to and exclusive of taxes for the current year and shall be subject to the right of redemption of the owner of said property and of any person having an interest therein.
3. Any and all purchasers of the tax sale certificates and subsequent municipal liens purchased as hereinabove described must foreclose at their own expense, the right of redemption and record the final decree of the proceeding thereof in the county wherein the land is situate within two years from the date of the sale by the governing body or the sale shall be null and void and the right, title, and interest of the purchaser shall cease and revert to the municipality.

4. The governing body on good cause shown shall extend the time within which the final decree must be recorded as hereinabove described as the circumstances shall warrant provided that on the expiration of the extended time or times, if the decree shall not have been recorded, then the sale shall be null and void.

5. In all cases where the purchaser shall fail to foreclose the equity of redemption and record the final decree within the time specified hereinabove, the moneys paid by the said purchaser to the municipality shall not be refundable to the purchaser nor shall the said moneys be credited by the tax collector to the credit of the owner of the land.

6. The collector shall not deliver up or give possession of the tax sale certificate or certificates to the purchaser, or his agents, or nominees prior to the recordation of a final decree in the Court of Chancery as hereinabove provided for; provided, however, that after said sale has been approved and the purchase price paid, the purchaser shall receive a properly executed written assignment of the tax sale certificate or certificates, executed by the mayor and borough clerk, certifying to the sale of the certificate or certificates and the proceedings relating to said sale, said assignment shall specifically state that the assignee's title to said certificate or certificates is subject to forfeiture upon his failure to foreclose within the time limited by this statute. The tax collectors of the municipality shall not be obliged to produce the original certificate in the tax foreclosure proceedings; provided,
it has been properly recorded in the office of the county clerk or the office of the register of deeds in the county where such offices exist. When the certificate or certificates are recorded, the assignee shall submit certified copies of the record in evidence in place of the original certificate.

7. When in any action, brought to bar the right of redemption, under a certificate or certificates sold pursuant to the provisions hereof, any defendant to said action or any other person in interest shall redeem said property by paying the full amount found to be due by the court, the assignee shall only be entitled to receive out of said moneys the amount actually paid to the municipality for said assignment together with lawful interest thereon from the date of payment and the taxed costs of said action, the balance shall be paid to the municipality.

8. This act shall take effect immediately.
Approved April 8, 1943.

CHAPTER 150

An Act concerning railroads, and amending section 48:12-158 of the Revised Statutes.

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

1. Section 48:12-158 of the Revised Statutes is amended to read as follows:

48:12-158. In forming a passenger train, no freight car shall be placed in the rear of a passenger car. A conductor, officer or agent who shall direct or knowingly suffer such an arrangement shall be guilty of a misdemeanor.

The provisions of this section shall not apply where a car or cars is so placed pursuant to the
CHAPTERS 150 & 151, LAWS OF 1943

order or direction of an officer of the rank of at least Major of the Army or of Lieutenant-Commander of the Navy of the armed forces of the United States.

2. This act shall take effect immediately.
Approved April 8, 1943.

CHAPTER 151

An Act to authorize the board of education of the township of Little Falls, New Jersey, to pay a pension to William Spernow.

Preamble.

WHEREAS, William Spernow, a resident of the township of Little Falls, in the county of Passaic, New Jersey, has served the board of education of Little Falls township in the capacity of janitor for a period of twenty-six years, rendering efficient and faithful service in the performance of his duties; and

Preamble.

WHEREAS, The Little Falls township board of education does not have in force and effect any pension that would inure to the benefit of the said William Spernow; therefore,

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

1. The Little Falls township board of education in the township of Little Falls, county of Passaic, is hereby authorized to grant and empowered to pay to the said William Spernow for the remainder of his natural life a pension, to be effective upon the passage of this bill, in the sum of five hundred fifty dollars ($550.00) annually, which pension shall be paid in equal monthly installments.
2. The said township of Little Falls and the Little Falls township board of education shall provide in the annual budget for the payment to the said William Spernow of the aforementioned pension, and from the date of this act until the adoption of the next annual budget, may pay such pension as the governing body may decide upon from any funds available therefor.

3. This act shall take effect immediately.

Approved April 8, 1943.

CHAPTER 152

An Act concerning alcoholic beverages, and amending section 33:1-26 of the Revised Statutes.

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

1. Section 33:1-26 of the Revised Statutes is amended to read as follows:

33:1-26. All licenses shall be for a term of one year from the first day of July in each year. The respective fees for any such license shall be prorated according to the effective date of such license and based on the respective annual fee as in this chapter provided. Where the license fee deposited with the application exceeds such prorated fee, a refund of the excess shall be made to the licensee. Licenses are not transferable except as hereinafter provided. 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 wholesaler’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 exerise or attempt to exercise, or hold himself out as authorized to exercise, the rights and privileges of a license except 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, however, 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 chapter.

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 indorsing permission upon such license.

On application made therefor setting forth the same matters and things with reference to the person to whom a transfer of license is sought as are required to be set forth in connection with an orig-
inal application for license, which application for transfer shall be signed and sworn to by the person to whom the transfer of license is sought and shall bear the consent in writing of the licensee to such transfer, and after publication of notice of intention by the person to whom the transfer of license is sought, to apply for transfer in the same manner as is required in the case of an original application for license, the commissioner or other issuing authority, as the case may be, may transfer any license issued by him or it respectively to such applicant for transfer by indorsing the license. Such application and the applicant shall comply with all requirements of this chapter pertaining to an original application for license and shall be accompanied, in lieu of the license fee required on the original application, by a fee of ten per centum (10%) of the annual license fee for the license sought to be transferred, which ten per centum (10%) shall be retained by the commissioner or other issuing authority, as the case may be, whether the transfer be granted or not, and accounted for as other license fees.

The action of the other issuing authority in granting or refusing to grant any application for a transfer of license to a different place of business or person shall be subject to appeal to the commissioner within thirty days from the date such action was taken.

No person who would fail to qualify as a licensee under this chapter shall be knowingly employed by or connected in any business capacity whatsoever with a licensee; but 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. Persons failing to qualify as to age, residence or citizenship may, with the approval of the commissioner, and subject to rules and regulations, be employed by any licensee, but such employee, if disqualified by age, shall not, in any manner whatsoever serve, sell or
solicit the sale or participate in the manufacture, rectification, blending, treating, fortification, mixing, processing or bottling of any alcoholic beverage; and further provided, that no permit shall be necessary for the employment in a bona fide hotel or restaurant of any person failing to qualify as to age or residence so long as such person shall not in any manner whatsoever serve, sell or solicit the sale of any alcoholic beverage, or participate in the mixing, processing or preparation thereof.

2. This act shall take effect immediately.
Approved April 8, 1943.

CHAPTER 153

An Act to repeal "An act concerning alcoholic beverages, and supplementing chapter one of Title 33 of the Revised Statutes," approved July eleventh, one thousand nine hundred and thirty-nine (P. L. 1939, c. 171).

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

1. "An act concerning alcoholic beverages, and supplementing chapter one of Title 33 of the Revised Statutes," approved July eleventh, one thousand nine hundred and thirty-nine, is repealed.

2. This act shall take effect immediately.
Approved April 8, 1943.
CHAPTER 154

AN ACT concerning alcoholic beverages, and amending section 33:1-39 of the Revised Statutes.

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

1. Section 33:1-39 of the Revised Statutes is amended to read as follows:

33:1-39. The commissioner may make such general rules and regulations and such special rulings and findings as may be necessary for the proper regulation and control of the manufacture, sale and distribution of alcoholic beverages and the enforcement of this chapter, in addition thereto, and not inconsistent therewith, and may alter, amend, repeal and publish the same from time to time.

Such rules and regulations may cover the following subjects: Specification of duties of holders of any office, position or employment in the department of alcoholic beverage control; instructions for municipalities and municipal boards; all forms necessary or convenient in the administration of this chapter; tax paid, licensed vehicle and other insignia; inspections, investigations, searches, seizures, findings and such activities as may become necessary from time to time; hours of sale; sales on credit; sales to defectives and habitual drunkards; out-of-door sales; limitation of sales, limitation of the quantity to be sold to a consumer for off-premises consumption, unfair competition; racketeering; prostitution; solicitation; disorderly houses; criminals; disreputable characters; gambling, slot machines and gambling devices; control of signs and other displays on licensed premises; use of screens; identification of licensees and their employees; employment of
aliens, minors and females; storage; warehouses; transportation; health and sanitary requirements; standards of cleanliness, orderliness and decency; sampling and analysis of products; standards of purity and labeling; records to be kept by licensees and availability thereof; practices unduly designed to increase consumption of alcoholic beverages; gifts of equipment, products and things of value; and such other matters whatsoever as are or may become necessary in the fair, impartial, stringent and comprehensive administration of this chapter.

2. This act shall take effect immediately.
Approved April 8, 1943.

CHAPTER 155

AN ACT relating to trust deeds by persons in the military service or armed forces of the United States of America or any of its allies, and as to the acknowledgment, recording and effect thereof.

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

1. Any deed of conveyance of any real or personal property made upon any trusts or confidences and heretofore or hereafter executed and delivered by any person in the military service or armed forces of the United States of America or of any of its allies shall be valid and sufficient, to all intents and purposes, as to any and all of the trusts and powers therein declared and granted, notwithstanding the death or possible death of the grantor or settlor thereof.

2. Any such deed may be acknowledged before any commissioned officer in the military service or armed forces of the United States or any of its
allies, and shall be sufficiently acknowledged if the certificate of acknowledgment shall certify over the signature of such commissioned officer that the person before whom the same was taken, is such an officer, and that the person making such acknowledgment and executing such deed of trust, appeared before him, and was in the military service or armed forces of the United States of America or one of its allies, and that such person executed and delivered the same as his act and deed; and such acknowledgment, when so taken, shall have the same force and effect as though taken before the Chancellor of this State.

3. A certified copy of the record of any such deed of trust so acknowledged, in any office for the recording of deeds in this State, and an exemplified copy of the record of any such deed of trust of record in any office in any other State, may be recorded in any office for the recording of deeds of any county in this State, with the same force and effect as if the original thereof had been there produced and recorded.

4. This act shall be liberally construed for the benefit of persons in the military service or armed forces of the United States or its allies, and their relatives and dependents, and shall be and remain in full force and effect although in contravention of any prior or existing statute or rule of law.

5. This act shall take effect immediately, and shall continue in effect so long only as the United States of America continues in the present wars with the governments of Japan, Germany and Italy, or any of them, and until the expiration of six months following the making of a treaty or treaties of peace concluding all of said wars.

Approved April 8, 1943.
AN ACT to amend "An act authorizing the taking of oaths, affirmations, affidavits and acknowledgments, and the making of proof of execution of certain instruments, before any commissioned officer of the United States Army, Navy or Marine Corps by any person in the military or naval service of the United States," approved August fourth, one thousand nine hundred and forty-one (P. L. 1941, c. 333).

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

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

1. Any oath, affirmation or affidavit, required or authorized to be taken in any suit or legal proceeding in this State or for any lawful purpose whatever, by any person in the military or naval service of the United States, for use within this State or any acknowledgment or proof of any deed or other instrument, relating to real or personal property within this State, by any person in such military or naval service, in order to entitle such deed or instrument to be recorded or filed in any public office of this State, may be taken or made before any commissioned officer of the United States Army, Navy or Marine Corps and the recital that he is such commissioned officer, including a recital of his rank and official designation as such and that the person taking such oath, affirmation or acknowledgment or making any such proof is in the military or naval service of the United States, in the jurat or certificate of such oath, affirmation, affidavit, acknowledgment or proof over his signature as such commissioned officer shall be sufficient proof that the person before whom the same is
taken is such an officer and that such person taking such oath, affirmation, affidavit or acknowledgment or making such proof is in the military or naval service of the United States at the time of the taking or making the same and such oath, affirmation, affidavit, acknowledgment or proof when so taken or made and certified shall have the same force and effect as though taken or made before the Chancellor of this State and any such deed or instrument when so acknowledged or proved, if otherwise sufficient, shall be entitled to recording or filing in any public office of this State without any other or additional certificate of the authority of such officer to take the acknowledgment or proof of the execution thereof. Any such certificate of acknowledgment shall be valid and sufficient to all intents and purposes, if it certifies that the party making such instrument appeared before such officer and acknowledged the same to be his act and deed; and any affidavit of proof by a witness, made before such officer shall be sufficient to all intents and purposes if the affiant swears that the party making such instrument executed and delivered the same as his act and deed.

2. This act shall take effect immediately.
Approved April 8, 1943.
CHAPTER 157

An Act relating to letters or powers of attorney by any person in the military service or armed forces of the United States of America or its allies, and the acknowledgment, recording, and effect thereof, and ratifying certain instruments heretofore made by virtue of such letters or powers of attorney.

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

1. Any letter or power of attorney by any person in the military service or armed forces of the United States of America or of any of its allies, heretofore or hereafter made, shall be valid and sufficient, to all intents and purposes, as to any and all of the powers therein granted to the attorney-in-fact therein named, until revoked by the said constituent or by his executor, administrator or heirs, by instrument of record, or as may otherwise be provided in such letter of attorney, notwithstanding the death or possible death of said constituent or principal.

2. Any such letter or power if acknowledged by the said constituent may be recorded in any office for the recording of deeds in this State, in record books marked "Deeds," and indexed under the name of the constituent or maker thereof, and when so lodged for record shall be constructive notice to any or all persons dealing or having any concern with said constituent or his property.

3. Any such acknowledgment may be made before any commissioned officer in the military service or armed forces of the United States or of any of its allies, and shall be sufficient if it certify that the said constituent is in such military service or armed forces, and appeared before such officer, and acknowledged the said letter or power of attor-
ney to be his act and deed before such officer; and the recital of such officer in the certificate of acknowledgment over his signature as such commissioned officer shall be sufficient proof that the person before whom the same was taken is such an officer and that such person making such acknowledgment was in the military service or armed forces of the United States of America or one of its allies; and such acknowledgment when so taken or made shall have the same force and effect as though taken or made before the Chancellor of this State.

4. A certified copy of the record of any such letter or power of attorney, so acknowledged, in any office for the recording of deeds in this State, and an exemplified copy of the record of any such letter or power of record in any office in any other State, may be recorded in any office for the recording of deeds of any county in this State, with the same force and effect as if the original thereof had been there produced and recorded.

5. Any deed of conveyance, release, mortgage or other instrument relating to real property in this State, heretofore or hereafter made and acknowledged by any attorney-in-fact for or on behalf of his constituent, pursuant to powers granted by said letter or power of record before or with the recording of said deed or other instrument and recited therein, shall be as good, valid, and sufficient as if the constituent had then and there personally executed and delivered such deed or other instrument.

6. This act shall be liberally construed for the benefit of persons in the military service or armed forces of the United States or its allies, and their relatives and dependents, and shall be and remain in full force and effect although in contravention of any prior or existing statute or rule of law.

7. This act shall take effect immediately, and shall continue in effect so long only as the United States of America continues in the present wars with the governments of Japan, Germany and
Validating affidavits, etc., taken before officers unqualified.

CHAPTERS 157 & 158, LAWS OF 1943

Italy, or any of them, and until the expiration of six months following the making of a treaty or treaties of peace concluding all of said wars. Approved April 8, 1943.

CHAPTER 158

An Act to validate certain affidavits, acknowledgments and proofs of deeds, mortgages and other writings and the record thereof when taken before a commissioner of deeds in and for this State, a foreign commissioner of deeds or a notary public who had been duly appointed but had failed to qualify or whose term of office had expired or whose commission was void at the time of the taking thereof.

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

1. All affidavits, acknowledgments and proofs of deeds, mortgages and other writings, and the certificates thereof, heretofore taken or made before or by any commissioner of deeds in and for this State, or before or by any foreign commissioner of deeds for this State, or before or by any notary public of this State, who has been duly appointed, but had failed to qualify, or whose term of office had expired or whose commission was void at the time of taking such affidavits, acknowledgment or proof, and the record of such affidavits, deeds, mortgages and other writings are hereby confirmed and made valid and legal and effectual to the extent that the same would have been valid, legal and effectual if the commissioner or notary public taking such affidavit, acknowledgment or proof had qualified, or if the term of office of the said com-
missioner or notary public had not expired, nor
the office been vacated, nor the commission become
void as aforesaid.
2. This act shall take effect immediately.
Approved April 8, 1943.

CHAPTER 159

An Act concerning insurance, and amending sec­
tion 17:28-1 of the Revised Statutes.

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

1. Section 17:28-1 of the Revised Statutes is
amended to read as follows:

|------------------|----------------|--------|---------------------|------------|---------------------|
| 17:28-1. No policy for more than one of the kinds of insurance specified in the several para-
graphs of section 17:17-1 of this Title shall be issued except as hereinafter provided. Risks speci-
fied in paragraphs "d," "e," "f," "j," "k," "l," "n" and "o" of said section 17:17-1 may be embraced in one contract. Com-
panies electing to issue policies on residences and private apartments may embrace in one policy risks specified in paragraphs "d," "e," "f," "j," "k," "l," "n" and "o" of said section 17:17-1, or any of them. A policy of automobile insurance as authorized by paragraph "b" of said section 17:17-1 may include the risks specified in para-
graph "e" of said section 17:17-1 to the extent of loss or damage resulting from the use or operation of automobiles described in the policy, but such policy shall be in distinct and separable contracts of companies authorized to issue policies insuring the risks assumed. Any policy of liability insur-
ance authorized by paragraphs "d" or "e" of said section 17:17-1 of the Revised Statutes may con-
tain a provision for payment on behalf of the in-
CHAPTERS 159 & 160, LAWS OF 1943

jured party or for reimbursement of the assured for payment of medical, hospital, surgical and funeral expenses incurred as a result of an accident involving the property or interest with respect to which the liability of the assured is covered by the policy, and such provision shall not be deemed to be an accident insurance policy.

2. This act shall take effect immediately.

Approved April 8, 1943.

CHAPTER 160

AN ACT to provide for the creation, setting apart, maintenance and administration of a county employees’ pension fund in counties having a population exceeding eight hundred thousand inhabitants.

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

1. As used in this act:

“Service” shall always, unless otherwise stated, be considered as continuous or in the aggregate.

“Salary” or “compensation” when used solely for the purpose of fixing benefits under this act means the average annual salary or compensation earned by a member during his or her five years of service, or during his or her entire length of service if such service totaled less than five years, as a county employee immediately preceding death or retirement; provided, however, that five thousand dollars ($5,000.00) shall be the maximum amount of the annual salary of any employee which shall be considered for any purpose under this act; provided further, however, that as to any employee who, at the time of the adoption of this act, is a member of any retirement system in operation in
the county under and by virtue of articles one, two, five, six and seven of chapter ten of Title 43 of the Revised Statutes and of sections 40:37-157 to 40:37-174, inclusive, of the Revised Statutes and of "An act providing for the retirement of persons employed in the department of weights and measures of any county in this State, and providing a pension for such persons so retired," filed June twenty-first, one thousand nine hundred and thirty-eight (P. L. 1938, c. 397), the total annual salary received by such employee during the year immediately prior to his death or retirement shall be considered for pension or other purposes under this act.

"Pension fund" or "fund" means the fund referred to in section sixteen of this act, and is the fund from which pensions provided for in this act shall be paid.

"State" shall, unless otherwise stated, mean the State of New Jersey.

"His" shall be construed to mean both sexes.

"County employee" or "employee" means and includes all employees and officers in service in any county of this State having a population of more than eight hundred thousand inhabitants and shall mean and include all employees and officers of any county board, body or commission, maintained out of county funds in any such county, including the official stenographic reporter and proxies of such official stenographic reporter of such county, and shall also mean and include employees and officers appointed by such county to employment on inter-county bridges, but the same term "county employee" or "employee" does not include office holders elected by the voters of the county, or members of the judiciary, or any laborers, unless the labor work is paid on an hourly, daily, monthly, or annual salary basis for a continuous employment thereof and recognized as permanent appointees, it being the intent to exclude transient labor from the operation of this act. The pension commission shall determine whether or not the permanency of position.
employment of an employee is permanent within the meaning of this act. Notwithstanding the provisions of any other statute of this State, any person hereafter accepting any employment in the county under the age of forty-five years shall be eligible to join as a "county employee" or "employee" as hereinabove defined, and except as herein otherwise provided, any such person of the age of forty-five years or over shall be ineligible to join; provided, however, that any employee who, at the time of the adoption of this act, is a member of any retirement system in operation in such county under and by virtue of articles one, two, five, six and seven of chapter ten of Title 43 of the Revised Statutes, and of sections 40:37–157 to 40:37–174, inclusive, of the Revised Statutes and of "An act providing for the retirement of persons employed in the department of weights and measures of any county in this State, and providing a pension for such persons so retired," filed June twenty-first, one thousand nine hundred and thirty-eight (P. L. 1938, c. 397), or the official stenographic reporter and proxies of such official stenographic reporter of such county, shall be not barred from membership in this retirement system on account of age of any such employee.

"Population" of a county shall mean the population of a county according to the Federal census of one thousand nine hundred and forty.

"Widow" or "widower" means the surviving spouse of a county employee who married such employee prior to the retirement of such employee and prior to the time when such employee reached the age of fifty years. No such surviving spouse shall be eligible for any benefit hereunder who was or shall be more than fifteen years younger than the employee at the time of their marriage, if such marriage occurs hereafter while the employee is a member of this retirement system.

"Minor child" means a child under the age of eighteen years born in lawful wedlock, and shall not include children adopted after the employee
becomes a member of this retirement system or children born of marriages occurring outside the age limits prescribed under this act.

"Permanent and total disability" means physical or mental incapacity of an employee to any longer perform the duties of his position or office.

"Employees' retirement system of (name of county)" shall be the name of the retirement system provided under the provisions of this act. By that name all of its business shall be transacted, its funds invested, warrants for money drawn and payments made and all of its cash and securities and other property held.

2. In each county of this State having a population of more than eight hundred thousand inhabitants a county employees' pension fund shall be created, set apart, maintained and administered, in the manner prescribed in this act, for the benefit of employees of such county and of the widows, widowers, and children of such employees, and of all contributors to, participants in, and beneficiaries of any pension fund in operation in such county at the time this act shall come in force and effect in such county, under and by virtue of articles one, two, five, six and seven of chapter ten of Title 43 of the Revised Statutes and of sections 40:37-157 to 40:37-174, inclusive, of the Revised Statutes and of "An act providing for the retirement of persons employed in the department of weights and measures of any county in this State, and providing a pension for such persons so retired," filed June twenty-first, one thousand nine hundred and thirty-eight (P. L. 1938, c. 397).

3. There shall be authorized to carry out the provisions of this act and charged with the duty of administering the pension fund herein provided for, a pension commission composed of five members, consisting of the county supervisor or similar officer of the county, the treasurer of the county, two county employees, and a citizen of the county who is not a public office holder in the county or any municipality therein and who shall be selected
Selection of county members. The two county employee members of the pension commission shall be elected within sixty days after the passage of this act at a meeting held by the county employees affected by this act after thirty days' written notice of the time and place thereof has been given by the county supervisor or similar county officer to all such employees. Nominations shall be made only by written petitions filed with the secretary of the pension commission at least fifteen days prior to such election and each containing at least fifty signatures of county employees. The county supervisor shall provide a suitable method of balloting whereby secrecy shall be assured. Ballots shall be distributed among the county employees affected by this act at least seven days prior to the election and the voted ballot shall be returned to the secretary of the pension commission at any time prior to twelve o'clock noon of the day fixed for the holding of the meeting and election. Employees who become members of the retirement system created by this act or who are members of any of the county employees' retirement systems referred to in section seven of this act and merged thereunder shall be eligible to participate in such nomination and election of the two county employee members of the pension commission. The two county employees shall hold office until their successors are elected in the same manner as aforesaid at a meeting of the employees held on the third Wednesday of December of the second year following the adoption of this act. Thereafter two county employees shall be elected as members of the pension commission, in the same manner, on the third Wednesday of December every second year, for a term of two years commencing January first following their election.

In case of vacancy for any cause, the commission may fill it until the next election. Any member of said pension commission who shall leave the service of the county shall automatically cease to be a member of said commission.
The commission shall hold its annual meeting between the first and fifteenth days of January in each year and elect its president and such other officers as it deems advisable. The commission shall serve without compensation, but shall be reimbursed for any necessary expenditures and shall suffer no loss of salary or other wages through service on such commission. The treasurer of the county, who shall be treasurer of the commission, shall appoint the secretary of this commission, who shall be some person chosen by him from among persons employed by such county who is versed in the affairs of the said treasurer's office and said treasurer shall fix the compensation of such appointee, subject to approval of the board of chosen freeholders. The commission shall secure the services of such physicians as shall be necessary to make the medical examinations required by this act.

The chief legal officer of the county shall be the legal adviser of and attorney for the said pension commission.

The pension commission shall have control and management of the funds and of the retirement of the county employees. The commission shall, from time to time, subject to the limitations of this act, establish rules and regulations for the transaction of its business and the administration of this act. Under the direction of the pension commission, the head of each county department shall furnish such information and shall keep such records as the commission may require for the discharge of its duties.

The pension commission may require each employee of the county to file a statement or statements, in such form as the said commission shall direct, concerning his service or other matters covered by this act.

The commission shall have power to compel witnesses to attend and testify before it upon any matter concerning the retirement system and allow fees not in excess of three dollars ($3.00) to any
such witness for such attendance upon any one day. The president and other members of the said pension commission are empowered to administer oaths to such witnesses. All retirements shall be made and pensions allowed by the pension commission in accordance with the provisions of this act.

The pension commission shall be known as the "Pension Commission of the Employees' Retirement System of (name of county)."

4. All moneys belonging to the retirement system shall be received and paid over to the treasurer of the retirement system whose official bond as county treasurer shall cover the same. All moneys paid out of the retirement system shall be paid by the treasurer of the fund upon warrants signed by the president and secretary of the pension commission or such officers as the pension commission designates.

5. The pension commission shall deposit the funds in any of the banks or trust companies in the county. All moneys not needed for immediate payment of the pensions shall be invested by the pension commission in interest bearing bonds of any municipality in this State or in any other interest bearing securities in which savings banks of this State are authorized to invest their funds.

6. The members and certain conditions of membership in the retirement system created by this act shall be as follows:

(a) All persons who shall hereafter become employees before they become forty-five years of age shall, after they complete three months of service, and be found physically and mentally fit to the satisfaction of the pension commission herein provided for, become members of the county employees' retirement system created under this act, and shall receive no pension or retirement allowance from any other pension or retirement system supported wholly or in part by the county, nor shall they be required to make contributions
Such persons shall not be given credit for pension purposes hereunder for any prior service;

provided, however, that where any such employee has had prior service as an employee in any State, county or municipal position, such employee shall be given credit for pension purposes hereunder for such prior service upon written application therefor to the pension commission within one year after becoming a member of this retirement system and upon payment into the retirement system herein provided, for a period of time equal to the length of prior service for which credit is allowed, of a sum of money equal in amount to five per centum (5%) of salary, said five per centum (5%) of salary being based upon the salary received by such employee at the time of the making of said application. Said sum of money may be paid in one lump sum or by semimonthly deductions from salary, together with the regular deductions provided by this act, until completed; provided, however, that such prior service shall be credited only as paid for. Upon such payment or payments being made, the county shall annually pay into the retirement system herein provided a sum of money equal in amount to the employee's principal payment, or payments. All payments aforesaid by the employee shall be made together with interest thereon at a rate to be determined by the pension commission.

(b) All employees at the time of the adoption of this act, who are under forty-five years of age and are not members of any retirement system supported wholly or in part by the county; and any official stenographic reporter and proxies of such official stenographic reporter who are serving as such at the time of the adoption of this act; may become members of the retirement system created under this act upon written application made to the pension commission before July first, one thou-
sand nine hundred and forty-three, under one of
the following two plans (B1) and (B2):

Prior service: (B1) To receive credit for service rendered to
the county prior to joining this retirement system
such employee shall pay into this retirement sys­
tem a sum of money equal to three per centum
(3%) of salary received either since June first, one
thousand nine hundred and twenty-nine, or since
August first, one thousand nine hundred and
thirty-two, depending upon which of the said two
dates such employee first became eligible to mem­
bership in the county employees’ retirement sys­
tem of such county established under “An act
providing for the retirement of certain county em­
ployees 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 (P. L. 1929, c. 122), or article one of
chapter ten of Title 43 of the Revised Statutes; or
since the date of his entrance into countv service,
if he became an employee after June first, one
thousand nine hundred and twenty-nine; pro­
vided, however, that as to the official stenographic
reporter and proxies of such official stenographic
reporter such employee shall pay into this retire­
ment system a sum of money equal to three per
centum (3%) of salary received from the county
upon order of the justice of the Supreme Court
since June first, one thousand nine hundred and
twenty-nine, or since the date of his entrance into
such county service, if he became an employee after
June first, one thousand nine hundred and twenty­
nine. Such payment may be made either (1) in one
sum, or (2) by equal semimonthly installments to
be deducted together with each regular deduction
from his salary for the retirement system provided
for under this act; pro­
vided, however, that in case
an employee chooses to pay for such prior county
service by method (2), aforesaid, that is by equal
semimonthly installments, such employee shall re­
ceive credit for so much of such prior county
service as is thus paid for, and no more. Upon such payment or payments being made, the county shall annually pay into the retirement system herein provided for a sum of money equal in amount to the employee’s principal payment. All payments aforesaid by the employee shall be made together with interest thereon at a rate to be determined by the pension commission. Any such employee who elects to become a member of this retirement system under the aforesaid plan shall, upon his application to the pension commission prior to July first, one thousand nine hundred and forty-three, be given credit for pension purposes hereunder for any prior service or services rendered as an employee of the State, and of any municipalities or other political subdivisions of the State, upon payment into the retirement system herein provided, for a period of time equal to the length of prior service for which credit is allowed, of a sum of money equal in amount to three per centum (3%) of salary, said three per centum (3%) of salary being based upon the salary received by such employee at the time of the making of said application. Said sum of money may be paid in one lump sum or by semimonthly deductions from salary, together with the regular deductions provided by this act, until completed; provided, however, that such prior service shall be credited only as paid for. Upon such payment or payments being made, the county shall annually pay into the retirement system herein provided for, a sum of money equal in amount to the employee’s principal payment or payments. All payments aforesaid by the employee shall be made together with interest thereon at a rate to be determined by the pension commission.

(B2) The regular deductions from the salary of any employee electing to become a member under this plan (B2) shall commence upon the filing of such written application and such employee shall not receive credit for any service rendered therebefore in any State, county, or municipal office or position.
Membership:

(c) All employees who, at the time of the adoption and approval of this act, are members of any of the following retirement systems in effect in said county:

- County employees in counties of the first class (article 1 of chapter 10 of Title 43, of the Revised Statutes);
- County detectives in counties of the first, second, third, and fifth classes (article 2 of chapter 10 of Title 43, of the Revised Statutes);
- Probation officers of counties of over eighty-three thousand inhabitants (article 5 of chapter 10 of Title 43, of the Revised Statutes);
- Sheriff's employees in counties of the first and second classes (article 6 of chapter 10 of Title 43, of the Revised Statutes);
- Sergeants-at-arms and court criers in counties of the first class (article 7 of chapter 10 of Title 43, of the Revised Statutes);
- County superintendents of weights and measures and assistant county superintendents of weights and measures ("An act providing for the retirement of persons employed in the department of weights and measures of any county in this State, and providing a pension for such persons so retired," filed June twenty-first, one thousand nine hundred and thirty-eight (P. L. 1938, c. 397));
- County park police in counties of more than two hundred thousand population (sections 40:37-157 to 40:37-174, inclusive, of the Revised Statutes);

shall on July first, one thousand nine hundred and forty-three, automatically become members of the county employees' retirement system provided for by this act and all such employees shall be deemed to agree and consent to the transfer of such membership unless they, or any one or more of them shall, before July first, one thousand nine hundred
and forty-three, by written notice to the pension
commission of their respective retirement systems
operating in such county, elect to withdraw there­
from their contributions theretofore made, without
interest. Any such members electing to withdraw
from such membership shall thereafter be ineligible
for membership in any retirement system of such
county, or for any pension payable, in whole or in
part, by funds of such county under the provisions
of any statute of this State except sections 43:4-1
to 43:4-5, inclusive, of the Revised Statutes.

All such employees who become members of the
county employees' retirement system provided by
this act shall be given credit for pension purposes
hereunder for all services, including services per­
formed in any elective office, rendered to the county
prior to July first, one thousand nine hundred and
forty-three; provided, however, that where any
such employee had theretofore agreed, under the
provisions of article one of chapter ten of Title 43,
of the Revised Statutes, to pay for any part or all
of such service rendered to the county prior to
July first, one thousand nine hundred and forty­
three, the transfer of such employee's membership
into this system shall include the transfer to this
system of all the conditions and obligations of such
prior agreement made by such employee and such
employee shall be deemed to agree and consent to
the transfer to this system of such conditions and
obligations until the conditions of such agreement
have been fully complied with.

Except as otherwise provided by section eight of
this act, where any such employee's membership
shall be transferred to this retirement system on
July first, one thousand nine hundred and forty­
three, such employee shall be given credit for pen­sion
purposes hereunder for any prior service or
services rendered as an employee of the State and
of any municipalities or other political subdivi­sions of the State, upon application therefor to the
pension commission within one year after the
transfer of such membership, and upon payment
into the retirement system herein provided, for a
period of time equal to the length of prior service
for which credit is allowed, of a sum of money equal
in amount to three per centum (3%) of salary, said
three per centum (3%) of salary being based upon
the salary received by such employee at the time
of the making of said application. Said sum of
money may be paid in one lump sum or by semi-
monthly deductions from salary, together with the
regular deductions provided by this act, until com-
pleted; provided, however, that such prior service
shall be credited only as paid for. Upon such pay-
ment or payments being made, the county shall
annually pay into the retirement system herein
provided a sum of money equal in amount to the
employee’s principal payment or payments. All
payments aforesaid by the employee shall be made
together with interest thereon at a rate to be de-
determined by the pension commission.

7. It is the intention of this act that the retire-
ment system herein provided for shall on July first,
one thousand nine hundred and forty-three, and
thereafter, supersede and take the place of any
county retirement system which shall be in opera-
tion in such county under and by virtue of the Re-
vised Statutes, as follows:

County employees in counties of the first
class (article 1 of chapter 10 of Title 43, of
the Revised Statutes);

County detectives in counties of the first,
second, third and fifth classes (article 2 of
chapter 10 of Title 43, of the Revised Stat-
utes);

Probation officers;

Sheriff’s employees;

Court attendants;

Probation officers of counties of over eighty-
three thousand inhabitants (article 5 of chap-
ter 10 of Title 43, of the Revised Statutes);

Sheriff’s employees in counties of the first
and second classes (article 6 of chapter 10 of
Title 43, of the Revised Statutes);

Sergeants-at-arms and court criers in coun-
ties of the first class (article 7 of chapter 10
of Title 43 of the Revised Statutes);
County superintendents of weights and measures and assistant superintendents of weights and measures; Park police.

and that such other county retirement systems shall be merged into and become part of the retirement system herein provided for and which shall be construed to be a continuation of such other county retirement systems; provided, however, that prior to such merger becoming effective, all such other county retirement systems shall be administered in accordance with the provisions of their respective statutes. If any of such other county retirement systems, created and maintained under and by virtue of said statutes, shall be in operation in any such county at the time of the adoption of this act, all moneys, securities and other assets of such other systems shall be transferred, on July first, one thousand nine hundred and forty-three, by the trustees of such systems to the pension commission of the retirement system created by this act, which pension commission is hereby empowered to receive them, and the same shall be placed in the retirement system herein provided for, and such other county retirement systems shall then cease to exist as separate retirement systems. If it shall not be possible or practicable for the trustees of any of such other county retirement systems to transfer all moneys, securities and other assets of such systems to the said pension commission on July first, one thousand nine hundred and forty-three, all such moneys, securities and other assets shall
be transferred to said pension commission as soon as possible and practicable after such day, and any such transfer shall be made as of such day.

All pensions and other benefits allowed prior to July first, one thousand nine hundred and forty-three, under the statutes governing such other retirement systems shall thereafter be paid by the pension commission herein provided for from the retirement system herein provided for, according to the statute under which such pension or other benefits were allowed.

All claims for pensions or other benefits from such other county retirement systems which are pending or ungranted on July first, one thousand nine hundred and forty-three, shall be allowed or disallowed by the pension commission herein provided for according to the provisions of the statutes governing such other retirement systems, and those which shall be allowed shall be paid from the retirement system herein provided for.

8. The widow, so long as she remains unmar­ried, or widower, so long as he remains unmarried, or minor children up to eighteen years of age, of any employee in the service of the county, who prior to July first, one thousand nine hundred and forty-three, is a member of any of the following retirement systems:

- County detectives in counties of the first, second, third, and fifth classes (article 2 of chapter 10 of Title 43, of the Revised Statutes);
- Probation officers of counties of over eighty-three thousand inhabitants (article 5 of chapter 10 of Title 43, of the Revised Statutes);
- Sheriff’s employees in counties of the first and second classes (article 6 of chapter 10 of Title 43, of the Revised Statutes);
- Sergeants-at-arms and court criers in counties of the first class (article 7 of chapter 10 of Title 43, of the Revised Statutes);
and who shall at any time lose his life in the performance of his duty or shall die from any cause, or any such employee who shall, at any time, become permanently and totally disabled, shall receive a pension equal to one-half of such employee’s salary at the time of such death or disability, regardless of the length of service or age of such employee, it being the intent of this act to secure to such employees the continuation of a similar present and prospective benefit of the retirement system of which he was a member prior to July first, one thousand nine hundred and forty-three, together with all the benefits provided for in this act; provided, however, that in case any of such employees shall, on July first, one thousand nine hundred and forty-three, have less than twenty years of service as a public employee of the county, or shall have less than twenty years in the aggregate, of service as a public employee of the county and of the State, and of any municipalities or other political subdivisions of the State thereof, the county treasurer shall deduct from every payment of salary to any such employee and pay to the retirement system created under this act, one per centum (1%) of the amount of salary, of such employee, said deduction to continue to be made only until the total length of service, as aforesaid, of such employee shall have reached twenty years, at which time said one per centum (1%) deductions shall cease. Said deductions shall be in addition to the regular deductions provided for in section sixteen of this act. Upon such payment or payments being made or completed, the county shall annually pay into the retirement system herein provided a sum of money equal in amount to the employee’s payment or payments.

9. Subject to the other provisions of this act, any county employee who shall have served or who shall hereafter have served in the employ of such county continuously or in the aggregate for a period of twenty years, and who shall have attained the age of sixty years, or who shall regardless of age have...
served in the employ of such county continuously or in the aggregate for a period of thirty-five years, shall, upon his application, be retired on half pay. Upon and after the death of such employee or pensioner, said retirement pension shall be paid to the surviving widow, so long as she remains unmarried, surviving widower, so long as he remains unmarried, or minor children up to eighteen years of age, as the case may be.

10. Subject to the other provisions of this act, any county employee who shall have served or who shall hereafter have served in the employ of such county continuously or in the aggregate for a period of one year and shall become permanently and totally disabled as the result of injury or illness not arising out of and in the course of his employment shall, upon his application, be retired on pension equal to two and one-half per centum (2½%) of his salary, and for each additional year of service more than one year the amount of said pension shall be increased to the extent of two and one-half per centum (2½%) of said salary, not exceeding in any event fifty per centum (50%) of said salary. Upon and after the death of such employee while on such pension the said pension shall be paid to the surviving widow, so long as she remains unmarried, surviving widower, so long as he remains unmarried, or minor children up to eighteen years of age, as the case may be.

The pension commission shall determine as provided in section eleven whether or not such employee has become permanently and totally disabled.

11. Subject to the other provisions of this act, any county employee who shall become permanently and totally disabled as a result of injury, accident or sickness arising out of and in the course of his employment shall, upon his application and approval thereof by the pension commission be retired on half pay. Upon and after the death of such employee or upon and after the death of any employee who dies as a result of any disability,
injury or disease arising out of and in the course of his employment, a pension of one-half the salary of such employee shall be paid to the surviving widow, so long as she remains unmarried, surviving widower, so long as he remains unmarried, or minor children up to eighteen years of age, as the case may be.

The pension commission shall have power to determine whether or not any employee is permanently and totally disabled and whether or not a disability, or death of an employee is the result of an injury, accident or sickness arising out of and in the course of the employee's employment. The claimant shall have the right to present physicians, witnesses or other testimony in his behalf before the commission. The president or any other member of the pension commission may administer oaths to any physicians or other persons called before the commission regarding the employee's disability or death. The commission shall decide, by resolution, whether the applicant is entitled to the benefits of this act.

12. Once each year the pension commission may, and upon his application, shall, require any member retired for disability who is under the age of sixty years to undergo medical examination by a physician or physicians designated by the commission. The examination shall be made at the residence of the beneficiary or any other place mutually agreed upon. If the physician or physicians thereupon report and certify to the commission that the disability beneficiary is not permanently and totally incapacitated either physically or mentally for the performance of duty and that he is engaged in a gainful occupation, and if the commission concurs in the report, then the amount of his pension shall be reduced to an amount which, when added to the amount then being earned by him, shall not exceed the amount of the compensation received by him at the time of his retirement. If subsequent medical examination of such a beneficiary shows that his earnings have
changed since the date of his last examination, then the amount of his pension may be further altered but the new pension shall not exceed the amount of the pension originally granted nor shall the new pension when added to the amount then being earned by the beneficiary exceed the salary or compensation received by him at the time of his retirement.

13. Subject to the other provisions of this act, upon and after the death of any county employee who shall have served or who shall hereafter have served in the employ of the county continuously or in the aggregate for a period of one year, there shall be paid to the surviving widow, so long as she remains unmarried, surviving widower, so long as he remains unmarried, or minor children up to the age of eighteen years, as the case may be, two and one-half per centum (2½%) of the salary of such employee, and for each additional year of service more than one year, the amount of said pension shall be increased to the extent of two and one-half per centum (2½%) of said salary, not exceeding in any event fifty per centum (50%) of said salary.

14. If an employee or pensioner dies leaving dependent children under eighteen years of age and he or she is, at death, a widower or widow, the benefits of this article which a widow or dependent widower would otherwise be entitled to receive shall be paid to the guardian of such children for their exclusive use and benefit. If one child survives, such benefits shall cease when such child attains eighteen years of age. If more than one child survives, the benefits shall be divided proportionately among all of such children under the age of eighteen years.

15. The following provisions shall apply to all members of the retirement system:

(a) No pension shall be paid to the surviving husband of a deceased member of the retirement system unless he is and continues to remain dependent upon the income which the member was
receiving at the time of her death, nor unless he is and continues to remain physically or mentally incapable of pursuing a gainful occupation. No pension shall be paid to a minor child under the age of eighteen years of a female member unless the child is and continues to remain dependent upon the income which the member was receiving at the time of her death. The pension commission shall determine the question of the dependency of the surviving husband or minor children as well as the ability of a surviving husband to pursue a gainful occupation.

(b) Where a husband and a wife are each receiving a pension as a retired employee from any retirement system supported wholly or in part by the county, upon the death of either the husband or the wife, if the survivor is entitled to receive another pension on account of such death, said survivor shall elect to accept one or the other of the two pensions but in no case shall a beneficiary receive more than one pension at the same time.

(c) Any employee or other beneficiary receiving a pension under the provisions of this act who shall be appointed to any position or office, including elective, and be entitled to a salary which is paid from public funds, shall, during such employment, receive no payments of pension or other benefits under this act.

(d) Where any employee or other beneficiary is entitled to receive two pensions under the provisions of this act, or under the provisions of this and any other State act, such employees or other beneficiary shall elect to receive one or the other of the two pensions and in no case shall receive more than one pension.

(e) The rights of any employee or beneficiary to receive any payments under the workmen’s compensation act of New Jersey shall not be affected or impaired by any of the provisions of this act.

(f) Where the service of an employee is terminated by reason of imposition of a sentence upon
Proviso.

Payment of pension if beneficiary a convict;

Pension payable semimonthly;

If pensioner remarries.

CHAPTER 160, LAWS OF 1943

him of actual commitment to a penal institution on account of conviction of an indictable offense involving moral turpitude, no pension under this act shall be paid to any such employee; provided, however, that no member of this retirement system who shall have served honorably as a county employee for a period of twenty years and shall have attained the age of sixty years shall be deprived of his pension privileges because of any violation of the rules and regulations established for the government of such county employment, but he may be fined, reprimanded or discharged.

(g) Where any pension or other benefit shall be payable from the pension fund herein provided to any retired employee or other beneficiary who is or shall be confined in a penal institution as the result of a conviction of a crime involving moral turpitude, the pension commission may pay such pension or any part of it or other benefit to the wife, husband, minor children, mother or father of the confined person if it determines the same is necessary for their maintenance during such confinement.

(h) All payments of pension shall be made semimonthly and payments of pensions, refunds or other benefits under this act shall be made without interest.

(i) Upon and after the adoption of this act the benefits hereunder shall not extend to the widow or widower of any county employee who shall remarry, or shall have married such employee after such employee has retired or attained the age of fifty years, nor to any children of such marriages. No such widow or widower shall be eligible to benefits hereunder who was or shall be more than fifteen years younger than the employee at the time of their marriage if such marriage occurs hereafter while the employee is a member of this retirement system, nor shall any children of such marriages be eligible for said benefits.
16. A fund to pay pensions under this act shall be created as follows:

(a) The county treasurer shall deduct from every payment of salary to any county employee who is or becomes a member of this retirement system and pay to the fund, five per centum (5%) of the amount of said salary. Such deductions shall be continued to be made during the entire period of employment of the member and until the death or retirement of said member; provided, however, that such deductions shall be continued for a total period of at least twenty-five years, and in the event that such death or retirement occurs before the completion of the twenty-five-year period, the five per centum (5%) deduction shall thereafter be continued to be made upon the amount of pension payments resulting from such death or retirement until the end of such twenty-five-year period shall have been reached. The period during which any employee contributed to any county retirement system which under this act is merged into the retirement system herein provided for or the period of prior service for which any employee contributes to this retirement system, shall be considered as part of the twenty-five-year period herein referred to.

The deductions provided herein for pension purposes shall not be construed as reduction in the salary or compensation of any member of this retirement system.

Every employee to whom this act applies who shall continue in the service after the adoption and approval of this act, as well as every person to whom this act applies who may hereafter be appointed to a position or place, shall be deemed to consent and agree to the deductions made and provided for herein and payment with such deductions, for service, shall be a full and complete discharge and acquittance of all claims and demands whatsoever for all services rendered by such person during the period covered by such payment except his or her claim to the benefits to
which he or she may be entitled under the provisions of this act.

(b) The board of chosen freeholders shall annually raise in the county budget and contribute annually to the fund an amount equal to five per centum (5%) of all of such county employees' salaries or pension payments as the case may be. Such payment shall be continued to be made during the entire period of employment of each member and until the death or retirement of each member; provided, however, that such payments shall be continued in each case for a total period of at least twenty-five years and in the event that a member dies or retires before the completion of the twenty-five-year period, the five per centum (5%) payments shall thereafter be continued to be made upon the amount of pension payments resulting from such death or retirement until the end of such twenty-five-year period shall have been reached.

All moneys donated for the purpose of the funds shall be deposited in the fund.

(c) All interest earned on investments of moneys of this retirement system shall be credited to this pension fund.

(d) All moneys required to meet the county contributions provided for in this and all other sections of this act shall be raised annually in the county budget by the board of chosen freeholders and if at any time there is not sufficient money to meet these requirements and pay the pensions, the board of chosen freeholders shall, from time to time, include in any tax levy a sum sufficient to meet the requirements of the retirement system.

17. The pension commission shall estimate and certify, annually, to the board of chosen freeholders of the county, a reasonable amount required to defray the administrative expenses of this retirement system in the ensuing year, and the board of chosen freeholders shall pay such amount to the pension commission as other expense funds of the county are paid.
CHAPTER 160, LAWS OF 1943

18. From and after July first, one thousand nine hundred and forty-three, any employee who is or becomes a member of this retirement system may not withdraw therefrom and shall not be entitled to a refund of any moneys theretofore and thereafter deducted from his salary hereunder; provided, however, that any employee who separates from the county service through his discharge, resignation, or for any other reasons other than retirement shall be entitled to a refund of seventy-five per centum (75%) of all moneys theretofore deducted from his salary for the retirement system established hereunder; and provided, further, that where the service of an employee is terminated by death of the employee, if such employee leaves no widow, widower, or children under eighteen years of age, seventy-five per centum (75%) of all moneys theretofore deducted from his salary for the retirement system established hereunder shall be paid to such employee’s parent or parents if any survive and, if none survive, seventy-five per centum (75%) of all moneys theretofore deducted from his salary for the retirement system established hereunder, not exceeding in any event three hundred dollars ($300.00) shall be paid to the estate of the deceased employee to defray burial expenses.

19. Whenever a member of this retirement system becomes separated from the county service because of a lay-off, leave of absence, abolishment of position or for any other reason other than retirement or entry into military or naval service of the United States, re-enters the service of the county within five years after such separation, all the rights and benefits hereunder enjoyed by such employee prior to such separation shall be restored upon payment of any refunds given to him upon his separation from the service; provided, however, that such employee shall not be entitled to receive credit for pension purposes for the time elapsing during such separation period unless he shall pay into this retirement system a sum of money equal in amount to all accrued deductions
from his salary which would have been made had such employee continued to be a member of the retirement system since the date of his separation therefrom. Such payment may be made either (1) in one sum, or (2) by equal semimonthly installments over a period of not more than five years, but in no event to extend beyond the date upon which such employee attains age sixty years, such installments to be deducted in addition to other regular deductions made from his salary for this retirement system; provided, however, that only so much of the said separation period will be credited as the employee has paid for. Upon such payment being completed, the county shall pay into the retirement system a sum of money equal to such employee’s payment, exclusive of the employee’s repayment, if any, of refunds.

20. Any member of this retirement system or of any county retirement system referred to in section seven of this act and merged into this retirement system by this act, who, heretofore and subsequent to July first, one thousand nine hundred and forty, entered, or hereafter, in time of war, shall enter the active military or naval service of the United States or the active service of the Merchant Marine or the active service of the Women’s Army Auxiliary Corps, the Women’s Reserve of the Naval Reserve or any similar organization authorized by the United States to serve with the Army or Navy shall not suffer the loss or impairment of any of the rights, benefits or privileges accorded by the provisions of this act; provided, however, that in the event of the death or disability of such person while in such service the pension to be paid such person or his or her dependents shall be the amount, if any, remaining after calculating the amount of pension that would be paid if such person had continued in such county employment until the time of his or her death or disability and had continued to receive the same compensation as he or she had received at the time of his or her entry into such service, and deducting therefrom the
amount of any pension received from the government of the United States.
During the period beginning with the time of the entry of such person into such service and ending at the earliest of (a) three months after the time of such person's discharge from such service or (b) the time such person resumes such county employment or (c) the time of such person's death or disability while in such service, the proper officer of the county shall contribute or cause to be contributed to the pension fund provided hereunder the amount required by the terms of this act based upon the amount of compensation received by such person prior to his or her entry into such service and during the period first mentioned in this paragraph any such person receiving compensation from the county shall continue to contribute the amount required by this act to be paid by members of this retirement system and during the period first mentioned in this paragraph any such person not receiving compensation from the county shall not be required to contribute the amount required by this act to be paid by members of this retirement system but said amount shall be contributed for such person by the county.

21. The pension commission shall report annually on the condition of the retirement system and the manner in which its funds are invested. The report shall be filed with the board of chosen freeholders of the county and a copy thereof furnished to the head of each department of the county for use of the employees and the public.

22. All funds created under this act and all pensions granted under this act shall be exempt from any State, county, or municipal tax, levy and sale, garnishment or attachment, or any other process and shall be unassignable.

23. Any person who shall knowingly make any false statement or shall falsify or permit to be falsified any record or records of this retirement system in any attempt to defraud such system as a result of such act, shall be guilty of a misde-
CHAPTER 160 & 161, LAWS OF 1943

meantor, and shall be punishable therefor under the laws of the State of New Jersey. Should any change in the records or any mistake in records result in any member or beneficiary receiving from the retirement system more or less than he or she would have been entitled to receive had the records been correct, then, on the discovery of any such error, the pension commission shall correct such error, and, so far as practicable, shall adjust the payments which may be made for and to such person in such a manner that the equivalent of the benefit to which he or she was correctly entitled shall be paid.

24. In case for any reason any section or part of 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 part of any section or provision of this act.

25. This act shall take effect immediately and all acts or parts of acts insofar as they conflict with this act, are hereby repealed.

Approved April 8, 1943.

CHAPTER 161

An Act validating municipal ordinances heretofore passed to vacate the public easements or rights in public streets or roads, or parts thereof, or lands dedicated to use as public streets or roads but not accepted by the municipality.

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

1. All ordinances heretofore passed by any municipality for the purpose of vacating the public easements or rights in any public streets or roads,
or parts thereof, or lands dedicated to use as public streets or roads but not accepted by the municipality, are hereby validated and confirmed, and the public easements or rights are hereby vacated to the extent set forth in any such ordinance, notwithstanding the failure to give notice of the intention of the governing body to consider any such ordinance, and a hearing thereon, as provided in sections 40:49-6 and 40:67-19 of the Revised Statutes concerning ordinances for the vacation of streets; provided, however, that such ordinances were published in full, together with a notice of the time and place when and where such ordinances would be considered for final passage, at least one week prior to the time fixed for further consideration for final passage; that upon the passage thereof, the title of such ordinances, together with a notice of the date of passage or approval, or both, were published at least once, and that within sixty days after such ordinance became effective a copy thereof, certified by the municipal clerk, under the seal of the municipality, to be a true copy of such ordinance, together with a copy of the proof of publication thereof, was filed in the office wherein conveyances of lands are recorded in the county in which the municipality is situated and recorded in a book with proper index provided for the purpose and entitled "vacations"; provided further, however, that any such ordinances are not, at the date this act goes into effect, under attack as to their validity in any court of this State.

2. This act shall take effect immediately.

Approved April 8, 1943.
CHAPTER 162

An Act constituting a commission to study the personnel employed by the various State departments, boards, commissions and agencies and of their various duties and compensation and making an appropriation therefor.

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

1. There is hereby constituted a commission which shall consist of three members of the Senate to be appointed by the President of the Senate and three members of the House of Assembly to be appointed by the Speaker of the House of Assembly.

2. It shall be the duty of the said commission to employ a suitable person or persons or a suitable organization or agency to make a study of the personnel employed by the various State departments, boards, commissions and agencies and their duties and compensation for the purpose of arriving at and recommending such adjustments of salaries, civil service and other classifications and duties as may be requisite in order to effectuate as nearly as may be an equalization of compensation for the performance of similar duties and the payment of salaries commensurate with the work performed.

3. The commission shall organize as soon as may be after their appointment and shall elect a chairman from the members and a secretary who need not be a member of the commission and shall have power to employ the clerical and other assistants necessary to carry out the purposes of this act.

4. The commission shall be entitled to call to its assistance and require the services of such employees and shall have access to such records of any State department, board, bureau or agency as it may deem necessary in order to perform its duties.
CHAPTER 162 & 163, LAWS OF 1943

5. The person or persons or organization or agency employed by the commission to make said study shall report to the commission and the commission shall report to the Legislature with its recommendations, transmitting therewith the report of the person or persons or organization or agency employed by it, on or before December first, one thousand nine hundred and forty-three.

6. There is hereby appropriated the sum of fifteen thousand dollars ($15,000.00) or so much thereof as may be necessary to carry out the purposes of this act.

7. This act shall take effect immediately.

Approved April 8, 1943.

CHAPTER 163

AN ACT concerning police and fire departments in municipalities.

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

1. When any person shall be appointed a member of the police force or of the paid fire department or force of any municipality, the appointing power shall certify how such vacancy as hereinafter set forth occurs or exists and the name of the person, if any, who held such office or position immediately prior to the vacancy.

2. When any member of the police force or of the paid fire department or force of any municipality is granted leave of absence pursuant to pamphlet laws of one thousand nine hundred and forty-one, chapter one hundred nineteen, or any other law granting leave of absence to persons entering the military or naval forces of the United States or of this State, the appointing power may
appoint a person to serve in the place of the person who has been granted such leave of absence and during the continuance thereof. Such appointment shall constitute a temporary appointment only and such temporary appointee shall have no obligation to contribute to any pension fund and shall acquire no pension rights, tenure rights or civil service status.

3. The appointing power in making such temporary appointment may appoint any person who is not less than twenty-one nor more than forty-five years of age, who is a citizen of the United States and has been a resident of the municipality in which he is appointed for two years next preceding his appointment, is sound in body, of good health, able to read, write and speak the English language well and intelligently, and is of good moral character; but no person shall be so appointed who has been convicted of any crime involving moral turpitude which, in the judgment of the appointing power, would be prejudicial to the morale of the force.

4. Such temporary appointment shall terminate upon the expiration of the leave of absence granted to the appointee's predecessor in office or upon official notification of the permanent incapacity or death of such predecessor. It may be terminated sooner if such appointment is found to be no longer necessary or in the interest of economy.

5. This act shall take effect immediately.

Approved April 9, 1943.
CHAPTER 164


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

1. Section 44:7-1 of the Revised Statutes is amended to read as follows:

44:7-1. As used in this chapter:

"Commissioner" means the commissioner of the Department of Institutions and Agencies.

"State board" means the State Board of Control of the Department of Institutions and Agencies.

"State division" means the State division of old age assistance as set up within the Department of Institutions and Agencies.

"Director of old age assistance" means the director of the State division of old age assistance.

"Director of Welfare" means the director of the county welfare board.

"County welfare board" means the boards established within the several counties for the purposes of administering welfare to the needy, whether set up under the authority of this chapter or pursuant to any other laws of this State.

"Assistance" means money payments.

"County adjuster" means the official of that designation authorized to act in cases of commitment or admission of insane persons to State or county hospitals for the insane.

"Federal aid" means grants-in-aid to the State as provided for in Title I of the Federal Social Security Act, approved August fourteenth, one thousand nine hundred and thirty-five, as amended.
2. Section 44:7-3 of the Revised Statutes is amended to read as follows:

44:7-3. Subject to the provisions of this chapter, every needy person, sixty-five years of age or upwards, residing in this State, and otherwise qualified as hereinafter set forth, shall be entitled to old age assistance from the State.

3. Section 44:7-5 of the Revised Statutes is amended to read as follows:

44:7-5. Old age assistance shall be granted under this chapter to any person who:

a. Has attained the age of sixty-five years;

b. Lacks adequate support; is unable to support himself; is without parents, spouse, children and grandchildren able to support him and without other persons able and willing to support him;

c. Is a citizen of the United States; but this qualification shall no longer be in effect after December thirty-first, one thousand nine hundred and forty-three;

d. Is a resident of this State, and has so resided therein for a period of one year immediately preceding the date of application; if, however, Federal aid should not be made available to this State, or if, after being made available, it should be withdrawn, all persons whose applications are then pending and not acted upon and all persons applying thereafter for assistance under this chapter shall be required to have resided in and been domiciled in this State continuously for at least five years immediately preceding the date of application;

e. Is not, because of physical or mental condition, or other cause, in need of prolonged care in any public institution of a custodial, correctional or curative character;

f. Has not made a voluntary assignment or transfer of property for the purpose of qualifying for such assistance or for the purpose
of evading responsibility under section 44:7-14 of this Title;
g. Is found, after due investigation and
determination by the county welfare board as
hereinafter provided, to be in need of assist-
ance; except that no person possessing real or
personal property, the net equity of which is
in excess of three thousand dollars ($3,000.00)
shall be eligible for assistance under this chap-
ter; but this limitation on ownership of real or
personal property shall not be construed as an
exemption limit, but shall serve as a guide to
welfare boards in their administration of this
chapter.

4. Section 44:7-12 of the Revised Statutes is
amended to read as follows:

44:7-12. The county welfare board, as the bu-
reau of old age assistance, shall receive and act
upon applications filed pursuant to this chapter,
and shall extend to those persons found to be elig-
ible under the provisions of this chapter assistance
adequate to provide for their reasonable mainte-
nance and well-being. Old age assistance shall be
granted in the form of cash or check. The amount
and nature of assistance which any person shall
receive, the manner of providing it, and the condi-
tions upon which it is granted, shall be determined
by the county welfare board as the bureau of old
age assistance with due regard to the conditions
existing in each case, in accordance with the rules
and regulations of the State division. Such assist-
ance shall be provided for the recipient only while
living in his own or some other suitable family
home within this State, except that upon special
resolution by the county welfare board, after hear-
ing, and upon written approval from the State
division such assistance may be granted outside
his own or other suitable family home; and with
the further exception that upon special resolution
by the county welfare board, assistance may be
continued for such periods as the State division
may by regulation prescribe for any individual already receiving same who moves outside the State of New Jersey, in any case where the State division finds that the State to which such individual has moved is willing to provide such supervision and to make such reports as the State division may require.

5. Section 44:7-14 of the Revised Statutes is amended to read as follows:

44:7-14. Every county welfare board shall require, as a condition to granting assistance in any case, that all or any part of the property, either real or personal, of a person applying for old age assistance be pledged to said county welfare board as a guaranty for the reimbursement of the funds so granted as old age assistance pursuant to the provisions of this chapter, and the total amount of the assistance so granted shall become a lien upon any lands in the ownership of such person, which lien shall have priority over all unrecorded encumbrances. The county welfare board shall take from each applicant a properly acknowledged agreement to reimburse for all advances granted, and pursuant to such agreement said applicant shall assign to the welfare board, as collateral security for said advances, all or any part of his personal property as the board shall specify.

The agreement to reimburse shall contain therein a release of dower or curtesy, as the case may be, of the spouse of the recipient of old age assistance, and such release shall be as valid and effectual as if the spouse had joined the recipient in a conveyance of the property to a third person; the grant of old age assistance being contingent upon such release shall be good and valuable consideration therefor. Old age assistance shall not be granted to any applicant without joinder by the spouse in the agreement to reimburse except upon the showing of good and sufficient cause as the State division shall by regulation define.
6. Section 44:7–18 of the Revised Statutes is amended to read as follows:

44:7–18. When the county welfare board receives an application for old age assistance, an investigation and record shall promptly be made of the circumstances of the applicant. The object of such investigation shall be to ascertain the facts supporting the application made under this chapter and such other information as may be required by the rules of the State division. Upon the completion of such investigation the county welfare board shall decide whether the applicant is eligible for and should receive old age assistance under this chapter, the amount of assistance, the manner of paying or providing it, and the date on which the assistance shall begin. It shall notify the applicant of its decision in writing.

The county welfare board shall at once report to the State division its decision in each case together with copies of the application and record of investigation. Such decision shall be final, except that where an application is not acted upon by the county welfare board within thirty days after the filing of the application, or the application is denied, or the grant is deemed inadequate, either by the State division or by the applicant, the State division may review the case in its discretion or the applicant may appeal to the State division by filing a petition with the division setting forth the facts in full as to the necessity of such assistance. Whereupon a representative of the State division shall hold a fair hearing on the appeal, and if the appeal is sustained by the State division the payments of assistance in the amount determined by the State division must be paid by said county welfare board as herein provided.

7. Section 44:7–19 of the Revised Statutes is amended to read as follows:

44:7–19. The director of welfare in cases of application for old age assistance shall ascertain, if possible, the relatives and other persons chargeable by law for the support of such applicant, and
If relative fails to act.

Should any relative or other person responsible for the support of an applicant for old age assistance fail to perform the order or direction of the director of welfare with regard to the support of such applicant, the court of common pleas or the court of juvenile and domestic relations of the county wherein such applicant has applied or is receiving old age assistance, may, upon certification in writing of the director of welfare or of two residents of the municipality or county, subpoena or otherwise direct the appearance of the persons chargeable before it and subpoena witnesses, and compel the production of books, records, and other documents as may be pertinent, and shall, in a summary way, inquire into the cause of such failure to perform the order or direction of the director of welfare, and may order, adjudge and decree the able relatives or other persons responsible for the support of such applicant to pay such sum or to deliver to the court or to the director of welfare such other pledge or guaranty as the circumstances may require in the discretion of the court for each such applicant; provided, however, where it shall appear that the child or children of an applicant for old age assistance was abandoned and deserted and said applicant failed to support and maintain said child or children during its or their minority, the court of common pleas may revoke the order of the director of welfare or reduce the amount of said order against such child or children, in proportion to the actual support and maintenance rendered by said applicant to the child or children sought to be held and any child now under an order to support an applicant for old age assistance may
apply to the court of common pleas which issued
said order for the revocation or reduction of said
order in accordance with the terms of this proviso.
Violation of any such order of the court shall be a
contempt of said court and the person so violating
shall be subject to all the pains and penalties which
by law may be imposed for other contempts of such
courts.

The jurisdiction of the court of common pleas in
matters coming within the purview of sections
44:7-19 and 44:7-20 shall not be limited to the ter-
ritorial confines of the county wherein said court
is established, but said court shall exercise jurisdic-
tion for such purposes in each of the several
counties of this State and is empowered to compel
the attendance of responsible relatives and other
witnesses residing without the county and to make
such orders, with respect to such persons, as are
consistent with this Title.

The county welfare board may also bring appro-
priate action at law in any court of competent
jurisdiction to recover any sum of money due for
assistance given any person under this chapter
against such person or against any other persons
chargeable by law for the support of such person.

8. Section 44:7-21 of the Revised Statutes is
amended to read as follows:

44:7-21. If the application for assistance be
granted, the county welfare board shall report the
fact to the State division.

The amount of assistance may at any time be
changed if the county welfare board finds that such
change is warranted by the recipient’s circum-
cstances. The county welfare board may at any time
cancel and revoke old age assistance for cause, and
it may, for cause, suspend payments for old age
assistance for such periods as it may deem proper,
subject to review by the State division as provided
elsewhere in this chapter.
9. Section 44:7–25 of the Revised Statutes is amended to read as follows:

44:7–25. The State shall pay to each county welfare board a sum equal to eighty-seven and one-half per centum (871/2%) of the amount expended for old age assistance for each aged needy person which has been granted under the provisions of this chapter, and in accordance with the rules of the State division, but if Federal aid should not be available to this State at any time, or if Federal aid is not available for certain grants or certain portions of grants made to aged needy persons under the provisions of this chapter, then the State shall pay to each county welfare board seventy-five per centum (75%) of the amounts expended as above described during any period when Federal aid was not available and in such grants or portions of grants as above described for which Federal aid was not available.

10. Section 44:7–30 of the Revised Statutes is amended to read as follows:

44:7–30. For the purposes of this chapter, any person applying for old age assistance shall be deemed at all times a resident of that county in which he maintains his customary place of abode and the responsibility for any application and for the payment of old age assistance resulting therefrom shall be transferred among the several county welfare boards as the recipient's county residence shall change, except that:

(a) Absence from or visitation outside of the county of customary abode, but within this State, if of a temporary character, shall not be considered to constitute a change of county residence; but any such absence or visitation shall be deemed permanent if continued for more than three months;

(b) Removal from the county of customary abode for the purpose of entering a public institution or private custodial or curative establishment, whether licensed or otherwise,
shall not be considered to constitute a change of county residence regardless of the length of confinement in such institution or establishment;

(c) Absence from or visitation outside the State of New Jersey shall not be considered to constitute a change of county residence, but no payments of old age assistance shall be issued to any approved recipient during such absence except as may be specially approved by the county welfare board and the State division pursuant to sections 44:7-6 or 44:7-12 of this chapter.

The provisions of this chapter, together with rules and regulations of the State division issued pursuant thereto, shall constitute the sole basis of determining residence requirements insofar as eligibility for old age assistance and the fixing of county responsibility for paying old age assistance is concerned, but nothing in this chapter shall be construed to alter or affect the length of time required to gain legal settlement under the provisions of any other law of this State.

11. Section 44:7-32 of the Revised Statutes is amended to read as follows:

44:7-32. Any person who, by means of a false statement, or false representation, or by impersonation, or other fraudulent device, obtains or attempts to obtain, or aids or abets, any person to obtain funds under this chapter to which he is not entitled, or a larger amount of assistance than that to which he is justly entitled, or payment of any forfeited installment grant; or knowingly aids or abets in buying, or in any way disposing of, the property of an applicant without the consent of the county welfare board, shall be guilty of a misdemeanor and punished accordingly. If such person be himself an applicant or recipient of old age assistance, his application may be denied or his
grant withdrawn, and future grants denied at the discretion of the board.
12. This act shall take effect immediately.
Approved April 9, 1943.

CHAPTER 165

AN ACT relative to transfer inheritance taxes, and amending section 54:36-6 of the Revised Statutes.

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

1. Section 54:36-6 of the Revised Statutes is amended to read as follows:

54:36-6. Where an estate was so created that the remainders or expectant estates therein were of such nature or were so disposed or circumstanced that the taxes thereon were held to be not presently payable, or where the interests of legatees or devisees were not ascertainable at the death of the testator, grantor, donor or vendor, the State Tax Commissioner may enter into an agreement with the executors or trustees for the purpose of compounding such taxes upon such terms as may be deemed equitable and expedient.

The payment of the taxes provided for in such composition shall be conclusive in favor of the executor or trustee as against the interests of such cestuis que trustent as may possess present rights of enjoyment or fixed, absolute or indefeasible rights of future enjoyment, or of such as would possess such rights in the event of the immediate termination of particular estates.

If the executor or trustee elects to defer the adjustment of the taxes until the person or body politic or corporate beneficially interested in the
property chargeable with the tax comes into actual possession or enjoyment of the property, such executor or trustee shall execute a bond to the State of New Jersey, in twice the amount of the tax imposed at the highest possible rate, with such surety or sureties as the State Tax Commissioner shall approve, conditioned to pay the tax and interest thereon at such time or period as hereinabove provided, which bond shall be filed in the office of the State Tax Commissioner. Upon the filing and approval of such bond, the State Tax Commissioner shall be authorized to issue consents permitting the transfer of any and all property disclosed in the proceeding.

2. This act shall take effect immediately.
   Approved April 9, 1943.

CHAPTER 166

An Act concerning the salaries of committeemen in certain townships, and amending section 40:146-16 and repealing sections 40:146-17, 40:146-18 and 40:146-19 of the Revised Statutes.

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

1. Section 40:146-16 of the Revised Statutes is amended to read as follows:

   40:146-16. In all townships having a population in excess of fourteen thousand the township committee may, by ordinance, fix the annual salary to be received by the members of the township committee, but such salary shall not be in excess of two thousand five hundred dollars ($2,500.00) per annum. Any such ordinance shall become operative in ten days after the publication thereof after its final passage, unless within said ten days, a peti-
CHAPTERS 166 & 167, LAWS OF 1943

Petition of protest.

Ratifying ordinance by election.

Present salary to continue.

Sections repealed.

Each member of the township committee in townships having a population in excess of fourteen thousand shall continue to receive the annual salary heretofore fixed and determined until such annual salary is fixed as hereinabove provided.

2. Sections 40:146-17, 40:146-18 and 40:146-19 of the Revised Statutes are repealed.

3. This act shall take effect immediately.

Approved April 9, 1943.

CHAPTER 167

An Act to validate and confirm deeds, heretofore made by any bank, banking institution or trust company of the State of New Jersey which has been dissolved or whose charter has been surrendered or forfeited.

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

1. Any deed or deeds of conveyance heretofore executed by any bank, banking institution or trust company previously organized under the laws of the State of New Jersey, or executed by trustees in dissolution or liquidation of any such bank, banking institution or trust company, for and upon any lands, tenements or hereditaments situate in
CHAPTERS 167 & 168, LAWS OF 1943

487

this State, are hereby validated and confirmed, notwithstanding that such bank, banking institution or trust company has or had been dissolved or has or had surrendered or forfeited its charter to the State of New Jersey and notwithstanding that such instrument has or had been executed and delivered at a time subsequent to the time limited therefor by any other law of the State of New Jersey.

2. This act shall take effect immediately.
   Approved April 9, 1943.

CHAPTER 168

AN ACT to validate and confirm deeds heretofore made by any bank, banking institution or trust company which has been dissolved or whose charter has been surrendered or forfeited, in certain cases.

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

1. Where any bank, banking institution or trust company heretofore organized under the laws of the State of New Jersey, either by its officers or by its surviving directors as trustees in dissolution or liquidation, has heretofore executed and delivered any deed or deeds of conveyance, after such bank, banking institution or trust company has been dissolved or has surrendered or forfeited its charter to the State of New Jersey, and such instrument was executed and delivered subsequent to the time limited under sections 17:4-118 and 17:4-118.1 of the Revised Statutes, such deed or deeds of conveyance, shall, notwithstanding its execution and delivery after the lapse of said period of three years and the lapse of such further period as may

Validating conveyances by defunct banks.
have been granted by the Chancellor under the provisions of said sections, be good, valid and effectual; provided, that said deed or deeds of conveyance were in fact executed by persons who had previously been officers of said bank, banking institution or trust company or executed by the persons who were in fact at the time of the execution and delivery of said deed or deeds of conveyance, the last surviving directors of such bank, banking institution or trust company; and provided, further, that the said deed or deeds of conveyance are good and valid in all other respects.

2. This act shall take effect immediately.
   Approved April 9, 1943.

CHAPTER 169

AN ACT to declare certain housing authorities bodies corporate and politic and to declare valid and legal the creation, establishment and organization of such housing authorities, and to declare valid and legal and to approve all bonds, notes, agreements, payments to public bodies in the State, and undertakings of such housing authorities, and all proceedings, acts and things undertaken or done with reference thereto.

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

1. All proceedings, acts and things heretofore undertaken or done with reference to the creation, establishment and organization of housing authorities under the provisions of the local housing authorities law (chapter 19, laws of 1938, as amended by chapter 210, laws of 1938, chapter 98, laws of 1941, and chapter 135, laws of 1942) are
hereby validated and declared legal in all respects, and, in each city, town, township, village, borough, county or municipal subdivision of the State where such proceedings, acts and things have been undertaken or done, a body corporate and politic known as the "Housing Authority of .........." (inserting the name of the city, town, township, village, borough, county or municipal subdivision of the State taking or doing said proceedings, acts or things) is created and shall function as provided by the local housing authorities law, and other applicable laws of this State, and all housing authorities hereafter established pursuant to the provisions of said local housing authorities law shall be bodies corporate and politic.

2. All agreements and undertakings of such housing authorities heretofore entered into relating to financing, or aiding in the development or operation of any housing projects, including (without limiting the generality of the foregoing) loan and annual contributions contracts, agency contracts and leases, agreements with municipalities or other public bodies (including agreements which are pledged or authorized to be pledged for the protection of the holders of any notes or bonds issued by housing authorities or which are otherwise made a part of the contract with such holders of notes or bonds) relating to co-operation in aid of housing projects, furnishing of municipal services and facilities and the elimination of unsafe and unsanitary dwellings, and contracts for the construction of housing projects, together with all proceedings, acts and things heretofore undertaken or done with reference thereto, are hereby validated and declared legal in all respects.

3. All proceedings, acts and things heretofore undertaken or done in or for the authorization, issuance, execution and delivery of notes and bonds by housing authorities for the purpose of financing or aiding in the development or construction of a housing project or projects are hereby validated and declared legal in all respects. Any payments
to public bodies in the State heretofore made by a housing authority are hereby validated and declared legal in all respects, and until the termination of the present war a housing authority is hereby authorized to make payments to public bodies in the State in such amounts as it finds desirable, notwithstanding any statutory limitation on the amount of such payments. All notes and bonds heretofore issued by housing authorities are hereby validated and declared legal in all respects.

4. This act shall take effect immediately.
Approved April 9, 1943.

CHAPTER 170

An Act to authorize the merger or consolidation of a holding company and a subsidiary thereof, and amending section 14:12-9 of the Revised Statutes.

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

1. Section 14:12-9 of the Revised Statutes is amended to read as follows:

14:12-9. Any corporation of this State which owns fifty-one per centum (51%) or more of the voting stock of another corporation of this State and such other corporation, the stock of which is so owned as aforesaid, may merge or consolidate in accordance with the provisions of this chapter into a single corporation which may be either one of such merging or consolidating corporations or a new corporation formed by means of such consolidation, notwithstanding that the said corporations may not have been organized for the purpose of carrying on business of the same or a similar nature.
The provisions of this section shall not apply to any railroad company, canal company, insurance company, banking company or savings bank or other corporation intended to derive profit from the loan and use of money.

Whenever one or more of the corporations to be merged or consolidated under the authority hereof is a public utility as defined in Revised Statutes, Title 48, the consolidation or merger shall not be effective unless the approval thereof by the Board of Public Utility Commissioners shall first be had and obtained.

2. This act shall take effect immediately.
Approved April 9, 1943.

CHAPTER 171

A Supplement to an act entitled “An act concerning unemployment compensation, and supplementing chapter twenty-one of Title 43 of the Revised Statutes,” approved December twenty-third, one thousand nine hundred and forty-one (P. L. 1941, c. 386).

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

1. No civil service, pension or other rights, including rights to promotion and to increase in remuneration, of any individual whose services were made available to the Federal government under the act to which this act is supplementary, shall be impaired or prejudiced during the period in which any such individual shall have rendered services to the Federal government thereunder, but shall be preserved and shall remain intact as of the date of induction into and transfer to said Federal service; and in the event any such indi-
On return to State service. 
Proviso.

CHAPTERS 171 & 172, LAWS OF 1943

vidual shall have been promoted, or shall have received any increase in remuneration, while in such Federal service, such individual, when remitted to State service, shall retain and enjoy such rights so accruing to him while in the Federal service; provided, the New Jersey Civil Service Commission shall find, upon an examination and survey of the law and procedures applied and used in determining and setting up such advance in position and remuneration, that the individual would have been entitled under State law and procedures to acquire, hold and enjoy such advance in position and remuneration against all other individuals interested or concerned.

2. This act shall take effect immediately.

Approved April 9, 1943.

CHAPTER 172

AN ACT concerning education, and providing for the establishment and maintenance of nursery schools and nursery classes, supplementing Title 18 of the Revised Statutes.

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

1. The board of education of any school district may establish a nursery school or a nursery department in any school under its control, and shall admit to such nursery school or department any child who is under the age at which children are admitted to other schools or classes in such district.

2. Every teacher in a nursery school or department shall hold a special nursery school certificate which shall be issued by the State Board of Examiners, at the request of the board of education of
the school district in which such nursery school or department is situated.

3. The expense of nursery schools or departments shall be paid out of any moneys available for the current expenses of the schools, and in the same manner and under the same restrictions as the expenses of other schools or departments are paid.

4. This act shall take effect immediately.
   Approved April 9, 1943.

CHAPTER 173


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

1. Section 39:3–33 of the Revised Statutes is amended to read as follows:

39:3–33. The owner of an automobile which is driven on the public highways of this State shall display not less than twelve inches nor more than forty-eight inches from the ground in a horizontal position, and in such a way as not to swing, an identification mark or marks to be furnished by the department; provided, that if two marks are issued they shall be displayed on the front and rear of the vehicle; and provided further, that if only one mark is issued it shall be displayed on the rear of the vehicle; and provided further, that the rear identification mark may be displayed more than forty-eight inches from the ground on tank trucks, trailers and other commercial vehicles carrying inflammable liquids. Motor cycles shall also display an identification mark or marks; provided, that if two marks are issued they shall
be displayed on the front and rear of the motor cycle; and provided further, that if only one mark is issued it shall be displayed on the rear of the motor cycle.

The identification mark or marks shall contain the number of the registration certificate of the vehicle and shall be of such design and material as the commissioner prescribes. All identification marks shall be kept clear and distinct and free from grease, dust or other blurring matter, so as to be plainly visible at all times of the day and night.

No person shall drive a motor vehicle, the owner of which has not complied with the provisions of this subtitle concerning the proper registration and identification thereof, nor drive a motor vehicle which displays a fictitious number, or a number other than that designated for the motor vehicle in its registration certificate.

A person convicted of displaying a fictitious number, as prohibited herein, shall be subject to a fine not exceeding five hundred dollars ($500.00) or imprisonment in the county jail for not more than sixty days.

A person violating any other provision of this section shall be subject to a fine not exceeding one hundred dollars ($100.00). In default of the payment thereof, there shall be imposed an imprisonment in the county jail for a period not exceeding ten days. A person convicted of a second offense of the same violation may be fined in double the amount herein prescribed for the first offense and may, in default of the payment thereof, be punished by imprisonment in the county jail for a period not exceeding twenty days. These penalties shall not apply to the display of a fictitious number.

2. This act shall take effect immediately.

Approved April 9, 1943.
CHAPTER 174

AN ACT concerning ownership of real estate by insurance companies, and amending section 17:18-3 of the Revised Statutes.

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

1. Section 17:18-3 of the Revised Statutes is amended to read as follows:

17:18-3. Any insurance company of this State may purchase, hold and convey, such real estate as may be:

(a) Requisite for its accommodation in the transaction of its business;
(b) Conveyed to it in satisfaction of debts previously contracted in the course of its dealings;
(c) Purchased at sales upon judgments, decrees or mortgages obtained or made for those debts; or
(d) Conveyed to it pursuant to or in connection with any contract of reinsurance effected under section 17:34-13 of this Title.

No such company shall purchase, hold or convey real estate in any other case or for any other purpose. All real estate so acquired, not necessary for the accommodation of the company in the convenient transaction of its business, shall be sold and disposed of within five years after the company has acquired title thereto, unless it procures a certificate from the Chancellor that the interests of the company will suffer materially by a forced sale of the real estate, in which event the time for the sale may be extended to such time as the Chancellor directs in the certificate. Nothing herein contained shall prevent any company from improving, etc.
CHAPTERS 174 & 175, LAWS OF 1943

ing and conveying its real estate, notwithstanding the lapse of five years without having procured the certificate.

2. This act shall take effect immediately.
Approved April 9, 1943.

CHAPTER 175

AN ACT concerning corporations, and supplementing chapter eight of Title 14 of the Revised Statutes.

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

1. Any preferred or special stock which is not made subject to redemption in the certificate of incorporation pursuant to which the same has been or shall be issued and which preferred or special stock heretofore has been or hereafter shall be purchased by the corporation out of surplus, may be retired by resolution of the board of directors and, when so retired, shall not be reissued and the authorized amount of stock of the class so retired shall be deemed to be reduced to the extent of the shares so retired.

There shall be charged against capital, upon such retirement of any stock with par value no more than the par value thereof and in case the same be without par value, not more than the amount of capital received upon the issuance of such stock plus any additional amount treated as capital in respect thereto by reason of the transfer of surplus to capital account pursuant to section 14:8-6 of Title 14 of the Revised Statutes.

In every such case the corporation shall, within sixty days from the date of the adoption of such resolution, execute and file with the Secretary of State.

C. 14:8-3.1.
Retirement of preferred or special stock.

Certificate to be filed with Secretary of State.

Charge against capital.
State a certificate under its seal and the hands of its president or a vice-president and its secretary or an assistant secretary, and acknowledged or proved as in the case of deeds of real estate, setting forth with particularity the kind and number of shares of the stock so purchased from surplus and retired and the date upon which such resolution of retirement was adopted, whereupon such retirement and the resultant decrease of capital shall become effective as of the date of the adoption of the resolution so specified in such certificate without the necessity of any other proceedings.

Such certificate shall also be published for three weeks successively, at least once in each week, in a newspaper published in the county in which the principal office of the corporation is located, the first publication to be within fifteen days after the filing of the certificate.

2. This act shall take effect immediately.
Approved April 10, 1943.

CHAPTER 176

An Act concerning corporations, and amending section 14:8-3 of the Revised Statutes.

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

1. Section 14:8-3 of the Revised Statutes is amended to read as follows:

14:8-3. Any preferred or special stock may be made subject to redemption at the time or times and at such price, not less than par in the case of stock with par value, and not less than the value received therefor by the corporation in the case of stock without par value, as shall be expressed in the certificate of incorporation pursuant to which the same shall have been issued.
Such stock may be redeemed at not exceeding the price at which the same is so subject to redemption. Upon the redemption of any stock with par value, not more than the par value thereof, and in case the same be without par value, not more than the amount of capital received upon the issuance of such stock, shall be charged against or paid out of the capital of the corporation.

Any stock so redeemed shall be retired by resolution of the board of directors and shall not be reissued, and the authorized amount of stock of the class redeemed shall be deemed to be reduced to the extent of the shares so redeemed and retired. In every such case the corporation shall, either prior to or within sixty days from the date of such redemption, execute and file with the Secretary of State a certificate under its seal and the hands of its president or a vice-president and its secretary or an assistant secretary, and acknowledged or proved as in the case of deeds of real estate, setting forth with particularity the kind and number of shares of the stock so redeemed or to be redeemed and the date upon which such redemption is to take place or has taken place, whereupon such retirement and the resultant decrease of capital made or to be made shall become effective on the date of redemption so specified in such certificate, without the necessity of any other proceedings.

Such certificate shall also be published for three weeks successively, at least once in each week, in a newspaper published in the county in which the principal office of the corporation is located, the first publication to be within fifteen days after the filing of the certificate.

The provisions of this section in respect of the retirement of stock shall be applicable to stock heretofore or hereafter acquired in any manner through the operation of a sinking fund for the purchase, retirement or redemption of preferred or special stock. For all purposes of this section, the date of retirement thereof shall be deemed to
be the last day of the corporate fiscal year within which such stock shall have been acquired for the sinking fund, unless otherwise fixed by the sinking fund provisions or by resolution of the board of directors. The validity and effectiveness of certificates heretofore filed in the office of the Secretary of State and published in accordance with this section, to retire stock so acquired through the operation of a sinking fund, are recognized and confirmed.

2. This act shall take effect immediately.

Approved April 10, 1943.

CHAPTER 177

AN Act concerning the maintenance and support of the free public schools, and amending section 18:10-31 of the Revised Statutes.

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

1. Section 18:10-31 of the Revised Statutes is amended to read as follows:

18:10-31. The State Comptroller, before making an apportionment under section 18:10-33 of this Title, shall deduct from the part of the tax referred to in section 18:10-30 of this Title which is to be apportioned, the sums appropriated annually for the following purposes:

State Board of Education.
Commissioner of Education.
State Board of Examiners.
County Superintendents.
State Normal Schools and State Teachers' Colleges.
CHAPTER 177, LAWS OF 1943

New Jersey School for the Deaf.
Manual Training and Industrial School for Colored Youth.
Evening Schools for Foreign-born Residents.
Continuation Schools.
Academic Credentials.
Industrial Education.
Vocational Schools.
Agricultural College.
Teachers' Libraries.
Teachers' Pension and Annuity Fund.
Teachers' Institutes.
Summer Schools and Extension Courses.
Maintenance or support of free public schools pursuant to any law.

The moneys so deducted shall be retained in the treasury of the State and used for the payment of such appropriations.

No moneys deducted as aforesaid in excess of the amounts actually used for such purposes shall lapse into the State treasury, but upon being certified by the Commissioner of Education to the Comptroller, shall be retained by the Comptroller until the next apportionment among the several counties and then apportioned in accordance with section 18:10-33 of this Title.

2. This act shall take effect immediately.
Approved April 12, 1943.
CHAPTER 178, LAWS OF 1943

CHAPTER 178

An Act concerning proceedings before the surrogate, in the orphans' court and in the prerogative court, involving certain absent defendants or interested parties in time of war.

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

1. Whenever, in any proceeding commenced or pending before any surrogate of any county, or in any proceeding or suit commenced or pending in any orphans' court in any county, or in any proceeding or any suit commenced or pending in the prerogative court while the United States of America is at war, it shall appear by the allegations of the petition, duly verified by affidavit thereto annexed, that:

   a. Any person mentioned in the petition, if such person be living, or, if he be dead, his heirs-at-law, devisees, grantees, next-of-kin, issue, legatees, and personal representatives, or any one or more of them, are proper parties defendant, or are proper parties in interest, or interested parties to such petition; and that

   b. Such person, if living, is or is believed to be, within a country with which the United States of America is at war, or is believed to be, within a country occupied in whole or in part by the armed forces of a country with which the United States of America is at war, or is, or is believed to be, in a place with which by reason of the existence of a state of war the United States of America does not maintain postal communication, and that it would be useless and unreasonable to cause any notice to be mailed to such person at such place; and that
c. The petitioner, by reason of the existence of such state of war, does not know and is presently unable to ascertain whether such person is still alive, or if he be dead, does not know and is presently unable to ascertain the names and residences of his heirs-at-law, devisees, grantees, next-of-kin, issue, legatees, and personal representatives, or such of them as may be proper parties defendant, or are proper parties in interest, or interested parties as aforesaid:

Such suit may proceed against such person by name and his heirs-at-law, devisees, grantees, next-of-kin, issue, legatees, and personal representatives, or such of them as may be proper parties defendant, or are proper parties in interest, or interested parties as aforesaid, as in the case of absent defendants or absent parties in interest whose names are known.

2. Such notice as is required by law to be published against absent defendants or against interested parties in default of personal service, addressed by name to the person mentioned in section one of this act, and to "his heirs-at-law, devisees, grantees, next-of-kin, issue, legatees, and personal representatives," or such of them as may be proper parties defendant, or proper parties in interest, or interested parties as aforesaid, and containing such further statements and giving such further time as the surrogate, or the judge of the orphans' court, or the ordinary may by his order direct, shall be first published in such manner as the surrogate, or the judge of the orphans' court, or the ordinary may by his order in such suit or proceeding direct, and shall, on or before the day of the first publication thereof, be sent by registered mail, addressed to such person and his heirs-at-law, devisees, grantees, next-of-kin, issue, legatees, and personal representatives, or such of them as may be proper parties defendant or interested parties as aforesaid, in care of such official as may then be
acting under appointment by the President of the United States of America as Alien Property Custodian at his principal office; provided, that if the Alien Property Custodian, within sixty days from the receipt by him of such notice, shall not file with the surrogate or orphans' court, or prerogative court, a written acceptance thereof, such other or further notice shall be given in such manner as the surrogate, or the judge of the orphans' court, or the ordinary by his order shall direct.

3. In case the person mentioned in section one of this act, or his heirs-at-law, devisees, grantees, next-of-kin, issue, legatees, and personal representatives, or such of them as may have been made parties defendants, or parties in interest, or interested parties, as mentioned in section one of this act, shall not answer within the time limited in the notice prescribed in section two of this act, or further allowed by the surrogate, or orphans' court, or prerogative court if it shall think proper, the surrogate, or the judge of the orphans' court, or the ordinary shall by his order in such suit assign and appoint a guardian ad litem for such person and for his heirs-at-law, devisees, grantees, next-of-kin, issue, legatees, and personal representatives, or such of them as may have been made parties defendant or parties in interest to said suit, by whom they may appear and defend such suit, and such suit may proceed in all respects as if such person, or his heirs-at-law, devisees, grantees, next-of-kin, issue, legatees, and personal representatives, or such of them as may have been made parties defendant or parties in interest to said suit, had been duly named and described and served in this State with process of subpæna to answer in such suit. The surrogate, or the judge of the orphans' court, or the ordinary may, in his discretion, appoint the Alien Property Custodian as such guardian ad litem.

4. All defendants and parties in interest and all persons falling within the description of heirs-at-law, devisees, grantees, next-of-kin, issue, legatees,
and personal representatives, of a defendant or interested party to whom it cannot be ascertained, by reason of the existence of a state of war, whether he is still alive, or such of them as have been made defendants or parties in interest, and proceeded against, as provided in sections one, two and three of this act, shall thereupon be bound by all orders and decrees in any such suit or proceeding as if they had been duly named and described and served with process in this State. Proofs may be made, and commissions, costs and counsel fees allowed as in other like suits or proceedings before the surrogate, or the orphans’ court, or the prerogative court, wherein all of the defendants and interested parties have been duly named and described and served with process in this State.

5. Whenever any suit or proceeding before the surrogate, or in the orphans’ court, or in the prerogative court shall have proceeded against a defendant or parties in interest to whom it cannot be ascertained whether he is still alive, and against his heirs-at-law, devisees, grantees, next-of-kin, issue, legatees and personal representatives, or such of them as have been made parties defendant or parties in interest therein, as provided in sections one, two, three and four of this act, and a decree directing, approving or authorizing the payment of any money or the delivery, transfer or conveyance of any property to such person or to his heirs-at-law, devisees, grantees, next-of-kin, issue, legatees, and personal representatives, or such of them as have been made parties defendant or parties in interest therein, or adjudging that he is or they are entitled to any moneys or property or an interest therein, is about to be or shall have been made in such suit or proceeding, and it appears that circumstances exist making it in the public interest that such payment or transfer should be withheld, the court may direct in said decree or by order thereafter that such money be paid or such property be delivered, transferred or conveyed to such official as may then be acting
under appointment by the President of the United States of America as Alien Property Custodian, if he will receive the same, and upon such payment or delivery, transfer or conveyance by any fiduciary, or officer or other person in possession or having custody or control of said moneys or property, or any other person adjudged by the court to be liable for the payment of any money or the delivery of any property to such defendant or defendants, or parties in interest, the said fiduciary, officer or other person or persons, as the case may be, shall take therefor the receipt of the Alien Property Custodian. If the Alien Property Custodian, within sixty days after receipt by him of a certified copy of said decree or order, which shall be sent to him at his principal office by registered mail, shall not file with the clerk of the court a consent to accept and receipt for such money or property, the said fiduciary, officer or other person or persons may, upon filing the affidavit required by section six of this act, pay the said money or deliver, transfer or convey the said property to the clerk of the court, taking therefor the receipt of the said clerk.

Such receipt signed by the Alien Property Custodian or the said clerk, as the case may be, shall be a full and sufficient discharge, release and acquittance to the fiduciary officer, or other person, or persons, for money so by him paid or the property so by him delivered, transferred or conveyed to the Alien Property Custodian or the said clerk and against the claimant thereto entitled and the same may be recorded in the same manner in which releases for legacies and distributive shares may be recorded.

6. Upon payment of money or delivery, transfer or conveyance of property to the Alien Property Custodian pursuant to section five of this act, the said fiduciary, officer or other person or persons shall file with the clerk of the court a statement of the compliance by him with the directions or other orders contained in the said decree or order, and
in the event the said officer shall refuse or fail to accept and receipt for the same as provided in the preceding section, the said fiduciary, officer, or other person or persons shall file with the clerk, at the time of the payment to the latter of the said money or delivery, transfer or conveyance of the said property, an affidavit that a certified copy of the said decree or order has been sent by registered mail to the Alien Property Custodian at his principal office, that more than sixty days have elapsed since the receipt by the Alien Property Custodian of such certified copy and that he has not filed with the clerk of the court his consent to accept and receipt for such money or property.

7. Sections one, two, three, four, five and six of this act are hereby declared to be remedial and emergency legislation, enacted to meet the conditions that arise from the participation of the United States of America in war. They shall be liberally construed and administered.

8. This act shall take effect immediately.

Approved April 12, 1943.
CHAPTER 179, LAWS OF 1943

CHAPTER 179

An Act concerning education, providing for retirement of teachers, and amending section 18:13–52 of the Revised Statutes.

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

1. Section 18:13–52 of the Revised Statutes is amended to read as follows:

18:13–52. Any present-entrant, irrespective of his age, who so desires shall be retired from active service and shall receive all the benefits of this article as now provided for members over the age of sixty-two years as if such member were over the age of sixty-two years; provided, (1) he has had thirty-five years of service as a teacher to his credit, as provided by section 18:13–49 of this Title, the last twenty-five years of which service shall have been performed in this State, or (2) he became a member of the retirement system on or before July first, one thousand nine hundred and twenty-two, shall have served as a teacher within this State for thirty-five years, and shall have paid into the fund, in a lump sum, all of the contributions, which, had he been a member from September first, one thousand nine hundred and nineteen, he would have been required to pay from September first, one thousand nine hundred and nineteen, to the date of the commencement of his membership; excepting that such retirement allowances, other than the additional pension provided by paragraph “d” of section 18:13–54 of this Title shall not exceed one-seventieth the average salary of such member, for the last five years, for each year of service.

2. This act shall take effect immediately.

Approved April 12, 1943.
CHAPTER 180

An Act concerning the Teachers' Pension and Annuity Fund, and amending section 18:13-106 of the Revised Statutes.

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

1. Section 18:13-106 of the Revised Statutes is amended to read as follows:

18:13-106. For the purpose of meeting disbursements for pensions, annuities and other payments there may be kept an available fund on deposit in any bank in this State, organized under the laws thereof, or under the laws of the United States or in any trust company incorporated by any law of this State. Before making any such deposit 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 section.

2. This act shall take effect immediately.

Filed April 12, 1943.
CHAPTER 181

AN ACT concerning appropriations for the support of the free public schools and the distribution and apportionment of certain school moneys, and supplementing Title 18 of the Revised Statutes.

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

1. There shall be appropriated annually for the support of the free public schools out of the General Funds of this State such sum as shall be necessary in order that all school districts of the State shall receive from State apportionment for each school year the quotas prescribed to be paid by the provisions of sections 18:10-22, 18:10-23, 18:10-24, 18:10-25, 18:10-40, 18:10-41 and 18:10-42 of the Revised Statutes and an amount equivalent to three cents ($0.03) for each day of school attendance.

2. The sums so appropriated shall be transferred by the State Treasurer to the reserve fund of the State school tax and when so transferred said sums shall be paid out of the treasury of this State on the warrant of the Commissioner of Education in order that all school districts of the State shall receive annually from State apportionment the said quotas and amounts.

3. This act shall take effect immediately.

Approved April 12, 1943.
CHAPTER 182

An Act for the preservation and improvement of certain of the natural oyster beds and seed grounds of this State and providing for the issuance of licenses to persons engaged in the business of opening, shucking, processing and packing of oysters, taken from the tidal waters of the Delaware river, the Delaware bay, the Morris river cove and their tributaries, for sale, within this State and persons engaged in the business of purchasing oysters so taken in the shells from growers within this State for the purpose of resale or shipment for resale or use other than the use of such persons and their families and of persons engaged in the business of packing and shipping oysters, grown by them in said tidal waters, in the shells for resale or such use; providing for the compensation to be paid for the issuance of such licenses and for the method of calculating the same and providing penalties for violations, and supplementing Title 50 of the Revised Statutes.

Preamble.

Whereas, The Board of Shell Fisheries is established for the purpose of preserving and improving the natural oyster beds and seed grounds of this State and of promoting the propagation and growth of seed oysters; and

Preamble.

Whereas, The regulation and control of the oyster industry of the State and the preservation and improvement of the natural oyster beds and seed grounds of the State by said board have contributed largely to the prosperity of the oyster
industry within the State and to the conservation and improvement of the State's said natural resources and have made possible a large contribution to the nation's food supply; and

WHEREAS, In order to prevent depletion of and to improve the supply of oysters upon said natural oyster beds and seed grounds lying within the tidal waters of the Delaware river, the Delaware bay, the Morris river cove and their tributaries, it is necessary, from time to time, for said board to obtain a supply of oysters and oyster shells and to plant and spread the same upon said natural oyster beds and seed grounds of the State lying within said tidal waters; and

WHEREAS, In order to make possible a further contribution to the nation's food supply, the State has now determined to provide additional means whereby a further supply of oysters and oyster shells may be obtained for planting and spreading upon the natural oyster beds and seed grounds of the State lying within said tidal waters in the manner provided in this act; therefore,

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

1. As used in this act:

   The term "shucking house" shall mean a plant for the opening, shucking, processing and packing of oysters, taken from the tidal waters of the Delaware river, the Delaware bay, the Morris river cove and their tributaries; and

   The term "dealer" shall mean any person who, for himself or as an agent or as a broker, purchases oysters, taken from the tidal waters of the Delaware river, the Delaware bay, the Morris river cove and their tributaries; in the shell from growers within this State for the purpose of resale or shipment for resale or use other than the use of
himself and his family, or any grower of oysters in this State who packs and ships oysters, grown within said tidal waters, in the shells for sale or resale, or for use other than the use of himself and his family.

2. It shall be unlawful for any person to operate, within this State, a shucking house or to engage in or carry on the business of a dealer in oysters without first obtaining a license so to do from the Board of Shell Fisheries, as provided in this act.

3. Such license shall be issued upon the payment of a license fee of ten dollars ($10.00) and shall authorize the licensee to operate the shucking house therein named or to engage in and conduct the business of a dealer, as the case may be, for the term of one year, beginning on the fifteenth day of August in each year, and ending on the fourteenth day of August, in the following year.

4. The board, between June fifteenth and July first, of each year, shall make a survey and determine the amount of oyster shells which they shall estimate should be returned to the natural oyster beds in this State, lying within the tidal waters of the Delaware river, the Delaware bay, the Morris river cove and their tributaries, in order to prevent depletion of said natural oyster beds and seed grounds and in order to improve the same and effectuate an increase in the nation's food supply, and on the basis thereof, fix the percentage of shells which licensees, for the ensuing year, shall return to the State; provided, however, said percentage shall in no case be less than ten per centum (10%) nor more than thirty per centum (30%) of the total oyster shells opened by, or shipped by said licensee. The board, at the same time, shall ascertain the then fair cash market value of oyster shells per bushel for the purposes hereinafter provided.

5. Each license shall provide, as a part of the consideration for the issuance thereof, that the licensee shall deliver to the board, at the licensee's place of business, or such other place as shall be
mutually agreeable to the licensee and the board, on or before July first of each year, for reclamation, the percentage of oyster shells set by the board to be returned to the State for that year, or, in lieu thereof, the true fair cash market value of said shells, as determined by the board, in accordance with the provisions of section four hereof. In the event the licensee shall elect to pay the true fair cash market value of shells in lieu of returning the shells, the same shall be computed on the basis of the oysters shucked by, or shipped by said licensee, and payment shall be made on a basis of one bushel of shells for each bushel of oysters shucked by, or shipped by said licensee.

6. All oyster shells delivered to the board pursuant to the provisions of this act, shall be spread upon the natural oyster beds and seed grounds of this State, lying within the tidal waters of the Delaware river, the Delaware bay, the Morris river cove and their tributaries, and all moneys received as license fees and in lieu of shells shall be used by the board for the purchase of oyster shells and oysters, which shall be spread over and planted in said natural oyster beds and seed grounds of the State.

7. The board shall have power to make rules and regulations for the carrying out of the purposes of and the enforcement of the provisions of this act.

8. Any person violating any of the provisions of this act or the terms of any license issued hereunder or any regulation of the board made pursuant hereto, shall be liable to a penalty of not less than one hundred dollars ($100.00) nor more than three hundred dollars ($300.00) for the first offense, and not less than two hundred dollars ($200.00) nor more than five hundred dollars ($500.00) for any subsequent offense, which penalties shall be enforced and recovered in the manner prescribed by chapter five of Title 50 of the Revised Statutes, to which Title this act is a supplement.
CHAPTERS 182 & 183, LAWS OF 1943

CHAPTER 183

An Act concerning the appropriation and expenditure of moneys by municipalities for the expenses of rationing boards or local war price and rationing boards and validating and confirming the appropriation and expenditure of moneys heretofore made for said purposes.

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

1. It shall be lawful for any municipality to appropriate moneys for the expenses of any rationing board or local war price and rationing board; such moneys shall be appropriated and disbursed in the same manner as other moneys are appropriated and disbursed. All appropriations and expenditures heretofore made, incurred or paid by any municipality for the operation of any rationing board or local war price and rationing board are hereby validated and confirmed.

2. This act shall take effect immediately.

Approved April 9, 1943.
CHAPTER 184

An Act concerning municipal budgets and finances in certain municipalities bordering upon the Atlantic ocean, and declaring an emergency to exist in such municipalities for a limited period of time.

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

1. An emergency is hereby declared to exist in those municipalities bordering upon the Atlantic ocean in this State which have been wholly or partially occupied by the armed forces of the United States of America for training or other purposes in connection with the national war effort, whereby the normal business of many of the inhabitants of such municipalities have been dislocated, thereby curtailing or imminently endangering the collection of taxes and other revenues in such municipalities and endangering their tax structures.

It shall be presumptive evidence that the aforesaid conditions prevail in any such municipality if such municipality adopts a resolution declaring the same to exist therein. Such declaration may be contained in the resolution providing for a new or amended budget, as hereinafter set forth.

2. Any such municipality which has already adopted a budget on a full cash basis may adopt its budget for the year nineteen hundred and forty-three, and for all succeeding years during the present war emergency without setting up a reserve for uncollected taxes as provided for by section 40:2-26 of the Revised Statutes or by any other statute or law of this State.

3. In the event that prior to the taking effect of this act, any such municipality has adopted its budget for the fiscal year nineteen hundred and forty-three, it shall be lawful for such
municipality to rescind or amend such budget and substitute a new or amended budget for such year, by resolution of such municipality adopted within thirty days of the taking effect of this act. The same shall be in conformity with the provisions of the local budget law, except as herein otherwise provided. No officer or board of this State shall refuse to approve, or withhold approval of any such budget because such municipality avails itself of the relief provided for in this act.

4. Any municipality which, by virtue of the provisions of this act, is relieved from the obligation of setting up a reserve for uncollected taxes, may, nevertheless take advantage of the provisions of section 40:2-25 of the Revised Statutes, and include among the anticipated revenues, under the caption, "Receipts from delinquent taxes," a proportion of all taxes levied for prior fiscal years (including the lien value of tax titles to real estate standing in the name of the municipality) unpaid and owing to the municipality at the beginning of the budget year, not in excess of the proportion of all such taxes so unpaid and owing at the beginning of the next preceding fiscal year and not subsequently abated, canceled or remitted, which was collected or realized in cash during such next preceding fiscal year.

5. No such municipality shall, during the period of the present war emergency aforesaid, be bound by or subject to the provisions of chapter twenty-seven of Title 52 of the Revised Statutes, as amended or supplemented, when invoked by a creditor or by the provisions of chapter one hundred twenty-seven of the laws of one thousand nine hundred and thirty-eight, as amended or supplemented, or of chapter seventy-five of the laws of one thousand nine hundred and forty-one, as amended or supplemented.

6. Any section or part of a section of this act which may be declared unconstitutional shall be deemed to be excised without affecting the remainder of this act, which remainder shall be
CHAPTERS 184 & 185, LAWS OF 1943

517

deemed to be separable therefrom. This act shall
be liberally construed so as to accomplish the intent
of the Legislature to relieve municipalities that
come within the terms of this act.

7. This act shall take effect immediately, and shall continue in operation until the end of the fiscal year in which the present war emergency ends.

Filed April 13, 1943.

CHAPTER 185

AN ACT concerning the collection of taxes, and repealing sections 54:4-92, 54:4-93 and 54:4-94 of the Revised Statutes.

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

1. Sections 54:4-92, 54:4-93 and 54:4-94 of the Revised Statutes are repealed.

2. This act shall take effect immediately.

Filed April 13, 1943.
CHAPTER 186

An Act to amend "An act providing for the retirement of certain prison officers of this State and providing a pension for such retired prison officers and their dependents," passed June twenty-fourth, one thousand nine hundred and forty-one (P. L. 1941, c. 220).

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

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

19. Any employee of the State, eligible for membership in the prison officers pension fund, who, at the time of joining said prison officers pension fund, was or shall be a member of the State Employees' Retirement System, shall, upon application, of which ten days' notice shall be given, receive, upon demand, without prejudice to any benefit to which he may be entitled under any other law, his accumulated deductions in said State Employees' Retirement System, that is to say, the sum of all the amounts deducted from his compensation or contributed by him standing to the credit of his individual account in the annuity savings fund of said system together with interest at four per centum (4%) per annum compounded annually to the date of such demand.

Any such employee of the State, who has joined such prison officers pension fund and has received from the State Employees' Retirement System the amount of his payments made to said system, without interest, shall be entitled to receive, in like manner and upon like notice, the difference between the amount so paid to him and his accumulated deductions, as in this section defined, as of the date of his withdrawal from said State Employees' Retirement System.
CHAPTERS 186 & 187, LAWS OF 1943

2. All acts or parts of acts inconsistent herewith are repealed.
3. This act shall take effect immediately.
Filed April 13, 1943.

CHAPTER 187

An Act concerning persons holding certain offices, positions or employments under the government of any public school district or county vocational school system of this State or in any public educational institution under the control of the Commissioner of Education or the State Board of Education who, after July first, one thousand nine hundred and forty, have entered or hereafter, in time of war or emergency, shall enter the full time service of the American Red Cross, and to provide for and protect their rights to employment and tenure in such offices, positions and employments and the rights, privileges and benefits of certain of them in any pension, retirement or annuity fund of which they were or are members in good standing at the time of entering such service.

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

1. Any person holding office, position or employment under the government of any public school district or county vocational school system of this State or in any public educational institution under the control of the Commissioner of Education or the State Board of Education, who, after July first, one thousand nine hundred and forty, has entered, or hereafter shall enter, full time service
of the American Red Cross, in time of war or an emergency, shall be entitled to all of the benefits and privileges concerning tenure and pensions as in this act provided.

2. Any such person who at the time of such entry was or is a member in good standing of the Teachers' Pension and Annuity Fund, if he was or shall be granted leave of absence to enter such service, shall not be subject to subsections "a" and "b" of section 18:13-41 of the Revised Statutes, and shall not lose his membership status which he enjoyed at the time of entering the service of any of said organizations providing he terminates his service with such organization within two years after the termination of such state of war or of emergency and resumes service under the government of any public school district or county vocational school system or in any public institution under the control of the Commissioner of Education or the State Board of Education within six months after the date of the termination of his service with the American Red Cross, and such person may contribute to said fund on the same basis as if said person had not entered said service or such contributions may be made for him by the board of education of said school district or by the board of education of said county vocational school system or by the State, as the case may be, during his said absence and until he shall resume the office, position or employment held by him as provided in this act or such person may within six months after resuming such office, position or employment make such contribution to said fund as may be requisite to complete his contributions to said fund to the date of the making of such contribution.

3. Any such person, being under tenure at the time of entering the service of the American Red Cross, who was or shall be granted a leave of absence by his employer or employing body for the length of such service; provided, he terminates such service within two years of the termination of such state of war or of emergency, and for six
months after the date of the termination of his service and shall be protected in the tenure rights which he possessed at the time of entering such service and shall be entitled to resume the office, position or employment, held by him at the time he entered such service, within three months from the time of making application therefor, provided such application is made within three months from the date of the termination of such service and provided that he terminates such service within two years after the termination of such state of war or of emergency.

4. This act shall take effect immediately.
Filed April 13, 1943.

CHAPTER 188

AN ACT concerning the rate of mileage reimbursement allowance to officers or employees of the State in certain cases.

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

1. All mileage in lieu of actual expenses of transportation allowed an officer or employee of the State traveling by his own automobile on official business away from his designated post of duty or official station shall be at the rate of five cents ($0.05) per mile.

2. This act shall take effect immediately.
Filed April 13, 1943.
CHAPTER 189

An Act providing for the retirement of employees in certain towns in counties of the first class of this State and providing a pension for such town employees and their dependents, supplementing Title 43, subtitle four, of the Revised Statutes of New Jersey.

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

1. There shall be established, in all towns in counties of the first class of this State whose charter was granted between the years one thousand eight hundred and eighty and one thousand eight hundred and ninety-nine and also still have a councilmanic form of government and in which towns have established by referendum under subtitle three, Title 11, Civil Service, a pension fund. The said fund shall be administered by a commission of five members consisting of the mayor of such town who shall be president of such pension fund commission, the town treasurer of such town who shall be treasurer of such pension fund commission, two municipal employees of such town who shall be nominated and elected at a meeting to be held by the aforesaid town employees, which meeting shall be held at the call of the mayor of the town within thirty days aforesaid. The town employees shall hold such office until their successors are nominated and elected at a meeting of such employees to be held on the third Wednesday of the following December, and thereafter two town employees shall be nominated and elected as members of such pension fund commission in the same manner on the third Wednesday of December every second year, and the terms of office of said members so to be elected by the town employees shall be for two years commencing January first
following their election. The fifth member of said commission shall be a citizen of the town who is not holding any public office or position, shall be selected by the other four members of the commission and shall hold office for the term of one year expiring on January first each year. In case of vacancy for any cause the commission shall have power to fill such vacancy until the next election. The said commission shall hold its annual meetings between the first and fifteenth days of January in each year and elect such officers as it shall deem advisable for the term of one year or until their successors are elected, and shall also have power to select a secretary whose duties and compensation the commission shall have power to fix and who shall serve for a period of one year or until his successor is appointed. The commission shall have the power to employ from time to time such clerical assistance as it shall deem necessary and to purchase such office supplies and equipment as it may deem necessary to carry out the provisions of this act and to pay for the same out of the pension fund hereinafter provided for. The pension fund commission shall have control and management of the pension fund hereafter referred to and they are hereby empowered to make rules, by-laws and regulations regarding the same not inconsistent with this act. Said commission shall have power to determine the question of dependency of the surviving beneficiaries under this act. It shall have the right to sue and be sued and to have, hold, purchase, sell, assign and transfer any of the securities in which any part of the said fund may be invested and any moneys belonging to said fund. All moneys belonging to said pension fund shall be received and paid over to the treasurer of such pension fund commission, whose official bond as town treasurer shall cover
same. All moneys paid out of such pension fund shall be paid by the treasurer of said pension fund commission under warrants signed by the president and secretary of such pension fund commission, or such other officers as said commission shall designate.

3. The president and secretary shall, on behalf of the said pension fund commission, execute any and all releases, acquittances, receipts or discharges of any and all written evidences of indebtedness to said pension fund commission; said pension fund commission shall deposit such fund in any of the banks or trust companies of such town, and shall have power to invest the same in bonds of the United States or of this State, or of any county or municipality in this State. All income, interest, earnings or dividend which shall be paid or agreed to be paid on account of any loan or deposit shall belong to and constitute a part of said pension fund.

4. The pension fund commission shall make an annual report of the conditions of such fund and the manner in which the fund is invested and file the same with the mayor and town council of such town.

5. A fund shall be created in the following manner for the purpose of paying the benefits provided by this act, to wit:

There shall be deducted by disbursing officers of town funds and paid to said pension fund commission from every payment of salary or compensation to every town employee who shall be entitled to benefits under this act, three per centum (3%) of the amount thereof; provided, however, that in the case of a person hereafter entering the service of any such town after reaching the age of forty years, the said percentage of his salary to be deducted shall in the judgment of the pension fund commission be fixed and determined at not less than three per centum (3%), and such employee, upon notice from said commission of the decision of the commission, shall have the privilege to par-
participate in the benefits of this act or decline to come within its provisions. In addition thereto, there shall be annually raised by the town council of such town in the town budget and contributed semiannually to such pension fund commission an amount equivalent to three per centum (3%) of such "town employees" salary or compensation. Additional sums shall be appropriated and paid to said pension fund commission by said town council as occasion demands to carry out the provision of this act. Where town funds are not available or adequate, or should there be no such town funds, such additional sums shall be raised by temporary loans or notes, certificates of indebtedness or temporary loan bonds to be issued as otherwise provided and limited by law for towns of this State, and the amounts necessary to pay such obligations shall be placed in the town budget for the next ensuing fiscal year. All pensions granted under this act shall be exempt from any State or municipal tax, levy and sale, garnishment or attachment, or any other civil process, and shall be unassignable. No refund of moneys deducted from the salary or compensation of any such employee shall be made.

6. The words "town employee" or "employee" as used in this act shall mean and include all employees and officers now or hereafter in service of any town in counties of the first class of this State having a population of not less than forty thousand nor more than forty-one thousand according to the census of one thousand nine hundred and thirty, and of any town board, body or commission maintained directly or indirectly, wholly or partially, out of town funds, whose term of office or position is not fixed or limited by law, not including casual or transient laborers unless such labor work is recognized as a permanent appointment by such pension fund commission, it being the intent to exclude casual or transient labor from the operation of this act. The words "town employee" or "employee" shall not be held to include office holders elected by the voters of the town nor shall
it include any member of any police department or fire department whose salary or compensation is paid directly or indirectly, wholly or partially, out of the town funds. All other persons, except the casual or transient laborers hereinabove referred to, officers elected by the voters of the town and police and fire officers, now in the service of the town, not included in the foregoing provisions, shall have the privilege, in their discretion, to participate in the benefits of this act by written notice to the said pension fund commission, which notice shall be delivered within thirty days after the organization of said commission. All persons, except the casual or transient laborers hereinabove referred to, officers elected by the voters of the town and police and fire officers, hereafter entering the service of the town, not included in the foregoing provision, shall participate in the benefits of this act. The pension fund commission, in addition to the powers herein conferred, shall have power to determine what persons are included in the meaning of this act.

7. No one who is receiving or is or shall hereafter be entitled to receive any benefits under any other law of this State providing for contributions to a pension fund out of the compensation of town employees shall be entitled to receive the benefits of this act.

8. Subject to the limitations hereinafter provided, any town employee who shall have served or who shall hereafter have served in the employ of such town continuously or in the aggregate for a period of twenty years, and who shall have attained the age of sixty years, shall, upon his application, be retired on half pay. In the event that such town employee shall have retired and pensioned under the provisions of this act and shall have continued to pay into said pension fund or have deducted for the benefits of such pension fund the full amount of his percentage based on the amount of his pension after his retirement and until his death, then, in such event and subject to
the limitation hereinafter provided, an amount equal to one-half of the salary or compensation received by such town employees at the time of his retirement shall be paid each year to the dependent widow, dependent children under the age of sixteen years or dependent parent or parents, as the case may be.

9. In the event that any such town employee entitled to the benefits of this act, who having had deducted from his salary or compensation the percentage provided in this act, shall die as the result of injury or illness received or incurred in the performance of his duty, or in the event that such town employee shall have served in the employ of the town continuously or in the aggregate for twenty years and who has had deducted from his salary or compensation the percentage provided for in this act, shall die from cause other than injury or illness received or incurred in the performance of his duty, subject to the limitations hereinafter provided, there shall be paid each year to his dependent widow, dependent child or children under the age of sixteen years, or dependent parent or parents, a sum equal to one-half the compensation or salary received by such town employee at the time of his death.

10. Subject to the limitations hereinafter provided, in the event of the death of any such town employee who shall die from causes other than injuries or illness received or incurred in the performance of his duties, and who was not previously retired or pensioned and who has had deducted from his salary or compensation the percentage provided for in this act, and who has been in the employ of the town for five years, in that event twelve and one-half per centum (12½%) of the salary received by such town employee at said death shall be paid each year to the dependent widow, dependent child or children under the age of sixteen years or dependent parent or parents, as the case may be, and for each additional year of service more than five years the amount of said pension shall be increased to the extent of two and
one-half per centum (2½%) of such salary, not exceeding in any event fifty per centum (50%) of said salary.

1. The pension of any town employee under the provisions of this act shall not exceed the sum of three thousand dollars ($3,000.00) per annum and in no event shall there be paid to the widow of any town employee or dependents, under the provisions of this act, an amount in excess of three thousand dollars ($3,000.00) per annum. Deduction from the salary or compensation of any such officer or employees entitled to benefits under the provisions of this act shall not exceed any amount paid as such salary or compensation over and above the amount of six thousand dollars ($6,000.00). Any salary or compensation received by, or paid to, any such officer or employee as aforesaid, in excess of the amount of six thousand dollars ($6,000.00) shall not be available as the basis of accruing or additional benefits to any such officer or employee, under the provisions of this act.

12. In the event that any such town employee shall die leaving no widow, but shall leave a dependent child or children under the age of sixteen years, the amount of the benefits under this act shall be five hundred dollars ($500.00) per annum for each dependent child, but the aggregate amount for such dependent children shall not exceed the amount to which such town employee’s widow would have been entitled to under the provisions of this act had she survived him.

13. In the event that any such town employee entitled to the benefits of this act, who having had deducted from his salary or compensation the percentage provided in this act, shall become permanently and totally disabled as the result of injury or illness received in the performance of his duty, he shall, upon his application to the pension fund commission, be retired on half pay. Where, however, any such town employee shall desire to retire by reason of injury or illness, such employee shall make application in writing to the pension fund
commission for such retirement; whereupon the
pension fund commission shall call to their assis-
tance the aid of a regularly licensed and practic-
ing surgeon or physician. Upon the filing of a report
by such surgeon or physician that in his good
judgment and opinion that such town employee is
permanently incapacitated, the pension fund com-
mission shall determine by resolution that the said
person is entitled to the benefits of this act. In the
event that the aforesaid mentioned employee does
not agree with the report of the aforesaid men-
tioned surgeon and physician he may call to his
assistance the aid of a regularly licensed and
practicing surgeon or physician who shall make a
report in writing to the pension fund commission
giving his opinion as to whether or not the em-
ployee is permanently incapacitated. In the event
that the two surgeons or physicians so called as
hereinbefore provided, fail to agree upon the phys-
ical condition of the applicant, then the pension
fund commission may call a third and disinter-
ested, licensed and practicing surgeon or physician
and the determination of the majority of said three
surgeons and physicians, who shall be first duly
sworn, shall be reduced to writing and signed by
them, and such report shall be considered as estab-
lishing the question of the permanency of such
disability. The president of the pension fund com-
mision is authorized to administer an oath to said
surgeons or physicians or other persons called in
respect to the matter before the commission. The
pension fund commission shall have power to
determine such permanent total disability and
whether or not it occurred or happened in the per-
formance of his duties. In the event of the death
of any such town employees retired under the pro-
visions of this section while on pension, his depend-
ents as defined in this act shall be entitled to receive
the benefits of this act as provided in section eight
hereof.

14. Any town employee who shall receive a per-
manent total disability by reason of injury, accident

Payments on account of total disability.
or sickness incurred at any time, who having had deducted from his salary or compensation the percentage provided in this act and who had been in the employ of the town for five years, in that event such town employee upon his application shall be retired on pension equal to twelve and one-half per centum (12½%) of the salary received by such town employee at the time of such retirement, and for each additional year of service more than five years the amount of said pension shall be increased, to the extent of two and one-half per centum (2½%) of said salary, not exceeding in any event fifty per centum (50%) of said salary. In the event of the death of any such town employee retired under the provisions of this section while on pension, his dependents as defined in this act shall be entitled to a pension in an amount equal to the pension being received at the time of such town employee's death.

15. The provisions of this act shall not extend to the widow of any town employees who shall hereafter marry any such town employee after such town employee has attained the age of fifty-five years, nor shall the benefits of this act accrue to the widow of any town employee who shall marry such town employee after he shall have retired under the provisions of this act.

16. Where the word "beneficiaries" is used in this act it shall refer to a town employee as defined in this act and his dependent widow, dependent child or children or dependent parent or parents.

17. Where the word "his" is used in this act, it shall be construed to refer to both sexes.

18. All acts and parts of acts inconsistent with this act be and they are hereby repealed; provided, that if any paragraph or section of this act shall be declared invalid, the invalid paragraph shall be rescinded and the remainder of this act shall remain in full force and effect.

19. This act shall take effect immediately.

Filed April 13, 1943.
CHAPTER 190

AN ACT concerning the tenure of certain veterans in the office, position or employment of city engineer of any city governed under the municipal manager form of government law, and supplementing chapter eighty-three of Title 40 of the Revised Statutes.

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

1. Any person being an honorably discharged soldier, sailor or marine, who served in the Army, Navy or Marine Corps of the United States in any war of the United States, and holding the office, position or employment of city engineer in any city governed under the municipal manager form of government law, who heretofore has held, hereafter shall hold or heretofore and hereafter shall have held said office, position or employment continuously for a period of fifteen years from the date of his original appointment as city engineer of such municipality under an indefinite term or under fixed terms or under both indefinite and fixed terms, while said city was governed under said law or under any other law or both, shall hold his said office, position or employment during good behavior and efficiency and shall not be removed therefrom except for good cause and then only upon a sworn complaint, specifying the cause, filed with the city manager of said municipality and after a public, fair and impartial hearing before said city manager.

2. Upon the filing of such complaint, a certified copy thereof shall be served upon such person at least five days before the hearing and at such hearing such person shall have the right to be represented by counsel, to produce and have process to compel the attendance of witnesses on his own
行为和审查被提交给他的证人的证词，并且所述城市经理应有权发出传票来强制证人出席听证会。

3. 本法案应立即生效。

生效日期：1943年4月13日

---

CHAPTER 191

AN ACT fixing the compensation of supervisors, identification officers, identification clerks and junior identification clerks in the criminal identification bureaus in the office of the sheriffs of certain counties of this State.

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

1. In counties having a population exceeding three hundred twenty-five thousand inhabitants wherein criminal identification bureaus in the office of the sheriffs of counties of this State have heretofore or may hereafter be established the supervisors, identification officers, identification clerks and junior identification clerks shall be compensated as in this act provided.

2. Each such identification officer shall receive a minimum annual salary, which shall be increased as hereinafter stated until the maximum is reached as follows:

(a) in first-class counties, a minimum annual salary of two thousand seven hundred dollars ($2,700.00) with a maximum salary of three thousand three hundred dollars ($3,300.00),

(b) in all other counties within the population limits of this act, a minimum annual sal-
ary of two thousand five hundred dollars ($2,500.00) with a maximum annual salary of three thousand two hundred dollars ($3,200.00).

3. Each such identification clerk shall receive a minimum annual salary, which shall be increased as hereinafter stated until the maximum is reached as follows:

(a) in first-class counties, a minimum annual salary of two thousand two hundred dollars ($2,200.00) with a maximum annual salary of two thousand six hundred dollars ($2,600.00),

(b) in all other counties within the population limits of this act, a minimum annual salary of two thousand dollars ($2,000.00) with a maximum annual salary of two thousand four hundred dollars ($2,400.00).

4. Each such junior identification clerk shall receive a minimum annual salary of one thousand two hundred dollars ($1,200.00) which shall be increased as hereinafter stated until such junior identification clerk shall receive a maximum annual salary of one thousand six hundred dollars ($1,600.00).

5. Each such supervisor shall receive:

(a) in first-class counties, a minimum annual salary of three thousand six hundred dollars ($3,600.00) which may be increased in the discretion of the board of chosen freeholders,

(b) in all other counties within the population limits of this act, a minimum annual salary of three thousand dollars ($3,000.00) which shall be increased one hundred dollars ($100.00) annually until such supervisor shall receive a maximum annual salary of three thousand five hundred dollars ($3,500.00).
6. The compensation of identification officers, identification clerks, and junior identification clerks shall be increased one hundred dollars ($100.00) annually until the maximum salary, heretofore mentioned, shall be received by said identification officers, identification clerks and junior identification clerks.

7. The annual salaries shall be paid in semimonthly installments by the county treasurer.

8. Identification clerks who have served, hereafter shall serve or heretofore and hereafter shall have served for five years, as such, shall be classified as identification officers and shall receive the salaries of identification officers upon reaching such status, starting with the minimum annual salary for said identification officers, and identification clerks now serving as such who heretofore have served as such for a period of five years or more shall be classified as identification officers and shall receive the salaries of identification officers from and after the first day of the month following the effective date of this act.

9. Supervisors, identification officers, identification clerks and junior identification clerks who are now receiving less than the prescribed minimum annual salary shall be given such minimum annual salary from and after the first day of the month following the effective date of this act.

10. This act shall not be construed as reducing the annual salary of any supervisor, identification officer, identification clerk or junior identification clerk.

11. The title of photostatic supervisor is heretofore abolished and such photostatic supervisors shall hereafter be known and classified as identification officers for all intents and purposes of this act.

12. The word "shall" in this act shall be construed to be mandatory.

13. All acts or parts of acts inconsistent herewith are hereby repealed.
CHAPTERS 191 & 192, LAWS OF 1943

14. In the event that any part of this act shall be declared unconstitutional it shall not affect any other part of this act.

15. This act shall become effective on the first day of the month following the date of approval. Filed April 13, 1943.

CHAPTER 192

An Act creating a commission to study and to draft and submit for the consideration of the Legislature measures which may be taken by the State of New Jersey to guard against and forestall the effects of a possible depression following the termination of the present war emergency.

WHEREAS, It is possible that the present period of industrial and business expansion induced substantially by expenditures of the United States Government during the present war emergency may be followed by another period of economic depression causing deflation of property values, impairing the soundness of the banking system, creating widespread unemployment and causing general economic distress; and

WHEREAS, It is in the public interest that the State take such precautionary measures as may be available in times of increased industrial and business activity to guard against and forestall the economic effects of recurring periods of business depression; now, therefore,
CHAPTER 192, LAWS OF 1943

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

1. A commission is hereby created to be known as the State Commission on Post-War Economic Welfare, hereinafter referred to as "the commission," to consist of ten members namely, two members of the Assembly and three citizens to be appointed by the Speaker of the Assembly; and two members of the Senate and three citizens to be appointed by the President of the Senate.

2. Legislative members of the commission shall serve until the second Tuesday in January next following their appointment and until their successors have been appointed and qualified. Citizen members of the commission shall serve for a term of three years from the date of their appointment and until their successors have been appointed and qualified. Vacancies occurring in the commission from any cause shall be filled forthwith by the President of the Senate if the vacancy occur in the office of a member of the commission appointed by the President of the Senate or by the Speaker of the General Assembly if the vacancy occur in the office of a member appointed by the Speaker of the General Assembly.

3. The members of the commission shall serve without compensation. Within twenty days after the effective date of this act, the commission shall hold its first meeting at the call of the President of the Senate at such time and place as he shall designate. The commission shall organize in such manner, and adopt such rules for the transaction of its business, as it may deem necessary; and, by a majority vote, shall elect from its membership a chairman, who shall be its presiding officer. The commission shall from time to time hold either public or private sessions and hearings as it may deem desirable. Five members of the commission shall constitute a quorum.

4. The commission is charged with the duty of devising plans whereby the State of New Jersey may guard against or forestall the economic effects
of any depression which may follow the present period of increased industrial and business activity. To this end the commission shall study the feasibility of construction of useful and self-liquidating public works, methods of stimulating industrial and business activity and employment, emergency provisions governing the State banking system, measures for the financing of relief and the most economical, efficient and equitable administration thereof and all other appropriate phases of the subject, including the economical and efficient administration of the State departments which would administer any such plans which might be adopted.

5. The commission is authorized to engage the services of the Princeton Surveys as a staff agency at no cost or expense to the State. The commission shall also have power to requisition from the various State departments the part-time services of their technical and expert personnel and statistical data and other information; provided, however, that any such requisition shall not impair substantially the performance by any State department of its governmental duties.

6. The commission shall report to the Legislature from time to time the progress of its studies and investigations and shall submit such recommendations for legislation as it shall deem wise and appropriate.

7. This act shall take effect immediately.

Filed April 13, 1943.
CHAPTER 193

An Act to amend the title of "An act providing for the retirement of certain prison officers of this State and providing a pension for such retired prison officers and their dependents," passed June twenty-fourth, one thousand nine hundred and forty-one (P. L. 1941, c. 220), so that the same shall read "An act providing for the retirement of certain persons holding office, position or employment in State penal institutions and providing a pension for such persons and their dependents," and to amend the body of said act.

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

1. The title of "An act providing for the retirement of certain prison officers of this State and providing a pension for such retired prison officers and their dependents," passed June twenty-fourth, one thousand nine hundred and forty-one, is amended to read "An act providing for the retirement of certain persons holding office, position or employment in State penal institutions and providing a pension for such persons and their dependents."

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

2. For the purpose of this act, the words "prison officer" mean and include any prison officer, reformatory officer, farmer guard, disciplinarian, identification prison officer, center keeper, marshal, superintendent, chief deputy, head farmer, herdsman, truck farmer, commissary officer, any uniformed officer, trade instructor, and any employee
who has the custody of inmates in State penal institutions.

3. This act shall take effect immediately.

Filed April 13, 1943.

CHAPTER 194

An Act providing for the retirement of certain county clerks and fixing their compensation when retired.

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

1. Any person now or hereafter holding the office of clerk of any county of this State who shall have held such public office for thirty years continuously, and shall have attained the age of seventy years, may, upon his request, be retired.

2. The person so retiring shall be entitled to and shall thereafter be paid an annual pension for and during his natural life, commencing with the date of the filing of his request for retirement, equal to one-half the salary received by him during the year preceding the date of his retirement which pension shall be paid in the same way and in the same installments as his salary had been paid.

3. The board of chosen freeholders of each county shall provide for the payment of such pension to persons entitled thereto under the provisions of this act.

4. This act shall take effect immediately.

Filed April 13, 1943.
CHAPTER 195

An Act to amend "An act concerning child labor and compulsory education, establishing a State Commission on Student Service and defining its powers and duties and making an appropriation therefor, and supplementing "An act to limit and regulate child labor in this State; to provide for examinations and inspections under the provisions of this act; to provide for the enforcement of this act and regulations made thereunder; to prescribe penalties for the violation thereof; and to repeal other acts," approved June twenty-fifth, one thousand nine hundred and forty (P. L. 1940, c. 153)," approved March twenty-third, one thousand nine hundred and forty-two (P. L. 1942, c. 23).

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

C. 34:2-21.24. Section three of the act of which this act is amended is amended to read as follows:

2. There is hereby established a State Commission on Student Service of twelve members, one of whom shall be appointed, in writing, by each of the following-named officers:

The Commissioner of Education,
The Commissioner of Labor,
Director of Health,
Director of United States Employment Service for New Jersey,
The Secretary of Agriculture,
Director of the Agricultural Experiment Station,
The President of the Farm Bureau,
The Master of the State Grange,
The President of the League of Women Voters,
The President of the New Jersey Consumers League,
The President of the State Congress of Parents and Teachers and
The Chairman of the State Defense Council,
each of whom shall serve for a term coextensive with that of the officer by whom he is appointed and each of whose successors shall be appointed for a similar term by the successor in office of said officer.
Each of said members shall continue in office after the expiration of his term until his respective successor shall be appointed and shall qualify and all appointments to fill vacancies shall be for the unexpired terms only.
All appointments shall be filed in the office of the Secretary of State and each of said officers shall be entitled, at his option, to serve as a member in person instead of making an appointment, by filing in the office of the Secretary of State a written notice of his intention so to do.
The State commission shall elect a chairman from among its members.
A majority of the members of the State commission in office shall be a quorum, except that at any time five members of the State commission shall constitute a quorum and act for the State commission provided the appointee of or the Commissioner of Education and the appointee of or the Commissioner of Labor, as the case may be, are among those constituting such quorum.
2. Section three of the act of which this act is amended to read as follows:
3. In each county the State commission shall establish a county commission, consisting of such number and containing representatives of such governmental agencies and such organizations as the State commission shall determine, whose members shall serve at the pleasure of the State commission; provided, however, that the county superintendent of schools and the county extension
CHAPTERS 195 & 196, LAWS OF 1943

agent of each county shall be permanent members of the county commission. The county superintendent of schools shall have direct responsibility for the recruiting of students for farm labor. The county extension agent shall have direct responsibility for the placement of students on farms.

3. This act shall take effect immediately.

Filed April 13, 1943.

CHAPTER 196

AN ACT concerning deputy directors in any division of the Department of Labor.

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

1. When any person has served as confidential employee to the Commissioner of Labor for at least four years, and has performed the duties of a deputy director in any division of the Department of Labor for at least three years, and is, on the effective date of this act, performing such service, the Commissioner of Labor shall appoint such person as a deputy director in that division of the Department of Labor in which such person has been performing the duties of deputy director, without reference to the Civil Service law, and, thereafter, the person so appointed shall be in the exempt class of civil service and shall be subject to the provisions of Title 11 of the Revised Statutes, Civil Service, and shall not be removed from his stated office except in accordance with such law.

2. This act shall take effect immediately.

Filed April 13, 1943.
CHAPTER 197, LAWS OF 1943

CHAPTER 197

An Act concerning education, and supplementing chapter fourteen of Title 18 of the Revised Statutes.

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

1. When any school district has heretofore designated a high school outside such district for the children of such district to attend because such district has lacked complete high school facilities within such district for the children thereof and after such designation, the building of the high school so designated became unfit for use of the pupils of such sending district as a result of damage caused by fire or other catastrophe and thereafter such sending district has provided high school facilities within such district for the benefit of the children thereof, such school district shall submit the curricula of the high school which it has provided to the Commissioner of Education for approval. Upon the approval by the commissioner of such curricula of a high school so provided by such school district, the State Board of Education shall issue a certificate of approval of said curricula, and of said high school, and of the withdrawal of the designation previously made by such school district of the high school outside such school district.

2. This act shall take effect immediately.

Filed April 13, 1943.
CHAPTER 198

An Act concerning municipalities.

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

1. Any municipality may enter into any contract with the United States of America, or with any board, body, officer or agency thereof, for the purchase of any equipment, supplies, materials or other property without publicly advertising for bids therefor.

2. Any such contract may be entered into by any municipality although the cost of the same is to be met by funds not included in the budget of appropriations for the year; provided, prior thereto there shall have been regularly adopted by the governing body a resolution authorizing an emergency appropriation sufficient to meet the cost of carrying out the provisions of the contract. Such emergency appropriation shall not be subject to any limitations of law as to the amount of the appropriation or the purpose for which the appropriation is made.

3. Any municipality, by resolution of the governing body, may designate any person holding office or position in the municipality to enter a bid on behalf of such municipality at any sale of any equipment, supplies, materials or other property owned by the United States of America or by any board, body, officer or agency thereof, and such municipality may provide by resolution for any down payment required if said bid is accepted.

4. Each municipality may borrow money and issue its negotiable notes to meet any such emergency appropriation. Each such note shall be authorized by resolution of the governing body, shall be designated "special emergency note," may be renewed from time to time, but at least one-fifth of all such notes and renewals thereof
shall mature not later than the last day of the fiscal year next succeeding the fiscal year in which such emergency appropriation was made to meet which such notes were issued; and at least one-fifth of all such notes and renewals thereof shall mature in each year thereafter until all are paid so that all such notes and renewals thereof shall have matured not later than the last day on the fifth fiscal year next succeeding the fiscal year in which such emergency appropriation was made to meet which such notes were issued.

5. This act shall take effect immediately.

Filed April 13, 1943.

CHAPTER 199

An Act concerning the issuance and security of certain bonds by municipalities, and amending section 40:1-90 of the Revised Statutes.

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

1. Section 40:1-90 of the Revised Statutes is amended to read as follows:

40:1-90. Any ordinance adopted pursuant to article one of chapter one of this Title (section 40:1-1 et seq.), and authorizing the issuance of bonds to finance the construction of a sewer or water system, the improvement or extension of any existing sewer or water system, or the acquisition, improvement or extension of a privately-owned sewer or water system, or any two or more of such purposes, may contain provisions which shall constitute covenants with the holders of such bonds:

a. as to the use and disposition of the revenues to be derived from the operation of the
CHAPTER 199, LAWS OF 1943

whole or any part of the sewer or water system of the municipality, including any improvements thereto or extensions thereof thereafter constructed or acquired;

b. pledging to the punctual payment of the principal of and interest on such bonds all or any part of such revenues;

c. as to the setting aside out of the revenues of one or more reserve funds, and the regulation and disposition thereof;

d. as to the fixing and collecting of such rates, rentals and other charges for connection with and the use of the sewer or water system of the municipality, including improvements thereto and extensions thereof thereafter constructed or acquired, as will annually produce revenues at least sufficient to provide (1) for all expenses of operation, maintenance and repair of the sewer or water system, (2) for the payment of the principal of and interest on such bonds, (3) for such reserve funds as may have been provided for in such ordinance, (4) for the payment of any mortgage or mortgages subject to which the sewer or water system or any part thereof may have been acquired, and (5) for the payment of any obligations having a lien on the revenues of the sewer or water system or any part thereof prior to or on a parity with the lien of such bonds; and

e. as to the procedure, if any, by which the terms of any covenant with the bondholders may be amended or abrogated, the amount of bonds the holders of which must consent thereto, and the manner in which such consent may be given.

The bonds may contain such recitals of or reference to any such covenants as the resolution determining their form may provide.

2. This act shall take effect immediately.

Approved April 19, 1943.
CHAPTER 200
AN ACT to amend "An act concerning civil service employees in the various counties, municipalities and school districts in the State, and supplementing subtitle three, Title 11, of the Revised Statutes of New Jersey," approved July eighteenth, one thousand nine hundred and thirty-nine (P. L. 1939, c. 232).

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

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

3. In the preparation and administration of regulations regarding sick leaves of absence with pay, every employee in the classified service of such county, municipality or school district shall, in addition to his or her annual vacation-leave with pay, be granted sick leave, as hereinafter defined, with pay of not less than one working day for every month of service during the remainder of the first calendar year of service following permanent appointment and in addition fifteen working days in every calendar year thereafter. If any such employee requires none or only a portion of such allowable sick leave for any calendar year, the amount of such leave not taken shall accumulate to his or her credit from year to year and such employee shall be entitled to such accumulated sick leave of absence with pay if and when needed; provided, that in computing the amount of pay or sick leave, there shall be deducted the amount of money, if any, which the employee is paid under the provisions of chapter fifteen of Title 34 of the Revised Statutes of New Jersey for temporary disability, for any period for which he is entitled to sick leave with pay under this act. In computing
the accumulation of sick leave, the years of service of such employee prior and subsequent to the adoption of this act shall be used.

2. This act shall take effect immediately.
Approved April 19, 1943.

CHAPTER 201

AN ACT concerning budgets in school districts and for the holding of public hearings thereon, and amending sections 18:6-49, 18:6-50, 18:7-112, 18:7-113 and 18:7-114 of the Revised Statutes, and supplementing chapter seven of Title 18 of the Revised Statutes.

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

1. Section 18:6-49 of the Revised Statutes is amended to read as follows:

18:6-49. On or before February first in each year, the board of education shall prepare and deliver to each member of the board of school estimate a budget for the ensuing school year in such detail and upon such forms as shall be prescribed by the Commissioner of Education by regulation and a statement so itemized as to make the same readily understandable, in which shall be shown

(1) the amounts of money estimated to be necessary for the current expenses of and for repairing and furnishing the public schools of the district for such ensuing school year itemized so as to indicate separately the amounts required for

(a) the repairing or furnishing of a schoolhouse or schoolhouses,
(b) industrial schools,
(c) manual training,
CHAPTER 201, LAWS OF 1943

(d) evening schools or classes for foreign-born residents,
(e) current expenses of the schools,
(f) any other major purposes, and

(2) the amount appropriated for each of said items for the current school year, and
(3) the anticipated revenues intended to be used for said items and purposes and the respective sources and amounts of the same, and
(4) the anticipated revenues for similar items and purposes for the current school year and the respective sources and amounts of the same, and
(5) the amount of the surplus account available at the beginning of the current school year, and
(6) the amount of money which shall have been apportioned to the district by the county superintendent and authorized by law to be used to meet the expenses of such district for such ensuing year,

and said board of education shall then fix a date, place and time for the holding of a public hearing by the board of school estimate with respect to said budget and the amount of money necessary to be appropriated for the use of the public schools for the ensuing school year and with respect to the various items and purposes for which the same is to be appropriated, which date shall be between the first day of February and the fifteenth day of February and which date shall be not less than seven days after the publication of said statement as herein provided and shall cause notice of such public hearing and said statement to be published at least once in at least one newspaper published in the municipality or if no newspaper be published therein then in at least one newspaper circulated in said municipality, not less than seven days prior to the date fixed for such public hearing, and said notice shall also set forth that said budget will be on file and open to the examination of the public, between reasonable hours to be fixed therein and, at a place to be named therein, from the date of said publication until the date of the holding of
said public hearing and said board of education shall cause said budget to be on file and open to the examination of the public accordingly and to be produced at said public hearing for the information of those attending the same.

2. Section 18:6-50 of the Revised Statutes is amended to read as follows:

18:6-50. On the date and at the time and place so fixed by the board of education for such public hearing the board of school estimate shall at a public hearing grant the taxpayers and other interested persons an opportunity to present objections and to be heard with respect to said budget and the amount of money necessary to be appropriated for the use of the public schools in the district for the ensuing school year and with respect to the various items and purposes for which the same is to be appropriated and at or after said public hearing but not later than on February fifteenth, the board of school estimate shall fix and determine the amount of money necessary to be appropriated for the use of the public schools in the district for the ensuing school year, exclusive of the amount which shall have been apportioned to it by the county superintendent of schools.

The board of school estimate shall, on or before the last named date, make two certificates of the amount, signed by at least three members of the board, one of which certificates shall be delivered to the board of education of the district and the other to the governing body of the municipality.

3. The board of education in school districts in townships, incorporated towns and boroughs and in cities governed by chapter seven of Title 18 of the Revised Statutes in which there is not established a board of school estimate shall on or before the second Tuesday in January in each year prepare a budget for said school district for the ensuing year in such detail and upon such forms as shall be prescribed by the Commissioner of Education by regulation and a statement so itemized as
to make the same readily understandable in which shall be shown

(1) the amounts of money estimated to be necessary to be appropriated for such ensuing school year, itemizing them separately so as to show the amounts required for

(a) the purchase or taking and condemning of land for school purposes,
(b) the building, enlarging, repairing or furnishing of a schoolhouse or schoolhouses,
(c) interest and debt redemption charges,
(d) industrial schools,
(e) manual training,
(f) evening schools or classes for foreign-born residents,
(g) current expenses of the schools including principals’ teachers’, janitors’ and medical inspectors’ salaries; fuel, textbooks, school supplies, flags, transportation of pupils, tuition of pupils attending schools in other districts with the consent of the board, school libraries, compensation of district clerk, the custodian of school moneys and truant officers, truant schools, insurance, and the incidental expenses of the schools,
(h) any other major purposes, and

(2) the amount appropriated for each of said items for the current school year, and
(3) the anticipated revenues intended to be used for said items and purposes and the respective sources and amounts of the same, and
(4) the anticipated revenues for similar items and purposes for the current school year and the respective sources and amounts of the same, and
(5) the amount of the surplus account available at the beginning of the current school year, and
(6) the amount of money which shall have been apportioned to the district by the county superintendent and authorized by law to be used to meet the expenses of such district for such ensuing year,
and said board of education shall then fix a date, place and time for the holding of a public hearing before it with respect to said budget and the amount of money necessary to be appropriated for the uses of the public schools for the ensuing school year and with respect to the various items and purposes for which the same is to be appropriated, which date shall be between the second Tuesday in January and the first day of February and which date shall be not less than seven days after the publication of said statement as herein provided and shall cause notice of such public hearing and said statement to be published at least once in at least one newspaper published in the municipality or if no newspaper be published therein then in at least one newspaper circulating in said municipality, not less than seven days prior to the date fixed for such public hearing, and said notice shall also set forth that said budget will be on file and open to the examination of the public, between reasonable hours to be fixed therein and, at a place to be named therein, from the date of said publication until the date of the holding of said public hearing and said board of education shall cause said budget to be on file and open to the examination of the public accordingly and to be produced at said public hearing for the information of those attending the same.

4. On the date and at the time and place so fixed for such public hearing the board of education shall at a public hearing grant the taxpayers and other interested persons an opportunity to present objections and to be heard with respect to said budget and the amount necessary to be appropriated for the use of the public schools in the district for the ensuing school year and with respect to the various items and purposes for which the same is to be appropriated and at or after said public hearing but not later than on February first said board of education shall fix and determine the amount of money to be voted upon by the legal voters of the district at the annual meeting, which
sum or sums shall be designated in the notice calling such meeting as required by law.

5. Section 18:7-112 of the Revised Statutes is amended to read as follows:

18:7-112. On or before the second Tuesday in January in each year, the board of education of every school district coming within the provisions of sections 18:7-107 or 18:7-108 of this Title, shall prepare and deliver to each member of the board of school estimate a budget for the ensuing school year in such detail and upon such forms as shall be prescribed by the Commissioner of Education by regulation and a statement so itemized as to make the same readily understandable, in which shall be shown

(1) the amounts of money estimated to be necessary for current expenses and for repairing and furnishing the public schools of the district for such ensuing school year itemized so as to indicate separately the amounts required for

(a) the repairing or furnishing of a schoolhouse or schoolhouses,
(b) industrial schools,
(c) interest and debt redemption charges,
(d) manual training,
(e) evening schools or classes for foreign-born residents,
(f) current expenses of the schools,
(g) any other major purposes, and

(2) the amount appropriated for each of said items for the current school years, and

(3) the anticipated revenues intended to be used for said items and purposes and the respective sources and amounts of the same, and

(4) the anticipated revenues for similar items and purposes for the current school year and the respective sources and amounts of the same, and

(5) the amount of the surplus account available at the beginning of the current school year, and
(6) the amounts which shall have been apportioned to the district by the county superintendent of schools for the ensuing school year, or in default of such apportionment the amount so apportioned by the county superintendent for the preceding school year,

and said board of education shall then fix a date, place and time for the holding of a public hearing by the board of school estimate with respect to said budget and the amount of money necessary to be appropriated for the use of the public schools for the ensuing school year and with respect to the various items and purposes for which the same is to be appropriated, which date shall be between the second Tuesday in January and the first day of February and which date shall be not less than seven days after the publication of said statement as herein provided and shall cause notice of such public hearing and said statement to be published at least once in at least one newspaper published in the municipality or if no newspaper be published therein then in at least one newspaper circulating in said municipality, not less than seven days prior to the date fixed for such public hearing, and said notice shall also set forth that said budget will be on file and open to the examination of the public, between reasonable hours to be fixed therein and, at a place to be named therein, from the date of said publication until the date of the holding of said public hearing and said board of education shall cause said budget to be on file and open to the examination of the public accordingly and to be produced at said public hearing for the information of those attending the same.

6. Section 18:7-113 of the Revised Statutes is amended to read as follows:

18:7-113. On the date and at the time and place so fixed for such public hearing the board of school estimate shall at a public hearing grant the taxpayers and other interested persons an opportunity to present objections and to be heard with
respect to said budget and the amount of money necessary to be appropriated for the use of the public schools in the district for the ensuing school year and with respect to the various items and purposes for which the same is to be appropriated and at or after said public hearing but not later than on February first such board of school estimate shall fix and determine the amount of money necessary to be appropriated for the use of the public schools in such district for the ensuing school year, exclusive of the amount which shall have been apportioned to it by the county superintendent of schools for the said year; or in default of such apportionment for the ensuing school year, ninety per centum (90%) of the amount so apportioned by the county superintendent of schools for the preceding school year.

7. Section 18:7–114 of the Revised Statutes is amended to read as follows:

18:7–114. The board of school estimate shall on or before February first in each year make a certificate of the amount fixed under section 18:7–113 of this Title signed by at least a majority of all the members of such board. The certificate shall be delivered to the board of education. Copies thereof shall be delivered to the board or body of each of the municipalities within the territorial limits of the district having the power to make appropriations of money raised by taxes in the municipalities or political subdivisions. A copy of the certificate certified under oath to be correct and true shall be delivered by the district clerk of the board of education to the county board of taxation on or before March first in each year, and a duplicate of such certificate transmitted to the county superintendent of schools.

8. This act shall take effect immediately.

Approved April 19, 1943.
CHAPTER 202

A Act concerning fees and costs in district courts, and amending section 22:2-50 of the Revised Statutes.

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

1. Section 22:2-50 of the Revised Statutes is amended to read as follows:

   22:2-50. There shall be taxed by the clerk in the costs against the judgment debtor, to be collected on execution or order in the nature of execution on any final judgment, a fee to the attorneys of the prevailing party, of five per centum (5%) of the judgment.

   In actions of replevin the court shall allow the attorney of the prevailing party a fee of not less than five dollars ($5.00) nor more than ten dollars ($10.00), to be taxed and collected as aforesaid.

   Upon entry of any order adjudging a person in contempt for violation of any order of the court or upon any motion or application to the court made subsequent to the institution of suit in any district court, the court, in its discretion, may award a counsel fee of not more than ten dollars ($10.00) to be paid in such manner as the court shall direct.

2. This act shall take effect immediately.

Approved April 19, 1943.
CHAPTER 203

AN ACT concerning procedure in district courts, and amending section 2:32-26 of the Revised Statutes.

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

1. Section 2:32-26 of the Revised Statutes is amended to read as follows:

2:32-26. Each summons shall be made returnable between the hours of nine ante meridiem and three post meridiem, both inclusive, and shall specify a time and place certain, not less than five nor more than fifteen days from the date thereof, for the appearance of the defendant; provided, however, that the court, by special or general order, may fix a day for appearance not less than five nor more than thirty days from the date of issuance of the summons.

2. This act shall take effect immediately.

Approved April 19, 1943.
CHAPTER 204

An Act to amend "An act respecting the foreclosure by municipalities of rights of redemption of lands, title to which has been acquired by the municipality by purchase at sales held to enforce tax or other municipal liens, and supplementing article nine, chapter five, of Title 54 of the Revised Statutes," approved June tenth, one thousand nine hundred and forty (P. L. 1940, c. 84).

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

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

A municipality may join in a bill in equity filed by it to foreclose the right or rights of redemption of lands, title to which has been acquired by it by purchase at sales held to enforce tax or other municipal liens, two or more separate actions or causes of action to foreclose such rights of redemption, whether or not such actions or causes of action have a common question of law or fact, or arose out of the same transaction or series of transactions.

2. This act shall take effect immediately.

Approved April 19, 1943.
CHAPTER 205

AN ACT concerning disorderly persons, and supplementing chapter two hundred two of Title 2 of the Revised Statutes.

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

1. Any person having in his or her possession an identification card or identification badge issued by a department of the State, or any political subdivision thereof, or any body of a municipal corporation, or by any corporation, firm or individual operating any factory, warehouse, storage house, manufacturing, printing or publishing establishment, mechanical or mercantile establishment, or any plant of any kind, or any mine, quarry, or any electric railway, steam railway, water, sewage, gas, electric light, power, transmission, heating, refrigerating, telephone or other publicly owned or public service property in this State, in which or upon which any person is required to have a special identification card or identification badge issued by the owners or operators thereof before entering therein or thereon as an employee or visitor, upon the termination of his or her employment or the time of an authorized visit, shall immediately surrender the same.

Any person who shall fail to surrender any such identification card or identification badge in his or her possession after the termination of such employment or the expiration of the time limits of an authorized visit, and who shall attempt to use the same, shall be adjudged a disorderly person and shall be punished as provided by chapters two hundred five and two hundred six of Title 2 of the Revised Statutes.

This section shall not apply to any employees of any establishment, who are not working, while not
working as the result of a labor dispute existing at the establishment, unless such employees shall expressly terminate their employment by accepting permanent employment elsewhere.

2. Any person finding or in any other way coming into possession of an identification card or identification badge, as defined in this act, other than his own, shall immediately surrender the same to the nearest State, county or local police station.

Any person who shall fail to surrender any such identification card or identification badge found or in any other way coming into his possession, and who shall attempt to use the same, shall be adjudged a disorderly person and shall be punished as provided by chapters two hundred five and two hundred six of Title 2 of the Revised Statutes.

3. “Identification card” is defined for the purposes of this act as any card or pass issued for the purpose of establishing the identity of any person and the right of such person to be in or on any premises described in this act.

4. “Identification badge” is defined as any badge of metal or other composition, to be worn by any person for the purpose of establishing his identity or right to be in or on any premises described in this act.

5. This act shall take effect immediately.

Approved April 19, 1943.
CHAPTER 206, LAWS OF 1943

CHAPTER 206

An Act concerning the establishment and maintenance of fire departments jointly by municipalities.

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

1. Any two or more adjoining municipalities in this State may establish and jointly maintain a fire department.

2. Any two or more adjoining municipalities in this State may jointly contribute to the maintenance of any volunteer fire department servicing said municipalities.

3. The governing bodies of municipalities so participating in a joint maintenance of said fire departments may, by agreement, provide the proportion of the contribution to be made by each municipality, the length of time said contribution shall be made, and such other terms and conditions as they deem advisable in respect to the obligations of each municipality in regard to the maintenance and operation of said fire departments; provided, however, nothing herein contained shall be construed to affect the tenure and pension rights of any paid fireman employed in any such municipalities, but all such firemen shall continue in their respective offices and positions during good behavior and any pension fund now in existence shall continue to function in the manner provided by chapter sixteen of Title 43 of the Revised Statutes.

4. This act shall take effect immediately.

Approved April 19, 1943.
CHAPTER 207

An Act concerning the unlawful sale, offering for sale or possessing for sale of certain game, providing penalties therefor, and amending section 23:4–27 of the Revised Statutes.

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

1. Section 23:4–27 of the Revised Statutes is amended to read as follows:

23:4–27. No person shall sell, offer for sale or possess for sale in this State, whether killed or taken within or without the State, a dead body, or part thereof, of any species of squirrel, wild rabbit, wild hare, or wild deer, or of a game bird or song bird belonging to a species or subspecies native to this State and protected by law or belonging to a family, any species or subspecies of which is native to this State and protected by law, under a penalty of twenty dollars ($20.00) for each such squirrel, wild rabbit, wild hare, wild deer or bird sold, offered for sale or possessed for sale; provided, however, that wild rabbits or wild hares legally killed in another State may be brought into this State at any time for possession, sale and consumption; and provided further, however, that nothing herein contained shall prohibit the sale of commercially raised wild rabbits and wild hares. The carcasses of deer and the unplucked carcasses of mallard, black and wood ducks, Canada geese, ruffed grouse, squirrels, rabbits, hares, quails and pheasants of all species raised on licensed game preserves and properly tagged, and the unplucked carcasses of Scotch grouse, European black grouse, European black plover, red-legged partridge and Egyptian quail coming from a foreign country, which are properly tagged by the State authorities, may be sold at any time for food purposes.

2. This act shall take effect immediately.

Approved April 19, 1943.
CHAPTER 208

An Act to amend the title of "An act concerning the purchase by counties, municipalities and school districts of war savings bonds of the United States of America," approved July twenty-eighth, one thousand nine hundred and forty-one (P. L. 1941, c. 297), as the same was amended by chapter three hundred four of the laws of one thousand nine hundred and forty-two, so that the same shall read "An act concerning the purchase by counties, municipalities and school districts of war savings bonds and other obligations of the United States of America," and to amend the body of said act.

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

1. The title of "An act concerning the purchase by counties, municipalities and school districts of war savings bonds of the United States of America," approved July twenty-eighth, one thousand nine hundred and forty-one, as the same was amended by chapter three hundred four of the laws of one thousand nine hundred and forty-two, is amended to read "An act concerning the purchase by counties, municipalities and school districts of war savings bonds and other obligations of the United States of America."

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

1. It shall be lawful for the governing body of any municipality, the board of chosen freeholders of any county or the board of education of any school district to use moneys, which may be in hand, for the purchase of war savings bonds or other obligations of the United States of America.
Said bonds or other obligations, if suitable for registry, shall be registered in the name of the municipality, county or school district and the authorization to purchase these bonds or other obligations shall be by resolution adopted by a majority vote of all of the members of the governing body of such municipality or county or of such board of education as the case may be.

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

2. When said bonds or other obligations are received by the municipality, county or school district, the treasurer or chief financial officer shall duly record the receiving thereof in an appropriate manner and at the next regular or special meeting after the receipt of such bonds or other obligations, said treasurer or chief financial officer shall transmit a written report to the governing body or board of education, setting forth the amount of bonds or other obligations so received, the series, date and the numbers thereof. He shall, at the same time, transmit said bonds or other obligations to such depository, person or persons as the governing body or board of education shall direct, for safe-keeping. Full information setting forth the amount of bonds or other obligations, the series, date, numbers and interest periods, if any, shall be recorded in the minutes at such regular or special meeting, and a certified duplicate copy of such minute record shall forthwith be filed with the Commissioner of Local Government.

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

3. This act shall take effect immediately and the purchase provision shall expire by limitation on December thirty-first, one thousand nine hundred and forty-four.

5. This act shall take effect immediately.

Approved April 19, 1943.
CHAPTER 209

AN ACT authorizing municipalities to grant certain permits to the United States of America for the promotion of the National Defense.

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

1. The governing body of any municipality shall have power to grant by resolution, subject to such terms and conditions as therein may be imposed, permission to the United States of America to lay conduits under the surface of public streets and under the surface of any public property of the municipality for the purpose of carrying wires, cables, or for other use thereof and for the construction of manholes and other appurtenances in connection therewith for use by any branch of the armed services in connection with National Defense, subject to the approval of the Board of Public Utility Commissioners of the State of New Jersey. Any such permission hereby authorized shall not be used or exercised for the conveyance of electric power for sale or distribution to the public.

2. No municipality shall be liable for injury to the person or damage to property as a result of any injury or damage sustained by reason of the construction, use or maintenance by the United States of America of any conduits, manholes or other appurtenances located in, on, over or under any public street, highway or public place, or public property of such municipality.

3. This act shall take effect immediately.

Approved April 19, 1943.
CHAPTER 210

An Act to amend "An act concerning municipal budgets and finances in certain municipalities bordering upon the Atlantic ocean, and declaring an emergency to exist in such municipalities for a limited period of time," passed April thirteenth, one thousand nine hundred and forty-three, and repealing section five of said act.

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

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

1. An emergency is hereby declared to exist in those municipalities bordering upon the Atlantic ocean in this State now or hereafter having a population in excess of sixty thousand inhabitants which have been wholly or partially occupied by the armed forces of the United States of America for training or other purposes in connection with the national war effort, whereby the normal business of many of the inhabitants of such municipalities have been dislocated, thereby curtailing or imminently endangering the collection of taxes and other revenues in such municipalities and endangering their tax structures.

It shall be presumptive evidence that the aforesaid conditions prevail in any such municipality if such municipality adopts a resolution declaring the same to exist therein. Such declaration may be contained in the resolution providing for a new or amended budget, as hereinabove set forth.

2. Section five of "An act concerning municipal budgets and finances in certain municipalities bordering upon the Atlantic ocean, and declaring an emergency to exist in such municipalities for a limited period of time," passed April thirteenth,
one thousand nine hundred and forty-three, is re­
pealed.
3. This act shall take effect immediately.
File April 20, 1943.

CHAPTER 211

AN ACT to provide for the selection and purchase of
a suitable testimonial of the naming of the battle­
ship New Jersey in honor of this State and for
the presentation thereof to said battleship upon
her being put in commission and to provide an
appropriation therefor.

WHEREAS, The U. S. S. New Jersey, the world’s
largest and most powerful battleship, will
shortly be put in commission and will then be one
of the first and the largest and most powerful
capital ship in service in the nation’s two-ocean
navy; and

WHEREAS, The keel of the U. S. S. New Jersey was
laid on September sixteenth, one thousand nine
hundred and forty, and she was launched and
christened “New Jersey” on December seventh,
one thousand nine hundred and forty-two, the
first anniversary of the dastardly Japanese at­
tack on Pearl Harbor, almost two years in ad­
vance of the time originally scheduled for her
launching; and

WHEREAS, The building of the U. S. S. New Jersey
marks an advance in naval construction similar
to that of her predecessor, the first U. S. S. New
Jersey, which was one of the first capital ships
of the great battle fleet, whose cruise around the
world in one thousand nine hundred and eight
furnished convincing proof to the world that the
United States had become a first-class naval
power; and

Whereas, It is both customary and fitting that an
appropriate testimonial of the appreciation of
the people of this State of the honor conferred
upon them by the naming of this great fighting
craft for the State and of the honor conferred
upon the U. S. S. New Jersey by naming her for
this great State, be provided and presented to
the U. S. S. New Jersey; therefore,

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

1. The State House Commission is hereby desig­
nated as a commission to consider and determine,
after consultation with the officer in command of
the U. S. S. New Jersey, what form or forms such
testimonial shall take and to purchase the same
within the limits of the appropriation herein pro­
vided.

2. There is hereby appropriated the sum of ten
thousand dollars ($10,000.00), or so much thereof
as may be necessary, to the State House Commiss­
ion for said purpose.

3. The Governor of this State, the President of
the Senate, the Speaker of the House of Assembly
and the Adjutant-General hereby are named as a
commission and hereby are authorized, together
with such suitable number of representative citi­
zens of this State, to be named by the commission,
as may be permitted by the regulations of the Navy
Department to be present at such ceremony, to
present such testimonial to the U. S. S. New Jer­
seny, when she is put in commission, in the name of
the people of New Jersey.

4. This act shall take effect immediately.
Approved April 19, 1943.
CHAPTER 212

AN ACT concerning education, and amending section 18:14-82 of the Revised Statutes.

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

1. Section 18:14-82 of the Revised Statutes is amended to read as follows:

18:14-82. Any pupil in any of the public schools or educational institutions who, heretofore and subsequent to July first, one thousand nine hundred and forty, entered or hereafter, in time of war, shall enter the active military or naval service of the United States or the active service of the United States Merchant Marine or the active service of the Women's Army Auxiliary Corps, the Women's Reserve of the Naval Reserve or any similar organization authorized by the United States to serve with the Army or Navy after having completed the work of his junior year, and who has satisfactorily completed his work in the school or institution up to the time of his enlistment, shall be given credit for the work of the then present term without examination, and shall be entitled to and receive the diploma, certificate, degree, or other credentials or standings awarded to those pupils or students of the school or institution who shall satisfactorily complete the work for the term.

2. This act shall take effect immediately.

Approved April 26, 1943.
CHAPTER 213

AN ACT to encourage and afford recognition to an all-out effort to increase production of food on the farms of New Jersey as a wartime emergency measure and making an appropriation therefor.

WHEREAS, An adequate food supply is essential to the health and vigor of the people of America as well as the allied nations taking part in the war against Germany, Italy and Japan; and

WHEREAS, The farmers of New Jersey, recognizing this need, are exerting their utmost strength and resources to maintain their normal or increased acreage and production, despite handicaps of an inadequate labor supply and difficulty in obtaining necessary farm supplies and equipment; and

WHEREAS, Industry is recognized by suitable awards for their efforts to meet definite production goals, and farm organizations should receive similar recognition and awards as evidence of the appreciation of the State for their efforts; now, therefore,

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

1. The Department of Agriculture shall, upon application, award a flag, banner or other suitable form of recognition to any grange, farm bureau, State agricultural organization or co-operative marketing association whose members have evidenced in the year one thousand nine hundred and forty-three a total production of farm products equal to or greater than that of the year one thousand nine hundred and forty-two; provided, how-
ever, that any such farm organization is eligible to receive the award if it is shown that production less than that of the year one thousand nine hundred and forty-two is due to one or more of the regular farm workers serving in the armed forces of the country, in which case suitable credit shall be given for the amount of production which they normally would have contributed.

2. The State Board of Agriculture may make such rules and regulations as are necessary to carry out the provisions of this act.

3. The Department of Agriculture is hereby authorized to use two thousand dollars ($2,000.00) of its appropriation for the fiscal year beginning July first, one thousand nine hundred and forty-three, for the purpose of carrying out the provisions of this act.

4. This act shall take effect on the first day of July, one thousand nine hundred and forty-three.

Approved April 26, 1943.

CHAPTER 214

An Act to provide recognition for schools making substantial contributions to the all-out food production program in New Jersey, and to encourage student labor on farms as a patriotic service in the war effort and making an appropriation therefor.

WHEREAS, The production of an adequate food supply is of major importance in bringing to a successful conclusion the war against Germany, Italy and Japan; and

WHEREAS, The shortage of farm labor has created an acute problem in this critical wartime period; and

...
Preamble. Whereas, Students in high schools and private institutions of learning are showing their patriotism by volunteering their services for farm work, thus contributing to a very considerable extent to the nation's food supply; and

Preamble. Whereas, It is only right that schools which have made a large contribution to the war effort by aiding in the production and harvesting of food should be given recognition evidencing the State's appreciation of the efforts of the faculty and students in such service; now, therefore,

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

1. Any high school or private institution of learning, twenty-five per centum (25%) or more of whose students fourteen years of age or over have responded to the call for farm labor to contribute to an adequate food supply, by working fifteen or more days of eight hours each on farms in New Jersey, shall be entitled to receive a flag, banner or other suitable award, to be presented by the Department of Agriculture.

2. The State Board of Agriculture may make such rules and regulations as are necessary to carry out the provisions of this act.

3. The Department of Agriculture is hereby authorized to use two thousand dollars ($2,000.00) of its appropriation for the fiscal year beginning July first, one thousand nine hundred and forty-three, for the purpose of carrying out the provisions of this act.

4. This act shall take effect on the first day of July, one thousand nine hundred and forty-three. Approved April 26, 1943.
CHAPTER 215

AN ACT to regulate the practice of the courts of law, and supplementing chapter twenty-seven of Title 2 of the Revised Statutes.

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

1. The New Jersey Supreme Court shall have power by appropriate rules, revocable or amendable at the pleasure of said court, to grant respectively to such Supreme Court Commissioners as shall respectively from time to time occupy the office of Circuit Court judges full control over any matter now pending or hereafter brought in the said Supreme Court (except any matter involving the court's several prerogative writs) whether prior or subsequent to or at the time of trial or hearing.

2. This act shall take effect immediately.

Approved April 26, 1943.
CHAPTER 216

An Act concerning the transfer of employees from one State department to another.

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

1. Upon application to the State House Commission, any State employee may be transferred from one State department to another State department; provided, that the heads of the departments and the employee all consent to such transfer. Such transfer may be either temporary or permanent.

2. Until July first, one thousand nine hundred and forty-four, when any such transfer is made, the transfer and the terms thereof shall be certified to the State Comptroller and the State Comptroller is directed to provide for the payment of such transferred employee by the debit and credit method or such other method as to him shall seem most practical and economical.

3. This act shall take effect immediately and continue in effect during the present war emergency only.

Approved April 26, 1943.
CHAPTER 217

AN ACT providing for the submission to the people, for the adoption or rejection at the next general election of the public question "Shall the one hundred sixty-eighth Legislature be authorized to agree, by a majority of the members elected to each of the two houses, upon a revised Constitution for the State, which revised Constitution shall include the provisions of Article I of the present Constitution, commonly known as 'The Bill of Rights,' and shall include provision for a Senate composed of one Senator from each county and a General Assembly composed of not more than sixty members apportioned among the counties as provided by the present Constitution so that each county shall at all times be entitled to one member, and to submit the same as a whole and in such manner as said Legislature shall prescribe to the people, for their approval and ratification or rejection as a whole, at the general election to be held in the year one thousand nine hundred and forty-four?".

WHEREAS, All political power in the State of New Jersey is inherent in the people of the State and the Government of the State is instituted for the protection, security and benefit of the people and they have the right at all times to alter or reform the same whenever the public good may require it; and

WHEREAS, The present Constitution of the State provides a method for making specific amendment or amendments thereof by legislative pro-
positional and submission to the people for approval and ratification or rejection and requires that, if more than one amendment be submitted at one and the same time, each amendment be submitted in such manner and form that the people may vote for or against it separately and distinctly but provides no method by which there may be agreed upon and submitted to the people a revised Constitution for the State to be voted upon, as a whole, by the people for approval and ratification or rejection as a whole; and

Preamble. Whereas, The Legislature, having all the legislative powers of the people which are not prohibited to it by the Constitution of the State and the Constitution of the United States, alone has the power to provide for the manner in which and the time at which the people may exercise their right to alter or reform the Constitution of the State, which right is limited only in cases where specific amendment or amendments to the Constitution of the State are proposed; and

Preamble. Whereas, It has been urged upon the Legislature that the public good requires that the Constitution of the State be revised as a whole and that the revised Constitution, when agreed upon, be submitted to the people to be voted upon as a whole and not in the form of separate amendments; and

Preamble. Whereas, A revised Constitution is, by its very nature, of such character as to contain interdependent provisions which cannot be submitted to be voted upon separately and distinctly but must be voted upon and approved and ratified or rejected as a whole; and
WHEREAS, The Legislature, in the exercise of the broad legislative powers granted to it by the people, now proposes that the one hundred and sixty-eighth Legislature, to be elected at the one thousand nine hundred and forty-three general election, be authorized to agree, by a majority of the members elected to each of the two houses, upon a revised Constitution for the State, which revised Constitution shall include the provisions of Article I of the present Constitution, commonly known as "The Bill of Rights," and shall include provision for a Senate composed of one Senator from each county and a General Assembly composed of not more than sixty members apportioned among the counties as provided by the present Constitution so that each county shall at all times be entitled to one member, and to submit the same to the people, as a whole, for their adoption and approval or their rejection, as a whole, by the people in the manner hereinafter provided:

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

1. The public question "Shall the one hundred sixty-eighth Legislature be authorized to agree, by a majority of the members elected to the two houses, upon a revised Constitution for the State, which revised Constitution shall include the provisions of Article I of the present Constitution, commonly known as "The Bill of Rights," and shall include provision for a Senate composed of one Senator from each county and a General Assembly composed of not more than sixty members apportioned among the counties as provided by the present Constitution so that each county shall at all times be entitled to one member, and to submit the same as a whole and in such manner as said Legislature shall prescribe to the people, for their approval and ratification or rejection as a whole, at the general election to be held in the year one thou-
sand nine hundred and forty-four?'' shall be sub-
mitted to the people at the general election to be
held in the year one thousand nine hundred and
forty-three in the manner provided by this act and
by Title 19 of the Revised Statutes for the submis-
sion to the people of public questions to be voted
upon by the electors or voters of the entire State
and it shall be the duty of the Secretary of State to
arrange for the submission of such public question
in accordance with the provisions of this act and
of Title 19 of the Revised Statutes, of which sub-
mission the same notice shall be given, if possible,
as is required by law of said election and the people
of the State may at such election vote for or
against the adoption of such question in the follow-
ing manner:

There shall be printed on each official ballot the
following:

If you favor the adoption of the public question
stated below, make a plus + or a cross × mark in
the square opposite the word "Yes."

If you are opposed to the adoption of the public
question stated below, make a plus + or a cross ×
mark in the square opposite the word "No."
| **Yes.** | Shall the one hundred sixty-eighth Legislature be authorized to agree, by a majority of the members elected to each of the two houses, upon a revised Constitution for the State, which revised Constitution shall include the provisions of Article I of the present Constitution, commonly known as "The Bill of Rights", and shall include provision for a Senate composed of one Senator from each county and a General Assembly composed of not more than sixty members apportioned among the counties as provided by the present Constitution so that each county shall at all times be entitled to one member, and to submit the same as a whole and in such manner as said Legislature shall prescribe to the people, for their approval and ratification or rejection, as a whole, at the general election to be held in the year one thousand nine hundred and forty-four? |
| **No.** |  |

The said ballots so cast for and against the adoption of said public question shall be counted, and the result thereof returned by the election officers, and a canvass of such election had, as is provided by law in the case of the election of a Governor and if there shall be a majority of all votes, cast for and against the adoption of such public question at such election, in favor of the adoption of such public question, then said public question shall
be adopted, but if a majority of all the votes, cast for and against the adoption of such public question at such election, be against the adoption of said public question, then the said public question shall be rejected.

The adoption or rejection of said public question so determined shall be declared in the same manner as the result of an election for Governor and the Secretary of State shall certify the result of said election to the one hundred sixty-eighth Legislature on the second Tuesday of January, one thousand nine hundred and forty-four.

2. This act shall take effect immediately.

Approved May 17, 1943.

CHAPTER 218


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

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

1. After July first, one thousand nine hundred and forty-three, no person shall be permitted to vote at any election in any municipality of this State unless such person shall be permanently registered, as provided by law or this act, and at every election held in a municipality, in which it is not now required that a person shall be perma-
nently registered before being permitted to vote, every voter before voting shall register perma-
nently in the manner provided in chapter thirty-
one of Title 19 of the Revised Statutes or as pro-
vided by this act.

In the year one thousand nine hundred and forty-
three the board of elections of each district in such
municipalities shall on the first Tuesday in Septem-
ber proceed to ascertain and truly and accurately
enter in canvassing books which shall be provided
for that purpose the names and residences and
street number, if any, of all legal voters residing
within their respective election districts who would
be entitled to vote therein at the next ensuing gen-
eral election if permanent registration did not
become wholly mandatory in such municipalities
prior to the time of the holding of such election, by
making actual inquiry at every dwelling house or
habitation or of the head of each family residing
therein, and shall continue and complete such enu-
meration and transcribe and make up from the
canvassing books a register of voters for use at the
general election and shall prepare, certify and
cause to be posted a general registry list in the
manner prescribed by section 19:30-3 of the Re-
vised Statutes, and shall in all respects comply
with the provisions of said section.

In like manner, in the year one thousand nine
hundred and forty-three the district boards of elec-
tion in such municipalities shall make a primary
election register book after a house to house can-
vass in the manner prescribed by article two of
chapter twenty-three of Title 19 of the Revised
Statutes, and no voter who has not registered
permanently shall be allowed to vote at the primary
for the general election to be held in the year one
thousand nine hundred and forty-three unless his
name shall appear in such primary election regis-
ter book, and if his name shall so appear, unless he
shall then and there permanently register and hav-
ing so permanently registered, if he be otherwise
CHAPTER 218, LAWS OF 1943

eligible to vote in said primary election, he shall then be entitled to vote in said primary election.

On the third Tuesday next preceding said general election to be held in the year one thousand nine hundred and forty-three each of said district boards shall meet at the polling place at the hour of one o'clock in the afternoon, and remain in session until nine o'clock in the evening, for the purpose of revising and correcting said register of voters, of adding thereto the names of all persons who would be entitled to the right of suffrage in that election district at said election if permanent registration did not become wholly mandatory in such municipality prior to the time of the holding of such election, who shall appear before them, and of erasing therefrom the name of any person who, after a fair opportunity to be heard, shall be shown not to be entitled to have his name thereon but no name shall be entered on the registers or either of them from the canvassing books, or stricken therefrom, without the concurrence of a majority of all the members of the board. All names added shall be posted as required by section 19:30-7 of the Revised Statutes.

The district board shall keep the register of voters in its possession for use on general election day after which it shall file the same with the county clerk.

No person who has not been registered permanently shall be allowed to vote at the general election to be held in the year one thousand nine hundred and forty-three, unless his name shall appear in the register of voters for his district prepared by the district board as provided in this act, and if his name shall so appear, unless he shall then and there permanently register and having so permanently registered, if he be otherwise eligible to vote in said general election, he shall then be entitled to vote in said general election.

Said commissioners and district boards shall make provision to permanently register eligible voters at the times and places and in the manner
prescribed by this act and may employ such assistants as shall be necessary for such purpose and fix their compensation and shall certify the amount of money required for this purpose to the board of chosen freeholders of the county and said board of chosen freeholders shall provide the necessary funds therefor.

Nothing in this act shall be construed to affect the right of any person, permanently registered, as provided by law, prior to said primary election or said general election, to vote at such primary or general election as the case may be.

2. This act shall take effect immediately.

Filed May 18, 1943.

CHAPTER 219

AN ACT to amend "An act concerning elections, and supplementing Title 19 of the Revised Statutes," approved June third, one thousand nine hundred and forty-one (P. L. 1941, c. 177).

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

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

1. On or before January first, one thousand nine hundred and forty-four, the commissioner of registration shall have printed on the back of the duplicate permanent registration and voting form a signature comparison record, which record shall have in the left-hand side one-half inch from the top, a line upon which the voter when registering shall place his signature. Directly underneath this line shall be printed the words "sample signature."

The signature comparison record shall be printed so as to leave a margin one and one-half inches on
the left-hand side for the purpose of binding. The remainder of the space shall be ruled to provide a record of registrants' signatures as made for comparison purposes before receiving a ballot at any election. The form shall be sufficient to record such signatures for a period of twenty years and shall be subdivided into seven columns.

At the top of the first column at the left-hand side shall appear the word "year." Said column shall be approximately three-quarters of an inch wide.

At the top of the second column shall appear the abbreviation for the word "signature compared by." In this column the district election board official shall place his initials certifying that he has compared the signature of the voter placed in third column with the sample signature at the top of the signature comparison record. Said column shall be approximately one-half inch in width.

At the top of the third column shall appear the word "primary" and directly under each line in said column shall be printed the words "for women," "state Miss or Mrs." Upon the line in said column opposite the particular year the voter shall place his signature when voting in the primary election for the general election in the year as stated in the first column. This column shall be approximately three and one-fourth inches wide.

At the top of the fourth column shall appear the abbreviation of the words "signature compared by." In this column, the district election board official shall place his initials certifying that he has compared the signature of voter placed in fifth column, with the sample signature at the top of the signature comparison record. Said column shall be approximately one-half inch in width.

At the top of the fifth column shall appear the word "general" and directly under each line in said column shall be printed the words "for women," "state Miss or Mrs." Upon the line in said column opposite the particular year the voter shall place his signature when voting in the general
election in the year as stated in the first column. This column shall be approximately three and one-fourth inches wide.

At the top of the sixth column shall appear the abbreviation of the words "signature compared by." In this column the district election board official shall place his initials certifying that he has compared the signature of voter placed in seventh column, with the sample signature at the top of the signature comparison record. Said column shall be approximately one-half inch in width.

At the top of the seventh column shall appear the words "any other election" and directly under each line in said column shall be printed the words "for women," "state Miss or Mrs." Upon the line in said column opposite the particular year the voter shall place his signature when voting in any election other than a primary election for a general election or a general election. The signature shall be placed on the line opposite the year stated in the first column which corresponds with the year during which such other election shall be held. This column shall be three and one-fourth inches wide.

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

4. After January first, one thousand nine hundred and forty-four, every person qualified to vote in any election shall at any time after the opening of the polls be at liberty to enter the polling place or room and claim his right to vote at such election in his proper district, and he shall claim such right in person before the district board in the district. Each voter in claiming the right to vote shall first give his full name and address to the member of the district board having charge of the duplicate permanent registration binder and voting record and the signature comparison record. Such clerk shall thereupon locate the permanent registration binder and voting record and signature comparison record of the voter and shall require the voter to thereupon sign his name in the proper space on his signature comparison record. The voter shall sign
his name without assistance using black ink in the proper column on the signature comparison record. Such signature being completed on the signature comparison record the member of the board having charge of the duplicate permanent registration binder shall audibly and publicly announce the name of the claimant and if the member of the board has ascertained from the duplicate permanent registration binder that the claimant is registered as a qualified voter and upon comparison the member of the board is satisfied that the signature of the claimant and the sample signature on the signature copy register has been made by one and the same person, the member of the board shall place in the proper column on the duplicate identification record the number of the ballot given the voter and the member of the board who compared the signature of the voter shall place his initials in the proper column on the signature comparison record signifying that he has made such comparison and is satisfied that the signature of the claimant and sample signature has been made by one and the same person; whereupon the voter shall be eligible to receive a ballot.

3. This act shall take effect immediately.

Filed May 18, 1943.
JOINT RESOLUTIONS
JOINT RESOLUTION No. 1

JOINT RESOLUTION memorializing the Congress of the United States to oppose any legislation transferring to the Federal government the administration of unemployment compensation.

WHEREAS, The Federal Social Security Board, and other Federal agencies and Federal officials, propose to recommend to the Congress plans that will involve the nationalization of unemployment insurance in the fifty-one States and jurisdictions of the United States; and

WHEREAS, Transfer of these proper State functions to the Federal government would eliminate all consideration of local conditions of living and employment; and

WHEREAS, New Jersey will have collected from employers and workers within its own borders and have available for distribution to jobless workers approximately two hundred eighty-five million dollars ($285,000,000.00) at the close of one thousand nine hundred and forty-three; and

WHEREAS, The proposal to federalize unemployment insurance systems of the various States seriously threatens the availability of this fund for use in the State of New Jersey alone, since the unified national system might involve pooling of all State funds; and

(589)
WHEREAS, The New Jersey Legislature by the enactment of chapter three hundred eighty-six, pamphlet laws of one thousand nine hundred and forty-one, directed that the Employment Service Division of the New Jersey Unemployment Compensation Commission, now loaned to the Federal government for the war emergency, be returned to State service; now, therefore,

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

1. The Legislature of the State of New Jersey considers that post-war problems may be properly administered only under a State employment security system including both unemployment compensation and employment service and, therefore, respectfully urges and petitions the Congress of the United States to oppose the enactment of any proposal involving the transfer of the administration of unemployment compensation from the States to the Federal government.

2. The Secretary of State be and he is hereby directed to transmit copies of this joint resolution to the President of the United States, the Vice-President of the United States, the Speaker of the House of Representatives, the Senators and Representatives of the State of New Jersey in the Congress, the Federal Security Administrator, and the Federal Social Security Board.

3. This joint resolution shall take effect immediately.

Approved February 19, 1943.
JOINT RESOLUTION No. 2

JOINT RESOLUTION memorializing the Congress of the United States to find ways and means of mitigating the lot of the conquered peoples in Nazi occupied lands, and protesting the barbarism of Nazi Germany in its announced plan of annihilating the Jews in occupied countries.

Whereas, The wanton barbarism of Nazi dominion has caused untold suffering and anguish to peoples of all nationalities and all faiths which have refused to yield, and has united the entire civilized world in armed and moral protest against it; and

Whereas, The Jewish people in particular, scattered, defenseless and unrepresented by any civil or political authority, has been singled out for especial attack ever since the accession of the Nazis to power; and

Whereas, The corrosive doctrine of antisemitism has been and is being utilized by the Nazi regime, as an avowed instrument for undermining the morale and confidence of the peoples of those nations which are their prospective victims, as a prelude to armed attack; and

Whereas, It has been confirmed by our State Department that the announced purpose of the Nazi regime is to liquidate the Jewish population of Nazi occupied Europe, an execrable deed of horror and barbarism of unparalleled magnitude in human history, which has profoundly shocked the conscience of the civilized world; and
WHEREAS, The said program of mass murder, upon which the Nazi State has officially embarked, has already claimed two million innocent victims and thousands more perish daily; and

WHEREAS, The traditional American policy of humanity, justice and fair play renders it imperative that the powerful voice of the American people ring out in defense of all the conquered peoples of Nazi occupied Europe, and particularly, in defense of a people which has no government of its own to plead its cause; now, therefore,

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

1. The Legislature of the State of New Jersey protests the brutalities practiced against all the conquered peoples of Nazi occupied Europe and the barbaric, cruel and premeditated plan of the German leaders, to liquidate the Jewish population now enmeshed in Nazi toils, as being against the laws of God and man.

2. The Legislature petition the President of the United States, Congress, and Secretary of State, to use the weight and prestige of their respective offices in making effectively felt to the Nazi overlords the protest of the conscience of the civilized world against their inhuman and barbaric practice against the peoples of the conquered countries, and particularly with respect to the Jewish population now situated in Nazi occupied territory, and to hold the said Nazi warlords to strict accountability for their manifold crimes before the bar of justice.

3. The Legislature petition the President of the United States, Congress, and the Secretary of State, to use the weight and prestige of their respective offices to prevail upon the leaders of the United Nations to establish havens of refuge for those few unfortunates who manage to escape the Nazi oppressor and to facilitate the passage and travel of said refugees to the aforesaid havens of refuge.
4. The Secretary of State of New Jersey be, and he is hereby directed, to transmit copies of this joint resolution to the President of the United States, the Vice-President of the United States, the Secretary of State, the Speaker of the House of Representatives, and the Senators and Representatives of the State of New Jersey in the Congress of the United States.

5. This resolution shall take effect immediately. Approved March 17, 1943.

---

JOINT RESOLUTION No. 3

Joint Resolution memorializing the Congress of the United States to adopt legislation making appropriation to municipalities suffering loss in tax ratables by reason of the acquisition of lands therein by the United States for military depots, arsenals and camps.

Whereas, The United States Government has acquired large tracts of land throughout the State of New Jersey, and particularly in Middlesex county, which parcels of land have been developed and converted into military depots, arsenals and camps; and

Whereas, Said acquisitions have made deep inroads into the tax ratables of the municipalities affected by such takings, with a corresponding increase in county tax rates; now, therefore,

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

1. That the Congress of the United States be and is hereby urged to adopt legislation which shall
have for its purpose an appropriation to the municipalities suffering a loss by reason of the aforesaid; and

2. That a copy of this resolution be forwarded to United States Senator W. Warren Barbour, United States Senator Albert W. Hawkes, to the Secretary of the United States Senate, to the Clerk of the House of Representatives, and to the members of the House of Representatives representing the State of New Jersey.

Approved April 6, 1943.

JOINT RESOLUTION No. 4

A JOINT RESOLUTION creating a commission to make a study, analysis and survey of occupational diseases and the provisions of our workmen's compensation laws concerning the same.

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

1. A commission is created which shall consist of six members, three of whom shall be members of the Senate to be appointed by the President thereof, and three of whom shall be members of the House of Assembly to be appointed by the Speaker thereof.

2. The commission is charged with the duty of making a study, analysis and survey of occupational diseases and the provisions of our workmen's compensation laws concerning the same.

3. The commission as a result of its study, analysis and survey shall embody a report to be submitted to the present Legislature, which report shall contain such recommendations as the commission deems advisable.
JOINT RESOLUTIONS Nos. 4 & 5

4. For the purpose of carrying into effect this resolution the sum of three thousand dollars ($3,000.00), or so much thereof as is necessary, is hereby appropriated, payable on the approval of the chairman of the commission.

5. This joint resolution shall take effect immediately.

Approved April 8, 1943.

JOINT RESOLUTION No. 5

JOINT RESOLUTION to commemorate the four hundredth anniversary of the death of Nikolaus Copernicus, the world renowned astronomer.

WHEREAS, Nikolaus Copernicus has been called "the father of modern astronomy" by reason of his illustrious discoveries in the field of astronomy and completely revolutionized the theory of astronomy prevailing prior to his great discoveries; and

WHEREAS, Said Nikolaus Copernicus carried into effect many reforms in the administration of civil government for the betterment and advancement of his fellowmen; and

WHEREAS, May twenty-fourth, one thousand nine hundred and forty-three, is the four hundredth anniversary of the death of said Nikolaus Copernicus, and it would seem fitting and proper that an appropriate observance be arranged to commemorate such anniversary; now, therefore,

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

1. That May twenty-fourth, one thousand nine hundred and forty-three, be designated as
“Copernicus Day,” and that proper observance may be had on such anniversary.

2. That the Governor by an appropriate proclamation so proclaim such day and direct that the American flag be displayed at all public places and on all public buildings throughout the State of New Jersey on that day.

3. This joint resolution shall take effect immediately.

Approved April 19, 1943.
PROCLAMATIONS
Thousands of young men and women have gone out from the cities, towns and countryside of our beloved State to serve in the armed forces of our Nation at war. They have joined with millions of others to fight for the American way of life. They face the supreme test on the scattered battlefields of the world.

Now is the time for us to send out a rousing cheer of encouragement to our fighting forces, wherever they may be. Now is the time to let them know of our faith in them and that we stand ready to do all we can to help them on the home front.

September has been designated as “Salute to Our Heroes” month by the United States Treasury in its billion-dollar war bond and stamp drive. It is fitting that we join in this Nation-wide effort by starting the month with a home-front salute to our fighting Americans. Instead of a dimout, let there be a one-minute “light-up” of the American spirit!

Therefore, I, Charles Edison, Governor of the State of New Jersey, call upon every man and woman, no matter where he or she may be, to come to attention at nine P. M. on September first and give three hearty cheers as a salute to our fighting forces. I urge that these demonstrations be organized and given proper patriotic leadership, and that they take place in theatres, on the streets, in radio stations—everywhere. I hope that our cheers may be carried by short wave radio to the very front lines.
Let all of us, during September, join with Americans everywhere to "Buy a Bond to Honor Every Mother's Son (and Daughter) in Service!"

Given under my hand and the Great Seal of the State of New Jersey, this twenty-sixth day of August, in the year of Our Lord one thousand nine hundred and forty-two, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON
Governor.

By the Governor:
J. A. BROPHY
Secretary of State.

PROCLAMATION
STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

On September seventeenth Americans everywhere will celebrate the One Hundred and Fifty-fifth Anniversary of the adoption of the Constitution of the United States.

At no time in our history has this great charter of our liberties been in more deadly peril. Never has there been a time more urgently calling upon all free men to stand up and fight for its preservation.

The adoption of our Constitution heralded the beginning of a new era. It was the enlightened product of men who knew and who properly evaluated the experience of many peoples under many types of government down through the centuries. From the long chronicle of the past the founding fathers gave to a new nation these guiding princi-
proclamations: that all men are created equal; that they are endowed by their Creator with certain unalienable rights, among them life, liberty and the pursuit of happiness; and that to secure these rights, governments are instituted among men, deriving their just powers from the consent of the governed.

These fundamental principles, first set out in the Declaration of Independence and then assured to Americans forever in the Constitution, are today under mortal attack. We believe that the State was made for man; Hitler would make every person a slave of the State. We believe in the dignity of the individual; Hitler would strip man of his every liberty. We believe that the spirit must remain free; Hitler would reduce man to the level of a chattel.

The Constitution stands for the American way of life. It has been a guiding light to the oppressed and benighted throughout the world since the day it was written. Today it is the last best hope of man everywhere.

The Constitution is more than a document. It is our source of strength, it is the vital force which has made us a great nation. We fight today so that the freedom guaranteed us under our Constitution shall triumphantly be maintained. To the end that the One Hundred and Fifty-fifth Anniversary of the Constitution may be fittingly observed.

I, Charles Edison, Governor of the State of New Jersey, do hereby proclaim

THURSDAY, SEPTEMBER 17TH,

as

CONSTITUTION DAY,

and I respectfully urge that the day be observed by all civic and religious organizations, as well as individual citizens, and in the public schools, by giving patriotic thanks for the blessing of constitutional government and by making firm resolution
to pass this blessing on to future generations in even fuller measure than we have received it.

Given under my hand and the Great Seal of the State of New Jersey, this fourteenth day of September, in the year of Our Lord one thousand nine hundred and forty-two, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON, Governor.

By the Governor:
J. A. BROPHY, Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT.

WHEREAS, Chapter 393 of the Laws of 1941, entitled "An act directing the Governor to assist the government of the United States in the present crisis and authorizing him to provide for the public safety," directs the Governor to render to the government of the United States in the present crisis any assistance within the power of the State, and to that end authorizes him to organize and employ any and all resources within the State, whether of men, properties or instrumentalities, and to exercise any and all power convenient or necessary in his judgment to render such assistance; and

WHEREAS, The rubber supply situation in the United States is daily becoming more critical so that it is necessary to take every possible step immediately for the conservation of this commodity so vital to the war effort,
Now, Therefore, I, Charles Edison, Governor of the State of New Jersey, do hereby order and direct that:

Until the end of the present war emergency, or until further order by me, the maximum speed limit for any and all motor vehicles operating upon any public highway, road or street in the State of New Jersey, shall be thirty-five miles per hour; provided, that nothing herein contained shall affect any zone where lesser maximum speed limits are now, or may hereafter, be in force.

And, I do further order and direct that all law enforcement officials shall strictly enforce the provisions of this order.

Given under my hand and the Great [SEAL] Seal of the State of New Jersey, this seventeenth day of September, in the year of Our Lord one thousand nine hundred and forty-two, and in the Independence of the United States the one hundred and sixty-seventh.

Charles Edison,
Governor.

By the Governor:
J. A. Brophy,
Secretary of State.

PROCLAMATION

State of New Jersey,
Executive Department.

On Sunday, September twenty-seventh, the Nation will join in a salute to the Victory Fleet—the American Merchant Marine. This day marks the first anniversary of the launching of the liberty ship Patrick Henry.

We know of the splendid achievement of the men who have built the ships of the Victory Fleet. They have accomplished what has hitherto been
considered the impossible in production. Ship after ship has slid down the ways ahead of scheduled time.

But not until after the war will the general public have any idea of the deathless heroism of those who have sailed these ships. They have gone about their dangerous tasks quietly, efficiently, and unafraid. Many lives have been lost in the service, and many whose ships have been torpedoed have sailed again at the first opportunity, undaunted by their terrible experiences. Their achievement is in the finest tradition of the American Merchant Marine.

These men, and the men who build the ships in which they sail, need our prayers and encouragement.

Therefore, I, Charles Edison, Governor of the State of New Jersey, do hereby proclaim

SUNDAY, SEPTEMBER 27TH,

as

VICTORY FLEET DAY.

I ask that the churches include in their services special prayers for the men in the Merchant Marine and the workers in the shipyards. Their contributions to the Nation's efforts for a victorious peace are beyond measure. On Victory Fleet Day we should ask Almighty God to bless and protect them.

Given under my hand and the Great [Seal] Seal of the State of New Jersey, this twenty-fourth day of September, in the year of Our Lord one thousand nine hundred and forty-two, and in the Independence of the United States the one hundred and sixty-seventh.

Charles Edison, Governor.

By the Governor:

J. A. Brophy, Secretary of State.
Our nation, while engaged on many battle fields and occupied in an all-out effort at home in the cause of war, is increasingly mindful of the gigantic role it now plays and must continue to play in the cause of freedom when war shall have ceased. We need great moral and spiritual resources to preserve our own free institutions at home and to inspire and lead all mankind toward a recovery of freedom. Our men in the armed services, as well as those who support them in the home industries, have greater need than ever before for spiritual insight and for the sustaining power of religion. Religious teaching of tomorrow’s citizens is also a basic factor in the education of free men, and religious faith and practice are essential elements of responsible citizenship in a democracy.

Now, Therefore, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby proclaim the period beginning

SUNDAY, SEPTEMBER 27TH, TO SUNDAY, OCTOBER 4TH,

as

TWELFTH ANNUAL RELIGIOUS EDUCATION WEEK,

and request that all citizens with their families renew their allegiance to the churches of their choice and seek the continuing religious instruction and worship which will establish in their lives the spiritual foundations of freedom.

Given under my hand and the Great Seal of the State of New Jersey, this twenty-fourth day of September, in the
year of Our Lord one thousand nine hundred and forty-two, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Fire is the great destroyer. The toll it exacts annually through the destruction of our national wealth is enormous. Wherever its ravaging flame strikes, we find our economic progress impaired, our natural resources wasted, and all too often, a serious loss of life.

In this time of crisis, it is of supreme importance that every resource vital to our war effort be conserved. We must keep production and manpower at full strength. Any destruction of our productive facilities will inevitably postpone the day of final victory.

Every citizen should thoroughly acquaint himself as quickly as possible with sound fire prevention methods in order to combat both enemy action and individual carelessness. Only in this way can we hope to reduce materially the destruction of life and property.
Now, THEREFORE, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby designate the week of

OCTOBER 4TH TO OCTOBER 10TH, 1942,
as

FIRE PREVENTION WEEK,

and call upon the citizens of New Jersey to lend their every effort to reduce waste by fire in this State.

Given under my hand and the Great Seal of the State of New Jersey, this twenty-fourth day of September, in the year of Our Lord one thousand nine hundred and forty-two, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

The recent past has witnessed a calculated attack against the foundations of established religion.
Hitler is determined not only to enslave man physically, but spiritually. He would return the world to paganism and set himself up as a godhead.
A return to the simple and unshakeable faith of our fathers is vitally necessary if these anti-religious forces are not to take root. In the Bible and its teachings we have a tower of strength. In the Book of God all of us can find inspiration and consolation in this moment of crisis.

Our consciousness of God must endure. To the end that this consciousness may be stimulated and true faith strengthened,

I, Charles Edison, Governor of the State of New Jersey, do hereby designate the week of

OCTOBER 12TH TO OCTOBER 19TH

as

NATIONAL BIBLE WEEK,

and call upon the citizens of New Jersey to rededicate themselves to the teachings of true religion by joining in this observance.

Given under my hand and the Great Seal of the State of New Jersey, this seventh day of October, in the year of Our Lord one thousand nine hundred and forty-two, and in the Independence of the United States the one hundred and sixty-seventh.

Charles Edison,
Governor.

By the Governor:

J. A. Brophy,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, Chapter 393 of the Laws of 1941, entitled "An act directing the Governor to assist the government of the United States in the present crisis and authorizing him to provide for the public safety," directs the Governor to render to the government of the United States in the present crisis any assistance within the power of the State, and to that end authorizes him to organize and employ any and all resources within the State, whether of men, properties or instrumentalities, and to exercise any and all power convenient or necessary in his judgment to render such assistance; and

WHEREAS, Chapter 251 of the Laws of 1942, entitled "An act concerning civilian defense during the war emergency," authorizes the Governor, among other things, to suspend any motor vehicle regulation or traffic act provision, the enforcement of which will be detrimental to the public welfare during preparations for emergencies or during the threat or imminence of danger in the present war emergency; and

WHEREAS, The rubber supply situation in the United States has become so critical that it is necessary to take every possible step immediately for the conservation of this commodity so vital to the public welfare and safety during preparations for emergencies or during the threat or imminence of danger in the present war emergency; and

WHEREAS, The proper Federal authorities have requested that a nation-wide thirty-five miles an hour maximum speed limit be established,
Now, therefore, I, Charles Edison, Governor of the State of New Jersey, pursuant to the power vested in me under Chapter 393 of the Laws of 1941, as well as under Chapter 251 of the Laws of 1942, do hereby order and direct that:

Until the end of the present war emergency, or until further order by me, the maximum speed limit for any and all motor vehicles operating upon any public highway, road or street in the State of New Jersey, shall be thirty-five miles per hour; provided, that nothing herein contained shall affect any zone where lesser maximum speed limits are now, or may hereafter, be in force.

And, I do further order and direct that all law enforcement officials shall strictly enforce the provisions of this order.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this fifteenth day of October, in the year of Our Lord, one thousand nine hundred and forty-two, and in the Independence of the United States, the one hundred and sixty-seventh.

Charles Edison,
Governor.

By the Governor:
J. A. Brophy,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Wednesday, October twenty-eighth, one thousand nine hundred and forty-two, will mark the fifty-sixth anniversary of the dedication of the Statue of Liberty.

This anniversary is of especial significance to all loyal Americans because the statue is a symbol of American democracy and the ideals for which our country is fighting in this global war against the Axis.

To tens of millions of our foreign-born who have helped make America a great Nation, the Statue of Liberty is a symbol of hope come true. They and their children, and their children's children, will always remember the message of Bartholdi’s masterpiece, which stands at the gateway of the great port of New York.

"... Give me your tired, your poor,
    Your huddled masses yearning to breathe free . . .
    Send these, the homeless, tempest-tossed,
    to me,
    I lift up my lamp beside the golden door."

In order that we may recall the real meaning of the Statue of Liberty, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby proclaim

WEDNESDAY, OCTOBER 28TH, 1942,

as

STATUE OF LIBERTY DAY,

and ask the people of New Jersey to join in appropriate ceremonies to mark the national unity from
which our Nation draws its strength and will to victory.

Given under my hand and the Great Seal of the State of New Jersey, this twenty-second day of October, in the year of Our Lord one thousand nine hundred and forty-two, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Our Navy faces the greatest challenge since it was founded one hundred and sixty-seven years ago. It has always been our bulwark of defense. Today it is our first line of attack.

From the mosquito boat to the newest battleship the American Fleet is carrying the fight to the enemy wherever he may be found. The enemy is resourceful, but the men of the American Navy are fighting as only free men can fight. To them will go the final victory. Everywhere the men who man the ships of the fleet, the Marines, and the men of Navy's Air Force are making history written in heroism.

We have lost ships, and we will lose more. This is a total war.

The construction program now under way will replace them and give us the strongest Navy the world has ever known. The workers in Navy's shore establishments and in the factories and ship-
yards will see to that. The youth of America will overwhelmingly respond to the call to man those ships.

More ships and more men—that is what America is going to have. We can rely upon the Navy to do its part. It is for us at home to support it to the utmost.

October twenty-seventh is the birthday of the American Navy and it marks the twenty-first anniversary of Navy Day. It is the first Navy Day ever to be celebrated while the United States is at war.

That proper tribute may be paid to the American Navy, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby proclaim

OCTOBER 27TH, 1942,

as

NAVY DAY.

I ask all citizens and organizations to join in this celebration to honor the men of the fleet and the shore establishments. I call upon all the people of New Jersey to rededicate their best efforts to the common cause which is ours.

Let us especially celebrate Navy Day by buying War Bonds and Stamps to make possible the building of a great and victorious Navy.

Given under my hand and the Great Seal of the State of New Jersey, this twenty-second day of October, in the year of Our Lord one thousand nine hundred and forty-two, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.
His Excellency, Charles Edison, Governor of the State of New Jersey, announces with deep sorrow the death of Former Governor Edward C. Stokes, which occurred last night at Mercer Hospital.

Throughout his public career, Former Governor Stokes displayed an executive and administrative ability of the highest order. His life was characterized by loyalty, gentleness and a devotion to duty that won for him the respect, esteem and affection of all with whom he came in contact.

The death of Governor Stokes closes the career of a great public-spirited citizen who will always be remembered by his friends and associates.

In token of respect to his memory, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby proclaim that the national flag shall be displayed at half mast at the State Capitol, State Buildings, and State Armories for a period of thirty days.

Given under my hand and the Great Seal of the State of New Jersey, this fifth day of November, in the year of Our Lord one thousand nine hundred and forty-two, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:

J. A. BROPHY,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The Food Requirements Committee of the War Production Board has officially requested that the consumption of beef, pork, veal and lamb by civilians over twelve years of age be limited to two and one-half pounds per week; and

WHEREAS, This important conservation measure is necessary so that an adequate supply of solid meats may continue to be available to our armed forces, as well as to our Allies,

Now, THEREFORE, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby call upon the people of New Jersey to co-operate in the national Share-The-Meat program, and to limit their individual consumption of beef, pork, veal and lamb to two and one-half pounds per week, particularly by abstaining from the use of these meats on Tuesdays.

I do further call upon the restaurants, hotels, dining cars, and other public eating places of New Jersey to assure the success of the government’s program by not serving these meats on Tuesday of each week and by featuring “meatless” dishes in their place.

Given under my hand and the Great Seal of the State of New Jersey, this sixth day of November, in the year of Our Lord one thousand nine hundred and forty-two, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:

J. A. BROPHY,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

On November eleventh, one thousand nine hundred and forty-two—twenty-four years after the signing of the Armistice—this country is again engaged in a bitter struggle for freedom and democracy.

Only by continuing this struggle until a victorious and lasting peace is obtained can we keep faith with those who in the last war, fought and died to uphold these ideals.

That proper tribute and greater honor may be paid to the memory of those who have made this supreme sacrifice, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby proclaim

NOVEMBER 11TH, 1942,
as
ARMISTICE DAY,

and call upon all citizens of New Jersey to rededicate themselves to a victory from which will emerge a just peace and lasting security for the people of the world.

Given under my hand and the Great Seal of the State of New Jersey, this ninth day of November, in the year of Our Lord one thousand nine hundred and forty-two, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:
J. A. Brophy,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

The United States Marine Corps, established by resolution of the Continental Congress on November tenth, one thousand seven hundred and seventy-five, is the oldest branch of the nation's military services. It has been in action against our enemies in ninety-one of its one hundred and sixty-seven years of existence.

From the Battle of Trenton to the Solomons, Marines have acquitted themselves with great distinction, adding new honors to the long and illustrious history of their corps. Today thousands of Jerseymen are serving in the Marine Corps, carrying on in the same high spirit as those who came before.

That our citizens may commemorate the one hundred and sixty-seventh anniversary of this valiant corps by a special expression of their appreciation, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby proclaim

TUESDAY, NOVEMBER 10TH, 1942,

as

MARINE CORPS DAY,

and urge the people of New Jersey to observe this anniversary in grateful remembrance of the many sacrifices of the Marines, and of their great service to our country. I further urge that the Flag of the United States of America be prominently displayed in recognition of the anniversary.

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 forty-two, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

As a free and religious people we believe that "All things come of Thee, O Lord, and of Thine own have we given Thee."

With the same deep and abiding faith that has raised us up a great Nation under God, we give thanks for the freedoms with which we have been blessed and for which we willingly sacrifice our lives and fortunes today.

We give thanks that our Nation is meeting the test of war with courage and that a deep loyalty to the American way of life has made us a truly united people.

We give thanks that our cause is the cause of justice and liberty and freedom from fear for all men.

We give thanks that here in the western world our land is still bright and that we have been spared from calamities wrought by nature and disasters visited by the enemy.

We are grateful that hunger and want and disease have not weakened us in this critical hour.
Now, therefore, I, Charles Edison, Governor of the State of New Jersey, do hereby proclaim the twenty-sixth day of November, one thousand nine hundred and forty-two, as a DAY OF THANKSGIVING.

I call upon the people of New Jersey to assemble in their places of worship on this day to offer solemn thanks to Almighty God for His bounty, His goodness and His care, to pray for Divine Guidance for our Nation, and to beseech Him for an early, victorious and just peace.

Let us pray that we may remain steadfast in His strength so that we may return to Him and to His children the many blessings He has so generously bestowed upon us.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this twenty-fourth day of November, in the year of Our Lord one thousand nine hundred and forty-two, and in the Independence of the United States the one hundred and sixty-seventh.

Charles Edison, Governor.

By the Governor: J. A. Brophy, Secretary of State.

PROCLAMATION

State of New Jersey, Executive Department.

Registration Day

Whereas, Pursuant to the provisions of the Selective Training and Service Act of 1940, and amendments thereto, the President of the United
States has required, by proclamation, dated November seventeenth, one thousand nine hundred and forty-two, the registration of every male citizen of the United States, and of every other male person residing in the United States, who was born on or after July first, one thousand nine hundred and twenty-four, and on or before December thirty-first, one thousand nine hundred and twenty-four, and who have not been registered heretofore under the Selective Training and Service Act, to present themselves and register.

Now, THEREFORE, I, CHARLES EDISON, Governor of the State of New Jersey, by virtue of my office, do hereby direct that every male citizen residing in the State of New Jersey, and every other male person residing in the State of New Jersey, who was born on or after July first, one thousand nine hundred and twenty-four, and on or before December thirty-first, one thousand nine hundred and twenty-four, and who has not been registered heretofore under the Selective Training and Service Act, except those expressly exempted by law, to present himself and submit to registration upon the day hereinafter provided; and further, during the continuation of the present war, those who were born on or after January first, one thousand nine hundred and twenty-five, shall be registered on the day they attain the eighteenth anniversary of the day of their birth; provided that if such anniversary falls on a Sunday or a legal holiday their registration shall take place on the day following that is not a Sunday or a legal holiday.

I do hereby fix the days and hours of registration for the State of New Jersey as follows:

(a) Those who were born on or after July first, one thousand nine hundred and twenty-four, but not after August thirty-first, one thousand nine hundred and twenty-four, shall be registered on any day during the week commencing Friday, December eleventh, one thousand nine hundred and forty-two, and ending Thursday, December seven-
teenth, one thousand nine hundred and forty-two, between the hours of nine A. M. and five P. M.

(b) Those who were born on or after September first, one thousand nine hundred and twenty-four, but not after October thirty-first, one thousand nine hundred and twenty-four, shall be registered on any day during the week commencing Friday, December eighteenth, one thousand nine hundred and forty-two, and ending Thursday, December twenty-fourth, one thousand nine hundred and forty-two, between the hours of nine A. M. and five P. M.

(c) Those who were born on or after November first, one thousand nine hundred and twenty-four, but not after December thirty-first, one thousand nine hundred and twenty-four, shall be registered on any day during the period commencing Saturday, December twenty-sixth, one thousand nine hundred and forty-two, and ending Thursday, December thirty-first, one thousand nine hundred and forty-two, between the hours of nine A. M. and five P. M.

(d) During the continuance of the present war, those who were born on or after January first, one thousand nine hundred and twenty-five, shall be registered on the day they attain the eighteenth anniversary of the day of their birth; provided, that if such anniversary falls on a Sunday or a legal holiday, their registration shall take place on the day following, that is not a Sunday or a legal holiday.

I do hereby direct that all local board members and their agents appointed under the provisions of the Selective Training and Service Act and regulations added thereto to perform all acts incident to this registration.

I do hereby call upon every person, subject to the provisions of the Selective Training and Service Act, to present himself and register and to comply in the future with the provisions of the Selective Training and Service Act, its present regulations and its future amendments.
I do hereby warn and admonish all officers, entrusted with the duty of carrying out the provisions of the Selective Training and Service Act, of their oaths of office, freely entered into with the President of the United States, wherein they, as individuals, have sworn to honestly and conscientiously administer the provisions of the Selective Training and Service Act to the best of their ability and understanding.

I do hereby warn and admonish that any person, citizen or any other person, who secretly or openly shall interfere with the execution of any of the provisions of the Selective Training and Service Act or its regulations, shall be forthwith arrested and imprisoned in the manner provided by law.

I do hereby request that all employers and government and State agencies give those under their charge sufficient leave of absence on registration day, hereinbefore set forth, so that their employees may present themselves and register.

I do further call upon all public officials of the State, county and municipalities to aid in the registration.

On this—the anniversary of the attack against our Nation at Pearl Harbor, may we pause to contemplate the real significance of this call to registration. Almighty God has been especially gracious to us as a Nation, in giving us a year of His eternal bounty to prepare for the dire days yet to come. In His kind Providence, He has blessed our arms with victories and He has consecrated our flag, as the symbol of the crusaders of old, to liberate mankind from the ungodly horrors of despotism and slavery. Above all, He has given us the wisdom to call our younger men to the colors, that by actively defending our Nation now, they may, in the future, steel their hearts and their souls with the determination, that peace with justice shall ever be preserved and that by eternal vigilance for all times, these ideals for which we now fight shall never be driven from the earth.
Given under my hand and the Great Seal of the State of New Jersey, this seventh day of December, in the year of Our Lord one thousand nine hundred and forty-two, and of the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON, 
Governor. 

By the Governor:  
J. A. BROPHY,  
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,  
EXECUTIVE DEPARTMENT.

The forthcoming United Nations Week has two purposes of high merit: to acquaint the people of the United States with the peoples of the United Nations and, equally praiseworthy, to contribute to the relief of the war-stricken through the active participation of more than 16,000 theatres.

These are times of critical need. We must not only unite in a vast effort to produce the materials of war for our own armed forces and those of our Allies, but we must also give every possible aid to the unfortunate millions who are the innocent victims of Axis aggression and barbarism. Well might we reflect that there, but for the Grace of God, go we!

Civilian populations the world over have faced the terror of war with courage and sacrifice. Those who have escaped the concentration camps and firing squads of the conqueror are fighting side by side with our own men. We must not forget the people of these conquered lands in whose breasts the flame of freedom and hope still burns so brightly.
THE HEFORE, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby proclaim the week of

JANUARY 14TH TO JANUARY 20TH

as

UNITED NATIONS WEEK

throughout the State of New Jersey and ask the whole-hearted co-operation of every man, woman and child in contributing to the relief of the war-stricken.

Let us all join in this great humanitarian effort. By giving every aid possible to the needy peoples of the United Nations we are bringing closer the longed-for day of victory, when justice and liberty will once more prevail in this troubled world.

Given under my hand and the Great [SEAL] Seal of the State of New Jersey, this thirtieth day of December, in the year of Our Lord one thousand nine hundred and forty-two, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,

Governor.

By the Governor:

J. A. BROPHY,

Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,

EXECUTIVE DEPARTMENT.

WHEREAS, The State Tax Commissioner on the twelfth day of January, one thousand nine hundred and forty-three, under the provisions of chapter eleven, Title 54, Revised Statutes, reported to the Governor a list of all corporations coming under this act; and

WHEREAS, The following-named corporations so reported have, for the two years preceding such report, failed, neglected or refused to pay the State taxes assessed against them for the year one thousand nine hundred and forty, under the laws of the State of New Jersey, and made payable unto the State Treasury; and

WHEREAS, Under the provisions of said act the charters of said corporations are revoked and all powers conferred by law upon such corporations declared inoperative and void, unless the Governor gives further time for payment; and

WHEREAS, The Governor has not given further time to the corporations so reported and hereinafter named for the payment of such taxes, and the same are still unpaid;

THEREFORE, I, CHARLES EDISON, 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 1940

Abbey Realty Co.,
A B C Development Co.,
Abid Realty Co.,
A. B. Losso Son Corp.,
Absecon Island Corp.,
Ace Building Association,
Ace Development Co. Inc.,
Ace Food Products Co.,
Ace Furniture Co.,
Ace Investment Co., Inc.,
Ackerman Liquor Co. Inc.,
Acme Meat Novelty Corporation,
Acme Trucking Inc.,
Acme Upholstering Co.,
A. Crincoli & Sons, Inc.,
Ada Clayton, Inc.,
Adam Coal Company,
Adams Supply Co. Inc.,
Addison Club, Inc.,
Adler & Lang Inc.,
Adler's Boys Shop, Inc.,
Admiration Clothing Corp.,
Ad-Mirror Corporation,
Advance Appliance Company,
Aes Realty Corporation,
A. E. Zuccaro Development Corporation,
Affiliated Merchants Protective Group,
The Agrons Building Inc.,
A. & G. Service, Inc.,
A. H. Realty Co.,
Aim Theatres Corp.,
Air Conditioning and Engineering Co.,
Airline Feeder System, Inc.,
A. J. Doan & Son,
A. K. Donigan and Sons, Inc.,
A. & K. Market Co., Inc.,
Albe Manufacturing Corp.,
Al-Buk Realty Co.,
Alexander Dawson, Inc.,
Alexander Nedelman, Inc.,
A. L. Feeley Inc.,
Alfe Wire Company,
Aljoco Roofing Supplies, Inc.,
All-American Fruit Markets, Inc.,
All-American Products Corporation,
Allendale Nurseries, Inc.,
Allendale Park Estates, Inc.,
Alliance Fuel Oils, Inc.,
Allied Land Co.,
Allied Press, Inc.,
Allied Service Bureau, Inc.,
Aling Rubber Company,
Allmake Oil Burner Service Co.,
Almo Operating Co.,
Al’s Food Market, Inc.,
Aluminum Rolling Pin & Noodle Cutter Co., Inc.,
A. Makray, Inc.,
Amateur Press Association, Inc.,
Amboy Food Corporation,
Amboy Shirt Company, Inc.,
American Ace, Inc.,
American Bag and Basket Co., Inc.,
American Construction Co.,
American Floor Sanding and Maintenance Co.,
American Hearaid Corporation,
American Heating and Insulating Corporation,
American Home Laundry,
American Home Plumbing & Heating Company,
American Lamp Co., Inc.,
American Service Station,
American Wood Equipment Co.,
American X-Ray Specialties Inc.,
Amerio-Russo, Inc.,
Ames Pumps Incorporated,
Amherst Company,
Ampere Cleaners & Dyers, Inc.,
Amur Realty Co.,
Anal Corporation,
Anchor Chemical Corporation,
Anchor Silk Sales Corp.,
Andrew Construction Co.,
Andrew G. Curtis, Inc.,
Anel, Inc.,
Anlu Decorators,
Anna Lee Hosiery, Inc.,
Anno Corp.,
Antiques, Inc.,
A. Oliva & Co.,
A. P. Broadcasting Corporation,
A. Peterson, Inc.,
Appliance Mart, Inc.,
Applied Psychology Press,
Arch Holding Co., Inc.,
Architectural Cabinet Works, Inc.,
Arel Holding Co. Inc.,
Arenes Apparel Company,
The Arkayem Corporation,
Arlington Bed & Spring Co., Inc.,
Arlington Corporation,
Aron Baum Inc.,
Arthur G. Teweles, Inc.,
Arthur J. Murphy, Inc.,
Arthur W. Gould, Inc.,
Artistic Novelty Corporation,
Artloo Incorporated,
Art Plastics, Inc.,
Art Reproduction Corp.,
Arverne Realty Co.,
Asbury Kiddie Shop,
Asbury Park Title & Mortgage Co.,
Ascension Realty Co., Inc.,
A & S Development Co.,
Aspet Co.,
Associated Building Services, Inc.,
Associated Merchandising Corporation,
Associated Merchants Service Bureau, Inc.,
Associated Profit-Sharing Retail Store Incorporated,
Atlantic Amortization Mortgage Co.,
Atlantic & Barnegat Bay Corp.,
Atlantic Beach Amusement Company,
Atlantic Brick Manufacturing Company, Inc.,
Atlantic City Feed, Hay & Manure Co.,
Atlantic City Horse Show Association,
Atlantic City Leader Publishing Company
Incorporated,
The Atlantic City News Incorporated,
Atlantic City Suburban Estates,
Atlantic Construction Company (No. 2),
Atlantic Enterprises, Inc.,
Atlantic Management Corporation,
Atlantic Seaboard Petroleum Corporation,
Atlantic Stadium, Inc.,
Atlantic Stoker Co. Inc.,
Atlantic Yacht Cruises Inc.,
Atlas Beef Co. Inc.,
Atlas Embroidery Works, Inc.,
Atlas Factors Corp.,
Atlas Finance Service, Inc.,
Atlas Luggage Corporation,
Atlas Service Corporation,
Auditorium Restaurant, Inc.,
Audubon Associates,
Audubon Housing Corporation,
Aunt Jemima Syrup Co.,
Aurora Whip Company, Inc.,
Auto Center,
Automatic Heat and Refrigeration Service, Inc.,
Automatic Operating Co. Inc.,
Automatic Shuttle Changers, Inc.,
Automobile Trading Corporation,
Avento & Son, Inc.,
Aviation Golf Club, Inc.,
Avondale Loan Company,
Avon Place Realty Company,
Avon Trucking Co.,
Ayvad Water-Wings, Inc.,
Aywon Porcelain and Enameling Co. Inc.,

Babeo Contracting Corporation,
Baby’s Wash, Inc.,
Bachite Development Corporation,
Bach Products, Inc.,
Badger Holding Corporation,
Badger Motor Car Co. Inc.,
Bailey Holding Corporation,
Bailey Realty Co.
Baker Press, Inc.,
Bakers Specialty Company,
Baker's Supplies Incorporated,
Baldwin and Contant, Inc.,
Baldwin Homes, Inc.,
Bandon Manufacturing Company,
Bank Realty Corporation,
Barbizon Coats, Inc.,
Barbo, Inc.,
Barnegat Bay Land Company,
Barnegat Beach Development Co., Inc.,
Barnegat Woodlands Corporation,
Barnett Cohen, Inc.,
Barrett-Royal, Inc.,
Barron G. Collier, Inc.,
Barry's Trucking Company, Inc.,
Bartlett Street Holding Company,
Bascom Realty Company,
Bathroom Accessories, Inc.,
Batsto Preserve, Inc.,
Bauder Paint Co.,
Bavarian Investment Co.,
Baxter, Inc.,
Bay Co.,
Bayonne Central Restaurant, Inc.,
Bayonne Holding Co.,
Bayonne Motor Realty Company,
Bayonne Tobacco Co.,
Bay Shore Home Builders, Inc.,
Bayside Heights Company,
Baythorn Corporation,
Bayview Gardens Co. Inc.,
Bayview, Inc.,
Bayview Pines, Inc.,
B. & B. Construction Co.,
B. D. L. Appliance Corp.,
Beach Haven Park Corporation,
Beatty Company,
Beaux Shoes, Inc.,
Becker Brothers, Inc.,
Beck Holding Company,
Beech Oil Corporation,
Bee's Dress Shop, Inc.,
Bela Hampe, Inc.,
Belford Building Corporation,
Belgrove Realty Company,
Believe It or Not Merchandizing Corporation,
Bell Cloak Company,
Belle Hosiery, Inc.,
Belleville News Publishing Company,
Bell Glass Apparatus Co.,
Bellhurst Corporation,
Bellot Realty Corp.,
Belmar Drug Co., Inc.,
Belmont Avenue Corporation,
Belmont Garage, Inc.,
Belmore Syrup Company,
Belvidere Motor Company,
Bengal Realty Corporation,
Ben Goobich & Co., Inc.,
Ben Hockstein & Co.,
Benjamin Stein & Co., Inc.,
Ben Kay Realty Co., Inc.,
Ben Levitt Co., Inc.,
Ben's Bar, & Grill, Inc.,
Bergen Air-Conditioning Corp.,
Bergen County Jockey Club, Inc.,
Bergen County Loan Association,
Bergen County Magneto & Generator Co.,
Bergen Engineering Corp.,
Bergenfield Stores Corporation,
Bergen Mortgage & Investment Corporation,
Bergen-Normandy Laundry,
Bergen Photo-Offset Printers,
Bergen Point Radio Service, Inc.,
Bergen Products Corp.,
Bergen Publications Incorporated,
Berkleigh Galleries, Ltd.,
Berkshire Furniture Shops,
Berkson Coat Company, Incorporated,
Berliss Realty Co.,
Berney's Inc.,
Bernstein Furniture Company,
Besrest Mattress Co.,
Best Home Improvement Co.,
Bestivall Products, Inc.,
Betlou Incorporated,
Better Built Casket Corp.,
Better Holding Corp.,
Better Homes of Tomorrow, Inc.,
Beverly Hat Shop, Inc.,
Beverly Stores, Inc.,
B. & F. Construction Co.,
Bicentennial Realty & Investment Corporation,
Biermann's Delicatessen, Inc.,
Biertuempfel Brothers Cork Co.,
Big Ben Cash & Carry Markets,
Bigelow Trucking Co.,
Bilddan Holding Corporation,
Bill's Bargain Bazaar, Inc.,
Billy Coats, Inc.,
Bittress Construction Company,
Bil Roy Construction Co.,
Biofoods Corp.,
Birdie's Hosiery Shoppee,
Bishop Realty Company,
B & J Corporation,
B. & K. Company, Inc.,
B. K. G. Sales Company Inc.,
The Black Prince Tavern,
Black's Service Station,
Blaese Holding Company,
Blaine Realty Co. Inc.,
Blair Electrical Products Corporation,
B. L. Cohen & Co., Inc.,
Blohm Realty Co.,
B. & L. Sales, Inc.,
Bloom and Godley Company,
Bloom Paint & Glass Co.,
B. & L. Share Exchange of New Jersey, Inc.,
B. L. Tompson Company, Inc.,
Blue Flame, Inc.,
Blue Moon, Inc.,
Blue Point Restaurant, Inc.,
Blue White Diamond Inc.,
Bob-Ann, Inc.,
Boblee, Inc.,
Bogota Recreation, Inc.,
Bohm-Greene Memorial Foundation Inc.,
Bonavita-Colavita Florists, Inc.,
Bondal Company,
Bonnet Motors Corp.,
Bon Ton Foods, Inc.,
Bon-Ton Millinery, Inc.,
Borer Dairy Stores,
Boro Clothing Co.,
Boulevard Delicatessen,
Boundary Exploration Corporation,
B. P. Laidlaw, Inc.,
Bradley Beach Coal Co.,
Bradley Construction Co.,
Bradley Manor Inn, Inc.,
Bradley-Morrison Equipment Company, Inc.,
Brady-Sigler Rubber Company, Inc.,
Bram's Inc.,
Branch-Bridge Realty Corporation,
Brandford Shoe Rebuilding and Dyeing Shop, Inc.,
Brandy Distillers, Inc.,
Branford Delicatessen & Restaurant Co., Inc.,
Branford Securities Corporation,
Brant Beach Garage & Service Inc.,
Brass Rail Barbecue Co.,
Bratt Realty and Investment Corporation,
Breun Iron Works, Inc.,
Brennan & Donoghue, Inc.,
Bremmons, Inc.,
Brentley Mens Shop, Inc.,
Brewer's Distributing Co. Inc.,
Brewster Color Film Corporation,
Briar Holding Corporation,
Brick Craft Corporation,
Bridgeton Homes, Inc.,
Bridgeview Realty Corporation,
Brilliant Dyeing & Finishing Company,
Brins Holding Company, Inc.,
British-American Investment Company,
Broad Bargain Bazaar,
Broad & Central, Inc.,
Broadpark Investment Corporation,
Broadway Economy Shop,
Broadway Tap Room,
Broadway Theatre Realty Co.,
PROCLAMATIONS

Broadway Thirty Seventh Street, Inc.,
Brody Electric, Inc.,
Bronston Bags Inc.,
Brookdale Construction Co., Inc.,
Brooks Company,
Brooks & Kip of Jersey City, N. J., Inc.,
Brooks & Kip of Paterson, N. J. Inc.,
Brothers Stores, Inc.,
Brown-Beck, Inc.,
Brown Brothers Investing Company,
Brown Hardware Co., Inc.,
Brown, Russell, Inc.,
Brown Shoe Company,
Bruben Corporation,
Brumberg-Coyle-Kantor Adjustment Bureau, Inc.,
Brunswick Ogden Corporation,
Brunswick Sales Company,
The Bryce Agency, Inc.,
Buchbinder's Bakery,
Buchheister Films, Inc.,
Buhler Realty Corporation,
Building Corporation of New Jersey,
Building Maintenance Company,
Building Reconstruction Co. Inc.,
Bulletin Printing and Publishing Company, Inc.,
Bunny's Shoppe, Inc.,
The Bureau of Allied Professions, Inc.,
Burke Bros., Inc.,
Burlington Auction, Inc.,
Burlington Enterprises, Inc.,
Burn-Rite Coal Co.,
Bur-San, Inc.,
Bur-Spring, Inc.,
Bus Advertising Service Inc.,
Business Service Company,
B-W Construction Co. Inc.,
B. Wessels, Inc.,
B. Wm. Jaeger, Inc.,

Cabinet Craft, Inc.,
Cadette Products Corporation,
Caldes Holding Company,
Caldwell Builders Supply Co.,
PROCLAMATIONS

Caldwell Textiles, Inc.,
California Stucco Products Co., of New Jersey,
Calvin Textile Corporation,
Cam-Brie-Vos Realty & Construction Company,
Cambridge Company,
Camden Automobile Realty Co.,
Camden Bar Supplies Co.,
Camden Pressed Steel Inc.,
Camden Realty Company, Inc.,
Camergrave Corp.,
Campfield Realty Co.,
Candy Center, Inc.,
Canora Inc.,
Cape May Coal and Ice Company,
Cape May Sand Company,
Capik's Tavern, Inc.,
Cardon's Fine Shoes, Inc.,
Carlson-Babcock, Inc.,
Carlson Company No. IA,
Carmody Holding Company,
Carol Holding Co.,
Carol-Kay Co.,
Carol Pharmaceutical Company,
Carson Dining Co.,
Caslon Printing Company, Inc.,
Cath-Ray Electronic Laboratories Inc.,
Cath-Ray Electronics Corporation,
Cavan Investment Company,
C. A. Woolsey Paint and Color Company,
C. B. L. Agency Inc.,
Cedar Crest Heights Incorporated,
Cedar Lane Liquor Store, Inc.,
C. E. and J. C. Murray Holding Co.,
Celect Trading Company Inc.,
C. E. Lindsley Company,
Cenel Corporation,
Central American Service Company,
The Central Corporation,
Central District, Inc.,
Central Iron and Coal Company,
Central Jersey Hardware & Supply Co. Inc.,
Central Liquor Co.,
Central Loan Company,
Central Oil Burner Co. Inc.,
Central Quick Lunch, Inc.,
Centre Realty Holding Co.,
Centreville Lumber & Millwork Co.,
Century Construction Co.,
Certified Gas Filling Stations, Inc.,
Certified Oil and Supply Company,
C. Fiory Piece Dye Works, Inc.,
C. G. Rochat's Sons, Inc.,
Chanaz Company,
Charboy Products, Inc.,
Charles A. Ford Co.,
Charles Cort, Inc.,
Chas. E. Henkelman Laundry Co.,
Charles E. Schlegel Estate, Inc.,
Charles H. Clouting Company,
Charles J. Reif, Inc.,
Charles Levenstein & Co.,
Charles Miller & Co.,
Charles P. Rix, Inc.,
Charles V. Duffy, Inc.,
Charles Warren Harlow Co.,
Charles W. Harlow Company,
Charm Bag Co. Inc.,
Chase Products Corporation,
Chatham Fuel Oil and Supply Co.,
Checker Taxicab, Bayonne, Inc.,
C. Heidt and Son,
Chelsea Boardwalk Amusement Co.,
Chelsea Curtain Corp.,
Chemists, Inc.,
Chester House Inc.,
Chetwynd Corp.,
Chic Cleaners & Dyers,
Chichi and Lombardo Building Company,
Chief Diner, Inc.,
Chiropractic X Ray Laboratories, Inc.,
Chn. Zimmermann and Son Company,
Choice Fruit Stores, Inc.,
Church and Birch Realty Company,
Cigarette and Tobacco Corporation,
Cigar Machine Vendors Co., Inc.,
Cinderella 25¢ Beauty Shoppe, Inc.,
Cinesnap, Incorporated,
City Budget Inc.,
City House Wrecking Co.,
City Meter Service Co. Inc.,
C. J. Murphy Coal & Ice Co.,
Claremma Realty Company,
Claremont Holdings, Inc.,
Clarence E. Gates Co., Inc.,
Clarence W. Smith, Inc.,
Clarion Lunch Company, Incorporated,
Clark Provision Company, Inc.,
Claus Ahrens and Company,
Claxton & Bezine, Inc.,
Clayton Realty Corporation,
Cleaners Service Corp.,
Clean Food Market, Inc.,
C. L. Harvey & Co.,
Cliffside Operating Corporation,
Cliffside Park Mortgage Company,
Cliffside Park Town Tavern, Inc.,
Cliffwood Beach Amusements, Inc.,
Clifton Tar & Asphalt Co. Inc.,
Clinton Engineering Corp.,
Clinton Motors Inc.,
Clinton Plumbing Supply Co. Inc.,
Clique Foods, Inc.,
C. L. & S. Corporation,
Club Murray Corporation,
Club Paradise, Inc.,
Club Retreat, Inc.,
Coastal Sports & Amusement Co. Inc.,
Coast Beverage Company,
Coast Catering Company,
Coast Enterprises, Inc.,
C.O.D. Coal Company,
Codingtons, Inc.,
Codomo Motors, Inc.,
Coffaro Bros., Inc.,
Cohen & Esraelsky, Inc.,
Coin-Machine Beverage Dispensers, Inc.,
Coit Holding Company,
Cold Spring Supply Company,
Coleman Line, Inc.,
Collateral Finance Corporation,
College Bag Co., Inc.,
Colonial Bond and Mortgage Co.,
Colonial Building Co.,
Colonial Display, Inc.,
Colonial Food Markets, Inc.,
Colonial Holding Corporation,
Colonial Inn Co.,
Colonial Roofing Company, Inc.,
Colonial Terrace Tennis Club Holding Company,
Colton Chemical Company,
Columbia Amusement Realty Company,
Columbia Piece Dye Works, Inc.,
Columbia Ribbon Company,
Columbia Television Corporation,
Comet Bakery, Inc.,
Commerce Silk Company,
Commercial Assistance Company, Inc.,
Commercial Window Cleaning Company,
Commonwealth Broadcasting Company,
Community Building Co.,
Community Holding Co.,
Community Market, Inc.,
Concessionaries Food Markets,
Con-Cors Builders, Inc.,
Condor, Inc.,
Congress Beverage Co. Inc.,
Conmac Motor-Scooter Corporation,
Connel & Reeve Motor Service Inc.,
Conrobert,
Consolidated Automatic's, Inc.,
Consolidated Coal Corporation,
Consolidated Engineering Co.,
Consolidated Equipment Company,
Consolidated Properties, Inc.,
Consolidated Studios, Inc.,
Consumers Shoe Stores Corporation,
Continental Beverages, Inc.,
Contracting Painter Publishing Co. Inc.,
Cook and Genung Company,
Co-Operative Credit Corporation,
Cooper Place Corporation,
Cooper River Parkway Development Co.,
Copestake Construction Co., Inc.,
Copper Roller Corporation of America,
Cornell Company,
Corrado Realty Co.,
Cory Realty Company,
Cosmo Beauty Salon,
Cottrell & Grammer, Inc.,
Country Club, Inc.,
Country Gardens Incorporated,
C. Pardee Works,
Craftshire Corporation,
Craftsman Builders Inc.,
Craftsmen's Publishing Company, Inc.,
Crandon Trucking Inc., No. 2,
Creative Art, Inc.,
Crescent Amusement Co., Inc.,
Crescent Belt Fastener Company,
Crescent Fixture Company,
Crescent Gas & Oil Co., Inc.,
Crescent Sewing Machine Service,
Cresskill Lumber & Supply Co.,
Creston House, Inc.,
Crest View Realty Company,
Crisp Realty Company,
Cromwell Import Corporation,
Croquet Cro-Golf, Inc.,
Crosby Gaige, Inc.,
Crosby Textile Corp.,
Crowell Construction Corporation, Inc.,
Crown Fabries,
Crown Holding Corporation,
Crown Print Works,
Crown Processing Corporation,
Crown Sanitary Products, Inc.,
Crown Silk Co. Inc.,
Crown Union, Inc.,
Crozier of Newark, Inc.,
Crystal Hardware & Paint Supply Co.,
Crystal Inn,
Cumulative Realty Company,
Cunningham Corporation,
Cunningham Super Service, Inc.,
Custer Shirt Laundry,
Custom Built Upholstery Co., Inc.,
Cut Price Shirt Co.,
Cut-Rate Tool & Hardware Co. Inc.,

Dailey Corporation,
Daily Enterprise, Incorporated,
Daily Food Products, Inc.,
Dairyland Distributing Company,
Dale Novelty Manufacturing Company, Inc.,
Danforth Service Station, Inc.,
Daniels Construction Co.,
D. Anthony Inc.,
Darby, Inc.,
Darwin & Nord, Inc.,
Darwel Silk Company, Inc.,
"Davel Realty Corp."
Davison’s Inc.,
Davis-Speyer Company,
Day, Clark and Company,
Day Realty Corporation,
D. & C. Cleaners, Inc.,
Dean Dress Company, Inc.,
Deaton McCarthy, Inc.,
Dee & Bee Distributors Inc.,
De Gise Piece Dye Works, Inc.,
De Korte’s Market, Inc.,
Delaware Cliff Development Corp.,
Delaware Street Corporation,
Del Farms Packing Company, Inc.,
Dell Glen Realty Company,
De Luxe Amusement Co.,
De Luxe Flexo Dust Mop Corporation,
Demicon Products, Inc.,
Denberg Brothers, Inc.,
Dewees Brothers, Inc.,
DeWitt Brothers, Inc.,
DeWitt Realty Company,
D. F. Hylan & Company,
D. F. Sweeney & Son, Inc.,
Dial Art Company,
Diaper Hygiene, Inc.,
Dias Wheel & Turbine Corp.,
Dickbank Corp. Inc.,
Dietze Renner-Elizabeth Corporation,
D. & I. Garment Co., Inc.,
D. I. M. Construction Corporation,
Dinettes, Inc.,
Disbrow's, Inc.,
District News Publishing Company, Inc.,
Dividend Builders, Inc.,
Dixie Treating Corporation,
Dlugo's Boot Shop, Inc.,
Dobrow & Son, Inc.,
Domaratius Building Co.,
Domestic Sales Company,
Dominio Holding Corporation,
Donald Clothes, Inc.,
Donald Realty Co.,
Don & Barney's Oyster House,
Dougherty Vacuum Bottle Company,
Draft-Rite Corporation,
The Drake Company,
Dreamland Bedding Co.,
Dreamland Park Company,
Dreamland Park Roller Skating Rink, Inc.,
Drexell Corporation,
Driesen Processing Co.,
Drill Contracting Company,
Dry Dock Realty Corp.,
D. Spieler, Inc.,
Dub & Co.,
Dundee Throwing Company,
Dundee Transport Co., Inc.,
Dunellen-Miami Realty Corporation
Dunn & Dunn Produce, Inc.,
Duolite Letter Corporation,
Durget & Forbes, Inc.,
Duryea Tractor and Implement Co.,
Dutchess Silk Mills, Inc.,
"Duval Lumber Sales Co."

Eagle Grocery Company,
Eagle Oil Co., Inc.,
Eagle Oil Corporation,
East Coast Trading Co., Inc.,
Eastern Brokerage Agency,
Eastern Chemical & Manufacturing Company.
PROCLAMATIONS

Eastern Chip Steak Company Inc.,
Eastern Manufacturers, Inc.,
Eastern Specialty Supply Co., Inc.,
Eastern Speedways, Inc.,
Eastern States Engineering & Construction
Company,
East Jersey Jefferson Corporation,
East Orange Art, Antique & Furniture Galleries,
Inc.,
East Side Coal Company,
Eaton-Drive-Away Corporation,
Eatontown Auto Wreckers,
Ebarhead Co., Inc.,
Economic Manufacturing Company (No. 2),
Economy Electrical Engineering Co., Inc.,
Edgebaston Estates, Incorporated,
Edison Holding Co., Inc.,
Edman Home Equipment Company,
Edrowin Company, Inc.,
Edsonett Company,
E. & D. Stores,
Edward Henry Corporation,
Edward J. English, Inc.,
Edward P. Hamilton & Company,
Edw. Wood & Co., Inc.,
E. Fairclough Coal Co.,
Efjay Corporation,
E. & G. Garments, Inc.,
Egg Harbor Brewery,
E. G. Zuman, Inc.,
823 Corp.,
87 Ferry, Inc.,
E. J. Glueck, Inc.,
Elbon Beauty Salon,
Eleo Sales Co.,
Electrical Industries Manufacturing, Co., Inc.,
Electric Manufacturing & Sales Company,
Electric Refrigerator Sales Corporation,
Electrol Oil Heat Incorporated,
Electrolysis Associates, Inc.,
Elegant Fabrics Corp.,
Eleven Standard Place Realty Co.,
Elisabeth C. Wahrman, Inc.,
Elizabeth Basketball Association Inc.,
Elizabeth Boxing Club, Inc.,
Elizabeth-Centre Pharmacy,
Elizabeth Chamber of Commerce Credit Rating Bureau, Inc.,
Elkwood Park Association, Inc.,
El Mora Gasoline Station, Inc.,
Elwood Construction Co.,
Elwood Investment Company,
Embassy Beauty Shoppe,
Embassy Country Club, Inc.,
Embassy Sportswear, Inc.,
Embree Concert Service, Inc.,
Embroidered Products, Inc.,
Embroideries Inc.,
Emerson Feather Company,
E. M. Haedrich Company,
Eminent Realty Co.,
Em-Jay Garment Company, Inc.,
Em-Jay Inc.,
Emmet Construction Company,
Empire Bar and Grill, Inc.,
Empire Cleaners & Dyers, Inc.,
Empire Curtain & Trimming Co. Inc.,
Empire Italian Bakery, Inc.,
Empire Liquor Store, Inc.,
Empire Variety Stores,
Emulsified Products, Inc.,
Engineered Heat Inc.,
Englanders Inc.,
Englewood Fancy Farm Produce, Inc.,
English Contracting Co. Inc.,
Ennell Co.,
Ennsle's Bakery, Inc.,
Enstice Brothers,
Enteeco Manufacturing Co. Inc.,
Enterprise Printing & Publishing Company,
Enterprise Realty and Equipment Company,
Enzo Corporation,
Equitable Construction Company,
Erwinna Feed Mill, Inc.,
Essbrook Construction Co. Inc.,
Essex Automatic Heating Co.,
Essex Building Company,
Essex Farms Inc.,
Essex Grape Distributors,
Essex Market,
Essex Private Hospital,
Estate Administration,
The Estate of Anna Popovitch, Deceased,
The Estate of Emma Hansen,
Estine Corporation,
Etnava Company,
Eureka Land Company,
Evan's Fashions Inc.,
Eva Willenchick, Inc.,
E. W. M. Theatre Co.,
E. W. Thomas & Co.,
Excellent Holding Company, Inc.,
Excello Hosiery Patents Corporation,
Excelsior Homes Inc.,
The Exchange Realty Company,

Faber's Interboro Laundry, Inc.,
Fadil Rug Co.,
Fairland Management Corporation, Inc.,
Fairmount Ice Company, Inc.,
Fairmount Investment Company,
Fairmount Lunch and Diner, Inc.,
Fairmount Quality Laundry, Inc.,
Fairmount Silk Mills,
Fal-Co., Inc.,
Famous Knit Shoppe, Inc.,
Fandelen Corporation of New Jersey,
Fannor Coat Corporation,
Fansil Holding Company,
Fantel, Inc.,
Fanwood Building Company,
Farmers and Packers, Inc.,
Farrant Terrace Realty Company,
Farrington Rubber Company,
Farr Motors Inc.,
Fashion Novelties, Inc.,
Fashion Piece Dye Works, Inc.,
Fauncroft, Incorporated,
Faust Brothers, Inc.,
F. B. Trucking Co.,
F. & D. Holding Co.,
Feature Production Corporation,
Federal Appliancees, Inc.,
Federal Corporation,
Federal Haberdashery Co.,
Federal Oil Refining Corporation,
Federal Radio Productions, Inc.,
Feely and Towey Inc.,
Feinstein Realty Co.,
Fellowship Bungalow Company,
F. E. Robinson, Inc.,
F. & H. Construction Co.,
Fidelity Company of America,
The Fidelity Investment Company of Arlington,
Fieldman Company Inc.,
Fifty Six Seminary Avenue Corporation,
Filippi Wines Co.,
Fireside Tavern, Inc.,
Fire Underwriters Agency,
Fiscal Associates, Incorporated,
Fishman Baking Company,
Fitzgibbon & Crisp Co.,
Fitzgibbon and Crisp, Inc.,
507-11 Park Avenue Corporation,
5 Livingston Avenue Corporation,
Fletcher and Lamb, Incorporated,
Flocken Construction Co.,
Flodent Products, Inc.,
Florence Realty Company,
Flowerland,
Fluorescent Engineering Corporation,
Flynn Bros. Inc.,
Foglite, Inc.,
Food Equipment Corporation,
"Food Mart Produce of Montclair, Inc.",
Fords Sport Shop,
Forest Hill Homes, Inc.,
Forest Service Station Inc.,
Formen Realty Corp.,
Forrest Products, Inc.,
41 South Munn Corp.,
46 Patterson Street Corporation,
Fountain-Jones Corporation,
483 Orange Street, Inc.,
409 First Avenue, Inc.,
Fox Realty Company, Inc.,
F. & P. Manufacturing Corp.,
Frager Paint Co.,
Frances Millinery Shop, Inc.,
Franchet Realty Corporation,
Francis Ph. Friedman and Associates,
Frank C. Weeks & Son, Inc.,
Frankel’s Dairy Company,
Franklin Millinery Company of Bayonne,
Franklin Millinery of Elizabeth,
Franklin Millinery Inc. of Central Avenue
Jersey City,
Franklin Millinery of New Jersey,
Franklin Wine and Liquor Store,
Frank L. Johnson Supply Co., Inc.,
Frank Mongiello & Sons, Inc.,
Frank Perkel Co., Inc.,
Frank Russo & Co., Inc.,
Frank’s,
Frank Scutellaro, Inc.,
Frank’s Food Market, Inc.,
Frank’s Plainfield,
Frank’s, Trenton,
Frank Toriello & Sons, Inc.,
Fred Berlanti and Sons Inc.,
Frederick C. Hall Company,
Frederick La Ferrara, Inc.,
Frederick Schill & Co.,
Fred L. Tichenor Co.,
Freehold Distilling Company,
Fritz Realty Corporation,
F. Sibert Jr. & Co.,
F. T. Horton Company,
Fuel Distributors Inc.,
Fullgor Realty & Investment Co. Inc.,
Fulton Construction Company,
Furniture Company Inc., The,
“Gagliano Corporation”,
Gain Realty Investing and Purchasing Company,
Gale Bag, Inc.,
Garbett Realty Corp.,
Garden State Cigar Company,
Garden State Construction Co.,
Garden State Markets, Inc.,
Garden State Orchards Company,
Garfield Associates,
Garrabrandt and Jones, Inc.,
Garry’s Hut, Inc.,
Gately & Fitzgerald Company,
Gates Service Station, Inc.,
Gatti Throwing Co. Inc.,
Gazevitz & Sokolov, Inc.,
G. B. S. Co.,
Gdynia Bar and Restaurant, Inc.,
Gearhart Motor Sales, Inc.,
Gee & Kay Clothing Co., Inc.,
Gelbar Realty Co.,
Genel Co. Inc.,
General Alloy Company of New Jersey Inc.,
The General Fuel Briquette Corporation of New Jersey,
General Gas Mantle Co.,
General Maintenance Corporation,
General Plan Corporation,
Genesee Realty Corporation,
George A. Brownmiller, Inc.,
Geo. F. Lacombe, Inc.,
George H. Kirms, Inc.,
George H. Lauber Co.,
Geo. J. Doetzer Inc.,
George Mccarthy, Inc.,
George Realty Co.,
George Richardi, Inc.,
Geo. R. Johnson Construction Co., Inc.,
George Washington Bridge Realty Co.,
George W. Mair, Inc.,
Georgian Corporation,
Gerald Investment Company,
Gerhard Kaman Inc.,
Gerson’s Pharmacy, Inc.,
Gevirtzman & Co.,
G. Fiore & Sons Inc.,
G. F. K. Company,
G & G Fruit Markets, Inc.,
G. H. Kingsley & Co. Inc.,
Giannaula Construction and Engineering Co., Inc.,
Gigante & Son, Inc.,
Gingham Cottage Candies,
Girtz Realty Co., Inc.,
Gladmar Company, Inc.,
Glad Realty Co. Inc.,
Glendale Fresh Eggs and Poultry, Inc.,
Glen Gardner Development Co. Inc.,
Glen Park Properties,
Glen View Realty Co. Inc.,
Globe Amusement Co.,
Globe Commercial Corp.,
Globe Oil Products, Inc.,
Globe Oil Products of Penn., Inc.,
Globe Shoe Market,
G. N. Coughlan Company,
G. O. K. Holding Co.,
Goldberg's Quality Shoes Inc.,
Golden Drug Store Inc.,
Goldsmith Advertising Co.,
Goldsmith Hosiery Co. Inc.,
Goldstein-Golden Inc.,
Golf Hose, Inc.,
Gol-Nem Inc.,
Gomas Importing Co.,
Goodwin Painting, Inc.,
Goodwin Realty Co.,
“Gorman’s Express, Inc.,”
Gorman’s, Inc.,
Gotham Optical Co., Inc.,
Gotthelf Realty Co.,
Grand Street Holding Corporation,
Grand View Company,
Grant-Dill Homes, Inc.,
Grawill Corporation,
Great Atlantic Cleaners & Dyers Inc.,
Great Cove Realty Company,
Great Eastern Super Markets, Inc.,
Great Eastern Transit,  
Greater Newark Holding Company, Inc.,  
Great Investment Company,  
Great Sovereign State, Inc.,  
Greenbaum Bakers, Inc.,  
Greendale Realty Corporation,  
"The Greenhouse",  
"The Green Parrott",  
Green's Bread, Inc.,  
Green's Motors, Inc.,  
Greenwood Lake Land and Improvement Association,  
Griddle of New Jersey, Inc.,  
Grossman's Inc.,  
Grove Beauty Shoppe,  
Grove Land Co.,  
Grove Street Crosstown Bus Line,  
G. R. Taylor & Company, Incorporated,  
Guarantee Markets of New Jersey Inc.,  
Guarantee Meat Market of Hoboken Inc.,  
Guarantee Meat Market of Union City, Inc.,  
Guarantee Meat Market of West New York, Inc.,  
Guardian Investment Corporation,  
Guarite Co. Inc.,  
Guild-Homes Builders, Inc.,  
Giuseppe Merolla, Inc.,  
Gulian Carpet & Rug Company, Inc.,  
Gulian Incorporated,  
Gustav's City Line Tavern Inc.,  
Gutman, Inc.,  
Guttenberg Service Garage, Inc.,  
G. W. G. Corporation,  
The H & A Audit Co.,  
Hackensack Motor Car Company,  
Haco Realty Co.,  
Hadley Realty Corp.,  
Haenichen Bros. Inc.,  
Haffin Bus Co.,  
Hagerstrom & Son, Inc.,  
Hahn's Dairies Inc.,  
H. A. Home Improvement Company, Inc.,  
Hamblet Products Corporation,
Handy Candy Company, Inc.,
Hanover Dress Co., Inc.,
Hanover Investment Company,
Hanover Shirt Company,
Hansbury Construction Company,
Harbor Engineering Co.,
Harco Steel Co., Inc.,
Hargan, Inc.,
Harker Construction Co. Inc.,
Harlen Holding Company,
Harley Products Corporation,
Harmony Country Club,
Harold Kantor & Co.,
Harold Real Estate and Investment Company,
Harris & Company,
Harrold T. Leach, Inc.,
Harry J. Gold, Inc.,
Harry Weeks, Inc.,
Hart Sales Service, Inc.,
Harvard Lock Company, Incorporated,
Haskin Coal Company, Inc.,
Hat Mart, Inc.,
Hatrix Inc.,
Hatters’ Chemical Co.,
Haubenstock Holding Company, Inc.,
Hauser’s Department Store, Inc.,
Havenerest Corporation,
Hawthorne Development Corporation,
Hayden’s Giant Food Market Inc.,
Hayes Express,
Hazellhurst Building Company,
Hazlewood Homes, Inc.,
H. Baedecker Corporation,
H. B. Cooper, Inc.,
H. C. Redemann, Inc.,
Health Garden Sanitarium, Inc.,
Heide Construction Corporation,
Height and Lawrence Company,
Helderman Paint Corporation,
H. E. Nelson Co.,
Henrietta,
Henry Anderson Homes, Inc.,
Henry Builders, Inc.,
Henry Doherty Silk Company, (No. 2),  
Henry Harley, Inc.,  
Henry J. Beisswenger & Son, Inc.,  
Henry's Inc.,  
Herbosan Company,  
The Hess Co. Inc.,  
H. E. W. Enterprises, Inc.,  
Hexacon Electric Appliance Corporation,  
"Hex Realty Co.",  
Heyman's Sons Hotel Corporation,  
Highland Holding Corporation of Newark, New Jersey,  
Highland Queen Packing Company,  
Highlands Coat Co. Inc.,  
The High Tower, Inc.,  
Hi-Glo Radiant Corporation,  
Hillcrest Lodge, Inc.,  
Hillcrest Skein and Ribbon Dyeing Co., Inc.,  
Hilliard's Beauty Salon, Inc.,  
Hillman Marine Construction Co.,  
Hillside Clothing Manufacturing Company,  
Hillside Tool and Die Company,  
Hillview Estates, Inc.,  
Hirsch Canvas Products Co.,  
Hithecoek Agency,  
H. J. H. Realty Co. Inc.,  
H. L. C. Holding Company,  
H. Lewbel, Inc.,  
H. & L. Realty Co.,  
H. & M. Enterprises,  
H. & M. Holding Co.,  
H. M. Paterson, Inc.,  
Hobart Realty Company,  
Hobby House, Inc.,  
Hoboken Diner Company,  
Hoboken Iron Works,  
Hochman-Kramer, Inc.,  
Hodapps, Inc.,  
Holbrook Smith and Company, Inc.,  
Holly Chemical Company, Inc.,  
Hollywood Food Shops, Inc.,  
Holzhaurs, Inc.,  
The Home Brush Company,
Home Made Baking Co.,
Home Novelty Stores, Inc.,
Home Sites, Inc.,
Homestead Development Company, Inc.,
Homestead Holding Co.,
Hoover Holding Company;
Hopatcong Log Cabin Grill, Inc.,
Hoppe & Schoenberg, Inc.,
Horbach & Sons, Inc.,
Horn & Co., Inc.,
Hornet Publishing Association,
The Hostess Company,
Hotel Paramount, Inc.,
House of Finnerty, Inc.,
Household Products Corporation,
House of Jacoby,
Housing Corporation of N. J.,
Howard Realty Company, (No. 1),
Howell Lumber Company,
Hromada Holding Co., Inc.,
H. S. Brown, Inc.,
Hub Fuel Corporation,
Hubmark Realty Company,
Hub Store, Inc.,
Hudson Abstract Company,
Hudson Bargain Outlet Inc.,
Hudson Cooperative Loan Association, Inc.,
Hudson Drug Associates, Inc.,
Hudson Fiber Mills,
Hudson Holding Co.,
Hudson Service, Inc.,
Hudson Wipers Corporation,
Huff & Co.,
Hunterdon Paint & Hardware Company,
Hunter Motor Freight, Inc.,
Huntington Trading Corporation,
Hurley-Bowers, Inc.,
H. V. Pfister Corporation,
Hydroctane Corporation,
Hygeia Brewing Company,
Hygenite Chemical Co., Inc.,
Hygrade Leather Finishing Company,
Hy-Grade Rubber Co.,
Hyman Frank, Inc.,
Hyman's Restaurant Co.,
Hy-Quality Market, Inc.,

Iberia Tavern & Restaurant, Inc.,
I. Davis, Inc.,
Ideal Baking Co., Inc.,
Ideal Beach Amusement Corporation,
Ideal Candy Shoppe,
Ideal Homebuilders, Inc.,
Ideal Plating and Polishing Co., Inc.,
Ideal Products Corp.,
Ideal Silk Company, Inc.,
Ideal Sound Studios, Inc.,
Ideal Sportswear Company, Inc.,
Illinois Corporation,
I. Marchiony, Inc.,
Imperial Export Trading Corporation,
Imperial Hat Co., Inc.,
Imperial Liquor Corporation,
Imperial Service Stations, Inc.,
Independent Candy Co., Inc.,
Independent Druggists Alliance of New Jersey, Inc.,
Industrial Acceptance Corporation,
Industrial Combustion Corporation,
Industrial Distributing Association,
Industrial Gas Corporation,
I. & N. Embroidery Works,
Inlet Holding Co.,
Inter-County Development Co.,
Inter-County Realty Co.,
Interlaken Investment Company,
International Detective Agency,
International Holding Company of Garwood,
International Oil & Chemical Company,
Interstate Company,
Interstate Metal Reclaiming Company,
Investment Corporation of Woodridge,
Investors Bond and Mortgage Co.,
Investors Syndicate,
Investors Trustee Co., Inc.,
I. R. Rachles & Co. Inc.,
Irving's Food Market Inc.,
Irvy Myers Coal and Lumber Co.,
Iselin Brand Co.,
I-T-E Circuit Breaker Company,
Ivans Pettit Corporation,
Iva Realty Holding Co.,

Jack and Jill Knitting Mills,
Jack's Amusement Company,
Jackson Built Homes, Inc.,
Jackson’s Men Shops,
Jacobowitz & Marcin, Inc.,
Jae Cranberry Company,
J. Altonorte, Inc.,
James B. Phillips, Inc.,
James Diner Inc.,
James E. O’Mara, Inc.,
James Gardner, Incorporated,
James J. Hickey, Inc.,
James J. Reilly, Inc.,
James Lynch Lumber Corporation,
James Readding Inc.,
James T. Clark Company,
Janes, Inc.,
Jap’s Sport Shop,
Jarcay Realty Corp.,
Jarco, Inc.,
Jaret Compressor & Equipment Co. Inc.,
Jaret Compressor and Equipment Corporation,
Jason’s Inc.,
J. and A. Steinberg and Company,
Jay-Bee Enterprises, Inc.,
Jay-Dee Knitting Corp.,
Jay Drug Stores, Inc.,
Jay-Ess Realty Co., Inc.,
Jay’s,
Jay's of Somerville, Inc.,
Jay-Tee Corp.,
J. D. Manahan Co., Inc.,
Jeandheur-Mercuro, Inc.,
Jefferson Estates, Inc.,
Jefferson Grocery Company,
Jerome Goldberg & Co. Inc.,
Jersey Avenue Garage, Inc.,
Jersey Bakers Supply,
Jersey Camp, Incorporated,
Jersey City Haulage Company,
Jersey City Preparatory School,
Jersey City Securities Corporation,
Jersey Cleaners, Inc.,
Jersey Furniture Exchange, Inc.,
Jersey Homesteads Industrial Co-Operative Association,
Jersey Marine Airways, Inc.,
Jersey Notion & Trimming Co.,
Jersey Shipyards Corporation,
Jersey Stores Trucking Corp.,
Jet Sportswear, Inc.,
J. F. Auer, Inc.,
J. F. Dittman Co. Inc.,
J. & F. Holding Company,
J. F. R. Co., Inc.,
J. H. Naylor Company,
J. J. Braesemle Company, Inc.,
J. J. Cassady, Inc.,
J. & M. Realty Co.,
Jolm Realty Company, Inc.,
J & O Grill Inc.,
John A. Konomias, Incorporated,
John Andrews, Inc.,
John Borea, Inc.,
John Curtin, Inc.,
John-Daniel Press, Inc.,
John E. Cron., Co. Inc.,
John G. Keller, Incorporated,
John Hoverman & Sons, Inc.,
John Post & Sons, Inc.,
John Schmidt, Jr., Inc.,
Johnson & Palangi, Inc.,
John Thomas Co.,
Jones Paint & Varnish Co.,
Joseph Goldberg Estates Incorporated,
Joseph H. Barlow, Inc.,
Joseph Mark & Co.,
Joseph P. De Fellipo, Inc.,
The Joseph Riccitelli Company,
Joseph Roth Trucking Co., Inc.,
J. Rudensey, Inc.,
J. & S. Auto Supply Co., Inc.,
J. & S. S. Thompson Co.,
Judele Land Co.,
Julius's Cut Rate Mens and Boys Shop, Inc.,
Jurgensen Construction & Woodworking Co.,
J. W. Greene Realty & Investment Company,
J. W. Greene Securities Company,
J. W. Morrison, Inc.,

Kadansky Realty Company,
Kain Products Inc.,
Kallmatin Holding Co., A Corporation,
Kamar Restaurant, Inc.,
Kansas Holding Company,
Kaplan & Protas Packing Corporation,
Kaveny & Kaveny, Inc.,
Kaywal Realty Company,
Kearny Cooperative Society, Inc.,
Keep Fit Inc.,
K & E Holding Corporation,
Kelco Holding Company,
Keller's, Inc.,
Kelly Motors, Inc.,
Kelly Sales Corporation,
Kemm Shoes, Inc.,
Kennedy-Mead Company,
Kent Fur Shop, Inc.,
Kerateze, Inc.,
Kess Holding Co., Inc.,
Kessler Construction Co.,
Keys and Urquhart, Inc.,
K. & F. Realty Corp.,
Kiefmann Realty Corp.,
Kilburn Apartments, Inc.,
Kimia Laboratories, Inc.,
King Amusement Company,
King Bros. Realty Corporation,
King Cash Super Markets,
King Karl Fruit Centers, Inc.,
Kings Drug Stores Inc.,
King's Parking Company,
Kins Company,
Kipp Service Station Inc.,
Kleimer Company,
Knoll Corporation,
Ko-Ed Tavern, Inc.,
Koldorf Fruit & Produce Exchange Inc.,
Kolodin Realty Company,
Kommercial Knitters, Inc.,
Korn & Weiss, Inc.,
Korpi Metal & Engineering Co.,
Kort, Incorporated,
Kramer Radiator and Refrigeration Company,
Kramore Holding Company, Inc.,
Krawen Theatre Corp.,
Kruzman and Jaffe, Inc.,
K. S. & K. Holding Company,
Kuell-Condon Company,
Kutfuff Company,

La Barbiera Bakery, Inc.,
Lace Industries, Inc.,
Laackawanna Packing Co. of Newark,
Lady Fair Hairdressers, Inc.,
Lake Hopatcong Terrace Development, Inc.,
Lake Park Community, Inc.,
Lakeside Park Land Company (No. 1),
Lakewood Hall,
Land Development Co.,
Landis Clothing Company,
Landscape Homes, Inc.,
Lanford, Inc.,
Lantern Bar and Grill, Inc.,
Lapan Painting & Decorating Co. Inc.,
Larkmead Company, Inc.,
LaSalle Pharmacy, Inc.,
LaSalle Specialty Shop,
Latite Shingle Corporation,
Laurie Motors, Inc.,
Laws Realty Co.,
Lazare Products, Inc.,
L. Braverman Paint Supply Co.,
L. D. S. Realty Corporation,
Lebanon Pines Realty Company,
Leean Hosiery Company,
Lee-Der Tire & Rubber Co.,
Leekasad R & H Co.,
Lee Stores, Inc.,
Leggett’s Sand Bar, Inc.,
Legion Luncheonette & Service Station,
The Legueco Corporation,
Leimer & Maringo Inc.,
Lenora Realty Co., Inc.,
Lenox Manufacturing Co.,
Lenox Sales Co.,
Leo Jacobson, Inc.,
Leon Michels, Inc.,
Levitts Grocery,
Lewis B. Howland & Son, Inc.,
Lewis Land Co.,
Lewis Supply Co., Inc.,
Lewis W. Butterfield Heating Company,
Lexington-Jersey Holding Co.,
Lexington Mortgage Company, Incorporated,
Liberty Construction Co. Inc.,
Liberty Discount Corporation,
Liberty Estates Company,
Liberty Holding Co.,
Liberty Neon Corporation,
Library Builders, Inc.,
Lichtmann Distributing Company Inc.,
Lienau Realty Company, Inc.,
Life Policy Adjusters,
Light-Omatic Corporation,
Lillie Corp.,
Lincoln Coal Sales Co., Inc.,
Lincoln Farms Holding Company,
Lincoln Finance Corporation,
Lincoln Park Estates, Inc.,
Lincoln Park Mineral Water Co., Inc.,
Lincoln Print Works, Inc.,
Lincoln Speedway, Inc.,
Linden Model Homes Corporation,
Lindsley Lumber Corporation,
“Linheim Realty Co.,”
Links Holding Corporation,
Lion Plush Company,
PROCLAMATIONS

Lippey-Merchants Printing Co.,
Liquor Mart, Inc.,
Liquor Stores, Inc.,
Little Finland Restaurant, Inc.,
Livingston Country Club Estates, Inc.,
Livingston Spa, Inc.,
Livingston Street Holding Corporation,
Llanymor Realty Corporation,
L. & L. Dress Co., Inc.,
Lloyd Holding Corporation,
Lloyd P. Johnson Co.,
Lloyd’s Delicacies, Inc.,
Lloyd’s, Inc.,
Lloyd’s Shoe Limited,
Lockwood Realty Company of Freehold,
Lodi Engraving Company,
Lohse Oil Heat, Inc.,
Long Branch Dress Co., Inc.,
Long Motors, Inc.,
Longview Corporation,
Look Bak Manufacturing Corp.,
Lorann, Inc.,
Lorence and Larke, Inc.,
Lou-Alma Beauty Salon, Inc.,
Louisa Holding Corporation,
Louis Alpert, Inc.,
Louis Ciniglio, Inc.,
Louis Greenberg Plumbing & Heating Co., Inc.,
Louis Heller Construction Co.,
Louis Hocker, Inc.,
Louisiana Sweets Inc.,
Louis K. Schwarz & Son, Inc.,
Louis R. Hoffmann, Inc.,
Louis Scarlata Olive Oil Company,
Louis Schneider, Inc.,
Louis Wigode, Inc.,
Lovely Lady Dresses, Inc.,
L. P. O’Connor Construction Company,
L. & R. Auto Service, Inc.,
L. Smith, Inc.,
L. Solomon & Son Glass Co.,
L. Steven Brodie, Inc.,
L. S. T. Incorporated,
Lub Realty Co. Inc.,
Lucas Burial Company,
Luftman, Wohlieich & Co., Inc.,
Luther Van Service, Inc.,
Lux Dye Works, Inc.,
Luzzi, Inc.,
Lyceum Department Store,
Lyndhurst Construction Co.,
Lyndhurst Supply Market, Inc.,
Lyons Construction Company, Inc.,
L. & Y. Realty Corp.,

Mac-Kel Mortgage and Realty Co.,
Mackta's Bootery Inc.,
Macreal Company,
Mac's Market Inc.,
Macy Building Co.,
Madeline's Beauty Salon, Inc.,
Made Rite Slipper Corporation,
Madison Building & Construction Co.,
Madison Construction Corp.,
Madison Engineering Corporation,
The Madison Laboratory Inc.,
Madison Tavern, Inc.,
Magic Development Co.,
Magnasco, Inc.,
Mahoney & Harvey, Inc.,
Mahwah Realty Company,
Mahwah Sanitary Market, Inc.,
Mainbrook Realty Co.,
Main Central Hotel & Cafeteria, Inc.,
Mainland Realty Company,
Main & Lincoln Realty Co.,
Main Men's Shop, Inc.,
Make-A-Lite Company,
Malcolm Severance Company, Inc.,
Malletane Corporation of New Jersey,
Maltbie Bros., Inc.,
Management Holding Company,
Manasquan Sales and Engineering Company,
Manchester Lake Ice Company,
Maneo Art Corporation,
Manhattan Coal and Fuel Oil Company,
PROCLAMATIONS

Manitoba Fur Dyeing Co. Inc.,
Manville Dress Corp.,
Manville Drug Co.,
Maplebrook Farm, Inc.,
Maplewood Diner,
Marcella Caruso Contracting Co. Inc.,
The March Co. Inc.,
Mardor Sport Club, Inc.,
Marghan Realty Co. Inc.,
Margherita Vairette, Inc.,
Marhol Realty Company,
Marino Incorporated of Somerville,
Market-Commerce-Raymond Co., Inc.,
Marmis Corporation,
Marmor, Inc.,
Marnan Products Corporation,
Marman Finance Company,
Marshall Grill Inc.,
Marsh Realty Corporation,
Martin Manufacturing Company,
Martin Walker, Incorporated,
Marvin Realty Co.,
Marwin Mfg. Co. Inc.,
Mary Heaton, Incorporated,
Mass Realty Co. Inc.,
Master Cleaners and Dyers Inc.,
Matthews Cleaners & Dyers, Inc.,
Maurer Coal Corporation, Inc.,
Maurer Motors, Inc.,
Maxlill Holding Co.,
Max Menein & Co.,
Max’s National Army & Navy Store, Inc.,
Mayfair Leather Goods Co., Inc.,
Mayhew Realty Company,
McCarthy Silk Throwing Co.,
McCloskey Construction Company, Inc.,
McConnell Charcoal Company,
McIntosh, Inc.,
McKay Brothers, Inc.,
McLoughlin Realty Co.,
McNair-Ellis Company, Inc.,
Meade Realty Company,
Meadland Corporation,
Mechanical Development & Underwriters, Inc.,
Mechanical Music Co. Inc.,
Meder Sea Skiff Corporation,
Medford Upholstery, Inc.,
Medical Dental Business Service of N. J. Inc.,
Melba Construction Co. Inc.,
Melrose Construction Company, Inc.,
Melrose Meat Market, Inc.,
Memphis Skooter Inc.,
Memphis Whip Co. Inc.,
Mendham Bus Company,
Menthol Products Company,
Mercer China & Pottery Company Inc.,
Mercer Market, Inc.,
Merchants Cooperative Advertising Company,
Merchantville Lumber Co.,
Mercury Oil Co.,
Merit Investment Company,
Merlin Products Corp.,
Merrill Amusement Corporation,
Merritt Home Builders, Inc.,
Merry-Go-Round, Inc.,
Metalcote Corporation,
Metal Frame Aquarium Corporation,
Metallic Container Corporation,
Metedeconk Company,
Metropolitan Amusements, Inc.,
Metropolitan Building & Realty Co.,
Metropolitan Construction and Equipment Co. Inc.,
Metropolitan Dining Car Co. Inc.,
Metropolitan Engraving Co., Inc.,
Metropolitan Erection Company,
Metropolitan Finance Corporation,
Metropolitan Meter Corporation,
Metropolitan Purchasing Co.,
Metz-Bloodgood Inc.,
Mezick Homes Co., Inc.,
Michael D. Giovannelli, Inc.,
Michael's Beauty Salon, Inc.,
Michalides Realities Company, Inc.,
Middlesex Dress Corporation,
Middlesex Holding Company,
PROCLAMATIONS

Mid Hudson Transportation, Inc.,
Midland Realty Co. Inc.,
Mid-State Rental Homes, Inc.,
Midway Rest Realty Corporation,
Milbar Dress Stores, Inc.,
Milestone Realty Corp.,
Milk Bottlers Exchange of New Jersey Inc.,
Milk Bottlers Federation of New Jersey, Inc.,
Milk Bottlers Federation of West End, Inc.,
Millburn Trucking Co.,
Millie Greiner Inc.,
Millmad Realty Corporation,
Milton Berk, Inc.,
Miss Rose, Inc.,
M. & J. Holding Co.,
M. J. Mikos Dairy,
M. K. Beef Co. Inc.,
M. & K. Dress Shop,
M. K. Silk Co., Inc.,
M. M. Geffen,
M. Miller & Son, Inc.,
M. Neuss & Sons, Inc.,
Modelcraft Manufacturing Co., Inc.,
The Model Plan Mortgage Company,
Modern Glass & Supply Company, Inc.,
Modern Motor-Freight, Inc.,
Modern School of Aviation Inc.,
Mohawk Frock & Sportswear, Inc.,
Mohawk Grill, Inc.,
Mohawk Manufacturing Co.,
Mollers Garage Inc.,
Mollie Zeller,
Monaghan Tire Company,
Monarch Service, Inc.,
Monarch Stonecraft Co., Inc.,
Monar Mfg. Corp.,
Monmouth Fairways, Inc.,
Monmouth Marine Co. Inc.,
Monmouth Paint & Varnish Co.,
Monmouth Park Racing Development Corporation,
Monmouth Shorthand Reporting Service, Inc.,
Monogram Corporation of the United States,
Montoro Cigar Co.,
Moore Laboratories, Inc.,
Moran Bros., Inc.,
Moro Phillips Development Company,
Morris Bus Corporation,
Morris County Arena, Inc.,
Morris County Distillery, Inc.,
Morris County Publishing Co.,
Morrisdale Supply Company,
Morris Heller, Inc.,
Morristown Theatre Co.,
Mortgage Guaranty Company,
Mortgage Service Bureau of Ridgewood, Inc.,
Morton Service, Inc.,
Mosaic Kosher Foods Corporation,
Motorbus Lines,
Motor Securities, Inc.,
Mountainside Service Station Incorporated,
Mountain Theatres, Inc.,
Mt. Clemens Health Institute,
Mt. Freedom Holding Corporation,
Mt. Freedom Realty & Development Co.,
Mount's Bakery, Inc.,
Mount Vernon Publishers, Inc.,
M. Paly & Sons, Inc.,
M. P. M. Corporation,
M. & P. Novelty Co., Inc.,
M-R Hotel Supply Company, Inc.,
M. Sichel, Inc.,
M. Smith Furniture Co., Inc.,
M. Strauss, Inc.,
M. T. Connolly Contracting Company,
Mueller's Candy Shoppe, Inc.,
Mundy Chevrolet, Inc.,
Munkacsy, Inc.,
Munriver Realty Corporation,
Murray Construction Company,
Murray Realty Company,
Mutual Drug Syndicate, Ltd.,
Mutual Loan Association of Atlantic City,
Mutual Service Co., Inc.,
Mutual Suburban Development Corporation,
Muzak Corporation,
Myers Stations, Inc.,
Naldrett Nurseries, Inc.,
Naseani-Citron-Byer Corp.,
Nassau Distributing Company, Inc.,
Nathan Facher, Inc.,
National Art Glass Co.,
National Beverage Company, Inc.,
National Cigar & Stationery Co., Inc.,
National Clearing House, Incorporated,
National Coal Co.,
National Engineering and Construction Corporation,
National Frock, Inc.,
National Furniture Co. Inc., No. 1,
National Manufacturing and Engineering Company of New Jersey,
National Operating Company, Inc.,
National Silk Manufacturing Co.,
National Supply Co., of Newark, Inc.,
National Traffic Systems of New Jersey,
Nationwide Properties, Inc.,
Nassol Holding Company,
Naturalaire Corporation,
Natural Oil and Gas Co., of Ohio,
Natural Sand and Gravel Company Inc.,
Naturlite Corporation,
Nay Holding Company,
N. C. Tripician and Sons, Inc.,
Neal Owens, Inc.,
Neleh Holding Corporation,
Nellie Grace's Inc.,
Neptune-Shark River Corporation,
Nesbel, Inc.,
The Neverbreak Trunk Co., Inc.,
Newark Ave., Service Station, Inc.,
Newark Cleaning & Dye Works,
Newark Concrete Pipe Co.,
Newark Drive-Ur-Self Co.,
Newark Paint and Supply Company,
Newark Star Dress Co.,
Newark Veal & Beef Co.,
New Base Inc.,
New Carteret Construction Company, Inc.,
New Century Builders of New Jersey, Inc.,
New Columbia Hotel Co.,
New Deal Long Bar, Inc.,
New England Umbrella Co.,
New Era Holding Corporation,
New Idea Laundry Company,
New Jersey Autoist Publishing Co.,
New Jersey Automobile Underwriters Agency,
New Jersey Bond & Mortgage Co.,
New Jersey Engineering & Construction Co.,
New Jersey Envelope Company,
New Jersey Fancy Case Co., Inc.,
New Jersey Funding Corporation,
New Jersey Grocery Company, Inc.,
New Jersey Home Builders Corp.,
New Jersey Hotel Supply Co.,
New Jersey Motor Truck Agency, Inc.,
N. J. Mutual Cleaners & Dyers, Inc.,
New Jersey Somerville Realty Corporation,
New Jersey Steel and Supply Co., Inc.,
New Jersey Typewriter Sales Co., Inc.,
Newman's Bakery, Inc.,
New Market Farms, Inc.,
New Method Laundry Service,
New Milford Realty Associates,
New Penn Fruit Co., Inc.,
New Providence Development Corporation,
New Quality Laundry, Inc.,
New and Rebuilt Range Co.,
The Newsreel Restaurant, Inc.,
New Suburb Development Company, Inc.,
New System Tailoring, Inc.,
New York Fashionwear Inc.,
New York and New Jersey Produce Corporation,
New York & Plainfield Fruit Co.,
N. H. Giess, Inc.,
Nick Agras, Inc.,
Nick L. Arace, Inc.,
Niederman’s Sales & Service Co.,
Nine Broad, Inc.,
998 South Orange Avenue Market Corp.,
"999 Stuyvesant Corp.",
94 Montgomery Street, Inc.,
Ninety-Nine Inc.,
PROCLAMATIONS

96 Hillcrest Terrace, Inc.,
N. J. S. Holding Company,
N. Levin Furs, Inc.,
N. Meltzer, Inc.,
Noah MacDowell & Co., Inc.,
Nordic Real Estate Association, Inc.,
Norge Newark Engineering Co.,
Norio Hat Corporation,
Normandy Grill Inc.,
Norman Management Corp.,
Norma Tool Co. Inc.,
North American Agency,
North America Petroleum Corporation,
North Clinton Garage, Inc.,
North Grove Street Realities, Inc.,
North Jersey Coal & Supply Co. Inc.,
North Jersey Express Co., Inc.,
North Jersey Press,
Northport Realty Co.,
Norwood Polo Club,
N. T. C. Co.,
Nu-Enamel Jersey City Distributors, Inc.,
No. 195 Prospect Street Corporation,
Nutley Amusement Company,
Nutley Chemical Corporation,
Nutley Construction Co.,
Nutley Contracting Supply Co.,
Nutley Machine & Tool Works, Inc.,
Nye Realty Co.,
Nye Realty Company,

Oakford Mfg. Co., Inc.,
Oak Hill Holding Corporation,
Oaklyn Realty Company,
Oaklyn Tailoring Co.,
Oakwood Bar and Grill, Inc.,
Ocean Fishing Corporation,
Oceanport Park Improvement Co.,
Ocean Sea Food House, Inc.,
Ocean View Athletic Association,
Octaw Corporation,
Oelkers Manufacturing Company,
Oil Heat Corporation,
Oilsilk Raincoat Co., Inc.,
Old Colony Company,
Old Jersey Model Baking Co. Inc.,
Old Short Hills Garden Apartments Inc.,
Oliv-Shine Corporation,
Oman Construction Company,
One-Eleven Club, Inc.,
105 Wyoming Ave. Inc.,
198 Central Avenue, Inc.,
171-173 South Orange Avenue, Inc.,
160 Pine Street Corp.,
110 Belmont Ave. Holding Co.,
138 Stiles Street Realty Inc.,
133—29th Street Corporation,
121 Manhattan Avenue, Inc.,
1-7 North Twelfth St. Corp.,
1042 Bloomfield Street, Inc.,
1039 Washington Street Corporation,
1028 Broad Street Corporation,
Opal Holding Corporation,
Oradell Heights Land Company,
Orange Electrical Engineering Co., Inc.,
Organite Company of New Jersey,
Otlei Silks, Inc.,
Our State Publishing Company,
Outlet Bargain Store, Inc.,
Owens Generator Company, Inc.,
Owl Film Co.,
Owl Specialty Co.,
Oxford Coffee Shop,
Oxide Copper Company,
Oyster Creek Inn, Inc.,
Pacific Realty Co.,
Packaged Absorbents, Inc.,
Packers Sales Corporation,
Padola Corporation,
Palace Operating Co.,
Palisades Auto Speedways, Inc.,
Palmer and Embury Manufacturing Company,
Palmo Construction Company,
Pan-American Products Corporation,
Papaya Company, Inc.,
Papaya Distributors, Inc.,
Paradise Grill, Inc.,
Paragon Trucking Co., Inc.,
Paramount Agency, Inc.,
Paramount Bakery, Inc.,
Paramount Coal Co., Inc.,
Paramount Development Co.,
Paramount Drug Company,
Paramount Flour Company,
Parbezel Inc.,
Paris Beauty Salon,
Paris Medicine Co.,
Park Avenue Realty Corporation,
Park Casino,
Parker & Parker, Incorporated,
Park Hand Bag Co., Inc.,
Park Pharmacy, Inc.,
Park Realty Associates,
Park Ridge Realty Co.,
Park Service Station, Inc., of Summit, N. J.,
Parkview Realty and Investment Company,
"Parkview Terrace Gardens,"
Parkway Pharmacy,
Parsons Corp.,
Pascack Fuel Service, Inc.,
Pascack Motor Co., Inc.,
Pascack Publicity Corporation,
Passaic County Construction Company,
Passaic Woolflex Mfg. Co.,
Passino Combustion Chambers, Inc.,
Paterson-Fairlawn Company,
Paterson Midget Speedways, Inc.,
Paterson Realty Affairs, Inc.,
Paterson Textile Soap Company,
Paterson Tobacco Co., Inc.,
Pauline Holding Company, Inc.,
Paul's Dairy Products, Inc.,
Paulson & Tanenbaum, Inc.,
Pavilionette Manufacturing Company,
Pavonia Ferry Co.,
Pavonia Mortgage Co.,
Payne-Frederick Holding Company,
Pearl Street Garage,
“Pebar Service Corp.”
Pedersen Construction Company,
Pedigree Piece Dye Works, Inc.,
Peerless China and Glass Decorating Company,
Peerless Dust-killer Company,
Peerless Fireworks Corp.,
Peer Manufacturing Company,
Peikin, Inc.,
Peller Store Fixture Co.,
Pelmont, Inc.,
Penchansky & Son Realty Corporation,
Pennie Distributing Company, Inc.,
Pennington Realty Co. Inc.,
Penn Lumber Co.,
Pennsgrove Sand and Gravel Company,
Pennsylvania Burial Company, Inc.,
Penny Profit Stores, Inc.,
Peoples Company, Inc.,
Peoples’ Cooperative Stores and Service League,
Pequot Recreations, Inc.,
Perfect Engineering Corp.,
Per-Ma-San Laboratory, Inc.,
Perry Chain, Inc.,
Perth Amboy Flour & Grain Company,
Perth Amboy Food Center,
Peter Costello Co.,
Peter Kowalchuk & Son, Inc.,
Peterson Dental Supply Corp.,
Petrin Cigarette Service, Inc.,
P. Gentile & Sons, Inc.,
P. Gould & Co.,
Phelps Pharmaceuticals, Inc.,
Philadelphia Bourse Restaurant Co.,
Philip Ricci, Inc.,
Philip Smith Liquidators, Inc.,
Phillips-Roosevelt Corporation,
Philstan Products Company,
Phinley Holding Co., Inc.,
Phrenter Realty Co.,
Piccadilly Liquor Shop,
Pickle Products, Inc.,
Pie and Lesh, Inc.,
Pidcock Land and Improvement Co.,
PROCLAMATIONS

Pierce-Hayes, Inc.,
Pierrep Management Incorporated,
Pietro Chichi Macaroni Company,
Pigeon Bar and Grill, Inc.,
Pine Lake Inn Company,
Pine Ridge Military Academy, Inc.,
Pink's Cut Rate Drug, Inc.,
Pioneer Tailored, Inc.,
Piping Rock Mineral Springs Corp.,
Pipi's Tavern, Inc.,
Pique, Incorporated,
Plane Realty Corporation,
Pleasantdale Builders Inc.,
Point Pleasant Gardens,
Policy Holders Advisers, Inc.,
Polish Falcons of America Nest 836,
Polonia Exhibition Company, Inc.,
Polonia Imported Products Co. Inc.,
The Polsky Realty Company,
Pompton Avenue Service Station,
Porcelain Sign and Storefront Corporation,
Porceloid Products, Inc.,
Port Coal Co., Inc.,
Portland Tailoring Company,
Prattsburg Creamery Co., Inc.,
Precision Built Homes, Inc.,
Premier Knitting Mills, Inc.,
Premier Laboratories, Inc.,
Premier Publishing Company, Inc.,
Prescription Products Company,
President Coat & Suit Corp.,
Pre-Vue Fashion Bags, Inc.,
Price Crutchlow Company,
Primrose Hosiery Finishing Co.,
Probst Realty Co.,
Profitalks, Inc.,
Progressive Sand and Gravel Co., Inc.,
Progress Land Co.,
Prospect Market Inc.,
Protex Coatings, Inc.,
Prout-Walker Agency, Inc.,
The Prudence Shop,
Pryll Meat Markets,
P. & T. Corporation,
P. T. Mfg. Co.,
Public Lumber Co.,
Public Service Coal Corporation,
Pure Dry Carbonic Gas Co.,
Pure Milk Farms Inc.,
Pure Sea Foods, Inc.,
Purity Flour Mills, Inc.,
Putchat Construction Co.,

Q. C. B. L. Corporation,
Quad Pneumatic Lift Company,
Quality Athletic Club, Inc.,
Quality Beverage Co.,
Quality Flour Co.,
Quality Mills,
Quality Paint Supplies, Inc.,
Quality Pants Shop, Inc.,
Quality Tire Co.,
Queen Novelty Co., Inc.,
Quickwood Corporation,
Quolo Dye Works, Inc.,

Radionic Laboratories, Inc.,
Radio Shoppe,
Rae Dress Co. Inc.,
Rae Realty Company,
Raffone Realty Corporation,
Ragsdale and Company,
Rahold Corporation,
Rahway Building and Investment Company,
Railroad Tavern, Inc.,
Rakoczi Grove Corporation,
Ralph & Ralph, Inc.,
Ramsey Theatre Corporation,
Randolph Motors, Inc.,
Randshap Holding Company,
Rankin Holding Company,
R. & A. Restaurant Corporation,
Raritan Amusement Co.,
Raritan Diner, Inc.,
Raritan Handbag Co., Inc.,
Raritan Inn Recreation, Inc.,
Rayette Hat Co., Inc.,
Rayle Corporation,
Ray Lumber & Supply Co., Inc.,
Raymond Apartments, Inc.,
Ray Murray, Inc.,
Raytinay Corporation,
Ready Roofing Supply Co., Inc.,
Real Estate Management Corp. of New Brunswick,
Real Estate Trading Corp.,
Real Realty Co.,
Real Service Hosiery Dyeing & Finishing Co.,
Realty Corporation of New Brunswick, N. J.,
Redlim Company,
Reeb Millwork Company,
Rees C. Roberts, Incorporated,
Refrigerated Express Corporation,
Refrigation & Utilities, Inc.,
Regal Liquors Inc.,
Regent Men's Shop, Inc.,
The Regis, Inc.,
Relay Realty Co., Inc.,
Reliable Awning & Window Shade Company,
Relmor Homes Inc.,
Remes Realty Corp.,
Rentz Sales Agency, Inc.,
Research Chemical Corporation,
Restmaster Bedding Products,
Retail Research Association,
Rex Coat and Apron Supply Co., Inc.,
Rex Holding Corporation,
Reynolds and Zahn Company,
R. G. M. Realty Company,
Rhine-Bavarian Corporation,
Rial Corporation,
Rialto Dress Co.,
Richard F. Tighe, Inc.,
Richard J. O'Brien, Inc.,
Richmond Laundry Service, Inc.,
Richtmeyer Realty Company,
Ridgefield Park Theatre Company Inc.,
Ridgewood Furrier & Tailor,
Ridgewood Securities Corp.,
Ridgway Corporation,
Ridgway Machine Company,
Rils Manufacturing Company,
Rinaldi Realty Co., Inc.,
Riordan Realty Co.,
Ritterbush & Company, Inc.,
River Edge Construction Co. Inc.,
Riverside Finance Company,
Rivervale Country Club,
Riverview Corporation,
Riviera Beauty Shoppe,
R. Loeb & Company, Inc.,
Robeli Inc.,
Robert A. Atkins, Inc.,
Rocco Realty Co., Inc.,
Rodocco Incorporated,
Roffmann Beer Equipment Co.,
Rolling Hills Farm, Inc.,
Roosevelt Market, Inc.,
Rosda Corporation,
Rose-Lee Inc.,
Rose Marie Millinery,
Rosemont Drug Co.,
Rosedale Diner, Inc.,
Rosgee Corporation,
Ross-Greene Inc.,
Rossini Oil Haulage Corp.,
Rowlands & Westphal,
Royal Court Holding Co. Inc.,
Royal Engineering Co.,
Royal Lotus Corporation,
Royal Shoppe,
Royal Wash Frocks, Inc.,
Roy Tavern of New Jersey, Inc.,
R. P. Realty Co.,
R. R. Building and Construction Company,
R & R Butter Store, Inc.,
Rubenstein and Carroll, Inc.,
Ruder Realty Co.,
Ruderman Construction Company,
Ruff Corporation,
Rural Reconstruction Corporation,
Russell C. Govett, Inc.,
Russell's Restaurant, Inc.,
Rypkema Dairies, Inc.,
Sabath Hosiery Mills, Inc.,
Safeguard Investment Corporation,
Safe Investment Securities Corp.,
Safety Reflecto r Company, Inc.,
Sahar Holding Corporation,
Saher, Inc.,
St. Mungo Manufacturing Company of America,
St. Nicholas General Market, Inc.,
SaJay Realty Corp.,
Saks, Markson Company,
Salamandra Company, (No. 1),
Salem Avenue Corp.,
Salem Brass and Iron Manufacturing Company,
Salem County Canners, Inc.,
Sales Agents of New Jersey Inc.,
Sales Realty Corporation,
Sally Ann Dress Shop, Inc.,
Sam Karpf Co.,
Sample Clothes Shop, Inc.,
Sam's Smoke Shop, Inc.,
Samuel Garfinkel, Inc.,
Samuel Gross Live Poultry Market Inc.,
Samuel Khin, Inc.,
Samuel Robbins, Inc.,
Samuel Segar, Inc.,
Samuel Shethar, Inc.,
Sana Laboratories Inc.,
Sandbar Point, Inc.,
Sanito-Bactero Developing Company,
Sarnella Motor Sales, Inc.,
S. Brothers, Inc.
Schmidt Realty Co.,
Schmidt's Wines & Liquors, Inc.,
Schofield Home Builders, Inc.,
Schultz Brewing Co., Inc.,
Schwartz & Co., Inc.,
Sco-Fus Holding Co.,
Screw & Spike Engineering Corp.,
S. C. Van Blareom Estate, Inc.,
Seaboard Amusement Corporation,
Seaboard Corporation,
Seaboard Distributing Co.,
Seaboard Finance Corporation,
Seager's Drug Store,
Sea Girt Management and Holding Corporation,
Sea-Pines Beach (Incorporated),
Sea-Pines General Store, (Incorporated),
Seashore Jockey Club,
Sea Sites, Inc.,
Seaview Golf Club,
S. & E. Cutler, Inc.,
S. Edward Gerber & Co., Inc.,
Seeger Philadelphia, Inc.,
Sekrey Holding Company,
Selchar, Inc.,
Sell's Restaurants, Inc.,
Selma Holding Company,
Semple & Reddick,
Semple-Rieger Company,
Sensytrol Corporation, of New Jersey,
Service Corporation,
Sesta Clinic, Inc.,
Setag Agency Inc.,
Setsun Holding Company,
Seven Brothers Sanitary Baking Co.,
Seven Corners Corporation,
Seventeenth Street Realty Company,
S & G Collection Agency,
S. G. L. Realty Corporation,
S. G. Supplee & Sons,
Shalhoub Bros. Corporation,
Shapiro Bros., Inc.,
Shaver Corporation of America,
Shaw Estate, Inc.,
Sheppard & Finsel, Inc.,
Sherwood Piece Dye Works,
Shirma, Inc.,
Shock Absorber Service, Inc.,
Shoemaker Co.,
Shore Bakeries, Inc.,
Shore Diner, Inc.,
Shoreham Corporation,
Shore Hotels Finance and Exchange Corporation,
Shore’s, Inc.,
Shorewealth Realty Company,
Short Hills Construction Company,
Shotmeyer & Wales, Inc.,
The Shreiner Co.,
Shrewsbury Holding Co. Inc.,
Shrewsbury Hotel Corp., Inc.,
Shrewsbury Polo Club, Inc.,
Shwarneil, Inc.,
Sibert Corp.,
Siemeagra Corporation,
"Sievers Sand and Gravel Corp”,
Silk City Association,
Silver Dollar Cleaners,
Silver Lake Dairy, Inc.,
Silverman & Kramer, Inc.,
Silver’s Market,
Simon Bros., Inc.,
Simonsen’s Service Station, Inc.,
Simon’s Toy Store,
Simplex Beauty College, Inc.,
Simplex Oil Heating Corporation,
Sinam Construction Company,
Singac Coal, Ice and Lumber Company,
646 Elm Street Corp.,
643 Bergenline Avenue Corporation,
Sixteenth and Park Avenue Corporation,
69 Park Avenue Company,
62 Broadway, Inc.,
Skeeter Togs, Inc.,
Ski-Advertising Devices, Inc.,
Skoler Institute,
Slumberland, Inc.,
Smalley Coal and Supply Company, Incorporated,
S. Markus, Inc.,
Smith Pump & Engineering Corp.,
Snack Shops, Inc.,
Snell Manufacturing Corp.,
Sno-Wite Food Market,
Snow-White Laundry, Inc., of Toms River,
Solidified Fuels, Inc.,
The Soligny Holding Company, Inc.,
Solomon Michelsohn, Inc.,
Solomon’s Poultry Market, Inc.,
Sol Securities Co.,
Somerset Auto Body Service, Inc.,
Somerset Street Holding Corporation,
Sorenson and Bahrs, Incorporated,
Southern Holding Company,
Southern Manor, Inc.,
South Hudson Beverage Distributing Company,
South Jersey Express, Inc.,
South Jersey News Corporation,
South Jersey Securities Corporation,
South Mountain Construction Company,
South Mountain Riding Club, Inc.,
South Orange Amusement Co.,
South River Coal & Feed Co. Inc.,
Spartan Laboratories Inc.,
Spee-D-Service, Inc.,
Speedway Garage, Inc.,
Speedway Super Service Garage Inc.,
The Speedwell Tract, Incorporated,
Spencer-De Witt, Inc.,
Spic and Span Grill, Inc.,
Sport Exhibitions, Inc.,
Sportland, Inc.,
Sportsman's Cafe of Paterson,
S & P Realty and Mortgage Company,
Springfield Estates, Inc.,
Spring Water Ice Company,
Square Corp.,
Square Tavern, Inc.,
Squires & Talbot, Inc.,
S & S. Mortgage Co.,
Stacy Oil Co. Inc.,
Stadium Theatre Corporation,
Standard Coal Co.,
Standard Coal & Lumber Co. of Bloomingdale,
Standard Elevator Corporation,
Standard Glass & Mirror Co., Inc.,
Standard Heating Company,
Standard Plate Glass Company of New Jersey,
Standard Plumbing and Heating Company,
Standard Realty & Construction Co. Inc.,
Star Chemical Corporation,
Star Dress Stores, Inc.,
Star Slipper, Inc.,
State Dealers Credit Service, Inc.,
State Plumbing & Heating Supply Co.,
State Wrecking Company, Inc.,
Staubach Feed Co. Inc.,
Steckel Sand Company, Inc.,
Steel Products Corporation,
Stein’s Inc.,
Stencil Corporation of America,
Sterling Construction Co., Inc.,
Sterling Realty Corp.,
Steve’s, Inc.,
Stewart Corporation,
Stewart Fuel & Lumber Co.,
Stop-Over, Inc.,
Stop and Shop Produce Merchants, Inc.,
Strauss Pharmacy, Inc.,
Stormtite Company Inc.,
Stowell’s Inc.,
Stumpfl Company, Inc.,
Stuyvesant Development Company,
Styl-Bilt Furniture Co. Inc.,
Suburban Bus Line,
Suffolk Corporation,
Summer Homes Protective Company,
Summit Auto Sales, Inc.,
Summit Cycle Co. Inc.,
Summit Motors, Inc.,
Summit Sweets Corp.,
Summit Sweets, Inc.,
Summit Yellow Cab, Inc.,
Sunex Chemical Corporation,
Sun Kist Purchasing Corp.,
Sunny Brook Farm, Inc.,
Sun Operating Co.,
Sunrise Baking Co.,
Sunrise Coat & Suit Manufacturing Co., Inc.,
Sunrise Convalescent Home Inc.,
Sunrise Dress Co., Inc.,
Sunset Avenue Holding Corporation,
Sunset Estates, Inc.,
Sunset Hofbrau, Inc.,
Sunset Park Inn,
Sunshine Bazaars, Inc.,
Sunshine Products Corp.,
Superior Products, Inc.,
Superplast Corporation,
Supplee-Mortimer, Inc.,
Supreme Food Stores, Inc.,
Surf Oil Company,
Surform, Inc.,
Surftex Inc.,
Susco Realty Co.,
Sussex Gas Station, Inc.,
S. W. Earl, Inc.,
Sweetman’s Market, Inc.,
S. Wolfson, Inc.,
 Syndicate Investors Group, Inc.,
 Synply Corporation,
 Syor Realty Co.,

Taberner & Francis, Inc.,
Tacony-Palmyra Ferry Company,
Taft Machine Works,
Tagliabue Dye Works, Incorporated,
Tailor-Craft Clothes, Inc.,
Tankoil Corporation,
Tastea Coffee Company,
Tasty Ice Cream and Sherbert Co.,
Tavistock Club Estates,
Taylor Investigations, Inc.,
Taylor Motor Corporation,
Taylor and Pearson, Inc.,
Taystee Food Shop, Inc.,
T. C. Company, Inc.,
T. Donald Brennan, Inc.,
Teaneck Development Company,
Teb’s Bootery, Inc.,
Technical Refractories, Inc.,
Teela Chemical Corp.,
Teitelbaum Glass Co., Inc.,
Telemusic, Inc., of New Jersey,
Tell-A-Key Company Inc.,
“Tempe Farms, Inc.”
Temple Amusement Company,
Ten Eyck Realty & Investment Company,
Tenny & Hoffman, Inc.,
Terminal Cab of Elizabeth, Inc.,
Terminal Garage Company,
Terminal Realty Company,
Textile Supplies, Inc.,
Theodore G. Stein, Incorporated,
Theodore Klaus Inc.,
Thermobrick Corporation,
Thermo Revelation, Inc.,
39-41 Hillside Place Corp.,
The 31 South 14th Street Corporation,
Thomas Boccia, Inc.,
Thomas F. Bryce, Inc.,
Thomas G. Stockham, Inc.,
Thomas Hallett, Inc.,
Thomas J. Sherman, Incorporated,
Three Forty Kearny Ave. Corp.,
393 Elizabeth Avenue Corporation,
371 Grove Street, Inc.,
363-367 Bloomfield Ave., Inc.,
330 Central Corporation,
320 Jackson Avenue Corporation,
Three Link Temple, Inc.,
Three Winners Clothes, Inc.,
Tichenor Tavern, Inc.,
Tillham Homes, Inc.,
Time Engineering & Construction Company,
The Tixie Company,
T. J. H. Realty Corp.,
Tobiette, Incorporated,
Todd, Inc.,
Tome Builders, Inc.,
The Tommy-Toy Manufacturing Corporation,
Toms Lake Power and Realty Company,
Toms River Realty Company,
Top Hat Restaurant Corp.,
Topps Restaurant Co.,
Tops Cleaners, Inc.,
Tottle In System, Inc.,
Tour Guidance Bureau Inc.,
Townecraft Manufacturing Co.,
Town Hall Dairy,
Townsend Food Market,
Town Tavern of North Hudson, Inc.,
Trade Rite Fruit and Produce, Inc.,
Trade Service Corporation,
Tramer Corporation,
Transamerica Corporation,
Travelers Tavern, Inc.,
T. & R. Carriers, Inc.,
Trenton Compressed Steel Co.,
Trenton Machine & Tool Co. Inc.,
Trenton Underwriters Agency,
Tretrusco Corporation,
Triad Sanitary Co. Inc.,
Triangle Corporation, (No. 1),
Triangle Dental Laboratory, Inc.,
Triangle Engraving Corporation,
Triboro Consumers Cooperative, Inc.,
Trico Realty Co.,
Tri-County Beef Company,
Tri-County Bond and Mortgage Company,
Trio Dye Works, Inc.,
Triple E. Products, Inc.,
Tri-State Construction Co., Inc.,
T & R Motor Service, Inc.,
Trocadero By the Sea, Inc.,
Trojan Service Station, Inc.,
Trooper Press Bureau,
Truck Tire Sales Co.,
Truslow and Fulle, Incorporated,
Truson, Inc.,
Try-Us, Inc.,
T. S. Goslin Lumber Company, Inc.,
Tulip Beverages, Inc.,
Turner Machine Company, Inc.,
T-V-T Corporation,
Twenty South Street Corporation,
287 South Ninth Street Co.,
297 Lincoln Ave. Corp.,
220-224 Forty Eighth St., Corp.,

U. & D. Grocery Co.,
Uneeda Gasoline and Oil Service Station Corp.,
Unico Grocery Company,
Union City Amusement Corporation,
Union City Go Cart Co.,
Union City Realty and Development Corporation,
PROCLAMATIONS

Union County Bakery, Inc.,
Union Exhibitors, Inc.,
Union Fishing, Freezing and Cold Storage Co.,
Union Millwork & Supply Company,
Union Raceways, Inc.,
Union Sports Corporation,
Union Square Holding Company,
Union Syndicate,
Union Wine and Liquor Store, Inc.,
United Biscuit & Specialty Company,
United Building Service,
United Cleaners & Dyers, Inc.,
United Concrete Construction Company, Inc.,
United Fireworks Company,
United Investigation Bureau,
United Mercantile Corporation,
United Neon Supply Corp.,
United Roof Coating Co., Inc.,
United Shirt Shops, Inc.,
U. S. Contracting Company,
United Steel and Construction Company, Inc.,
United Union Development Co.,
Unity Hotel Inc.,
Unity Realty Company,
Universal Casket Company,
Universal Coating Corporation,
Universal Holding Co.,
Universal Plumbing and Heating Co.,
Universal Tavern, Inc.,
Unix Holding Corporation,
Uptown Market, Inc.,
Urquhart Mfg., Co.,
Urvite Laboratories Inc.,
Usdin Metal Co.,
U.T.M. Holding Corporation,

V. A. Holding Company,
Vailsburg Building Company,
Valentine Nagele Realty Co.,
Valley Holding Corporation,
Value Holding Company,
Van Birk Agency, Inc.,
Vander Heide & Co. Inc.,
Van Dyke Construction Co.,
Van Dyke & Smith, Inc.,
Vanity Silk Stores, Inc.,
Vanolate Research Laboratories, Inc.,
Variety Vacuum Cleaner Co.,
Variety Vacuum Cleaner Co. Inc.,
Varsity Holding Company,
Vee-Van, Inc.,
Venice Rialto Construction Company,
Ventnor Investment Corporation,
Vent-O-Lite Corporation,
Vermac Varnish & Paint Products, Inc.,
Verona Construction Company,
Verona Manufacturing Co., Inc.,
Victory Trucking Corporation,
Villa Contracting Co.,
Villa Crest Development Co. Inc.,
Vincent Furniture Corp.,
Vincent's Beauty Salon,
Vincent's Restaurant,
Visscher Construction Co. Inc.,
Vita Dye Works, Inc.,
Vocational Guidance Institute, Inc.,
Vogue Jewelers, Inc.,
Vredenburgh-Kennedy Company,

Walco, Inc.,
Waldo Holding Company,
Waldron Wine & Liquor Store, Inc.,
Waldstein, Inc.,
Walensky Investment Co., Inc.,
Waljen Holding Co. Inc.,
Wallade R. Soffe, Inc.,
Walter G. Penney, Inc.,
Walter H. Glock, Inc.,
The Walton Shoppe, Inc.,
Wanlin Development Corp.,
Warren Amusement Company,
Warschawsky's, Inc.,
Washington Food Center Market,
Washington Heights Development Co.,
Washington Park Home Builders, Inc.,
Washington Theatre Company,
Watchung Ave. Coal and Supply, Co.,
Watchung Cabins, Inc.,
Watchung Construction Company,
Waters Holding Company,
Waverly Musical Products Co., Inc.,
Waverly Realty Company,
Waybrook Holding Corporation,
Way Corporation,
Wayne Holding Co.,
W. B. Miller, Inc.,
W. C. Dobbins, Inc.,
Weather Proof Flashing Co.,
Webb Motors Inc.,
Weber, Inc.,
Webster Holding Company,
Webster Home Builders, Inc.,
The Weiss Pharmacy,
Wellmade Dress Company, Inc.,
Well Made Jacquard Fabrics, Inc.,
Wellman Apparel Shops, Inc.,
Weathar Proof Flashing Co.,
West End Circle Company, Inc.,
West End Market, Inc.,
West Englewood Estates, Inc.,
Western Hat Company,
Westfield Development Co. Inc.,
Westfield and Park Streets Corporation,
Westminster Apartments, Inc.,
Westmont Food Co.,
West Portal Feed Co.,
Wetherill’s, Inc.,
Weyant Flying Service, Inc.,
Weyman & O’Neill, Inc.,
W. G. Hulse, Inc.,
White Diamond System,
Whitehall Lakes, Inc.,
Whitehouse Fabrics, Inc.,
White House Food Shop, Inc.,
White Rock Dairy Products, Inc.,
White Spot,
Whittaker Bros., Inc.,
Wholesale Radio Equipment Co.,
W. H. Snyder, Inc.,
Wiegler Hats, Inc.,
Wilbix Realty & Construction Co.,
Wildon Co.,
Wildor Corporation,
Wildwood Beach Improvement Company,
Wildwood Co-Operative Manufacturing Co.,
Willard Sulzberger Motor Co.,
Willhor Investment Corp.,
William A. Brady, Limited,
William C. Duckham Company,
William F. Gardiner Inc.,
William F. Yard Box Company,
Wm. Harmsen & Sons, Inc.,
William H. Jansen, Inc.,
Wm. J. Convery and Sons,
William J. Davitt Associates,
William J. Dolan Realty Company,
William Margulies & Son, Inc.,
William Mason Inc.,
Williams & Statham Inc.,
William Willheim Print Works, Inc.,
Willie's Diner, Inc.,
Willits Coal and Lumber Company,
Willow Grove Canning Co.,
Willrose, Inc.,
Wilson Trucking Co. Inc.,
Winchester Sportswear Company,
Winhar, Inc.,
Winston-Sims Co., Inc.,
Wire Broadcasting Inc. of New Jersey,
W. J. Kenyon Inc.,
W. & L. Commercial Co.,
W. M. Ayres, Inc.,
Woloz Painting Corporation,
Woodbridge Sanitary Ware Company,
Woodland Homes, Inc.,
Woodside Fuel Oil Co., Inc.,
Woodstreet Realty Co.,
Woolley Construction Co., Inc.,
Woolman & Robles,
Worth-While Products, Inc.,
Woven Products Corporation,
Wright Manufacturing Company,
W. Werner Company (Inc.),

Yankee Service Co., Inc.,
Yara Operating Corporation,
Ycart, Inc.,
Y. Dein, Inc.,
Yellen Construction Co.,
Yeomans-Drews Engineering Company,
York Butter & Cheese, Inc.,
Young & De Winter, Inc.,
Youth of New Jersey, Inc.,
Yum Yum Desserts, Inc.,

Zenith Pictures Corporation,
Zillertal Inc.,
Zillessen & Bader, Inc.,
Zinke Holding Co.,
Zorlas, 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 nineteenth day of January, A. D. one thousand nine hundred and forty-three, and in the Independence of the United States, the one hundred and sixty-seventh.

CHARLES EDISON,
Governor,

By the Governor:
J. A. BROPHY,
Secretary of State.
The Czechoslovak people, oppressed but unconquered, and their friends here in the United States and elsewhere, remember March seventh as the birthday of the great President-Liberator of Czechoslovakia, Thomas Garrigue Masaryk.

The people of Czechoslovakia stand shoulder to shoulder with the United Nations. They are dedicated to the same democratic ideal that inspired the founders and builders of our nation. The spirit of President Masaryk is their spirit. They will fight on until the rights of men and justice are restored among all peoples.

We believe in the motto of President Masaryk, written on the coat of arms of the Republic: "The Truth Prevails." In memory of his great democratic spirit, which guides his people in these days of hardship and distress, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby proclaim

SUNDAY, MARCH 7TH,

as

CZECHOSLOVAK DAY,

and I urge its observance throughout the State.

Given under my hand and the Great Seal of the State of New Jersey, this eighth day of February, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:

J. A. BROPHY,
Secretary of State.
PROCLAMATIONS

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Realizing that recreation is essential in order that every one may be in the best physical condition to face the trying days that lie ahead, and also that New Jersey desires that the abundance and wealth of its fishing waters shall be shared with all those within reach of its shores,

I, CHARLES EDISON, Governor of the State of New Jersey, do hereby proclaim a Governor's Fishing Tournament, to be held in the salt and fresh waters of New Jersey

From: APRIL 15TH, 1943,
To: NOVEMBER 30TH, 1943,

and do hereby invite all anglers to participate in the sport in New Jersey salt and fresh waters, and to compete for the many prizes that will be awarded at the conclusion of the Tournament.

George C. Warren, Jr., President of the New Jersey Board of Fish and Game Commissioners, shall act for me and the State of New Jersey in conducting this Tournament.

Given under my hand and the Great Seal of the State of New Jersey, this tenth day of February, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
   EXECUTIVE DEPARTMENT.

The Women's Army Auxiliary Corps is calling for many more thousands of women to join its ranks.

The pressing need for these volunteers has been emphasized by recent announcements concerning the drafting of men for the armed services. Every woman who joins the WAAC contributes not only her own services, but also releases a man for active military duty.

In order that patriotic women in New Jersey may become familiar with the opportunities for serving their country, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby proclaim the week beginning

MONDAY, FEBRUARY 22ND,

as

WAAC ENLISTMENT WEEK.

I hope the response to this call in this State will be enthusiastic and gratifying.

[seal] Seal of the State of New Jersey, this sixteenth day of February, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Once again Red Cross appeals to the people of America for help to carry on its splendid program. This time the appeal is for war funds—funds to aid the march to victory.

For over sixty years the American Red Cross has played a vital role in helping the helpless. It has bound up the wounds of the injured; sheltered, fed and clothed the homeless; rebuilt broken lives. In the catastrophe of war, as in the catastrophes of peace-time, the American Red Cross has always been on hand when help was desperately needed.

Today Red Cross doctors, nurses, ambulances and supplies are in the front lines of the world struggle. Reports from the Solomons, from Africa, and Australia—from all the far-flung battle posts—speak eloquently of the work done by our Red Cross—your Red Cross.

Here in New Jersey, the "Home Service" of the Red Cross has done much to relieve the anxiety of fathers, mothers and wives concerning "lost men" or men reported "lost in action." Red Cross Motor Corps volunteers rush persons to hospitals, help get them to trains, planes and buses, and aid in civilian defense work. Tens of thousands of other volunteers are giving unselfishly of themselves in carrying on vital services in every area of our community life. The Red Cross organization is doing a fine job in obtaining blood plasma so greatly needed to keep wounded soldiers and injured civilians alive.

The Red Cross kits for the men in the armed services, the gifts of sweaters and socks, and the greater gifts of bandages, packs and dressings, all bring healing and comfort to our boys at home and on the fighting front.
We can all do our bit, and more than our bit, by giving as much as we can to the Red Cross War Fund.

Now, Therefore, I, Charles Edison, Governor of the State of New Jersey, do hereby proclaim March as

RED CROSS WAR FUND MONTH.

I appeal to every resident of New Jersey to give generously of money as well as time to the Red Cross War Fund, in order to make the pathway to victory a bit easier.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this twenty-fifth day of February, in the year of our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty seventh.

CHARLES EDISON, Governor.

By the Governor:
J. A. Brophy,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Whereas, The responsibility of the people of the United States to feed our expanding armed forces, provide more food for our allies, and feed the starving people in the lands we occupy, especially in those countries released from Axis control, has resulted in the stringent rationing of food for civilians in this country; and
PROCLAMATIONS

WHEREAS, The increasing use of our transportation facilities for military purposes makes the movement of food for civilians more and more difficult, thereby necessitating the greater production of food products close to the points of consumption; and

WHEREAS, There is always a possibility that a poor crop year, resulting from unfavorable weather, may diminish the nation's food supply to a critical point; and

WHEREAS, To help relieve present shortages of food and to insure a more adequate food supply for 1943, Claude R. Wickard, Secretary of Agriculture of the United States, has requested the people of this country to carry out an extensive program of home food production through 18,000,000 Victory Gardens—6,000,000 on the farms and 12,000,000 in the suburban and urban areas of the nation;

WHEREAS, There is on every farm in New Jersey enough land for a garden sufficiently large to supply the farm family with its annual requirements of essential vegetables and most of its fruit; and there are back yards, vacant lots and other unused parcels of suitable land in the suburban and urban areas of the State that can be made available for Victory Gardens, whose products, if the gardens are carefully planned and efficiently managed, will go a long way toward helping provide a more adequate supply of health-giving vegetables for our urban population this summer and next winter;

Now, THEREFORE, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby proclaim the week of

MARCH 8TH TO MARCH 13TH

as

VICTORY GARDEN WEEK.

In view of the emergency, it becomes the patriotic duty of every citizen of New Jersey, the
Garden State of the Nation, to participate in the 1943 Victory Garden program as organized and directed by the State Office of Civilian Defense and the State College of Agriculture through the State Victory Garden Committee.

Every person who has or who can secure suitable land should plan, plant and efficiently care for a Victory Garden this year, and conserve as many vegetables as he finds possible for use next winter.

The people in rural districts, under the direction of the County Agricultural Extension Service and through the Extension Volunteers and the 4-H Clubs, should organize their efforts to the end that all farm families may, through their Victory Gardens, produce and conserve their own requirements of vegetables and fruits.

In the suburban and urban areas of the State each municipality should organize at once a competent Victory Garden Committee to carry out the program of the State Victory Garden Committee in that community, so that without inexcusable waste of seeds, fertilizer or time, as much food as possible may be produced and conserved by citizens who are in a position to have gardens.

Every individual who has had successful gardening experience, and every organization that can help, should volunteer to assist the local Victory Garden Committee so that new gardeners may have in their own community the help they need to make their work successful.

Owners of unused land suitable for gardening should consider it a duty to make that land available to those without land, in order that they may have their own Victory Gardens.

Public officials having land, equipment or qualified personnel should, wherever possible, make these facilities available to the local Victory Garden Committee for the use of those who need and deserve them.
The production of food at home this year is a most important phase of civilian defense. As much of it must be produced and conserved as possible. None of it must be wasted.

Given under my hand and the Great Seal of the State of New Jersey, this fifth day of March, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States, the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:
J. A. Brophy,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, Our State has much to offer in the way of natural advantages to all homeseekers and business men, and

WHEREAS, The proper housing of defense workers is vital to the success of the defense effort, and

WHEREAS, The maintenance of a sound and stable real estate market in every section of our State is of first interest to the welfare and prosperity of New Jersey investors and home owners, and

WHEREAS, Sound values in harmony with New Jersey’s rapidly broadening economy and interests can best be achieved through popular recognition
and appreciation of the monetary and intrinsic rewards of home ownership and the fundamental strength and security of the boundless investment opportunities in New Jersey, and

Whereas, Our total worth as a State has vastly increased through the constructive effort of New Jerseyites in the development of new enterprises and industries and the expansion of old, in addition to the building of thousands of new homes in hundreds of splendid communities throughout New Jersey; 

Now, Therefore, I, Charles Edison, Governor of the State of New Jersey, do hereby proclaim the period from

MARCH 21ST TO MARCH 28TH

as

REAL ESTATE AND HOME OWNERSHIP WEEK

within the limits of this State, and urge that all citizens join in its appropriate observance.

Given under my hand and the Great Seal of the State of New Jersey, this tenth day of March, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-seventh.

Charles Edison,
Governor.

By the Governor:

J. A. Brophy,
Secretary of State.
New Jersey faces a possible labor shortage in her vital war industries. Many thousand additional workers will be needed before the end of one thousand nine hundred and forty-three. They can be trained by utilizing the facilities available in the vocational schools and high schools of our State.

It is a matter of satisfaction that New Jersey possesses these facilities. An emergency training program was begun on July first, one thousand nine hundred and forty; after Pearl Harbor it became a war training program. More than one hundred thousand workers have been trained for many different types of war jobs. Every effort must be put forth to develop and extend this program, so that no war plant will be obliged to curtail production.

I endorse the plan of setting aside a week during which New Jersey citizens will have an opportunity to enroll in the various schools that are preparing men and women for work in the war plants. This will make possible the mobilization of thousands of persons for this important course of training.

In order to meet the emergency for additional workers and to bring this problem to the attention of our citizens, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby proclaim the week from

MARCH 15TH TO MARCH 20TH

as

WAR TRAINING WEEK.

I urge the people of New Jersey to meet the challenge of producing more and more needed war material and equipment by enrolling in the schools
that provide for the training of war production workers.

Persons living in areas where such training is not available will receive full information and assistance from the Department of Public Instruction at Trenton, and may enroll for courses conducted in schools near their homes.

Given under my hand and the Great Seal of the State of New Jersey, this eleventh day of March, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:
J. A. Brophy,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

The President of the United States has designated the month of April as Cancer Control Month.

We are becoming more and more mindful of the need of increasing our efforts in the battle against this dread disease. The nation is now engaged in a total war, in which every person must exert every ounce of energy if our arms are to be crowned with victory. One of the less spectacular, but none the less vital responsibilities we have is to preserve our manpower by protecting health.
Cancer is one of the greatest threats to health in this country. It kills 160,000 persons annually, while at the same time incapacitating thousands of others.

Uncessing warfare against this disease is essential. We all long and hope for the day when a sure cure for cancer is discovered. Meanwhile, the necessity of early diagnosis and prompt treatment must be impressed more deeply upon the public consciousness. A program of education is vitally necessary.

Therefore, I, Charles Edison, Governor of the State of New Jersey, do hereby proclaim the

MONTH OF APRIL

as

CANCER CONTROL MONTH.

I want to call particular attention to the work of the American Society for the Control of Cancer, which has established agencies in this State, and is conducting its Seventh Annual Enlistment Campaign. I also want to call attention to the program of the Curie Institute, which has been working for several years to establish a home for cancer sufferers in New Jersey. Support of these splendid organizations is strongly urged upon the people of New Jersey.

Given under my hand and the Great

[Seal]

Seal of the State of New Jersey, this twenty-second day of March, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,

Governor.

By the Governor:

J. A. Brophy,

Secretary of State.
STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

March twenty-fifth, one thousand nine hundred and forty-three, marks the one hundred and twenty-second anniversary of the hoisting of the flag of Greek Independence.

Now the Greeks are again fighting for national existence. In spite of the enormous advantage in military strength possessed by their invaders, the Greek people are staging a large-scale guerilla warfare. Greek air squadrons are fighting with the British Army in Libya and Tunisia, and the Greek Navy is co-operating with the British and American fleets.

This gallant nation, which has throughout the ages been conspicuous for its love of liberty, compels our admiration and gratitude. We cannot begin to measure the anguish her people have endured since her invasion. But we can pay tribute to her dauntless spirit and to the part which she is playing in this second World War.

Therefore, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby proclaim

THURSDAY, MARCH 25TH,

as

GREEK INDEPENDENCE DAY,

and I ask that on this day we attest to our admiration of and give encouragement to the men and women of Greece who, in the face of such tremendous odds, are so nobly fighting for the cause of freedom.

Given under my hand and the Great [SEAL] Seal of the State of New Jersey, this twenty-second day of March, in the year
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Flag Day, ever an inspiring date, assumes added significance this year because it will mark the closing of a week-long campaign during which citizens of the United States of America will be urged to subscribe to $100,000,000 in War Bonds over and beyond normal purchase quotas for a seven-day period.

Our Flag was born 166 years ago, and today the great freedoms for which it stands are the driving force behind our men of arms. We at home can back these men up by pledging to "Save by Sacrifice" to top the $100,000,000 goal.

Therefore, I, Charles Edison, Governor of the State of New Jersey, do hereby proclaim

JUNE 14TH
as
FLAG DAY
and the period from
JUNE 8TH TO JUNE 14TH
as
FLAG WEEK
in New Jersey; and I urge all citizens to participate in paying homage to our Flag by displaying
it at their homes, places of business and elsewhere; by conducting patriotic exercises appropriate to the occasion; and by investing and causing others to invest in additional War Bonds.

Given under my hand and the Great Seal of the State of New Jersey, this twenty-eighth day of March, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:

J. A. BROPHY,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

One of the greatest obligations imposed by the war on our civilians is that of conserving foodstuffs and materials needed directly or indirectly in the war effort. Every phase of conservation becomes of paramount importance. Food production, canning, processing, distribution and rationing must be planned and managed successfully if our people, both in and out of the armed forces, are to continue strong and well nourished.

Our boys and girls—and adults as well—must realize the importance of conservation and learn the part they can play in making less do for more.

Foodstuffs, rubber, petroleum, clothing and hundreds of other items must not only be produced in
quantities greater than ever before, if we are to meet the military and civilian demands of our Nation and her Allies, but they must be conserved in every possible way. The Home Front must be recognized as a Conservation Front.

In order that all our citizens, young and old, may better understand their opportunities and responsibilities in conservation, I, Charles Edison, Governor of the State of New Jersey, do hereby proclaim the period from

APRIL 5TH TO APRIL 9TH

as

CONSERVATION WEEK,

and I recommend its whole-hearted observance by all our citizens.

Given under my hand and the Great Seal of the State of New Jersey, this first day of April, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:
J. A. Brophy,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

With so many thousands of our families having representatives in the Army, the celebration of Army Day takes on deeper significance this year. We are more conscious of the debt we owe to the men in the armed forces, and we have seen at first hand the beneficial effect of army training on the character and physical well-being of service men.

The manner in which the Army of the United States is meeting the extraordinary demands upon it in all sections of the world fills us with pride and confidence.

This year, because of transportation difficulties and the fact that troops cannot be spared for patriotic demonstrations, the manner of observing Army Day must differ from that of previous years. However, we can all pay homage to those in the military service by doing everything within our power to sustain their morale, by prayers for their safety and welfare, and by the display of the flag at our homes, our businesses, and in all public places.

THEREFORE, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby proclaim

TUESDAY, APRIL 6TH,

as

ARMY DAY,

and I ask for its enthusiastic observance in New Jersey.

Given under my hand and the Great Seal of the State of New Jersey, this second day of April, in the year of Our
Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Thomas Jefferson, more so than any other American, contributed his wisdom and counsel to the formation of our Nation. He was the author of the Declaration of Independence. He was the moving force behind our Bill of Rights. He rightfully has become known as the architect of American liberty.

The concepts that Thomas Jefferson boldly asserted during the period in which our Nation was born have stood the test of time. They have become a part of the foundation on which democracy rests. Jeffersonian principles give strength to our Nation in this hour of travail, and provide hope for the oppressed peoples of the world.

April 13, 1943, marks the two hundredth anniversary of Thomas Jefferson's birth. His bicentennial offers to New Jersey and the Nation a glorious opportunity to reward his memory.
PROCLAMATIONS

Therefore, I, Charles Edison, Governor of the State of New Jersey, do hereby proclaim

Tuesday, April 13th,

as

Jefferson Day

in New Jersey, and urge that the occasion be appropriately observed by all individuals and groups who subscribe to the great Jeffersonian truths. Particularly do I urge that the schools give special attention to acquainting our children with the life and precepts of Thomas Jefferson.

Given under my hand and the Great [Seal] Seal of the State of New Jersey, this sixth day of April, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-seventh.

Charles Edison,
Governor.

By the Governor:

J. A. Brophy,
Secretary of State.

PROCLAMATION

State of New Jersey,
Executive Department.

Starting April twelfth and continuing until May first, New Jersey and her sister States will undertake to subscribe $13,000,000,000 in the Second War Loan Drive, the greatest money-raising campaign in this world's history. Anything short of this amount, stupendous though it is, will be letting
down the men—and women—of our armed forces. It is for them that the United States Treasury Department adopted the slogan: "We give our lives; you give your money."

To equal the quota of $13,000,000,000 is not enough. We must exceed it.

New Jersey's goal has been set at a minimum of $460,000,000, or one-thirtieth of the national quota. To meet this, New Jersey must raise, roughly speaking, $115 for each man, woman and child in the State.

Investment in war securities not only promotes the war effort in the military sense, but it is a curb on inflation at home, particularly so if the bulk of an issue is purchased outside the commercial banking system. I join with Secretary of the Treasury Henry Morgenthau, Jr., in hoping that at least $8,000,000,000 of the $13,000,000,000 will be absorbed in private channels.

Therefore, I, Charles Edison, Governor of the State of New Jersey, do hereby proclaim the period

Beginning APRIL 12TH and Ending MAY 1ST,

as

THE SECOND WAR LOAN DRIVE.

Given under my hand and the Great Seal of the State of New Jersey, this sixth day of April, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.
PROCLAMATION

State of New Jersey,
Executive Department.

Never before in our Nation’s history has the need for good will been greater than it is today. The world is at war because of a lack of good will and understanding among its peoples.

Here in the United States of America good will shines brightly by comparison with many parts of the world, but there is still much to be done to bring about harmony among the racial, religious, cultural and economic elements of our variegated population. It was because of this need that New Jersey created its Good Will Commission.

Good will encourages unity. And unity will give our Nation strength in the battle for survival in which it is now engaged. The State Good Will Commission this year wisely selected as its slogan: “Through Unity to Victory.”

Therefore, I, Charles Edison, Governor of the State of New Jersey, do hereby proclaim

The Month of May as Good Will Month,
The Week Beginning May 16th as Good Will Week,
May 18th as Good Will Day

in New Jersey, and I urge my fellow-citizens to cooperate with the State Good Will Commission and its local and county divisions, and with our colleges, schools, churches, synagogues, social and recreational centers, and all other groups in promoting programs dedicated to the concept “Through Unity to Victory.”
PROCLAMATIONS

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 forty-three, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Child Health Day during this war year of one thousand nine hundred and forty-three holds special significance for New Jersey, site of many of the Nation’s great industries. Never before have conditions demanded greater community responsibility for the health and welfare of children, whose normal home life has been disrupted in hundreds of thousands of instances because parents are in the armed forces or are employed in war jobs.

Therefore, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby proclaim

SATURDAY, MAY 1ST,

as

CHILD HEALTH DAY

in New Jersey, and I call upon the people of all communities to contribute to the conservation of
child health and happiness by providing properly supervised facilities for caring for children whose mothers are working that democracy may survive.

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 forty-three, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.

---

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Music retains its power to bring joy and contentment to the world, even though it is a world at war. The magic of music also puts zest into the feet of marching men.

While listening to music we find surcease from the terrible anxieties under which so many millions of our people are living. This is true of both civilians and those in the Nation's armed forces.

This year notable events are scheduled for Music Week. The Festival of the Air will be conducted by the National Federation of Music Clubs over four major radio networks and over many local stations. In addition, there will be many other programs by other organizations, groups and individuals.
PROCLAMATIONS

Therefore, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby proclaim the week beginning

SUNDAY, MAY 2ND,

as

MUSIC WEEK

in New Jersey.

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 forty-three, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:

J. A. BROPHY,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Since the birth of the United States of America one of the most treasured possessions of our peoples has been the right to say, "I am an American." Embodied in the meaning of this simple sentence are all the things which have made our Nation great—the rolling hills, the mighty forests, the winding rivers, the planted acres, the great cities and humble hamlets, the priceless freedoms and opportunities.
Today, with foreign forces striving with blood to reduce our peoples to minions of a totalitarian order, the right to say, “I am an American,” becomes more precious than ever. And to no segment of our population does this right hold deeper significance than it does to those men and women who, by naturalization or by coming of age, achieved full citizenship during the past year.

Therefore, I, Charles Edison, Governor of the State of New Jersey, do hereby proclaim

SUNDAY, MAY 16TH,

as

I AM AN AMERICAN DAY

in New Jersey; and I urge that that day be set aside as a public occasion for the recognition of all our citizens who have attained their majority or who have been naturalized during the past year; and I call on all State and local officials, and patriotic, civic, religious and educational groups and organizations to take part in exercises designed to assist our citizens to understand more fully the duties and opportunities of citizenship and its special responsibilities in a nation at war.

Given under my hand and the Great Seal of the State of New Jersey, this twenty-sixth day of April, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:
J. A. Brophy,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

The Federal government, through the Office of the Bituminous Coal Consumers' Counsel, urges all consumers of coal to fill their bins and stockpiles at the earliest possible date this year, so that heatless homes, closed schools, and idle factories will not result next fall and winter because overburdened transportation facilities prevent deliveries.

There is no shortage of coal in this country. But the wisdom in ordering next winter's supplies at an early date is apparent. Our already overtaxed transportation facilities necessarily must give first attention to the movement of supplies and equipment for war production plants and the armed forces. If private consumers of coal delay in placing their orders, they not only will be jeopardizing their own chances of obtaining an adequate coal supply, but they will be interfering with the war effort.

A warm home will mean fewer absences from factories, offices and schools, and will contribute to greater efficiency.

Therefore, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby proclaim

MONDAY, MAY 3RD,

as the beginning of the

"BUY COAL NOW" CAMPAIGN

in New Jersey; and I urge all householders and operators of apartment houses, and all churches, hotels, clubs, businesses, and small industries using
coal, to place their orders for next winter's supplies as soon as possible after this date.

Given under my hand and the Great Seal of the State of New Jersey, this twenty-eighth day of April, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.

PROCLAMATION
STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

In keeping with tradition our Nation will observe Sunday, May ninth, as a day for honoring mothers. But in this year of one thousand nine hundred and forty-three, mere tradition will not suffice. Thousands of mothers are separated from their loved ones because husbands and sons are in the armed services.

The Nation's obligation to these mothers has increased, and, conversely, the obligation of all women to the Nation has increased. Wherever there is a job to be done, whether it be on the production line of a war plant or in the preparation of Victory Gardens, women can lend their efforts to speed the day of victorious peace.
On Mother’s Day, in our places of worship, wherever men and women meet to pray for Victory for our arms, there should be one additional thought for all of us here on the home front. This thought is that we are engaged in a cause which merits universal service—a cause in which not just the few, but in which all must work for the benefit of all.

Therefore, I, Charles Edison, Governor of the State of New Jersey, do hereby proclaim

SUNDAY, MAY 9TH,

as

MOTHER’S DAY

in New Jersey, and I urge that every woman in our State consider her opportunity for personal service in this great cause, and, if able physically and without harm to her home, to lend direct assistance to the war effort in some manner best suited to the individual.

Given under my hand and the Great Seal of the State of New Jersey, this fourth day of May, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:

J. A. Brophy,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, In my opinion, public necessity requires the convening of the Senate of the State of New Jersey in special session,

THEREFORE, I, CHARLES EDISON, 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 Senate of the State of New Jersey to meet in special session on Thursday, the thirteenth day of May, A. D. one thousand nine hundred and forty-three, at two-thirty o'clock on the afternoon of said day.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this fifth day of May, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:

J. A. BROPHY,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Few men have had such lasting influence over the thinking of man as has Nikolaus Copernicus, whose death occurred four hundred years ago. The world is still guided by his discovery that the sun is the axis around which revolve the earth, the planets and other heavenly bodies.

To us of the twentieth century, this information is commonplace, axiomatic. But we must remember well that in the sixteenth century, when this Polish genius achieved his greatest work, the civilized world for nearly fifteen hundred years had accepted the Ptolemaic theory that the earth was the center of the universe.

Although Copernicus is best remembered as an astronomer, he also was a man of manifold accomplishments and a great humanitarian. He was a student of finance, a theologian, a painter of skill, and a learned doctor of medicine. Biographers tell us that "his medical skill, always at the service of the poor, was frequently in demand by the rich."

Therefore, I, CHARLES EDISON, Governor of the State of New Jersey, in keeping with Assembly Joint Resolution No. 2, do hereby proclaim

MONDAY, MAY 24TH,
as
COPERNICUS DAY

in New Jersey.

Given under my hand and the Great
[seal] Seal of the State of New Jersey, this twentieth day of May, in the year of Our Lord one thousand nine hundred
The need for good will and understanding between the United States of America and her fighting Allies is apparent. Without these qualities, there is ever present a grave threat to our victory at arms and our victory in the peace to follow.

One of our gallant Allies, Russia, will enter her third year of war on June twenty-second of this year. Russia's fighting men and women have made an invaluable contribution to the cause of victory at arms. Russia, too, has made a strong contribution to the success of the peace to come by such actions as her recent dissolution of the Comintern.

Therefore, I, Charles Edison, Governor of the State of New Jersey, do hereby proclaim

TUESDAY, JUNE 22ND,

as

TRIBUTE TO RUSSIA DAY

in New Jersey.

Given under my hand and the Great [SEAL] Seal of the State of New Jersey, this
tenth day of June, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

As Independence Day approaches this year, the United States of America and her Allies are united as never before. They are relentlessly pressing a co-ordinated attack, before which the forces of tyranny and oppression inevitably must crumble.

Just as our men of arms are fighting together to speed the day of final victory, we in civilian life must co-ordinate our efforts, not the least of which is the operation and maintenance of a perfected program of civilian defense.

The citizens of New Jersey—men and women, old and young—have responded patriotically and unselfishly to civilian defense duty. Hundreds of thousands of our citizens are enrolled in our civilian defense army. They realize fully that citizenship in a democracy involves duty and responsibility as well as great privileges.
Therefore, I, Charles Edison, Governor of the State of New Jersey, do hereby proclaim

MONDAY, JULY 5TH,

as

CIVILIAN DEFENSE DAY

in New Jersey; and I urge that July fourth—Independence Day, and the day that follows be the occasion of special civilian defense activities, in recognition of the unselfish work done for our State by the Civilian Defense forces. I call on each community to arrange appropriate ceremonies, parades, pageants, and other demonstrations of a patriotic nature.

Given under my hand and the Great Seal of the State of New Jersey, this tenth day of June, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:

J. A. Brophy,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

This year, when so many American fathers are fighting on the far-flung fronts of this global war, and others are contributing to the national effort on the home front, it is particularly fitting that they be honored.
The father, traditionally the symbol of the security of the American home, this year also symbolizes the security of our Nation itself.

THEREFORE, I, CHARLES EDISON, Governor of the State of New Jersey, in tribute to all fathers both at home and abroad, do hereby proclaim

SUNDAY, JUNE 20TH,
as

FATHER’S DAY

in New Jersey; and I urge all citizens to observe the event in their homes, churches and public places, in the same fine spirit of love and reverence with which fathers have been honored on this typically American occasion in recent years.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this tenth day of June, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.

PROCLAMATION

The glowing tradition of women at war which began one hundred and sixty-five years ago with Molly Pitcher finds its modern counterpart in the WAAC of today. Molly Pitcher, by her heroic con-
duct at the Battle of Monmouth in New Jersey, did more than contribute to victory in battle; she epitomized for generations to come the bravery and courage of American women.

She was made a sergeant by order of General George Washington, thereby becoming the first woman member of our armed forces.

We in New Jersey have given unstintingly of men and machines to the great struggle in which we are now engaged. Now it becomes essential that our women join in this fight for freedom.

Therefore, I, Charles Edison, Governor of the State of New Jersey, do hereby proclaim the period from

JUNE 19TH THROUGH JUNE 26TH

as

MOLLY PITCHER—WAAC WEEK

in New Jersey; and I earnestly urge the women of this State to enlist in and recruit for the Women's Auxiliary Army Corps.

Given under my hand and the Great Seal of the State of New Jersey, this fifteenth day of June, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-seventh.

Charles Edison,
Governor.

By the Governor:

J. A. Brophy,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
THE SENATE OF NEW JERSEY.

WHEREAS, Wesley L. Lance was, at the general election held in the month of November, one thousand nine hundred and forty-two, elected by the voters of the county of Hunterdon to represent said county in the Senate of this State and subsequently did qualify as such Senator and after such election and qualification did, on the twenty-fourth day of June, one thousand nine hundred and forty-three, resign the office of Senator, thereby causing a vacancy to exist in the Senate of this State;

THEREFORE, I, Charles Edison, Governor of the State of New Jersey, and I, George H. Stanger, President of the Senate of the State of New Jersey, 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 second day of November, one thousand nine hundred and forty-three, for the purpose of electing a Senator for said county to fill the vacancy caused by the resignation of the said Wesley L. Lance.

Given under our hands and the Great Seal of the State of New Jersey, this twenty-fourth day of June, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-seventh.

Charles Edison,
Governor.

GEO. H. STANGER,
President of the Senate.

By the Governor:
J. A. Brophy,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, In my opinion, public necessity requires the convening of the Senate of the State of New Jersey in special session,

THEREFORE, I, CHARLES EDISON, 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 Senate of the State of New Jersey to meet in special session on Thursday, July twenty-second, A. D. one thousand nine hundred and forty-three, at two o'clock on the afternoon of said day, to act on pending nominations, to receive and act upon the nomination of Commissioner of Education of New Jersey, and to dispose of such other business as may properly come before it.

Given under my hand and the Great Seal of the State of New Jersey, this thirteenth day of July, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-eighth.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

The United States Coast Guard, which will celebrate the one hundred and fifty-third anniversary of its founding on August fourth, one thousand nine hundred and forty-three, is completing the most illustrious year in its long and gallant history. While continuing to maintain its traditional shore patrol, the United States Coast Guard in the present war is fighting on all fronts, spear-heading invasions, clearing the seas of submarines, and guarding harbors and ports against sabotage.

The work of the Coast Guard and of the SPARS, its women's reserve, and of the Auxiliary, made up of men who volunteer their spare time for important inshore patrol duty, stamps it as one of the great branches of our Nation's armed services.

Therefore, I, Charles Edison, Governor of the State of New Jersey, do hereby proclaim

WEDNESDAY, AUGUST 4TH,
as

COAST GUARD DAY

in New Jersey, in honor of the gallant men and women who are serving in it.

Given under my hand and the Great Seal of the State of New Jersey, this fourth day of August, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-eighth.

CHARLES EDISON,
Governor.

By the Governor:

J. A. Brophy,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

For fifty-eight years members of the Needlework Guild of America have given unstintingly of their time and effort in providing warm, suitable clothing for the aged, the infirm, school children and babies, and the other elements of our population deserving of assistance.

This year, when the families of thousands of our men in service will add to the need for this assistance, there is even greater reason for widespread public interest in the Needlework Guild.

Therefore, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby proclaim the period from

OCTOBER 10TH THROUGH OCTOBER 16TH

as

NEEDLEWORK GUILD WEEK

in New Jersey; and I urge all citizens of New Jersey to acquaint themselves with the history and activities of the Needlework Guild of America and to co-operate in furthering its splendid work.

Given under my hand and the Great Seal of the State of New Jersey, this twelfth day of August, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-eighth.

CHARLES EDISON,
Governor.

By the Governor:

J. A. BROPHY,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, In my opinion, public necessity requires the convening of the Senate of the State of New Jersey in special session,

THEREFORE, I, CHARLES EDISON, 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 Senate of the State of New Jersey to meet in special session on Monday, August sixteenth, A. D. one thousand nine hundred and forty-three, at two o'clock on the afternoon of said day, to act on the pending nomination of Irving Eisenberg for Judge of the Court of Common Pleas of the county of Hudson, and to dispose of such other business as may properly be or come before it.

Given under my hand and the Great Seal of the State of New Jersey, this thirteenth day of August, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-eighth.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.
A portion of New Jersey’s harvest, particularly the tomato crop, is threatened with loss because of a shortage of manpower within the processing plants. In any year such a loss would be inexcusable, but in this war year of 1943 it must not be allowed to happen.

For weeks this office and representatives of private industry and of Federal and State agencies have tried unceasingly to overcome this shortage by attracting more men and women into employment. Within the past ten days I, as Governor, have addressed special requests to Governors of other States in an attempt to meet the manpower situation through the importation of workers. All these efforts have helped, but they have not been enough.

The next seventy-two hours represent the peak of the tomato harvesting season in southern New Jersey. Unless extraordinary steps are taken, hundreds of tons of tomatoes will rot on the receiving platforms of the large canneries in Camden, Bridgeton, Salem, Swedesboro and other processing centers. The emergency will continue past the peak period and until October first.

The Senate of New Jersey, on August twelfth, adopted a resolution urging me, as Governor, to employ every means at my disposal to aid in this situation.

Now, Therefore, I, Charles Edison, Governor of the State of New Jersey, do hereby proclaim the existence of an emergency in the processing of food products in New Jersey, and urge all governmental agencies, whether Federal, State or local, and all private citizens to co-operate in encouraging all
available men and women to volunteer their services.

I further urge all municipalities within the affected area to initiate at once community manpower mobilization campaigns. There is an immediate need for 2,500 workers, of whom the great majority should be men.

I call upon all men and women who live within reasonable transportation distance of canneries and other food processing plants to volunteer for emergency service, either on a full-time or part-time basis, at current pay, during the period ending October first, one thousand nine hundred and forty-three.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this nineteenth day of August, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-eighth.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.

---

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

This has been a year of accomplishment on the road to victory. We have driven the Axis before us. We have produced miracles in our factories. Virtually all of this has been achieved with our manpower and a ready reserve of womanpower.
Current headlines in the newspapers please us all, but even though Rome has become a stepping stone for Allied military operations, it still is a long way to Berlin and Tokio.

Today, there is a grave manpower shortage in the counties of Essex, Hudson and Union. In fact, manpower is depleted. Greater womanpower must be enlisted. Women in all walks of life must recognize that they are an integral part of the effort if we are to get the war over—and get it over soon.

Yesterday, our women gave America their husbands, sons and sweethearts. Today, I ask them to take up the fight themselves.

Vital war production in the three northern New Jersey counties of Essex, Hudson and Union is seriously behind schedules.

Therefore, I, Charles Edison, Governor of the State of New Jersey, do hereby call upon each and every woman in or near the area to recognize that this is a personal emergency—one in which she can play a glorious, patriotic role by qualifying herself for some form of paid employment immediately. All work is war work.

I call upon the mayors of all communities within the area to recognize and act to alleviate this employment emergency.

I call upon business leaders, labor leaders, ministers of the gospel, educators, and all citizens of the affected area to recognize this employment emergency and to lend their aid to the program undertaken by the tricounty Community Manpower Mobilization Committee, which already has thirty-two local recruiting centers, known as "War Job Headquarters" in operation and expects to boost the total to forty-five or fifty.

Patriotic women in the three counties, I am confident, will respond in this employment crisis as their fighting men already have responded.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this
twenty-fourth day of August, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-eighth.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

America’s sons are on the march. With unsurpassed courage, indomitable spirit, and abiding faith in the patriotism, affection and loyalty of those of us who remain at home, they are relentlessly pressing forward to victory.

The danger of over-optimism on the Home Front, however, makes this a crucial period in the Nation’s prosecution of the war. War bonds and more war bonds are needed—now.

We at home must

BACK THE ATTACK!
THEY ARE DYING TO PROTECT YOU.
ARE YOUbuying TO PROTECT THEM?

Never was money so needed by our government.

Therefore, I, Charles Edison, Governor of the State of New Jersey, do hereby call upon all of the people of New Jersey to support to the utmost, even to the extent of extreme personal sacrifice, the Third War Loan campaign, beginning Septem-
ber ninth, to the end that New Jersey will over-subscribe its quota of $585,000,000 and the Nation will over-subscribe its quota of $15,000,000,000.

Given under my hand and the Great Seal of the State of New Jersey, this second day of September, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-eighth.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.

PROCLAMATION
STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Our Nation, as it nears victory in this greatest of wars, must press forward with renewed vigor both on the battle and spiritual fronts. Victory at arms will be hollow unless we maintain and invigorate our religious conscience.

Now, as always, the teachings and principles of religion are the source of our character and the secret of our strength as a people.

We are on the threshold of a dual opportunity for re-emphasizing our faith in God. The period from Sunday, September twenty-sixth, to Sunday, October third, inclusive, will be observed as Religious Education Week; and Saturday, October second, and Sunday, October third, will be observed as Loyalty Days.
PROCLAMATIONS

Thereupon, I, Charles Edison, Governor of the State of New Jersey, do hereby proclaim

Sunday, September 26th, through Sunday, October 3rd

as

Religious Education Week,

and

Saturday, October 2nd,

and

Sunday, October 3rd

as

Loyalty Days

in New Jersey; and I urge all citizens of all creeds to renew their allegiance to the churches of their choice and to endeavor to attend some house of worship during this period.

Given under my hand and the Great Seal of the State of New Jersey, this tenth day of September, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-eighth.

Charles Edison,
Governor.

By the Governor:

J. A. Brophy,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

The Women's Army Corps was organized by an Act of Congress on May fourteenth, one thousand nine hundred and forty-two, as a means of releasing soldiers from jobs on the domestic front for active service on the war fronts.

Now that the United Nations are pressing the attack, every able-bodied fighting man must be freed from noncombatant jobs and made available in the battle areas so that the war might be brought to a swift and successful conclusion.

There are one hundred and fifty-five separate jobs now being performed for the armed services by the Women's Army Corps. General George C. Marshall, Chief of Staff, and General Brehon Somervell, Chief of the Army Service Forces, have requested the governors of several States to assist in the recruiting of women for the Women's Army Corps to fill an urgent need. New Jersey's quota is two thousand, two hundred and twelve new recruits.

Many mothers, sisters and wives of members of our fighting forces have already made sacrifices and joined the Women's Army Corps so that their loved ones may sooner return to them.

New Jersey has two and one-half months to complete its quota. The women enlisted during this period will form a New Jersey Company to be sworn into the Army of the United States. Each member of this Company will wear an armband with the State insignia on it during the basic training period.

In order that New Jersey may do its share in the Women's Army Corps, now a regular branch of the United States Army,
PROCLAMATIONS

THEREFORE, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby urge the women of New Jersey, qualified and able to join the Women’s Army Corps, to enlist now and thus release the men so vitally needed on the battlefronts of the world. I ask every agency and organization, particularly those whose membership is made up of women, to lend their every effort to fill New Jersey’s quota in the recruiting campaign now beginning and continuing until Pearl Harbor Day, December seventh, one thousand nine hundred and forty-three.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this thirtieth day of September, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-eighth.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Fire is a friend of the enemy to an appalling degree whenever and wherever it interrupts production, takes the lives of skilled war workers, destroys irreplaceable materials, and reduces to costly ashes our farms and homes. The normal annual fire loss in the forty-eight states exceeds the
peak year of enemy bombing destruction over Britain—and our losses are still increasing.

If we are to insure an early victory on the fighting front we must control fire—the ever-present, national menace. Redoubled efforts and redoubled vigilance are particularly necessary now. United effort by every community and citizen will help to strengthen our fighting manpower and safeguard vital resources for both overseas needs and the home front.

Therefore, I, Charles Edison, Governor of the State of New Jersey, do hereby designate the week beginning October third, one thousand nine hundred and forty-three, as Fire Prevention Week. I urge every patriotic citizen, every public authority, all civic bodies and all educators, the pulpit, the press, and the radio to emphasize and dramatize for the benefit of our people the grave dangers attendant upon uncontrolled fire in the home, on the farm, in industry and in business. I further direct the appropriate agencies of the State to co-operate with all our citizens in initiating programs for the emphasizing of these objectives.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this second day of October, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-eighth.

Charles Edison, Governor.

By the Governor:

J. A. Brophy, Secretary of State.
PROCLAMATIONS

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

For this, the second Navy Day to be celebrated in time of war, I call upon all citizens to pay proper honors to the men of the fleet and the shore establishments of the Navy, who have made possible the glorious victories that have been ours throughout the seven seas, since the war began.

Since the last Navy Day it has been announced that we have attained, in spite of the inevitable losses of war, the most powerful navy the world has ever known. The people of the State of New Jersey are particularly proud of the great ship, bearing the name of our commonwealth, that now serves with the fleet. This new and greater American Navy has already won battle laurels and in the not now too distant future will do its part to bring final victory to our cause.

In the years that follow the war the Navy will again be what it has always been, our first line of defense. It will protect and defend the peace.

That just tribute may be paid to the Navy of the United States, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby proclaim

OCTOBER 27, 1943,

as

NAVY DAY,

and ask that all citizens and organizations join in appropriate observances.

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 forty-three, and in the Independence of the United States the one hundred and sixty-eighth.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

The present national emergency clearly demonstrates the ability of American women to cope with the many problems associated with our defense efforts. They are playing an increasingly important role in business and industry, the professions, government and in the armed services.

The contribution of business and professional women in these critical times is outstanding. And those who have left their offices and turned to domestic tasks are deserving of the same high commendation for the energy and skill they have exhibited in meeting new problems.

The days to come will demand renewed courage and greater self-sacrifice from the women of our nation. The help of more and more of them will be needed if we are to meet the challenge of our times. Not only are their services needed in business and the professions, but the armed services are calling for a great number of additional women recruits.

I know that American womanhood can be depended upon to meet the needs of the emergency. In order that we of New Jersey may show our appreciation of the efforts of business women
throughout our State and Nation, in behalf of National Defense in all of its phases,

I, CHARLES EDISON, Governor of the State of New Jersey, do hereby proclaim the week of

OCTOBER 10TH TO 16TH

as

NATIONAL BUSINESS WOMEN'S WEEK.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this seventh day of October, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-eighth.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Communities throughout New Jersey will launch War Fund campaigns during October and November to raise a State quota of $5,000,000 for the support of USO, sixteen other war-related agencies, and the established welfare associations charged with maintaining decent standards of health, welfare and recreation at home.

I believe that this combined appeal is the best means of assuring help on the military front, the United Nations front, and on the home front. An important part of the contributions will benefit our men and women in uniform, our merchant seamen,
and our boys languishing in war prison camps. Other proceeds, channeled through more than a dozen war relief agencies, will buy food, clothing and medical supplies for our gallant Allies. The campaign will also insure adequate aid to the needy here at home.

The New Jersey War Fund campaign is an expression of the American principle that in union there is strength. It combines, in an effective way, the American genius for organizations, the American capacity for economy and the American tradition of philanthropy, all of which are a part of our love of democracy.

Now, Therefore, I, Charles Edison, Governor of the State of New Jersey, do hereby declare the period from

OCTOBER 15TH TO NOVEMBER 15TH

as

NEW JERSEY STATE WAR FUND MONTH.

As Honorary Chairman of the State War Fund, I pledge my whole-hearted co-operation to the success of this campaign. As Governor I call upon all citizens to give generously of their time, energy and money, in the knowledge that they will thereby hasten the day of victory and strengthen our established community welfare agencies.

Given under my hand and the Great Seal of the State of New Jersey, this seventh day of October, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-eighth.

CHARLES EDISON,
Governor.

By the Governor:
J. A. Brophy,
Secretary of State.
PROCLAMATIONS 741

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, Chapter 393 of the Laws of 1941, directs the Governor to render to the government of the United States in the present crisis any assistance within the power of the State, and

WHEREAS, Chapter 251 of the Laws of 1942, provides that the Governor shall co-operate with the civil, military and naval authorities of the United States, and

WHEREAS, It has been certified to me by the appropriate officials of the United States Army that an emergency exists in connection with the construction and development of the United States Army Airport at Newark, in the county of Essex, State of New Jersey.

Now, THEREFORE, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby declare that, until further notice, an emergency exists, for the duration of which, motor vehicles utilized in the construction and development of this airport be and they are hereby permitted to exceed the legal load limits established by the New Jersey law.

Given under my hand and the Great Seal of the State of New Jersey, this seventh day of October, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-eighth.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

The Bible has been a source of strength to man through the ages. In the Book of God he has found inspiration and comfort in time of peace as well as in time of crisis.

We fight today that liberty and justice under God may endure. The United Nations are locked in mortal struggle with forces that would enslave man, physically as well as spiritually, and return the world to paganism.

We must continue spiritually strong. We must not lose our consciousness of God, lest we forget what is right and just and decent, and thereby forget the real meaning of liberty.

Therefore, I, Charles Edison, Governor of the State of New Jersey, do hereby designate the week of October 11th to October 17th as National Bible Week, and call upon the citizens of New Jersey to rededicate themselves to the eternal truths of the Bible by joining in this observance.

Given under my hand and the Great Seal of the State of New Jersey, this eighth day of October, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-eighth.

Charles Edison,
Governor.

By the Governor:
J. A. Brophy,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, In my opinion, public necessity requires the convening of the Senate of the State of New Jersey in special session;

THEREFORE, I, CHARLES EDISON, 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 Senate of the State of New Jersey to meet in special session on Thursday, October twenty-first, A. D. one thousand nine hundred and forty-three, at two o'clock on the afternoon of said day, to act on pending nominations; to receive and act upon the nomination of Circuit Court Judge of New Jersey; to receive and act upon requests for withdrawal of certain nominations; to receive and act upon nominations to be submitted in substitution therefor; and to dispose of such other business as may properly come before it.

Given under my hand and the Great Seal of the State of New Jersey, this twelfth day of October, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-eighth.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.
Proclamation

State of New Jersey,
Executive Department.

Optimist International, comprising the Optimist Clubs of the United States, Canada and Puerto Rico, has designated the week of October 17, 1943, as "Optimist Week."

During that period it plans a concerted appeal to all individuals and groups to forget past differences and devote their fullest energies toward the successful prosecution of the war and an intelligent consideration of the problems that will face all of us after hostilities have ended.

This war is hallowed by the deathless memory of those whose courage and sacrifice preserve our way of life. If we are not to lose the great faith which sustained them, we must realize, as they did, our dependence upon each other and the need of working together in harmony and good will.

Therefore, I, Charles Edison, Governor of the State of New Jersey, do hereby proclaim the week of October seventeenth, one thousand nine hundred and forty-three, as

Optimist Week,

and urge all citizens to give sincere consideration to this timely appeal.

Given under my hand and the Great Seal of the State of New Jersey, this fourteenth day of October, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-eighth.

Charles Edison,
Governor.

By the Governor:

J. A. Brophy,
Secretary of State.
The approach of election day impels me to call the attention of all citizens and of all election officials to the necessity of voting and to the necessity for having an honestly conducted election and an honest count.

The right of self-government, for which we are fighting this war, begins with the expression of the people’s will. Democracy rises from the ballot box. Indeed, democracy without the vote is something inconceivable.

When men die for democracy, the least the citizens can do is to exercise their democratic right to vote. It is a paradox that men will fight for the right to self-government, expend their wealth and treasure to defend it—and then not use it. In these times more than ever I urge all citizens to vote.

A vote, however, is no vote at all, but an exasperating frustration of the democratic process, if the election is not honestly conducted and if the vote is not honestly counted. It is a fact humiliating to all citizens who love their country and their commonwealth that our State has had in recent years a series of election frauds. There have been notorious cases in Atlantic, Camden, Hudson, Monmouth, Ocean, Passaic and other counties.

Citizens are bound to lose confidence in democratic processes if they suspect that their votes are not recorded, are wrongly recorded, or are offset by the ballots of persons who had no legal right to vote.

Now, Therefore, I, Charles Edison, Governor of the State of New Jersey, do hereby call upon all public officials and especially upon all election of-
ficials to make this coming election thoroughly honest. And I hope that all citizens, when they go to the polls, will be watchful to see that the sanctity of the ballot box, so vital to democracy, is perfectly preserved. I urge every citizen to act as a guardian of the integrity of the ballot.

Given under my hand and the Great Seal of the State of New Jersey, this nineteenth day of October, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-eighth.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

On Tuesday, November second, one thousand nine hundred and forty-three, the citizens of New Jersey will vote on the question of Constitutional Revision. The referendum measure will appear at the top of the ballot or voting machine and will be captioned "PUBLIC QUESTION."

It is important that everyone understand the meaning of a Yes vote. We are not voting this year on a new Constitution. A Yes vote merely means that we are directing the one thousand nine hundred and forty-four Legislature to prepare a new and better Constitution to be presented for
our approval at the November, one thousand nine hundred and forty-four, General Election.

New Jersey’s present Constitution is now ninety-nine years old. Imperfect even when it was first drafted in one thousand eight hundred and forty-four, it is now a hopelessly antiquated document—a stumbling block to sound and responsible government.

Our State government is too complicated. It costs too much. The man in the street and the men in the armed forces have little confidence in its ability to meet emergencies and serve their interests. It makes New Jersey a politician’s paradise.

New Jersey needs a new Constitution that will make the Legislature an effective guardian of the people’s interests, responsive to their will.

New Jersey needs a new Constitution that will make it possible for the Governor, the one elected representative of all the people, to be a really effective Chief Executive—the responsible manager of the One Hundred Million Dollar business which is our State government—instead of a figurehead.

New Jersey needs a new Constitution that will substitute a modern court system for the most antiquated and intricate court system in the nation.

New Jersey needs a new Constitution that can be more readily amended to meet the rapidly changing conditions of our times.

New Jersey needs a new Constitution that will correct many other serious defects in our present Constitution and give us the kind of State government we want and need.

Constitutional revision is not a partisan question. Woodrow Wilson favored it thirty years ago. Leaders in every walk of life, civic organizations, authorities on State government, have long urged revision. The gubernatorial candidates of both major parties will vote Yes on Election Day.
THEREFORE, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby proclaim the week of

OCTOBER 27TH TO NOVEMBER 2ND

as

CONSTITUTION WEEK.

During this week I urge every citizen and organization to mobilize State-wide support for a Yes vote on Constitutional Revision. And on Election Day, Tuesday, November second, let every man and woman, whether party member or independent voter, remember to vote Yes, and to get their friends and neighbors to vote Yes.

This is New Jersey's greatest opportunity in one hundred years to lay the basis for really good government in our State.

A Yes vote opens the door to progress; a Yes vote is a vote for real democracy in New Jersey.

Given under my hand and the Great [SEAL] Seal of the State of New Jersey, this twenty-sixth day of October, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-eighth.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

On November eleventh, one thousand nine hundred and forty-two—twenty-four years after the signing of the Armistice—this country is again engaged in a bitter struggle for freedom and democracy.

Only by continuing this struggle until a victorious and lasting peace is obtained can we keep faith with those who in the last war fought and died to uphold these ideals.

That proper tribute and greater honor may be paid to the memory of those who have made this supreme sacrifice, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby proclaim

NOVEMBER 11TH, 1942,
as
ARMISTICE DAY,

and call upon all citizens of New Jersey to re-dedicate themselves to a victory from which will emerge a just peace and lasting security for the people of the world.

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 forty-two, and in the Independence of the United States the one hundred and sixty-seventh.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

The Spars, The Woman’s Reserve of the United States Coast Guard, will celebrate the first anniversary of its founding on November twenty-third, one thousand nine hundred and forty-three.

During the past year, over five thousand women—many of them from New Jersey—have joined this important branch of the service. The Spars have taken over jobs heretofore held by Coast Guardsmen, releasing the men for duty on cutters, transports and landing craft on all fronts. These jobs, varied and vital, are being handled by the Spars with efficiency and dispatch.

In keeping with the nation-wide observance of the first anniversary of the Spars,

I, CHARLES EDISON, Governor of the State of New Jersey, do hereby proclaim

NOVEMBER 23, 1943,
as

SPAR DAY

in honor of the gallant women who are serving with such distinction in The Woman’s Reserve of the United States Coast Guard.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this eighteenth day of November, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-eighth.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

With the same deep and abiding faith that has raised us up a great Nation under God, we give thanks for the freedoms with which we have been blessed and for which we willingly sacrifice our lives and fortunes today.

We give thanks that our Nation is meeting the test of war with courage, and that a deep loyalty to the American way of life has made us a truly united people.

We give thanks that our cause is the cause of justice and liberty and freedom from fear for all men.

We give thanks that here in the western world our land is still bright and that we have been spared from calamities wrought by nature and disasters visited by the enemy.

We are grateful that hunger and want and disease have not weakened us in this critical hour.

Now, THEREFORE, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby proclaim the twenty-fifth day of November, one thousand nine hundred and forty-three, as a

DAY OF THANKSGIVING.

I call upon the people of New Jersey to assemble in their places of worship on this day to offer solemn thanks to Almighty God for His bounty, His goodness and His care, to pray for Divine Guidance for our Nation, and to beseech Him for an early, victorious and just peace.

Let us pray that we may remain steadfast in His strength so that we may return to Him and to
His children the many blessings He has so generously bestowed upon us.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this twenty-fourth day of November, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-eighth.

CHARLES EDISON, 
Governor.

J. A. BROPHY, 
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY, 
EXECUTIVE DEPARTMENT.

WHEREAS, There exists, as the result of wartime demands on the paper and paperboard industries, an acute shortage of waste paper, threatening the production of new paper products for military and elementary civilian needs; and

WHEREAS, At least an additional two million tons of waste paper are needed to keep mills at peak production, and as more can be absorbed to build up reserve inventories; and

WHEREAS, The normal sources of waste paper are not adequate to meet the war time requirements for this essential raw material; and

WHEREAS, The War Production Board has requested the newspapers of the United States to undertake the United States Victory Waste Paper Campaign to generate a flow of waste paper from
homes, business establishments and institutions to the paper manufacturers,

Now, THEREFORE, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby call upon the people of this State to co-operate with the State Salvage Committee and all agencies in their communities engaged in waste paper salvage to the end that this shortage, which threatens the conduct of the war against our enemies and the prosecution of our civilian endeavors, be speedily corrected.

Given under my hand and the Great Seal of the State of New Jersey, this eighth day of December, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-eighth.

CHARLES EDISON,
Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Whereas, Arthur Walsh was duly appointed a United States Senator, to fill the vacancy caused by the death of W. Warren Barbour, who was elected on November 5, 1940, for the full term, to represent the State of New Jersey in the Senate of the United States,

Therefore, I, CHARLES EDISON, Governor of the State of New Jersey, pursuant to law, do hereby issue this proclamation, directing that at the pri-
mary election to be held on Tuesday, the sixteenth day of May, one thousand nine hundred and forty-four, there shall be selected candidates for the office of United States Senator from New Jersey, to be voted for at the general election to be held on November seventh, one thousand nine hundred and forty-four.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this ninth day of December, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-eighth.

CHARLES EDISON, Governor.

By the Governor:
J. A. BROPHY,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

The Navy Department is calling for 90,000 more women to join the WAVES. These women are vital to the successful prosecution of the war.

Being a WAVE is one of the most important duties a woman can carry out in this crisis. It is patriotic work; it is serious work; it is a challenge to the women of America. The WAVES stand shoulder to shoulder with the men of the Navy. They are fellow-fighters all.

The State-wide drive for WAVES, sponsored by the New Jersey Women's Council of the Navy
PROCLAMATIONS

League, gets under way today. New Jersey has always been in the forefront of the war effort. I am sure that the women of New Jersey will strive to uphold this reputation already so well established.

Now, therefore, I, Charles Edison, Governor of the State of New Jersey, do hereby proclaim the period beginning

MONDAY, DECEMBER 27TH,

for the

WAVES AT WAR RECRUITING CAMPAIGN.

I hope the response to this call in New Jersey will be enthusiastic and successful.

Given under my hand and the Great Seal of the State of New Jersey, this twenty-seventh day of December, in the year of Our Lord one thousand nine hundred and forty-three, and in the Independence of the United States the one hundred and sixty-eighth.

CHARLES EDISON,
Governor.

By the Governor:
J. A. Brophy,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

A few months ago the people of America helped launch a great attack against the enemy by over-subscribing the Third War Loan Campaign. The attack is rolling along in full force. Everywhere the enemy is on the retreat. Now, more than ever before, we must back the courage and indomitable spirit of our fighting men and women with the supplies and equipment needed for victory.

As the battle goes into its all-out stage, we here at home must provide the funds for its early and successful conclusion. We have reached the crucial point in the war, and we must not fail to keep backing the attack.

Now, Therefore, I, CHARLES EDISON, Governor of the State of New Jersey, do hereby call upon all the people of New Jersey to support to the utmost, even to the extent of extremely personal sacrifice, the Fourth War Loan, which begins

JANUARY 18TH, 1944,

to the end that New Jersey will over-subscribe its quota of Six Hundred Million Dollars, and the Nation its quota of Fourteen Billion Dollars.

Given under my hand and the Great Seal of the State of New Jersey, this seventeenth day of January, in the year of Our Lord one thousand nine hundred and forty-four, and in the Independence of the United States the one hundred and sixty-eighth.

CHARLES EDISON,
Governor.

By the Governor:

J. A. BROPHY,
Secretary of State.
Decrees of Dissolution
Decrees of Dissolution

IN CHANCERY OF NEW JERSEY

In pursuance of R. S. 14:13–10, copies of decrees of dissolution of the charters of the following corporations have been filed in the office of the Secretary of State:

<table>
<thead>
<tr>
<th>Name</th>
<th>Filed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Core Joint Concrete Pipe Corporation</td>
<td>May 20, 1943</td>
</tr>
<tr>
<td>Food Mart, Inc.</td>
<td>May 24, 1943</td>
</tr>
</tbody>
</table>
Cumulative Table of Contents

OF

NEW JERSEY LAWS OF 1942 (CHAPTERS 281 TO END) AND 1943 GENERAL AND PERMANENT LEGISLATION

Supplementing Cumulative Table of Contents, 1938-1942 (through Chapter 280), appearing in 1942 Pamphlet Laws

SCHEDULE 1
Table of Allocation of 1942 Statutes (Chapters 281 to end)

SCHEDULE 2
Table of Allocation of 1943 Statutes

SCHEDULE 3
Table of Public Validating Acts (1942, Chapters 281 to end, and 1943)

(761)
Prepared by

COMMISSION ON STATUTES

Frank H. Sommer, Chairman
William J. Morrison, Jr.
Sedgwick Rusling Leap
Wesley L. Lance
Robert G. Howell

Commissioners

Charles DeF. Besoré
John B. McGeehan

Counsel
CUMULATIVE TABLE OF CONTENTS
OF
NEW JERSEY LAWS OF 1942 (CHAPTERS 281 TO END)
AND 1943 GENERAL AND PERMANENT LEGISLATION

The following Table of Contents with the Schedules annexed have been prepared and printed pursuant to chapter 379 of the laws of 1939 to indicate changes made in the general and permanent statute law subsequent to the enactment of chapter 280 of the laws of 1942.

Changes made in the general and permanent statute law from the enactment of the Revised Statutes (1937) through chapter 280 of the laws of 1942 are to be found in the cumulative table of contents contained in the Pamphlet Laws of 1942 at page 875, etc.

The classification used is that of the Revised Statutes amplified so as to include material for which no adequate classification units appear in the Revised Statutes. In all cases in which new chapter or other subdivision headings or new section numbers are set up they are designated in the Table as “Added” or “New.” Where a chapter or other subdivision heading or section number is designated as “Added” it has been set up in the statute classified under it. Where a chapter or other subdivision heading is designated as “New” it has been set up and a number assigned, for convenience in classification, by the Commission on Statutes. The use of such designations or numbers alone, whether they are designated as “Added” or “New,” in citation or in legislation is not sufficiently descriptive to indicate where the material is to be found in the Pamphlet Laws and, when so used, such designations should be amplified by adding the year and chapter numbers of the material intended to be referred to.

Acknowledgment is made to Charles DeF. Besoré, Esq., for the use of the arrangement of his “Table of Contents, etc., of 1938,” which forms the basis of the arrangement of this Table of Contents.
Title 2. ADMINISTRATION OF CIVIL AND CRIMINAL JUSTICE.
Subtitle 1. THE COURTS.
Chapter 7. ORPHANS' COURTS AND SURROGATES.

Chapter 16. PROVISIONS COMMON TO MORE THAN ONE COURT.
Additional Legislation.
Judgeship vacated by election, etc., of incumbent to public office, 1942, c. 240.
Sec. 1 of above amended 1943, c. 12.

Subtitle 6. PRACTICE AND PROCEDURE IN CIVIL ACTIONS GENERALLY.
Chapter 26. PROCEDURE COMMON TO MORE THAN ONE COURT.
A. SERVICE IN GENERAL.
Additional Legislation.
1943, c. 32.

A1. (new) SERVICE IN ORPHANS' AND PREROGATIVE COURTS.
Additional Legislation.
1943, c. 178.

Chapter 27. PROCEDURE IN COURTS OF LAW GENERALLY.
Note: 1943, c. 32.

Additional Legislation.
Suppl., 1943, c. 215.

Chapter 29. PROCEDURE IN COURT OF CHANCERY.
Note: 1943, c. 32.
Article 3A. (new) Absent Defendants in Time of War.
Additional Legislation.
1942, c. 297.
Chapter 30. PROCEDURE IN PREROGATIVE COURT.
Note: 1943, c. 32; 1943, c. 178.

Chapter 31. PROCEDURE IN ORPHANS' COURTS AND BEFORE SURROGATES.
Note: 1943, c. 32; 1943, c. 178.

Chapter 32. PROCEDURE IN DISTRICT COURTS.
Note: 1943, c. 32.

Chapter 33. PROCEDURE IN SMALL CAUSE COURTS.
Note: 1943, c. 32.

Subtitle 8. SPECIFIC CIVIL ACTIONS, REMEDIES AND PROCEEDINGS.
Chapter 47. DEATH BY WRONGFUL ACT.
R. S. 2:47-4 amended 1943, c. 79.

Subtitle 10. JURIES.
Chapter 85. QUALIFICATIONS OF JURORS.

Subtitle 13. CRIMES.
Chapter 122A. (new) DISCRIMINATIONS.
1942, c. 298.

Chapter 141. INSIGNIA—FRATERNAL AND MILITARY.
Note: 1943, c. 205.
Subtitle 14. CRIMINAL PROCEDURE.

Chapter 190. TRIAL; NEW TRIAL.
R. S. 2:190-17 amended 1943, c. 41, s. 2.

Additional Legislation.
suppl., 1943, c. 41, s. 1.

Chapter 192. SENTENCE AND IMPRISONMENT.
Note: 1943, c. 41.

Additional Legislation.
suppl., 1943, c. 40.

Chapter 195. WRITS OF ERROR.
R. S. 2:195-1 amended 1943, c. 42, s. 1.
R. S. 2:195-2 repealed 1943, c. 42, s. 2.
R. S. 2:195-14 amended 1943, c. 43, s. 1.
R. S. 2:195-15 " 1943, c. 43, s. 2.
R. S. 2:195-16 " 1943, c. 43, s. 3.

Chapter 199. PROBATION AND PAROLE.
Note: 1943, c. 40.

Subtitle 15. DISORDERLY PERSONS.

Chapter 202. DISORDERLY PERSONS GENERALLY.
R. S. 2:202-3 amended 1942, c. 305.

Additional Legislation.
Food stamps, etc., misuse of, prohibited, suppl., 1941, c. 204.
Sec. 1 of above amended 1942, c. 315, s. 1.
Sec. 2 " " repealed 1942, c. 315, s. 2.
suppl., 1943, c. 205.
suppl., 1943, c. 136.

Chapter 205. PUNISHMENT OF DISORDERLY PERSONS.
R. S. 2:205-1 amended 1942, c. 314, s. 1.
R. S. 2:205-2 " 1942, c. 314, s. 2.
Chapter 206. PROCEDURE.

R. S. 2:206-1 amended 1942, c. 314, s. 3.
R. S. 2:206-3 " 1942, c. 314, s. 4.
R. S. 2:206-4 " 1942, c. 314, s. 5.
R. S. 2:206-5 " 1942, c. 314, s. 6.

Subtitle 17. CRIMINAL JUDICIAL DISTRICT COURTS.

Chapter 212. CONSTITUTION AND PERSONNEL.
Additional Legislation.
suppl., 1943, c. 59.

Chapter 213. JURISDICTION.

R. S. 2:213-2 amended 1943, c. 86.
Title 3. ADMINISTRATION OF ESTATES—DECEDENTS AND OTHERS.

Subtitle 2. WILLS, DESCENT AND DISTRIBUTION.

Chapter 2. WILLS.

Additional Legislation.
1942, c. 335.

Subtitle 3. ADMINISTRATION BY EXECUTORS, ADMINISTRATORS, GUARDIANS AND TRUSTEES.

Chapter 7. APPOINTMENT AND GENERAL POWERS OF FIDUCIARIES.

Note: For special guardians for certain minors to consent to enlistment of such minors in the military and naval service of the United States, provided for, see 1942, c. 329.

Chapter 16. INVESTMENTS.

Additional Legislation.
1942, c. 287.

Chapter 17. SALE OR OTHER DISPOSITION OF REAL ESTATE BY FIDUCIARIES.

Additional Legislation.
suppl., 1943, c. 88.

Chapter 26. DEVISES, LEGACIES AND DISTRIBUTIVE SHARES.

R. S. 3:26-1 amended 1943, c. 82.

R. S. 3:26-2 " 1943, c. 84.
Title 4. AGRICULTURE AND DOMESTIC ANIMALS.

Chapter 1. DEPARTMENT OF AGRICULTURE.

Additional Legislation.
1943, c. 214.

Chapter 12. RECEIVING, BUYING, TESTING, SAMPLING AND WEIGHING OF MILK AND CREAM.

R. S. 4:12-20 to 4:12-41 repealed 1943, c. 100, ss. 23 and 24.

Additional Legislation.
suppl., 1943, c. 100, ss. 1 to 22, 24.

Chapter 16. AGRICULTURAL EXPERIMENT STATION; FARM DEMONSTRATION.

Article 2. Miscellaneous Activities of Station.

Additional Legislation.
1943, c. 106.

Article 5. (new) Victory Garden Educational Program.

Additional Legislation.
1943, c. 137.

Chapter 17. PROTECTION OF CROPS, PLANTS AND TIMBER.

Note: 1943, c. 136.
Title 8. CEMETERIES.
Chapter 2. PROPERTY, AND RIGHTS AND INTERESTS THEREIN.
R. S. 8:2-35 amended 1943, c. 36.

Title 9. CHILDREN—JUVENILE AND DOMESTIC RELATIONS COURTS.
Subtitle 1. PARENTAL RELATIONSHIP AND CARE, CUSTODY, GUARDIANSHIP AND SUPPORT OF CHILDREN IN GENERAL.
Chapter 2. CARE, CUSTODY, GUARDIANSHIP AND SUPPORT OF CHILDREN IN GENERAL.
Additional Legislation.
1942, c. 329.

Subtitle 2. ADOPTION, APPRENTICESHIP AND INDENTURE.
Chapter 3. ADOPTION.
R. S. 9:3-9 amended 1943, c. 104.

Subtitle 4. ILLEGITIMATE CHILDREN.
Chapter 17. BASTARDY PROCEEDINGS.
R. S. 9:17-1.1 amended 1943, c. 49.

Subtitle 5. JUVENILE AND DOMESTIC RELATIONS COURTS.
Chapter 18. ORGANIZATION OF COURT; JURISDICTION, POWERS AND PROCEDURE.
### Title 11. CIVIL SERVICE.

Subtitle 3. COUNTIES, MUNICIPALITIES AND SCHOOL DISTRICTS.

Note: 1943, c. 64.

Chapter 24A. (new) HOURS OF WORK, ATTENDANCE AND LEAVES OF ABSENCE.

Regulations as to holidays, hours of work, attendance, sick and other leaves of absence, suppl., 1939, c. 232.

Sec. 3 of above amended 1943, c. 200.

### Title 12. COMMERCE AND NAVIGATION.

Chapter 8. PILOTS.

Additional Legislation.

1942, c. 349.

### Title 14. CORPORATIONS, GENERAL.

Chapter 8. STOCK AND DIVIDENDS.

R. S. 14:8-3 amended 1943, c. 176.

Additional Legislation.

suppl., 1943, c. 175.

Chapter 12. MERGER OR CONSOLIDATION.

Title 17. CORPORATIONS AND INSTITUTIONS FOR
FINANCE AND INSURANCE.

Subtitle 2. FINANCIAL INSTITUTIONS.

PART 1. BANKS, TRUST COMPANIES, BANKERS, SAVINGS
BANKS AND CLEARING HOUSE ASSOCIATIONS.

Chapter 4. BANKS AND TRUST COMPANIES.
R. S. 17:4-27 amended 1942, c. 282; 1942, c. 341.
R. S. 17:4-103 " 1942, c. 336.

Subtitle 3. INSURANCE.

Part 1. INSURANCE COMPANIES GENERALLY.

Chapter 18. POWERS, DUTIES AND LIMITATIONS.

Chapter 21. DIRECTORS AND OFFICERS.
Note: 1943, c. 15; 1943, c. 16.

Chapter 26. AMENDMENTS, CHANGES AND ALTERATIONS.
Additional Legislation.
suppl., 1943, c. 14.

Chapter 28. POLICY FORM AND PROVISIONS.
R. S. 17:28-1 amended 1943, c. 159.

Chapter 33. FEES AND PENALTIES.

Part 2. LIFE INSURANCE.

Chapter 34. LIFE INSURANCE COMPANIES GENERALLY.
Note: 1943, c. 14.

Article 2. Directors, Trustees, Officers and Agents.
Additional Legislation.
suppl., 1943, c. 15.
suppl., 1943, c. 16.
### TABLE OF CONTENTS, TITLE 17

#### Article 5. Policies.

**A. STANDARD PROVISIONS AND FORM.**

<table>
<thead>
<tr>
<th>Reference</th>
<th>Date</th>
<th>Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 17:34-15</td>
<td>amended 1943, c. 148, s. 3.</td>
<td></td>
</tr>
<tr>
<td>R. S. 17:34-17</td>
<td>1943, c. 148, s. 4.</td>
<td></td>
</tr>
<tr>
<td>R. S. 17:34-19</td>
<td>1943, c. 148, s. 5.</td>
<td></td>
</tr>
</tbody>
</table>

**Additional Legislation.**

<table>
<thead>
<tr>
<th>Reference</th>
<th>Date</th>
<th>Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>suppl., 1943, c. 148, s. 1.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**B. VALUATION.**

<table>
<thead>
<tr>
<th>Reference</th>
<th>Date</th>
<th>Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 17:34-22</td>
<td>1943, c. 148, s. 6.</td>
<td></td>
</tr>
<tr>
<td>R. S. 17:34-23</td>
<td>1943, c. 148, s. 7.</td>
<td></td>
</tr>
<tr>
<td>R. S. 17:34-24</td>
<td>1943, c. 148, s. 8.</td>
<td></td>
</tr>
<tr>
<td>R. S. 17:34-25</td>
<td>1943, c. 148, s. 10.</td>
<td></td>
</tr>
<tr>
<td>R. S. 17:34-25.1</td>
<td>1943, c. 148, s. 11.</td>
<td></td>
</tr>
</tbody>
</table>

**Additional Legislation.**

<table>
<thead>
<tr>
<th>Reference</th>
<th>Date</th>
<th>Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>suppl., 1943, c. 148, s. 2.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### Article 7. Group Insurance.

<table>
<thead>
<tr>
<th>Reference</th>
<th>Date</th>
<th>Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 17:34-32</td>
<td>1943, c. 148, s. 9.</td>
<td></td>
</tr>
</tbody>
</table>

#### Article 8. Acquiring Stock for Policyholders; Mutualization.

**Note:** 1943, c. 16.

<table>
<thead>
<tr>
<th>Reference</th>
<th>Date</th>
<th>Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 17:34-41</td>
<td>1943, c. 13.</td>
<td></td>
</tr>
</tbody>
</table>
Title 18. EDUCATION.

Note: 1943, c. 137.

Chapter 5. SCHOOL DISTRICTS IN GENERAL.

Note: 1943, c. 69; 1943, c. 102; 1943, c. 142.

Additional Legislation.

1943, c. 187.

Chapter 6. SCHOOL DISTRICTS IN CITIES, AND IN TOWNSHIPS, INCORPORATED TOWNS AND BOROUGHS ACCEPTING THIS CHAPTER.

R. S. 18:6-49 amended 1943, c. 201, s. 1.
R. S. 18:6-50 “ 1943, c. 201, s. 2.

Chapter 7. SCHOOL DISTRICTS IN TOWNSHIPS, INCORPORATED TOWNS AND BOROUGHS AND IN CITIES ACCEPTING THIS CHAPTER.

Article 5A. (new) Budgets.

Additional Legislation.

1943, c. 201, ss. 3 and 4.

Article 7. Bonds and Other Obligations.


R. S. 18:7-112 amended 1943, c. 201, s. 5.
R. S. 18:7-113 “ 1943, c. 201, s. 6.
R. S. 18:7-114 “ 1943, c. 201, s. 7.

Chapter 10. STATE SCHOOL MONEYS, AND APPORTIONMENT THEREOF.

Note: 1943, c. 91, s. 2.
R. S. 18:10-31 amended 1943, c. 177.

Additional Legislation.

suppl., 1943, c. 181.
### TABLE OF CONTENTS, TITLE 18

#### Chapter 13. TEACHERS.

Note: 1943, c. 69; 1943, c. 102; 1943, c. 187.


#### Chapter 14. PUPILS AND CONDUCT OF SCHOOLS IN GENERAL.

R. S. 18:14-82 amended 1943, c. 212.

**Additional Legislation.**

*suppl., 1943, c. 91.*

#### Chapter 15. SPECIAL SCHOOLS AND COURSES IN SCHOOL DISTRICTS OR IN COUNTIES.

Note: 1943, c. 187.

**Article 1A. (new) Nursery Schools and Nursery Classes.**

**Additional Legislation.**

*suppl., 1943, c. 172.*

#### Chapter 16. PARTICULAR STATE SCHOOLS.

Note: 1943, c. 187.

#### Chapter 19. LAWS AFFECTING BOTH PUBLIC AND PRIVATE SCHOOLS.

Note: 1943, c. 214.

#### Chapter 20. LAWS AFFECTING PRIVATE SCHOOLS AND COLLEGES.

**Article 5. (new) Private Schools; Registration, Etc.**

**Additional Legislation.**

Private trade and technical schools, registration, approval examination, control, etc., by Commissioner of Education, *suppl., 1942, c. 113.*

Sec. 1 of above amended 1942, c. 323.
Title 19. ELECTIONS.
Subtitle 6. REGISTRATION OF VOTERS.
Chapter 30. MUNICIPALITIES NOT HAVING PERMANENT REGISTRATION.
Note: 1941, c. 273; 1943, c. 218.

Chapter 31. MUNICIPALITIES HAVING PERMANENT REGISTRATION.
Additional Legislation.
Permanent registration in all municipalities after July 1, 1943, provided for, suppl., 1941, c. 273, s. 1.
Sec. 1 of above amended 1943, c. 218.

Chapter 31A. (new) SIGNATURE COMPARISON RECORDS; FORM AND USE.
Signature comparison record act, suppl., 1941, c. 177.
Sec. 1 of above amended 1943, c. 219, s. 1.
Sec. 4 " 1943, c. 219, s. 2.

Subtitle 15. VOTING MACHINES; PROCEDURE.
Chapter 52. PROCEDURE AT POLLING PLACE.
R. S. 19:52-6 amended 1943, c. 80.

Title 22. FEES AND COSTS.
Chapter 2. IN CIVIL CAUSES AND PROCEEDINGS IN THE COURTS.
Title 23. FISH AND GAME, WILD BIRDS AND ANIMALS.

Chapter 4. GAME, WILD BIRDS AND ANIMALS.

Chapter 5. FISH.
Additional Legislation.
Uniform regulations on net fishing and licenses to net, 1941, c. 211.
Title of above amended 1942, c. 294, s. 1.
Sec. 11 " " 1942, c. 294, s. 2.

Chapter 9. LOCAL AND SPECIAL PROVISIONS.
Article 6A. (new) Atlantic, Burlington, Cape May, Cumberland, Gloucester and Salem Counties.
Additional Legislation.
Hunting, etc., certain birds or animals while snow on ground, prohibited, 1942, c. 55.
Title of above amended 1943, c. 131, s. 1.
Sec. 1 " " 1943, c. 131, s. 2.

Article 29. (new) Greenwood Lake.
suppl., 1943, c. 93.

Title 24. FOOD AND DRUGS.

Chapter 10. DAIRY PRODUCTS.
Title 26. HEALTH AND VITAL STATISTICS.

Note: For permits for physical connections between approved potable water supplies and unapproved water supplies, required and provided for, see 1942, c. 308.

Chapter 2. STATE DEPARTMENT OF HEALTH.
R. S. 26:2-7 amended 1942, c. 309.

Chapter 3. LOCAL BOARDS OF HEALTH.
R. S. 26:3-41 amended 1943, c. 115, s. 1.
R. S. 26:3-42 " 1943, c. 115, s. 2.
R. S. 26:3-43 " 1943, c. 115, s. 3.

Title 27. HIGHWAYS.

Subtitle 3. STATE HIGHWAYS.
Chapter 6. STATE HIGHWAY ROUTES.
Route Trenton-Morrisville bridge to Route 26, 1943, c. 28.

Subtitle 4. STATE AID ROADS.
Chapter 13. STATE AID TO COUNTIES AND MUNICIPALITIES.
Additional Legislation.
1943, c. 45.
Title 30. INSTITUTIONS AND AGENCIES.
Subtitle 2. STATE BOARD OF CHILDREN'S GUARDIANS.
Chapter 5. ASSISTANCE TO AND CARE, CUSTODY, GUARDIANSHIP, ETC., OF CHILDREN.
Additional Legislation.
1943, c. 89.

Subtitle 4. SOLDIERS' HOMES.
Chapter 6A. HOMES FOR DISABLED SOLDIERS, SAILORS AND MARINES AND THEIR WIVES AND WIDOWS.

Subtitle 6. COUNTY AND MUNICIPAL INSTITUTIONS.
Chapter 9. ASYLUMS AND HOSPITALS.
Article 2A. (new) County and Municipal Medical Institutions.
Additional Legislation.
Medical director, assistants, etc., appointment, salary, etc., for hospitals and medical centers, certain first-class cities and counties, suppl., 1941, c. 52.
Sec. 1 of above amended 1943, c. 56.
Suppl., 1943, c. 58.

Article 4. Institutions for Communicable Diseases.

Title 33. INTOXICATING LIQUORS.
Chapter 1. ALCOHOLIC BEVERAGE LAW.
R. S. 33:1-12.1 repealed 1943, c. 47.
R. S. 33:1-26 " 1943, c. 152.

Additional Legislation.
Licensees not to limit amount of off premises sales; to post notice of disposal of stock of advertised brands, suppl., 1939, c. 171, repealed 1943, c. 153.
Title 34. LABOR AND WORKMEN'S COMPENSATION.

Chapter 2. CHILD AND FEMALE LABOR; MERCANTILE ESTABLISHMENTS.

Additional Legislation.

1943, c. 146.

State Commission on Student Service established, powers, etc., suppl., 1942, c. 23.

Sec. 2 of above amended 1943, c. 195, s. 1.
Sec. 3 “ “ “ 1943, c. 195, s. 2.
Sec. 23 “ “ “ 1943, c. 44.
Suppl. 1943, c. 78.

Chapter 6. INSPECTION AND REGULATION OF FACTORIES, MINES, WORKSHOPS AND OTHER INDUSTRIES.

Additional Legislation.

Industrial Homework Control and Licensing Law, 1941, c. 308.

Sec. 2 of above amended 1942, c. 307.

Chapter 14. WAR-TIME EMPLOYMENT.

Note: 1943, c. 106.

Chapter 15. WORKMEN'S COMPENSATION.

Additional Legislation.

suppl., 1943, c. 72.

Title 35. LEGAL ADVERTISEMENTS.

Chapter 1. LEGAL NEWSPAPERS.

Additional Legislation.

1943, c. 105.
Title 38. MILITIA—SOLDIERS, SAILORS AND MARINES.

Subtitle 1. MILITIA.

Chapter 1. CLASSIFICATION OF MILITIA.

R. S. 38:1-1 amended 1942, c. 344.

Subtitle 2. SOLDIERS, SAILORS AND MARINES.

Note: For special guardians for certain minors to consent to enlistment of such minors in the military and naval service of the United States, provided for, see 1942, c. 329.

Chapter 23. LEAVE OF ABSENCE FROM PUBLIC EMPLOYMENT.

Note: 1943, c. 118.

Additional Legislation.

Leave of absence of State, county, municipal, school district, etc., employees for military service, made obligatory, 1941, c. 119.

Title of above amended 1942, c. 327, s. 1.

Sec. 1 " " 1942, c. 327, s. 2.

Pension and retirement fund rights of State, county, municipal, school district, etc., employees in military or naval service, saved, etc., suppl., 1942, c. 252.

Title of above amended 1942, c. 326, s. 1.

Sec. 1 " " 1942, c. 326, s. 2.

Sec. 2 " " 1942, c. 326, s. 3.

Chapter 23A. (new) SPECIAL PRIVILEGES AND EXEMPTIONS OF PERSONS IN MILITARY AND NAVAL SERVICE.

Note: 1943, c. 155; 1943, c. 157.

Oaths, affidavits, acknowledgments, proofs, etc., by persons in military service, taking before commissioned officers; authorized, 1941, c. 333.

Sec. 1 of above amended 1943, c. 156.

Chapter 25A. (new) SOUVENIRS, INSIGNIA AND EMBLEMS.

Designation of State souvenir of deceased veterans of the World War; sales regulated, 1938, c. 207.

Sec. 3 of above amended 1943, c. 85.
## Table of Contents, Title 39

### Title 39. MOTOR VEHICLES AND TRAFFIC REGULATION.

#### Chapter 3. MOTOR VEHICLES.

- R. S. 39:3-34 amended 1942, c. 313.

Additional Legislation:
- suppl., 1942, c. 324.
- suppl., 1943, c. 98.
- suppl., 1943, c. 101.

#### Chapter 4. TRAFFIC REGULATION.


#### Chapter 5. ENFORCEMENT AND PROCEDURE.

- R. S. 39:5-3 amended 1942, c. 334, s. 1.
- R. S. 39:5-9 amended 1942, c. 334, s. 2.
- R. S. 39:5-15 amended 1942, c. 334, s. 3.
- R. S. 39:5-17 amended 1942, c. 334, s. 4.
- R. S. 39:5-21 amended 1942, c. 334, s. 5.
- R. S. 39:5-36 amended 1942, c. 334, s. 7.
- R. S. 39:5-41 amended 1942, c. 334, s. 9.
- R. S. 39:5-42 amended 1942, c. 334, s. 10.
- R. S. 39:5-44 amended 1942, c. 334, s. 11.
Title 40. MUNICIPALITIES AND COUNTIES.

Subtitle 1. COUNTIES AND MUNICIPALITIES, GENERALLY.

Chapter 1. BONDS AND OTHER OBLIGATIONS.

R. S. 40:1-81 " 1943, c. 53, s. 2.
R. S. 40:1-90 " 1943, c. 199.

Chapter 2. COUNTY AND MUNICIPAL BUDGETS.

R. S. 40:2-17 amended 1942, c. 317.
R. S. 40:2-30 " 1943, c. 130.

Additional Legislation.

1943, c. 184.

Sec. 1 of above amended 1943, c. 210, s. 1.
Sec. 5 " repealed 1943, c. 210, s. 2.

Chapter 3. SINKING FUNDS AND SINKING FUND COMMISSIONERS, IN COUNTIES, MUNICIPALITIES AND SCHOOL DISTRICTS.

R. S. 40:3-10 amended 1943, c. 48.

Subtitle 2. COUNTIES.

Part 1. COUNTIES, GENERALLY.

Chapter 20. BOARDS OF CHOSEN FREEHOLDERS.


Chapter 21. OFFICERS AND EMPLOYEES.

Note: 1943, c. 69; 1943, c. 102.

Chapter 22. FIRE AND POLICE.

Note: 1943, c. 69; 1943, c. 102.

Chapter 23. GENERAL POWERS.

Note: 1943, c. 142.

Additional Legislation.

suppl., 1942, c. 320.
1943, c. 138.
Chapter 24. ORDINANCES AND RESOLUTIONS.
Additional Legislation.
1942, c. 301.

Chapter 27. COUNTY PARKS.
Article 1A. (new) County Park Commissions in General.
Additional Legislation.
1943, c. 20.

Article 3. County Parks Established By Referendum.
Additional Legislation.
suppl., 1943, c. 55.

Part 2. ELECTIVE COUNTY OFFICERS.
Chapter 38. COUNTY CLERKS.

Chapter 39. REGISTERS OF DEEDS AND MORTGAGES.

Chapter 41. SHERIFFS AND CONSTABLES.
R. S. 40:41-2 amended 1943, c. 22, s. 1.
R. S. 40:41-3 1943, c. 22, s. 2.
R. S. 40:41-35 " 1943, c. 68.

Additional Legislation.
1943, c. 191.
Subtitle 3. MUNICIPALITIES GENERALLY.

Chapter 46. OFFICERS AND EMPLOYEES.
Note: 1943, c. 69; 1943, c. 102.

Chapter 47. FIRE AND POLICE.
Note: 1943, c. 69; 1943, c. 102.

Additional Legislation.
1943, c. 163.
1943, c. 206.

Chapter 48. GENERAL POWERS.
Note: 1943, c. 142.

Additional Legislation.
suppl., 1943, c. 71.
1943, c. 183.

Chapter 50. CONTRACTS.
Additional Legislation.
1943, c. 198.

Chapter 52. LICENSES.
Note: Title 33, chapter 1, supra.

Chapter 54. LIBRARIES AND READING ROOMS.

Chapter 60. PUBLIC LANDS AND BUILDINGS.

Additional Legislation.
suppl., 1943, c. 33.

Chapter 67. STREETS, TUNNELS, BRIDGES AND VIADUCTS.
Additional Legislation.
1943, c. 209.
Subtitle 5. MUNICIPALITIES GOVERNED BY MUNICIPAL COUNCIL AND MUNICIPAL MANAGER.

Chapter 83. OFFICERS AND EMPLOYEES.
Additional Legislation.

suppl., 1943, c. 190.

Chapter 84. ELECTIONS.

Subtitle 8. CITY REFERENDUM CHARTER ACTS.

Chapter 108. CITIES WITH LESS THAN 12,000 INHABITANTS.

1897, c. 30, s. 3 amended 1943, c. 70, s. 2.
1897, c. 30, s. 7 " 1943, c. 70, s. 1.

Subtitle 11. TOWNSHIPS.

Chapter 146. TOWNSHIP COMMITTEE.
R. S. 40:146-16 " 1943, c. 166, s. 1.
R. S. 40:146-17 repealed 1943, c. 166, s. 2.
to 40:146-19

Chapter 151. FIRE DISTRICTS.

Chapter 155. STREET LIGHTING DISTRICTS.
Title 43. PENSIONS AND RETIREMENT AND UNEMPLOYMENT COMPENSATION.
Subtitle 1. GENERAL PROVISIONS.
Chapter 4. VETERANS.
R. S. 43:4-2 amended 1943, c. 87.

Subtitle 2. STATE PENSIONS AND RETIREMENT.
Chapter 7. OFFICERS AND EMPLOYEES OF PENAL INSTITUTIONS.
Additional Legislation.
Officers and employees of State penal institutions; pensions and prison officers pension fund, 1941, c. 220.
Title of above amended 1943, c. 193, s. 1.
Sec. 2 " " 1943, c. 193, s. 2.
Sec. 19 " " 1943, c. 186.

Subtitle 3. COUNTY PENSIONS AND RETIREMENT.
Chapter 9. PENSIONS PAYABLE FROM PUBLIC FUNDS.
Article 7. (new) County Clerk.
Additional Legislation.
1943, c. 194.

Chapter 10. PENSION FUNDS.
Article 1A. (new) Employees of Counties of Over 800,000 Inhabitants.
Additional Legislation.
1943, c. 160.

Subtitle 4. MUNICIPAL PENSIONS.
Chapter 13. PENSION FUNDS.
Article 4A. (new) Employees of Towns.
Additional Legislation.
suppl., 1943, c. 189.
Subtitle 5. STATE, COUNTY AND MUNICIPAL EMPLOYEES' RETIREMENT SYSTEM.

Chapter 14. STATE SYSTEM.

R. S. 43:14-1 amended 1943, c. 119.
R. S. 43:14-29 " 1942, c. 286.

Additional Legislation.
suppl., 1943, c. 116.
suppl., 1943, c. 118.

Chapter 15. COUNTY AND MUNICIPAL SYSTEM.

Additional Legislation.
suppl., 1943, c. 117.

Subtitle 6. PENSION FUND FOR POLICEMEN AND FIREMEN; TRAFFIC OFFICERS ON COUNTY ROADS.

Chapter 16. ESTABLISHMENT OF FUND BY REFERENDUM.

R. S. 43:16-5 amended 1943, c. 27.
R. S. 43:16-7 " 1943, c. 77.

Subtitle 9. SOCIAL SECURITY.

Chapter 21. UNEMPLOYMENT COMPENSATION.

Additional Legislation.

Taking over of Employment Service Division of Commission by Federal agencies, authorized, suppl., 1941, c. 386; suppl., 1943, c. 171.
Title 44. POOR.

Chapter 4. SETTLEMENT AND RELIEF OF POOR; COUNTY REFERENDUM LAW.

R. S. 44:4-28 amended 1943, c. 112.

Chapter 7. OLD AGE ASSISTANCE.

R. S. 44:7-1 amended 1943, c. 164, s. 1.
R. S. 44:7-3 " 1943, c. 164, s. 2.
R. S. 44:7-5 " 1943, c. 164, s. 3.
R. S. 44:7-12 " 1943, c. 164, s. 4.
R. S. 44:7-14 " 1943, c. 164, s. 5.
R. S. 44:7-18 " 1943, c. 164, s. 6.
R. S. 44:7-19 " 1943, c. 164, s. 7.
R. S. 44:7-21 " 1943, c. 164, s. 8.
R. S. 44:7-25 " 1943, c. 164, s. 9.
R. S. 44:7-30 " 1943, c. 164, s. 10.
R. S. 44:7-32 " 1943, c. 164, s. 11.

Chapter 8. FINANCIAL ASSISTANCE TO CERTAIN NEEDY PERSONS.

Additional Legislation.

State Municipal Aid Administration, 1940, c. 151.
Sec. 2 of above amended 1942, c. 340, s. 1.
Sec. 3 " " 1942, c. 340, s. 2.
Administration of State aid for relief law (1941) 1941, c. 28.
Sec. 9 of above amended 1943, c. 11.
1942, c. 306.
Title 45. PROFESSIONS AND OCCUPATIONS.

Subtitle 1. PROFESSIONS AND OCCUPATIONS REGULATED BY STATE BOARDS OF REGISTRATION AND EXAMINATION.

Chapter 3. ARCHITECTS.
R. S. 45:3-8 amended 1943, c. 75, s. 1.
R. S. 45:3-9 " 1943, c. 75, s. 2.
R. S. 45:3-10 " 1943, c. 75, s. 3.

Chapter 4. BARBERS.
Additional Legislation.
suppl., 1942, c. 322.

Chapter 4A. BEAUTY CULTURE.
R. S. 45:4A-2 amended 1943, c. 9, s. 8.
R. S. 45:4A-3 " 1943, c. 9, s. 9.
R. S. 45:4A-10 " 1943, c. 9, s. 10.
R. S. 45:4A-11 " 1943, c. 9, s. 11.
R. S. 45:4A-14 " 1943, c. 9, s. 12.
R. S. 45:4A-15 " 1943, c. 9, s. 13; 1943, c. 122.
R. S. 45:4A-18 " 1943, c. 9, s. 14.
R. S. 45:4A-23 " 1943, c. 9, s. 15.

Additional Legislation.
suppl., 1943, c. 9, ss. 1-7.

Chapter 5. CHIROPODY.
R. S. 45:5-7 amended 1943, c. 95, s. 1.
R. S. 45:5-8 " 1943, c. 95, s. 2.
R. S. 45:5-10 " 1943, c. 95, s. 3.
R. S. 45:5-11 " 1943, c. 95, s. 4.

Additional Legislation.
suppl., 1943, c. 95, ss. 5 to 7.
Chapter 8. ENGINEERS, PROFESSIONAL, AND LAND SURVEYORS.

Additional Legislation.

Practice of professional engineering and land surveying, regulated (Revision, 1938), 1938, c. 342.

suppl., 1943, c. 90.

Chapter 9. MEDICINE AND SURGERY.

<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 45:9-14</td>
<td>&quot; 1943, c. 17.</td>
</tr>
<tr>
<td>R. S. 45:9-21</td>
<td>&quot; 1943, c. 74.</td>
</tr>
</tbody>
</table>

Chapter 11. NURSES.

Article 2. Registration.

<table>
<thead>
<tr>
<th>R. S. 45:11-7</th>
<th>amended 1942, c. 346, s. 1.</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 45:11-10</td>
<td>&quot; 1942, c. 346, s. 2.</td>
</tr>
<tr>
<td>R. S. 45:11-12</td>
<td>&quot; 1942, c. 346, s. 3.</td>
</tr>
</tbody>
</table>

Article 4. Approved Schools of Nursing.

<table>
<thead>
<tr>
<th>R. S. 45:11-19</th>
<th>amended 1942, c. 346, s. 4.</th>
</tr>
</thead>
</table>

Chapter 15. REAL ESTATE BROKERS, SALESMEN AND AUCTIONEERS.

Additional Legislation.

1943, c. 60.

Subtitle 2. OCCUPATIONS SUBJECT TO OTHER REGULATION.

Chapter 24. TRANSIENT MERCHANTS OR ITINERANT VENDORS; HAWKERS AND PEDDLERS.

|--------------------|---------------------|
Title 46. PROPERTY.

Subtitle 1A. (new) REAL AND PERSONAL PROPERTY.
Chapter 2A. (new) POWERS OF APPOINTMENT.
1943, c. 57.

Chapter 2B. (new) POWERS OF ATTORNEY.
1943, c. 157.

Chapter 2C. (new) TRUST DEEDS.
1943, c. 155.

Subtitle 2. REAL PROPERTY ONLY.
Chapter 3. ESTATES AND INTERESTS IN REAL PROPERTY AND ALIENATION THEREOF IN GENERAL.
R. S. 46:3-18 amended 1943, c. 145.

Subtitle 4. RECORDING, REGISTRATION, FILING AND INDEXING OF DEEDS AND OTHER INSTRUMENTS.
Chapter 16. INSTRUMENTS ENTITLED TO RECORD.
Additional Legislation.
suppl., 1943, c. 147.

Title 48. PUBLIC UTILITIES.

Chapter 3. PUBLIC UTILITIES IN GENERAL.
Article 3. Municipal Consent to Use of Streets.
Note: 1943, c. 209.

Chapter 12. RAILROADS.
R. S. 48:12-158 amended 1943, c. 150.
R. S. 48:12-162 repealed 1943, c. 94.
Title 50. SHELLFISH.

Chapter 3. REGULATIONS APPLICABLE TO DELAWARE RIVER, DELAWARE BAY AND THEIR TRIBUTARIES; DEPARTMENT OF MAURICE RIVER COVE.

Article 4. (new) Licensing of Oyster Shuckers and Dealers.

Additional Legislation.
1943, c. 182.

Chapter 4. REGULATIONS APPLICABLE TO ATLANTIC COAST; DEPARTMENT OF ATLANTIC COAST.

R. S. 50:4-1 amended 1943, c. 134.

Title 51. STANDARDS, WEIGHTS, MEASURES AND CONTAINERS.

Chapter 1. WEIGHTS, MEASURES AND CONTAINERS.


Additional Legislation.
suppl., 1943, c. 8.
Title 52. STATE GOVERNMENT, DEPARTMENTS AND OFFICERS.

Subtitle 1. GENERAL PROVISIONS.

Note: 1943, c. 2.

Chapter 9C. NEW JERSEY COUNCIL.
R. S. 52:9C-2 amended 1943, c. 111.

Chapter 9G. (new) STATE COMMISSION ON POST-WAR ECONOMIC WELFARE.
1943, c. 192.

Subtitle 3. EXECUTIVE AND ADMINISTRATIVE DEPARTMENTS, OFFICERS AND EMPLOYEES.

Chapter 14. GENERAL PROVISIONS.
Additional Legislation.
1943, c. 216.

Article 3. Salaries, etc., of Officers and Employees in General.
Additional Legislation.
1943, c. 69.
1943, c. 102.
1943, c. 124.
1943, c. 188.

Additional Legislation.
1943, c. 142.

Chapter 18. STATE TREASURER.
Additional Legislation.
1942, c. 348.
<table>
<thead>
<tr>
<th>Chapter 19. STATE COMPTROLLER.</th>
<th>1942, c. 291.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Additional Legislation.</td>
<td></td>
</tr>
</tbody>
</table>

Chapter 20A. (new) EMERGENCY STATE COMMISSION ON STATE FISCAL AFFAIRS.

1943, c. 2.
Title 54. TAXATION.

Subtitle 1. DEPARTMENT AND BOARDS FOR THE REVIEW, ASSESSMENT AND COLLECTION OF TAXES.

Chapter 3. COUNTY BOARDS OF TAXATION.

Additional Legislation.

Fee for filing petition of appeal, certain cases; first-class counties, 1940, c. 71.

Sec. 1 of above amended 1943, c. 61.

Subtitle 2. TAXATION OF REAL AND PERSONAL PROPERTY IN GENERAL.

Chapter 4. ASSESSMENT AND COLLECTION OF TAXES.

Article 1. Persons and Property Subject to Taxation.

R. S. 54:4-1 amended 1942, c. 281, s. 1; 1943, c. 120, s. 1.

Article 2. Persons and Property Exempt from Taxation.

Additional Legislation.

suppl., 1943, c. 63.

Article 4. Assessment of Personal Property.

R. S. 54:4-9 amended 1942, c. 281, s. 2; 1943, c. 120, s. 2.

Article 5. Assessment of Real Estate.

R. S. 54:4-23 amended 1942, c. 281, s. 3; 1943, c. 120, s. 3.


R. S. 54:4-35 amended 1942, c. 281, s. 4; 1943, c. 120, s. 4.
R. S. 54:4-36 " 1942, c. 281, s. 5; 1943, c. 120, s. 5.
R. S. 54:4-41 " 1942, c. 316, s. 1.
R. S. 54:4-42 " 1942, c. 316, s. 2.
R. S. 54:4-52 " 1942, c. 316, s. 3.

Article 7. Collection, Abatement and Compromise.

R. S. 54:4-62 repealed 1943, c. 185.

R. S. 54:4-94
Chapter 5. CREATION, ENFORCEMENT AND COLLECTION OF LIENS FOR UNPAID TAXES AND OTHER MUNICIPAL LIENS ON REAL PROPERTY.

Additional Legislation.

1943, c. 149.

Municipal purchaser at tax sale entitled to possession, etc., suppl., 1942, c. 54.

Sec. 1 of above amended 1943, c. 144.

Tax lien foreclosures of vacant lands, joinder of actions or causes of action by municipalities, authorized, suppl., 1940, c. 84.

Sec. 1 of above amended 1943, c. 204.

Subtitle 4. PARTICULAR TAXES ON CORPORATIONS AND OTHERS.

Chapter 11. TAX DELINQUENTS; VOIDING CHARTER; SALE OF ASSETS.

Note: 1943, c. 10.

Chapter 29A. (new) TAXATION OF RAILROADS.

Railroad tax law (1941), 1941, c. 291.

Sec. 17 of above amended 1942, c. 337, s. 1.
Sec. 18 " " " 1942, c. 337, s. 2.
Sec. 19 " " " 1942, c. 337, s. 3.
Sec. 20 " " " 1942, c. 337, s. 4.
Sec. 21 " " " 1942, c. 337, s. 5.
Sec. 31 " " " 1942, c. 337, s. 6.
Sec. 33 " " " 1942, c. 337, s. 7.
Sec. 34 " " " 1942, c. 337, s. 8.
Sec. 44 " " " 1942, c. 337, s. 9.
Subtitle 5. TRANSFER INHERITANCE AND ESTATE TAXES.

Part 1. TRANSFER INHERITANCE TAX.

Chapter 35. COLLECTION AND ENFORCEMENT OF TAX; REFUNDS.

Additional Legislation.

Issuance of consent to transfer assets of resident decedent prohibited, unless will probated or administration had originally in New Jersey, suppl., 1939, c. 122.

Sec. 1 of above amended 1943, c. 38.

Chapter 36. ASSESSMENT, COLLECTION AND ENFORCEMENT OF TAXES ON ESTATES SUBJECT TO FUTURE INTERESTS.

R. S. 54:36-6 amended 1943, c. 165.

Subtitle 9. STATE TAX UNIFORM PROCEDURE LAW.

Chapter 49. PROCEDURE.

Additional Legislation.

1943, c. 10.

Chapter 50. ADMINISTRATION.

Title 55. TENEMENT HOUSES AND PUBLIC HOUSING.

Subtitle 1. TENEMENT HOUSES.

Chapter 2. CONVERTED BUILDINGS; ALTERATIONS; TENEMENTS UNDER CONSTRUCTION; TIME FOR COMPLIANCE.
R. S. 55:2-6 amended 1943, c. 67, s. 1.

Chapter 3. PROTECTION FROM FIRE.
R. S. 55:3-24 amended 1943, c. 67, s. 2.
R. S. 55:3-26 " 1943, c. 67, s. 3.

Chapter 4. HEIGHT OF TENEMENTS; LOTS, YARDS, SPACES AND COURTS.
R. S. 55:4-10 amended 1943, c. 67, s. 4.
R. S. 55:4-24 " 1943, c. 67, s. 5.

Chapter 5. WINDOWS; ROOMS; LIGHT; VENTILATORS AND VENT SHAFTS.
R. S. 55:5-4 amended 1943, c. 67, s. 6.
R. S. 55:5-13 " 1943, c. 67, s. 7.

Chapter 6. CLEANLINESS AND SANITARY CONDITIONS GENERALLY.

Chapter 8. WATER-CLOSET, SINKS, SEWERS, WATER SUPPLY, PLUMBING AND DRAINAGE.
R. S. 55:8-22 amended 1943, c. 67, s. 9.

Chapter 10. FUNCTIONS AND OPERATIONS OF BOARD IN GENERAL.
R. S. 55:10-10 amended 1943, c. 67, s. 10.

Subtitle 2. PUBLIC HOUSING.

Chapter 14A. (added) LOCAL HOUSING AUTHORITIES LAW.
suppl., 1943, c. 64.
Title 58. WATERS AND WATER SUPPLY.

Chapter 11. WATER AND SEWERAGE PLANTS AND SYSTEMS IN GENERAL.

Article 2A. (new) Interconnections Between Approved Public Potable Water Supplies and Unapproved Water Supplies.

Additional Legislation.

1942, c. 308.

Chapter 14. PASSAIC VALLEY SEWERAGE DISTRICT.

Additional Legislation.

suppl., 1943, c. 76.
Chapter 4. TAXES, ASSESSMENTS AND PUBLIC REVENUES.

Additional Legislation.

Purchase of Federal current income bonds by counties and municipalities, in certain cases; authorized 1941, c. 297.

Title of above amended 1942, c. 304, s. 1; 1943, c. 208, s. 1.

Sec. 1 “ “ 1942, c. 304, s. 2; 1943, c. 208, s. 2.

Sec. 2 “ “ 1942, c. 304, s. 3; 1943, c. 208, s. 3.

Sec. 3 “ “ 1942, c. 304, s. 4; 1943, c. 208, s. 4.

Funding or refunding of notes or bonds of school districts, 1940, c. 29.

Sec. 1 of above amended 1943, c. 19.
## SCHEDULE 1

**TABLE OF ALLOCATION OF 1942 STATUTES**

(Chapters 281 to end)

<table>
<thead>
<tr>
<th>Pamphlet Laws 1942</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1942</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>281</td>
<td>54</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>282</td>
<td>17</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>283</td>
<td>40</td>
<td>84</td>
<td></td>
</tr>
<tr>
<td>284</td>
<td>24</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>285</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>286</td>
<td>43</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>287</td>
<td>3</td>
<td>16</td>
<td></td>
</tr>
<tr>
<td>288</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>289</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>290</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>291</td>
<td>52</td>
<td>19</td>
<td></td>
</tr>
<tr>
<td>292</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>293</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>294</td>
<td>23</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>295</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>296</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>297</td>
<td>2</td>
<td>29</td>
<td></td>
</tr>
<tr>
<td>298</td>
<td>2</td>
<td>122A(new)</td>
<td></td>
</tr>
<tr>
<td>299</td>
<td>40</td>
<td>20</td>
<td></td>
</tr>
<tr>
<td>300</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>301</td>
<td>40</td>
<td>24</td>
<td></td>
</tr>
<tr>
<td>302</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>303</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>304</td>
<td>App.A</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>305</td>
<td>2</td>
<td>202</td>
<td></td>
</tr>
<tr>
<td>306</td>
<td>44</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>307</td>
<td>34</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>308</td>
<td>58</td>
<td>11</td>
<td></td>
</tr>
<tr>
<td>309</td>
<td>26</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>310</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>311</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>312</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>313</td>
<td>39</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>314</td>
<td>1-2</td>
<td>2</td>
<td>205</td>
</tr>
<tr>
<td>3-6</td>
<td>2</td>
<td>206</td>
<td></td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.

Val. Indicates validating act listed in Schedule 3 following.

(803)
### SCHEDULE 2

#### TABLE OF ALLOCATION OF 1943 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws Allocation in Table of Contents</th>
<th>Pamphlet Laws Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
</tr>
<tr>
<td>---------</td>
<td>------</td>
</tr>
<tr>
<td>1</td>
<td>*</td>
</tr>
<tr>
<td>2</td>
<td>52</td>
</tr>
<tr>
<td>3</td>
<td>Val.</td>
</tr>
<tr>
<td>4</td>
<td>*</td>
</tr>
<tr>
<td>5</td>
<td>*</td>
</tr>
<tr>
<td>6</td>
<td>*</td>
</tr>
<tr>
<td>7</td>
<td>*</td>
</tr>
<tr>
<td>8</td>
<td>51</td>
</tr>
<tr>
<td>9</td>
<td>45</td>
</tr>
<tr>
<td>10</td>
<td>54</td>
</tr>
<tr>
<td>11</td>
<td>44</td>
</tr>
<tr>
<td>12</td>
<td>2</td>
</tr>
<tr>
<td>13</td>
<td>17</td>
</tr>
<tr>
<td>14</td>
<td>17</td>
</tr>
<tr>
<td>15</td>
<td>17</td>
</tr>
<tr>
<td>16</td>
<td>17</td>
</tr>
<tr>
<td>17</td>
<td>45</td>
</tr>
<tr>
<td>18</td>
<td>*</td>
</tr>
<tr>
<td>19</td>
<td>App.A</td>
</tr>
<tr>
<td>20</td>
<td>40</td>
</tr>
<tr>
<td>21</td>
<td>40</td>
</tr>
<tr>
<td>22</td>
<td>40</td>
</tr>
<tr>
<td>23</td>
<td>2</td>
</tr>
<tr>
<td>24</td>
<td>40</td>
</tr>
<tr>
<td>25</td>
<td>Val.</td>
</tr>
<tr>
<td>26</td>
<td>*</td>
</tr>
<tr>
<td>27</td>
<td>43</td>
</tr>
<tr>
<td>28</td>
<td>27</td>
</tr>
<tr>
<td>29</td>
<td>Val.</td>
</tr>
<tr>
<td>30</td>
<td>Val.</td>
</tr>
<tr>
<td>31</td>
<td>*</td>
</tr>
<tr>
<td>32</td>
<td>2</td>
</tr>
<tr>
<td>33</td>
<td>40</td>
</tr>
<tr>
<td>34</td>
<td>*</td>
</tr>
<tr>
<td>35</td>
<td>*</td>
</tr>
<tr>
<td>36</td>
<td>8</td>
</tr>
<tr>
<td>37</td>
<td>33</td>
</tr>
<tr>
<td>38</td>
<td>54</td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.

Val. Indicates validating act listed in Schedule 3 following.

(805)
<table>
<thead>
<tr>
<th>Pamphlet Laws 1943</th>
<th>Allocation in Pamphlet Laws Allocation in Table of Contents</th>
<th>Pamphlet Laws 1943</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>71</td>
<td>40</td>
<td>48</td>
<td></td>
</tr>
<tr>
<td>72</td>
<td>34</td>
<td>15</td>
<td></td>
</tr>
<tr>
<td>73</td>
<td>2</td>
<td>32</td>
<td></td>
</tr>
<tr>
<td>74</td>
<td>45</td>
<td>9</td>
<td></td>
</tr>
<tr>
<td>75</td>
<td>45</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>76</td>
<td>58</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>77</td>
<td>43</td>
<td>16</td>
<td></td>
</tr>
<tr>
<td>78</td>
<td>34</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>79</td>
<td>2</td>
<td>47</td>
<td></td>
</tr>
<tr>
<td>80</td>
<td>19</td>
<td>52</td>
<td></td>
</tr>
<tr>
<td>81</td>
<td>40</td>
<td>151</td>
<td></td>
</tr>
<tr>
<td>82</td>
<td>3</td>
<td>26</td>
<td></td>
</tr>
<tr>
<td>83</td>
<td>40</td>
<td>155</td>
<td></td>
</tr>
<tr>
<td>84</td>
<td>3</td>
<td>26</td>
<td></td>
</tr>
<tr>
<td>85</td>
<td>38</td>
<td>23A (new)</td>
<td></td>
</tr>
<tr>
<td>86</td>
<td>2</td>
<td>213</td>
<td></td>
</tr>
<tr>
<td>87</td>
<td>43</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>88</td>
<td>3</td>
<td>17</td>
<td></td>
</tr>
<tr>
<td>89</td>
<td>30</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>90</td>
<td>45</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>91</td>
<td>18</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>92</td>
<td>40</td>
<td>39</td>
<td></td>
</tr>
<tr>
<td>93</td>
<td>23</td>
<td>9</td>
<td></td>
</tr>
<tr>
<td>94</td>
<td>48</td>
<td>12</td>
<td></td>
</tr>
<tr>
<td>95</td>
<td>45</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>96</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>97</td>
<td>9</td>
<td>18</td>
<td></td>
</tr>
<tr>
<td>98</td>
<td>39</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>99</td>
<td>45</td>
<td>24</td>
<td></td>
</tr>
<tr>
<td>100</td>
<td>4</td>
<td>12</td>
<td></td>
</tr>
<tr>
<td>101</td>
<td>39</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>102</td>
<td>52</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>103</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>104</td>
<td>9</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>105</td>
<td>35</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>106</td>
<td>4</td>
<td>16</td>
<td></td>
</tr>
<tr>
<td>107</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>108</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>109</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>110</td>
<td>54</td>
<td>50</td>
<td></td>
</tr>
<tr>
<td>111</td>
<td>52</td>
<td>9C</td>
<td></td>
</tr>
<tr>
<td>112</td>
<td>44</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>113</td>
<td>2</td>
<td>85</td>
<td></td>
</tr>
<tr>
<td>114</td>
<td>2</td>
<td>27</td>
<td></td>
</tr>
<tr>
<td>115</td>
<td>26</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>116</td>
<td>43</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>117</td>
<td>43</td>
<td>15</td>
<td></td>
</tr>
<tr>
<td>118</td>
<td>43</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>119</td>
<td>43</td>
<td>14</td>
<td></td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation. Val. Indicates validating act listed in Schedule 3 following.
<table>
<thead>
<tr>
<th>Pamphlet Laws 1943</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1943</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>168</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>169</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>170</td>
<td>14</td>
<td>12</td>
<td></td>
</tr>
<tr>
<td>171</td>
<td>43</td>
<td>21</td>
<td></td>
</tr>
<tr>
<td>172</td>
<td>18</td>
<td>15</td>
<td></td>
</tr>
<tr>
<td>173</td>
<td>39</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>174</td>
<td>17</td>
<td>18</td>
<td></td>
</tr>
<tr>
<td>175</td>
<td>14</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>176</td>
<td>14</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>177</td>
<td>18</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>178</td>
<td>2</td>
<td>26</td>
<td></td>
</tr>
<tr>
<td>179</td>
<td>18</td>
<td>13</td>
<td></td>
</tr>
<tr>
<td>180</td>
<td>18</td>
<td>13</td>
<td></td>
</tr>
<tr>
<td>181</td>
<td>18</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>182</td>
<td>50</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>183</td>
<td>40</td>
<td>48</td>
<td></td>
</tr>
<tr>
<td>184</td>
<td>40</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>185</td>
<td>54</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>186</td>
<td>43</td>
<td>7</td>
<td></td>
</tr>
<tr>
<td>187</td>
<td>18</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>188</td>
<td>52</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>189</td>
<td>43</td>
<td>13</td>
<td></td>
</tr>
<tr>
<td>190</td>
<td>40</td>
<td>83</td>
<td></td>
</tr>
<tr>
<td>191</td>
<td>40</td>
<td>41</td>
<td></td>
</tr>
<tr>
<td>192</td>
<td>52</td>
<td>9G(new)</td>
<td></td>
</tr>
<tr>
<td>193</td>
<td>43</td>
<td>7</td>
<td></td>
</tr>
<tr>
<td>194</td>
<td>43</td>
<td>9</td>
<td></td>
</tr>
<tr>
<td>195</td>
<td>34</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>196</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>197</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>198</td>
<td>40</td>
<td>50</td>
<td></td>
</tr>
<tr>
<td>199</td>
<td>40</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>200</td>
<td>11</td>
<td>24A(new)</td>
<td></td>
</tr>
<tr>
<td>201</td>
<td>1-2</td>
<td>18</td>
<td>6</td>
</tr>
<tr>
<td>202</td>
<td>22</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>203</td>
<td>2</td>
<td>32</td>
<td></td>
</tr>
<tr>
<td>204</td>
<td>54</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>205</td>
<td>2</td>
<td>202</td>
<td></td>
</tr>
<tr>
<td>206</td>
<td>40</td>
<td>47</td>
<td></td>
</tr>
<tr>
<td>207</td>
<td>23</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>208</td>
<td>App.A</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>209</td>
<td>40</td>
<td>67</td>
<td></td>
</tr>
<tr>
<td>210</td>
<td>40</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>211</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>212</td>
<td>18</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>213</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>214</td>
<td>4</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>215</td>
<td>2</td>
<td>27</td>
<td></td>
</tr>
<tr>
<td>216</td>
<td>52</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>217</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>218</td>
<td>10</td>
<td>31</td>
<td></td>
</tr>
<tr>
<td>219</td>
<td>10</td>
<td>31A(new)</td>
<td></td>
</tr>
</tbody>
</table>

*Omitted from Table as not being general or permanent legislation. Val. Indicates validating act listed in Schedule 3 following.
SCHEDULE 3

TABLE OF PUBLIC VALIDATING ACTS ENACTED SINCE ENACTMENT OF CHAPTER 280 OF THE LAWS OF 1942

Title 3. ADMINISTRATION OF ESTATES—DECEDENTS AND OTHERS.
Sales of lands by fiduciaries and devisees ...................... 1943, c. 30

Title 9. CHILDREN—JUVENILE AND DOMESTIC RELATIONS COURTS.
Adoptions, citizenship ............................................. 1943, c. 50

Title 17. CORPORATIONS AND INSTITUTIONS FOR FINANCE AND INSURANCE.
Conveyances by expired banks, etc., see under Title 46, this Schedule.

Title 40. MUNICIPALITIES AND COUNTIES.
Appropriations and expenditures .............................. 1942, c. 350
Municipal ordinances ......................................... 1942, c. 311
1943, c. 161
Municipal sales of lands ..................................... 1942, c. 293

Title 44. POOR.
Acts of overseers of poor or county welfare boards ......... 1943, c. 51

Title 46. PROPERTY.
Acknowledgments, etc., taken by Masters in Chancery, attorneys-at-law, Commissioners of Deeds and notaries public, see under Title 52, this Schedule.
Conveyances, mortgages and assignments, discharges, releases and other instruments, corporate and individual, real and personal property .................. 1943, c. 3
1943, c. 25
1943, c. 29
1943, c. 158
1943, c. 167
1943, c. 168

(809)
Title 52. STATE GOVERNMENT, DEPARTMENTS AND OFFICERS.
Acknowledgments, proofs, affidavits, etc., taken by Masters in Chancery, attorneys-at-law, Commissioners of Deeds or notaries public 1942, c. 321

Title 54. TAXATION.
Foreclosure, tax, etc., lien certificates 1942, c. 338

Title 55. TENEMENT HOUSES AND PUBLIC HOUSING.
Proceedings of housing authorities 1943, c. 169
INDEX

(811)

New Jersey State Library
## Index

<table>
<thead>
<tr>
<th>Index</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adoption—children</td>
<td>335</td>
</tr>
<tr>
<td>Admissions—disabled soldiers to State home</td>
<td>367</td>
</tr>
<tr>
<td>Academic certificate fund—transfer to State fund</td>
<td>341</td>
</tr>
<tr>
<td>Advertising—legal newspapers</td>
<td>337</td>
</tr>
<tr>
<td>municipalities contracting for supplies</td>
<td>544</td>
</tr>
<tr>
<td>Administrators—payment of legacies</td>
<td>300</td>
</tr>
<tr>
<td>distribution under order of court</td>
<td>302</td>
</tr>
<tr>
<td>Adoptions—validating certain</td>
<td>93</td>
</tr>
<tr>
<td>Agriculture—farm labor center</td>
<td>338</td>
</tr>
<tr>
<td>conservation of food</td>
<td>386</td>
</tr>
<tr>
<td>increasing food production</td>
<td>570, 571</td>
</tr>
<tr>
<td>duties of director of experiment station</td>
<td>323</td>
</tr>
<tr>
<td>student labor</td>
<td>85, 296</td>
</tr>
<tr>
<td>certain crops not listed for taxation</td>
<td>260</td>
</tr>
<tr>
<td>Acknowledgments—taken by military officers</td>
<td>436, 438, 440</td>
</tr>
<tr>
<td>taken by certain unqualified officials</td>
<td>442</td>
</tr>
<tr>
<td>Alcohol beverages—enforcement of law</td>
<td>74, 435</td>
</tr>
<tr>
<td>licensing sale</td>
<td>88, 431</td>
</tr>
<tr>
<td>repealing certain section of law</td>
<td>91, 434</td>
</tr>
<tr>
<td>Aliens—practicing medicine</td>
<td>49</td>
</tr>
<tr>
<td>acquiring real estate</td>
<td>395</td>
</tr>
<tr>
<td>Amusements—regulations by department of labor</td>
<td>389</td>
</tr>
<tr>
<td>Animals—hunting in snow in certain counties</td>
<td>370</td>
</tr>
<tr>
<td>sale or possession of certain game</td>
<td>562</td>
</tr>
<tr>
<td>Appeals—expense fee on filing petition with board of taxation</td>
<td>258</td>
</tr>
<tr>
<td>Applegate, Annie B—pension</td>
<td>20</td>
</tr>
<tr>
<td>Appointment—act concerning powers of</td>
<td>253</td>
</tr>
<tr>
<td>Appropriations—additional for legislature</td>
<td>11</td>
</tr>
<tr>
<td>annual</td>
<td>98</td>
</tr>
<tr>
<td>commission on student service</td>
<td>335</td>
</tr>
<tr>
<td>farm labor recruiting</td>
<td>338</td>
</tr>
<tr>
<td>canceling from highway fund</td>
<td>340</td>
</tr>
<tr>
<td>transfer from academic certificate fund</td>
<td>341</td>
</tr>
<tr>
<td>transfer from municipal aid fund</td>
<td>341</td>
</tr>
<tr>
<td>expenses of litigation on railroad taxes</td>
<td>355</td>
</tr>
<tr>
<td>Senate investigating committee</td>
<td>357</td>
</tr>
<tr>
<td>increase of State employees’ salaries</td>
<td>358</td>
</tr>
<tr>
<td>to State highway fund</td>
<td>364</td>
</tr>
<tr>
<td>adjustments in compensation</td>
<td>365, 366</td>
</tr>
<tr>
<td>road</td>
<td>571</td>
</tr>
<tr>
<td>motor vehicle department</td>
<td>377</td>
</tr>
<tr>
<td>motor fuels tax division</td>
<td>377</td>
</tr>
<tr>
<td>commerce and navigation</td>
<td>378</td>
</tr>
<tr>
<td>Delaware river joint toll bridge commission</td>
<td>379</td>
</tr>
<tr>
<td>State Police</td>
<td>380</td>
</tr>
<tr>
<td>retirement system</td>
<td>380</td>
</tr>
<tr>
<td>Delaware and Raritan canal</td>
<td>380</td>
</tr>
<tr>
<td>compensation awards</td>
<td>380</td>
</tr>
</tbody>
</table>
Appropriations—teachers' pension and annuity fund, .................. 381
debt service, .................................................. 373
roads and bridges, ........................................... 373
waterways at certain institutions, .................................. 383
conservation of food, ........................................... 386
amusement regulations by labor department, .......................... 389
water policy commission, ........................................ 389
commission on personnel, ........................................ 472
appointment for school districts, .................................. 509
municipal rationing boards, ....................................... 514
testimonial for battleship New Jersey, .............................. 567
conservation of food, ........................................... 570
recognizing schools for food production, ............................ 571

Architecture—suspension of license, ................................ 286
Assembly—members of General, ...................................... 6, 7
Assessments—fire districts in townships, ............................. 299
Assessors—taxation of property, .................................... 353

Automobiles—see motor vehicles.

B.

Badge—surrender of identification, .................................. 559
Baines, Lillian E.—title to real estate vested in Camden County Welfare Board, .................. 70
Banks—validating deeds by defunct, .................................. 486, 487
teachers' pension and annuity fund, .................................. 508
Bancroft, Hannah—pension, .......................................... 318
Bastard children—maintenance, ....................................... 92
Beauty culture—licensing practitioners, .................................. 27, 356
Beer—enforcement of act concerning alcoholic beverages, .......... 74, 435
licensing saloons, .................................................. 88, 431
repealing certain acts, ............................................. 434
Beverages—enforcement of law concerning alcoholic, ............... 74
enforcement of alcoholic law, ....................................... 74, 435
licensing sale of alcoholic, ......................................... 88, 431
repealing section of act concerning alcoholic, ....................... 91, 434
Birds—hunting in snow in certain counties, ............................ 370
sale or possession of certain, ...................................... 562
Board of beauty culture—licensing practitioners, ....................... 27
Board of commerce—secretary of New Jersey council, ................ 343
Board of medical examiners—licensing aliens, ........................ 49
Board of tenement houses—construction, etc., ........................ 264
Bonds—funding school district, ....................................... 51
county clerks, ...................................................... 53
sheriffs, ............................................................. 55
surrogates, .......................................................... 56
issuance by counties and municipalities, ............................... 96
deductions in salary to purchase war, ................................ 333
issuance for sewer or water system by municipalities, ............... 545
purchase of war savings, by counties, etc., .......................... 563
Borough of Manasquan—pension to Annie B. Appleget, ............... 20
Lavallette, boundaries, ............................................... 50
Bonus—payment to certain employees, ................................ 65
Boroughs—collection of delinquent liens, ................................ 21
appropriation for libraries, ......................................... 58
pension fund for firemen and policemen, ............................. 60
changing building conditions, ....................................... 69
perfecting liens, ................................................... 78
<table>
<thead>
<tr>
<th><strong>INDEX</strong></th>
<th><strong>PAGE</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Boroughs—issuance of bonds,</td>
<td>96</td>
</tr>
<tr>
<td>continuance of employees of housing authority,</td>
<td>261</td>
</tr>
<tr>
<td>number of constables,</td>
<td>275</td>
</tr>
<tr>
<td>deductions from salary,</td>
<td>276, 333</td>
</tr>
<tr>
<td>removal of trash, garbage,</td>
<td>280</td>
</tr>
<tr>
<td>retirement of certain veterans,</td>
<td>305</td>
</tr>
<tr>
<td>annual estimate needed by boards of health,</td>
<td>347</td>
</tr>
<tr>
<td>employees joining retirement system after military service,</td>
<td>349</td>
</tr>
<tr>
<td>transfer of appropriations,</td>
<td>368</td>
</tr>
<tr>
<td>property acquired at tax sales,</td>
<td>393</td>
</tr>
<tr>
<td>sale of certificates of tax sale,</td>
<td>425</td>
</tr>
<tr>
<td>validating proceedings of certain housing authorities,</td>
<td>488</td>
</tr>
<tr>
<td>rationing boards,</td>
<td>514</td>
</tr>
<tr>
<td>contracting for supplies,</td>
<td>544</td>
</tr>
<tr>
<td>bond issue for sewer or water system,</td>
<td>545</td>
</tr>
<tr>
<td>sick leaves,</td>
<td>547</td>
</tr>
<tr>
<td>joint municipal fire departments,</td>
<td>561</td>
</tr>
<tr>
<td>purchase of war savings bonds,</td>
<td>563</td>
</tr>
<tr>
<td>permits for the United States to lay conduits for wires,</td>
<td>565</td>
</tr>
<tr>
<td>Boundaries—borough of Lavallette,</td>
<td>50</td>
</tr>
<tr>
<td>Budgets—commissioner of local government to consider belated,</td>
<td>19</td>
</tr>
<tr>
<td>estimate of moneys needed by boards of health,</td>
<td>347</td>
</tr>
<tr>
<td>transfer of certain amounts,</td>
<td>368</td>
</tr>
<tr>
<td>municipalities bordering on ocean,</td>
<td>566</td>
</tr>
<tr>
<td>Brokers—real estate license,</td>
<td>257</td>
</tr>
<tr>
<td>Buildings—municipalities may change conditions,</td>
<td>69</td>
</tr>
<tr>
<td>tenement houses,</td>
<td>264</td>
</tr>
<tr>
<td>Budget—consideration of belated, by commissioner of local government,</td>
<td>19</td>
</tr>
<tr>
<td>municipalities bordering on ocean,</td>
<td>515</td>
</tr>
<tr>
<td>school districts,</td>
<td>548</td>
</tr>
<tr>
<td>Business—veterans peddling,</td>
<td>322</td>
</tr>
<tr>
<td>Camden county welfare board—title to real estate of Lillian E. Baines vested in,</td>
<td>70</td>
</tr>
<tr>
<td>title to real estate of Catherine Conway vested in,</td>
<td>71</td>
</tr>
<tr>
<td>Cemeteries—investment of funds,</td>
<td>73</td>
</tr>
<tr>
<td>Card—surrender of identification,</td>
<td>559</td>
</tr>
<tr>
<td>Chancellor—appointment of directors of mutual life insurance corporations,</td>
<td>48</td>
</tr>
<tr>
<td>Chosen freeholders—see freeholders.</td>
<td></td>
</tr>
<tr>
<td>Children—student labor,</td>
<td>85, 296</td>
</tr>
<tr>
<td>maintenance of bastard,</td>
<td>92</td>
</tr>
<tr>
<td>schooling for all,</td>
<td>310</td>
</tr>
<tr>
<td>juvenile courts,</td>
<td>319</td>
</tr>
<tr>
<td>adoption of,</td>
<td>335</td>
</tr>
<tr>
<td>minors working on farms during war,</td>
<td>396</td>
</tr>
<tr>
<td>commission on student service,</td>
<td>540</td>
</tr>
<tr>
<td>school facilities in district,</td>
<td>543</td>
</tr>
<tr>
<td>Children's guardians—compromising certain claims,</td>
<td>308</td>
</tr>
<tr>
<td>Chiropody—practice during war,</td>
<td>283</td>
</tr>
<tr>
<td>regulating practice,</td>
<td>313</td>
</tr>
<tr>
<td>Circuit court—powers vested in supreme court commissioners as judges of,</td>
<td>346, 593</td>
</tr>
</tbody>
</table>
Cities—collection of delinquent liens ........................................ 21
appropriation for libraries, .................................................. 58
pension fund for firemen and policemen, ......................... 60
changing building conditions, ............................................. 69
perfecting liens, ............................................................... 78
issuance of bonds, ............................................................ 96
continuance of employees of housing authorities, ................. 261
number of constables, ...................................................... 275
deductions from compensation, ........................................ 276, 333
removal of trash, garbage, .................................................. 280
retirement of certain veterans, ............................................ 305
annual estimate of needs of boards of health, .................... 347
employees joining retirement system after military service, .... 349
transfer of appropriations, .................................................. 368
property acquired at tax sale, ............................................. 393
sale of certificates of tax sale, ............................................ 425
validating proceedings of certain housing authorities, ............ 488
rationing boards, ............................................................... 514
tenure of veterans in office of engineer, .............................. 531
contracting for supplies, .................................................... 554
bond issue for sewer or water system, ................................. 545
sick leaves, ................................................................. 547
Joint municipal fire departments, ....................................... 561
purchase of war savings bonds, ......................................... 563
permits to United States to lay conduits for wires, ................. 565
Cities under 12,000—common council, ............................... 277
Cities of first class—hospitals, ........................................... 252
number of constables, ...................................................... 275
Cities of second class—number of constables, ...................... 275
Cities of third class—number of constables, ......................... 275
Cities of fourth class—number of constables, ...................... 275
Civil service—rights preserved by those in war, .................... 491
sick leave, ................................................................. 547
Collectors—street lighting in townships, ............................... 301
Commerce and navigation—appropriation, ........................... 378
certain persons entering Red Cross, .................................... 519
Commissioner of education—excess of deductions of school moneys, 499
appointments for school districts, ...................................... 509
approving curricula in school district, ................................. 543
Commissions—emergency state on fiscal affairs, ................. 12
county park may contract, ................................................. 52
Passaic valley sewerage, .................................................... 288
appropriation for special schools, ....................................... 335
investigation of, ............................................................. 357
appropriation to water policy, ........................................... 389
emergency committee on child labor, ................................. 396
State personnel, ............................................................. 472
effects of depression following war, .................................... 531
post-war economic welfare, .............................................. 535
student service, ............................................................. 540
presentation of testimonial to battleship New Jersey, ............ 567
Commissioner of deeds—validating acknowledgments taken by certain
unqualified officials, ....................................................... 442
Commissioner—action on belated budget, ............................. 19
reciprocal information as to taxation, ................................. 342
concerning alcoholic beverages, ......................................... 435
<p>| Commissioner of labor—regulating child labor during war | 306 |
| Common council—payment of bonus to certain employees | 65 |
| cities less than 12,000 | 277 |
| purchase of war savings bonds | 563 |
| Common pleas—entry of satisfaction of judgments | 37 |
| Commissioners of supreme court—powers | 346, 373 |
| Compensation—limitation of time in computing workmen's | 281 |
| deductions | 276, 333 |
| appropriations for adjustments | 365, 366 |
| Comptroller—deductions before apportionment of school moneys | 499 |
| Conduits—laying wires to promote defense | 565 |
| Constitution—proposed revision of State | 575 |
| Constables—number to be elected | 275 |
| Contempt—fees and costs in district courts | 556 |
| Contracts—municipalities may enter into, for supplies | 544 |
| Costs—fees and in district courts | 556 |
| Conway, Catherine—title to real estate vested in Camden County Welfare board | 71 |
| Conveyances—see deeds |
| Corporations—validating conveyances by expired | 17 |
| time for completing railroads extended | 18 |
| satisfaction of judgments | 37 |
| mutual life insurance | 40, 41 |
| election of directors of mutual life insurance corporations | 43 |
| appointment of directors of mutual life insurance corporations | 48 |
| investment of cemetery funds | 73 |
| declaring certain housing authorities as | 488 |
| merger of holding company and a subsidiary | 490 |
| retirement of stock | 496 |
| redemption of stock | 497 |
| surrender of identification card or badge | 539 |
| Counties—commission on State fiscal affairs | 12 |
| action on belated budget by commissioner of local government | 19 |
| preceding year's ratables | 38 |
| pension fund for police officers on county roads | 60 |
| payment of bonus to certain employees | 65 |
| State aid for roads | 86 |
| maintenance of bastard children | 92 |
| issuance of bonds | 96 |
| vacancies in park police | 251 |
| hospitals in cities of first class | 252 |
| beneficiaries of retirement system | 255 |
| deductions from compensation | 276, 333 |
| retirement of certain veterans | 305 |
| compromising certain claims | 308 |
| register of deeds and mortgages in certain | 311 |
| meeting of welfare board | 344 |
| joining retirement system after military service | 349 |
| transfer of budgeted items | 368 |
| hunting in snow in certain | 370 |
| appropriations | 373 |
| acceptance of gifts by freeholders | 388 |
| ration bank account | 391 |
| recording trust instruments by fiduciaries | 399 |
| employees' insurance fund | 444 |</p>
<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Counties—old age assistance</td>
<td>475</td>
</tr>
<tr>
<td>validating proceedings of certain housing authorities</td>
<td>488</td>
</tr>
<tr>
<td>salaries of supervisors and identification clerks in sheriff’s office</td>
<td>532</td>
</tr>
<tr>
<td>retirement of certain county clerks</td>
<td>539</td>
</tr>
<tr>
<td>sick leaves</td>
<td>547</td>
</tr>
<tr>
<td>purchase of war savings bonds</td>
<td>563</td>
</tr>
<tr>
<td>Counties of first class—expense fee on appeal to board of taxation</td>
<td>258</td>
</tr>
<tr>
<td>certain fees paid county treasurer</td>
<td>259</td>
</tr>
<tr>
<td>retirement of employees of certain counties</td>
<td>522</td>
</tr>
<tr>
<td>County clerk—entry of satisfaction of judgments</td>
<td>37</td>
</tr>
<tr>
<td>bonds of</td>
<td>53</td>
</tr>
<tr>
<td>rechecking count of voting machines</td>
<td>298</td>
</tr>
<tr>
<td>retirement of certain</td>
<td>539</td>
</tr>
<tr>
<td>County superintendents—placement of certain children during war</td>
<td>310</td>
</tr>
<tr>
<td>County parks—commission may contract for use of property</td>
<td>52</td>
</tr>
<tr>
<td>County treasurer—certain fees paid to</td>
<td>259</td>
</tr>
<tr>
<td>Courts—fees and costs in district</td>
<td>536</td>
</tr>
<tr>
<td>when summons returnable in district</td>
<td>557</td>
</tr>
<tr>
<td>powers of commissioners of supreme</td>
<td>346, 573</td>
</tr>
<tr>
<td>Court of common pleas—entry of satisfaction of judgments</td>
<td>37</td>
</tr>
<tr>
<td>Court of errors—writs of error in criminal procedure</td>
<td>82</td>
</tr>
<tr>
<td>Courts—election of judge to public office vacates position</td>
<td>39</td>
</tr>
<tr>
<td>absent defendants in time of war</td>
<td>68</td>
</tr>
<tr>
<td>sentencing in criminal procedure</td>
<td>80</td>
</tr>
<tr>
<td>determining insanity by jury</td>
<td>83</td>
</tr>
<tr>
<td>exceptions taken in criminal procedure</td>
<td>256</td>
</tr>
<tr>
<td>continuation of judge of criminal judicial district</td>
<td>256</td>
</tr>
<tr>
<td>claim to property in district</td>
<td>262</td>
</tr>
<tr>
<td>jurisdictions of criminal judicial districts</td>
<td>263</td>
</tr>
<tr>
<td>payment of rent to clerk to stop proceedings</td>
<td>282</td>
</tr>
<tr>
<td>recovery of judgments in district</td>
<td>304</td>
</tr>
<tr>
<td>jurisdiction of criminal judicial district</td>
<td>305</td>
</tr>
<tr>
<td>abandonment of real property by fiduciaries</td>
<td>319</td>
</tr>
<tr>
<td>juvenile and domestic relations</td>
<td>345</td>
</tr>
<tr>
<td>absence of grand and petit jurors</td>
<td>501</td>
</tr>
<tr>
<td>Crimes—sentencing in criminal procedure</td>
<td>80</td>
</tr>
<tr>
<td>determining insanity</td>
<td>81</td>
</tr>
<tr>
<td>exceptions taken during trial</td>
<td>83</td>
</tr>
<tr>
<td>distribution of amount recovered</td>
<td>297</td>
</tr>
<tr>
<td>jurisdiction of criminal judicial districts</td>
<td>304</td>
</tr>
<tr>
<td>salaries of supervisors and identification clerks in certain counties</td>
<td>532</td>
</tr>
<tr>
<td>Cushing, John J.—title to real estate vested in Katherine Jacobs, et al.</td>
<td>390</td>
</tr>
<tr>
<td>Crops—certain, not listed for taxation</td>
<td>260</td>
</tr>
<tr>
<td>D.</td>
<td></td>
</tr>
<tr>
<td>Decedents—transferring assets of</td>
<td>77</td>
</tr>
<tr>
<td>Deeds—validating conveyances of expired corporations</td>
<td>17</td>
</tr>
<tr>
<td>validating when seal omitted</td>
<td>59</td>
</tr>
<tr>
<td>validating certain, by executor</td>
<td>63</td>
</tr>
<tr>
<td>confirming titles to certain real estate</td>
<td>64</td>
</tr>
<tr>
<td>register of, in certain counties</td>
<td>311</td>
</tr>
<tr>
<td>recording trust instruments by fiduciaries</td>
<td>399</td>
</tr>
<tr>
<td>validating acknowledgments taken by military officers</td>
<td>436</td>
</tr>
<tr>
<td>validating acknowledgments taken by certain unqualified officials</td>
<td>442</td>
</tr>
<tr>
<td>validating by defunct banks</td>
<td>486, 487</td>
</tr>
</tbody>
</table>
# INDEX

<table>
<thead>
<tr>
<th>Clause</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Death—distribution of amount recovered</td>
<td>297</td>
</tr>
<tr>
<td>Debt service—appropriation</td>
<td>373</td>
</tr>
<tr>
<td>Defense—appropriation for student service</td>
<td>335</td>
</tr>
<tr>
<td>appropriation to water policy commission</td>
<td>389</td>
</tr>
<tr>
<td>permits to promote</td>
<td>565</td>
</tr>
<tr>
<td>Defendants—court proceedings involving absent, in time of war</td>
<td>68, 501</td>
</tr>
<tr>
<td>summons returnable</td>
<td>557</td>
</tr>
<tr>
<td>Department of labor—deputy director</td>
<td>542</td>
</tr>
<tr>
<td>Delaware river joint toll bridge—additional salary for employees</td>
<td>358</td>
</tr>
<tr>
<td>appropriation</td>
<td>379</td>
</tr>
<tr>
<td>Delaware and Raritan canal—maintenance</td>
<td>380</td>
</tr>
<tr>
<td>Depression—commission on effects of, following war</td>
<td>535</td>
</tr>
<tr>
<td>Dentistry—practicing during war</td>
<td>283</td>
</tr>
<tr>
<td>Directors—election by mutual life insurance corporations</td>
<td>43</td>
</tr>
<tr>
<td>appointment by chancellor</td>
<td>48</td>
</tr>
<tr>
<td>investment of cemetery funds</td>
<td>73</td>
</tr>
<tr>
<td>Disorderly persons—trespassing on victory garden</td>
<td>386</td>
</tr>
<tr>
<td>failure to surrender identification card or badge</td>
<td>559</td>
</tr>
<tr>
<td>District courts—continuance of judge in criminal judicial</td>
<td>256</td>
</tr>
<tr>
<td>claim to property</td>
<td>262</td>
</tr>
<tr>
<td>recovery of judgments</td>
<td>282</td>
</tr>
<tr>
<td>jurisdiction of criminal judicial</td>
<td>304</td>
</tr>
<tr>
<td>fees and costs</td>
<td>556</td>
</tr>
<tr>
<td>summons returnable</td>
<td>557</td>
</tr>
<tr>
<td>Drugs—practice of pharmacy during war</td>
<td>283</td>
</tr>
<tr>
<td>Drivers—licenses for soldiers</td>
<td>321</td>
</tr>
<tr>
<td>display of markers</td>
<td>493</td>
</tr>
</tbody>
</table>

## E.

<table>
<thead>
<tr>
<th>Clause</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Elections—judgeship vacated</td>
<td>39</td>
</tr>
<tr>
<td>locking voting machines</td>
<td>298</td>
</tr>
<tr>
<td>proposed revision of constitution</td>
<td>575</td>
</tr>
<tr>
<td>permanent registration</td>
<td>580</td>
</tr>
<tr>
<td>signature comparison record</td>
<td>583</td>
</tr>
<tr>
<td>Employees—paying arrears on joining retirement system</td>
<td>348</td>
</tr>
<tr>
<td>joining retirement system after military service</td>
<td>349</td>
</tr>
<tr>
<td>State employees enrolling in retirement system</td>
<td>350</td>
</tr>
<tr>
<td>act concerning State retirement system</td>
<td>351</td>
</tr>
<tr>
<td>salary increase for State</td>
<td>358</td>
</tr>
<tr>
<td>child labor during war</td>
<td>396</td>
</tr>
<tr>
<td>county insurance fund</td>
<td>444</td>
</tr>
<tr>
<td>certain persons entering Red Cross</td>
<td>519</td>
</tr>
<tr>
<td>mileage allowance for travel</td>
<td>521</td>
</tr>
<tr>
<td>pension by certain towns</td>
<td>522</td>
</tr>
<tr>
<td>sick leaves</td>
<td>547</td>
</tr>
<tr>
<td>surrender of identification card or badge</td>
<td>559</td>
</tr>
<tr>
<td>transfer of State</td>
<td>574</td>
</tr>
<tr>
<td>Emergencies—State commission on fiscal affairs</td>
<td>12</td>
</tr>
<tr>
<td>committee on child labor</td>
<td>396</td>
</tr>
<tr>
<td>budgets of municipalities bordering on ocean</td>
<td>515</td>
</tr>
<tr>
<td>commission on effects of depression following war</td>
<td>535</td>
</tr>
<tr>
<td>budgets of municipalities bordering on ocean</td>
<td>566</td>
</tr>
<tr>
<td>encouraging food production</td>
<td>570</td>
</tr>
<tr>
<td>Employer—petitioning for child labor during war</td>
<td>576</td>
</tr>
<tr>
<td>Equity—municipality may join in bill to foreclose</td>
<td>558</td>
</tr>
<tr>
<td>Topic</td>
<td>Page</td>
</tr>
<tr>
<td>----------------------------------------------------------------------</td>
<td>------</td>
</tr>
<tr>
<td>Estates—transferring assets of decedents</td>
<td>77</td>
</tr>
<tr>
<td>settlement of</td>
<td>300</td>
</tr>
<tr>
<td>compromising inheritance tax</td>
<td>484</td>
</tr>
<tr>
<td>Executors—validating certain deeds by</td>
<td>63</td>
</tr>
<tr>
<td>payment of legacies</td>
<td>300</td>
</tr>
<tr>
<td>distribution under terms of will</td>
<td>302</td>
</tr>
<tr>
<td>compromising inheritance taxes</td>
<td>484</td>
</tr>
<tr>
<td>Exceptions—taken in criminal procedure</td>
<td>83</td>
</tr>
<tr>
<td>Experiment station—duties of director</td>
<td>323</td>
</tr>
<tr>
<td>farm labor center</td>
<td>338</td>
</tr>
<tr>
<td>conservation of food</td>
<td>386</td>
</tr>
<tr>
<td>F.</td>
<td></td>
</tr>
<tr>
<td>Farm labor—schooling for all children</td>
<td>310</td>
</tr>
<tr>
<td>farm labor center</td>
<td>338</td>
</tr>
<tr>
<td>Farmers—encouraging food production</td>
<td>570</td>
</tr>
<tr>
<td>Fees—regulating practice of chiropody</td>
<td>313</td>
</tr>
<tr>
<td>Fees—costs and, in district courts</td>
<td>556</td>
</tr>
<tr>
<td>Fish and game—jurisdiction of criminal judicial district courts</td>
<td>304</td>
</tr>
<tr>
<td>fishing in Greenwood lake</td>
<td>312</td>
</tr>
<tr>
<td>hunting in snow in certain counties</td>
<td>370</td>
</tr>
<tr>
<td>sale or possession of certain birds or game</td>
<td>562</td>
</tr>
<tr>
<td>Fiduciaries—abandonment of real property</td>
<td>205</td>
</tr>
<tr>
<td>recording trust instruments</td>
<td>399</td>
</tr>
<tr>
<td>Fire—joint municipal departments</td>
<td>561</td>
</tr>
<tr>
<td>Firemen—pension fund</td>
<td>60, 294</td>
</tr>
<tr>
<td>filling vacancies in fire department</td>
<td>473</td>
</tr>
<tr>
<td>Fiscal affairs—emergency commission on State</td>
<td>12</td>
</tr>
<tr>
<td>Fire districts—township</td>
<td>299</td>
</tr>
<tr>
<td>Food—conservation of</td>
<td>386</td>
</tr>
<tr>
<td>child labor on farms during war</td>
<td>396</td>
</tr>
<tr>
<td>encouraging production</td>
<td>570, 571</td>
</tr>
<tr>
<td>Foreign commissioner of deeds—validating acknowledgments taken by certain unqualified officials</td>
<td>442</td>
</tr>
<tr>
<td>Foreclosure—municipalities' rights of redemption of lands</td>
<td>558</td>
</tr>
<tr>
<td>Freeholders—payment of bonus to certain employees</td>
<td>65</td>
</tr>
<tr>
<td>acceptance of gifts</td>
<td>388</td>
</tr>
<tr>
<td>retirement of certain county clerks</td>
<td>539</td>
</tr>
<tr>
<td>purchase of war savings bonds</td>
<td>563</td>
</tr>
<tr>
<td>G.</td>
<td></td>
</tr>
<tr>
<td>General Assembly—members</td>
<td>6, 7</td>
</tr>
<tr>
<td>Gardens—trespassing on victory</td>
<td>386</td>
</tr>
<tr>
<td>Greenwood lake—fishing in</td>
<td>312</td>
</tr>
<tr>
<td>Guardians—compromising and settling claims</td>
<td>308</td>
</tr>
<tr>
<td>H.</td>
<td></td>
</tr>
<tr>
<td>Health—hospital in first-class cities</td>
<td>252</td>
</tr>
<tr>
<td>removal of trash, etc.</td>
<td>280</td>
</tr>
<tr>
<td>practice of medicine and surgery</td>
<td>283</td>
</tr>
<tr>
<td>practice of chiropody</td>
<td>313</td>
</tr>
<tr>
<td>estimate of moneys needed</td>
<td>347</td>
</tr>
<tr>
<td>nursery schools</td>
<td>492</td>
</tr>
<tr>
<td>encouraging food production</td>
<td>570</td>
</tr>
</tbody>
</table>
## INDEX

<table>
<thead>
<tr>
<th>Sorcery</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hospitals—in cities of first class,</td>
<td>252</td>
</tr>
<tr>
<td>Homes—admission to soldiers,</td>
<td>367</td>
</tr>
<tr>
<td>Housing authority—continuance of employees,</td>
<td>281</td>
</tr>
<tr>
<td>validating proceedings,</td>
<td>488</td>
</tr>
<tr>
<td>Highways—see roads,</td>
<td></td>
</tr>
<tr>
<td>Hunting—in snow in certain counties,</td>
<td>370</td>
</tr>
</tbody>
</table>

### I.

- Insanity—determining by jury, | 81 |
- Inheritance taxes—compromising settlement, | 484 |
- Identification clerks—salary in sheriff’s office of certain counties, | 532 |
- Institutions—hospitals in cities of first class, | 252 |
- waterways at Greystone Park and Skillman, | 383 |
- old age assistance, | |
- Investments—sinking fund, | 91 |
- police and firemen’s pension fund, | 294 |
- Insurance—conversion of stock life, into mutual life, | 40 |
- change in charter of mutual life corporations, | 41 |
- election of directors of mutual life corporations, | 43 |
- appointment of directors by chancellor, | 48 |
- standard nonforfeiture life policies, | 400 |
- kinds of policies, | 443 |
- ownership of real estate by companies, | 495 |
- Investigating committee—appropriation to Senate, | 357 |

### J.

- Joint resolutions—unemployment insurance, | 589 |
  - inhuman and barbaric against peoples of conquered countries, | 591 |
  - municipalities suffering loss of tax ratables, | 593 |
  - commission to make study of occupational diseases, | 594 |
  - Nikolaus Copernicus, | 595 |
  - Jacobs, Katherine—title of real estate in John J. Cushing vested in, et als. | 390 |
- Judgments—satisfaction against corporations, | 37 |
- recovery in district courts, | 282 |
- fees and costs in district courts, | 556 |
- Judges—election to public office vacates position, | 39 |
- Continuation in criminal judicial district courts, | 256 |
- powers vested in commissioners of supreme court, | 346, 573 |
- Juries—determining insanity in criminal cases, | 81 |
- qualifications of jurors, | 345 |
- Juvenile courts—jurisdiction, | 319 |

### L.

- Labor—students for agricultural purposes, | 85, 296 |
  - schooling for children during war, | 310 |
  - farm labor center, | 338 |
  - regulations of amusements by department of, | 389 |
  - child labor on farms during war, | 396 |
  - commission on student service, | 540 |
  - deputy director, | 542 |
  - surrender of identification, | 559 |
  - encouraging student, | 571 |
- Lands—validating conveyances by expired corporations, | 17 |
- Lavallette, borough of—boundaries, | 50 |
<table>
<thead>
<tr>
<th>INDEX</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Legislature—members of,</td>
<td>5, 6, 7</td>
</tr>
<tr>
<td>additional appropriation for,</td>
<td>11</td>
</tr>
<tr>
<td>distribution of revised statutes to certain members of,</td>
<td>59</td>
</tr>
<tr>
<td>proposed revision of constitution,</td>
<td>575</td>
</tr>
<tr>
<td>Legacies—payment of,</td>
<td>300</td>
</tr>
<tr>
<td>acceptance by freeholders,</td>
<td>388</td>
</tr>
<tr>
<td>Libraries—municipal appropriation for,</td>
<td>58</td>
</tr>
<tr>
<td>Licenses—beauty culture,</td>
<td>27, 356</td>
</tr>
<tr>
<td>practicing medicine by aliens,</td>
<td>49</td>
</tr>
<tr>
<td>sale of alcoholic beverages,</td>
<td>88, 431</td>
</tr>
<tr>
<td>real estate broker,</td>
<td>257</td>
</tr>
<tr>
<td>suspension of architects,</td>
<td>286</td>
</tr>
<tr>
<td>renewal of professional engineer's and surveyor's during war,</td>
<td>309</td>
</tr>
<tr>
<td>fishing in Greatwood lake,</td>
<td>312</td>
</tr>
<tr>
<td>driving motor vehicles by soldiers,</td>
<td>321</td>
</tr>
<tr>
<td>peddling by soldiers,</td>
<td>322</td>
</tr>
<tr>
<td>record of milk,</td>
<td>323</td>
</tr>
<tr>
<td>nursery school teachers,</td>
<td>492</td>
</tr>
<tr>
<td>preservation of oyster beds,</td>
<td>510</td>
</tr>
<tr>
<td>Liens—collection of delinquent municipal,</td>
<td>21</td>
</tr>
<tr>
<td>perfecting by municipalities,</td>
<td>78</td>
</tr>
<tr>
<td>sale of certificates of tax sale,</td>
<td>425</td>
</tr>
<tr>
<td>enforcing liens by foreclosure,</td>
<td>558</td>
</tr>
<tr>
<td>Life insurance—conversion of stock, into mutual,</td>
<td>40</td>
</tr>
<tr>
<td>appointment of directors of mutual corporations,</td>
<td>43, 48</td>
</tr>
<tr>
<td>standard nonforfeiture law,</td>
<td>400</td>
</tr>
<tr>
<td>Lighting districts—streets in townships,</td>
<td>301</td>
</tr>
<tr>
<td>Lincoln tunnel—approach to,</td>
<td>94</td>
</tr>
<tr>
<td>Liquor—enforcement of act concerning alcoholic beverages,</td>
<td>74, 435</td>
</tr>
<tr>
<td>licensing saloons,</td>
<td>88, 431</td>
</tr>
<tr>
<td>repealing certain sections of act concerning alcoholic beverages,</td>
<td>91, 434</td>
</tr>
<tr>
<td>Little Falls, township of—pension to William Spernow,</td>
<td>430</td>
</tr>
<tr>
<td>Litigation—appropriation for expenses of taxes on railroads,</td>
<td>355</td>
</tr>
<tr>
<td>Local government—commissioner's action on belated budget,</td>
<td>19</td>
</tr>
</tbody>
</table>

### M.

<p>| Markers—display on motor vehicles, | 493 |
| Manasquan, borough of—pension to Annie B. Appleget, | 20 |
| Medicine—practicing by aliens, | 49 |
| practicing during war, | 283 |
| Mergers—holding company and a subsidiary, | 490 |
| Milk—duties of director of agricultural experiment station, | 436, 438, 440 |
| Military officers—acknowledgments taken by, | 323 |
| Minor work on farms during war, | 396 |
| Mileage—allowance for traveling, | 521 |
| Mortgages—validating when seal omitted, | 59 |
| register of deeds and, | 311 |
| validating acknowledgments taken by certain unqualified officials, | 442 |
| Motor vehicles—jurisdiction of criminal judicial district courts, | 304 |
| driving by soldiers, | 321 |
| use by reporters, | 332 |
| appropriation, | 375 |
| motor fuels, tax division, | 377 |
| display of markers, | 493 |
| mileage allowance for travel, | 521 |</p>
<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Motor fuels—transfer from tax on, to State fund</td>
<td>367</td>
</tr>
<tr>
<td>Municipalities—commission on fiscal affairs</td>
<td>12</td>
</tr>
<tr>
<td>commissioner of local government to consider belated budget</td>
<td>19</td>
</tr>
<tr>
<td>collection of delinquent liens</td>
<td>21</td>
</tr>
<tr>
<td>preceding year's ratables</td>
<td>38</td>
</tr>
<tr>
<td>appropriation for libraries</td>
<td>58</td>
</tr>
<tr>
<td>pension fund for firemen and policemen</td>
<td>60</td>
</tr>
<tr>
<td>payment of bonus to employees</td>
<td>65</td>
</tr>
<tr>
<td>changing building conditions</td>
<td>69</td>
</tr>
<tr>
<td>perfecting lien</td>
<td>78</td>
</tr>
<tr>
<td>State road aid</td>
<td>86</td>
</tr>
<tr>
<td>issuance of bonds</td>
<td>96</td>
</tr>
<tr>
<td>beneficiaries of retirement system</td>
<td>255</td>
</tr>
<tr>
<td>continuance of employees of housing authority</td>
<td>261</td>
</tr>
<tr>
<td>number of constables</td>
<td>275</td>
</tr>
<tr>
<td>deductions from compensation</td>
<td>276, 333</td>
</tr>
<tr>
<td>removal of trash, garbage</td>
<td>280</td>
</tr>
<tr>
<td>retirement of certain veterans</td>
<td>305</td>
</tr>
<tr>
<td>transfer of municipal aid fund to State fund</td>
<td>341</td>
</tr>
<tr>
<td>estimates of moneys needed by boards of health</td>
<td>347</td>
</tr>
<tr>
<td>joining retirement system after military service</td>
<td>349</td>
</tr>
<tr>
<td>transfer of budgeted items</td>
<td>368</td>
</tr>
<tr>
<td>appropriation</td>
<td>373</td>
</tr>
<tr>
<td>ration bank account</td>
<td>391</td>
</tr>
<tr>
<td>property acquired at tax sale</td>
<td>393</td>
</tr>
<tr>
<td>sale of certificates of tax sale</td>
<td>425</td>
</tr>
<tr>
<td>validating ordinances vacating streets to consider belated filling vacancies in police and fire departments</td>
<td>473</td>
</tr>
<tr>
<td>validating proceedings of certain housing authorities</td>
<td>488</td>
</tr>
<tr>
<td>rationing boards</td>
<td>514</td>
</tr>
<tr>
<td>budgets of, bordering on ocean</td>
<td>515</td>
</tr>
<tr>
<td>contracting for supplies</td>
<td>544</td>
</tr>
<tr>
<td>bond issue for sewer or water system</td>
<td>545</td>
</tr>
<tr>
<td>sick leaves</td>
<td>547</td>
</tr>
<tr>
<td>foreclosure of rights of redemption of lands</td>
<td>558</td>
</tr>
<tr>
<td>joint fire departments</td>
<td>561</td>
</tr>
<tr>
<td>purchase of war savings bonds</td>
<td>563</td>
</tr>
<tr>
<td>promoting national defense</td>
<td>565</td>
</tr>
<tr>
<td>laying conduits for wires to promote defense</td>
<td>565</td>
</tr>
<tr>
<td>budgets of, bordering on ocean</td>
<td>566</td>
</tr>
<tr>
<td>Mutual life insurance—conversion of stock life insurance into</td>
<td>40</td>
</tr>
<tr>
<td>election of directors</td>
<td>43</td>
</tr>
<tr>
<td>appointment by chancellor</td>
<td>48</td>
</tr>
</tbody>
</table>

N.

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Navy—testimonial for battleship New Jersey</td>
<td>567</td>
</tr>
<tr>
<td>Navigation—waterways at Greystone Park and Skillman</td>
<td>383</td>
</tr>
<tr>
<td>New Jersey—emergency commission on fiscal affairs</td>
<td>12</td>
</tr>
<tr>
<td>annual appropriations</td>
<td>98</td>
</tr>
<tr>
<td>deductions from compensation</td>
<td>276</td>
</tr>
<tr>
<td>State employees enrolling in retirement system</td>
<td>350</td>
</tr>
<tr>
<td>act concerning State employees' retirement system</td>
<td>351</td>
</tr>
<tr>
<td>increase of salaries of State employees</td>
<td>358</td>
</tr>
<tr>
<td>commission on State personnel</td>
<td>472</td>
</tr>
<tr>
<td>testimonial for battleship</td>
<td>567</td>
</tr>
</tbody>
</table>
### INDEX

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Jersey council—organization</td>
<td>343</td>
</tr>
<tr>
<td>Newspapers—use of motor vehicles by reporters,</td>
<td>332</td>
</tr>
<tr>
<td>legal for advertising</td>
<td>337</td>
</tr>
<tr>
<td>Notary public—validating acknowledgments taken by certain unqualified officials</td>
<td>442</td>
</tr>
<tr>
<td>Nursery classes—schools for nurses,</td>
<td>492</td>
</tr>
<tr>
<td>schools for,</td>
<td>492</td>
</tr>
<tr>
<td>Nurses—practicing during war</td>
<td>283</td>
</tr>
<tr>
<td>O.</td>
<td></td>
</tr>
<tr>
<td>Optometry—practicing during war</td>
<td>283</td>
</tr>
<tr>
<td>Oaths—acknowledgments taken by military officers</td>
<td>438</td>
</tr>
<tr>
<td>Ordinances—validating municipal, vacating streets</td>
<td>470</td>
</tr>
<tr>
<td>Old age—assistance</td>
<td>475</td>
</tr>
<tr>
<td>Orphans' courts—validating certain adoptions</td>
<td>93</td>
</tr>
<tr>
<td>absent defendants</td>
<td>501</td>
</tr>
<tr>
<td>Oysters—taking on Atlantic seaboard</td>
<td>384</td>
</tr>
<tr>
<td>preservation of beds</td>
<td>510</td>
</tr>
<tr>
<td>Overseer of poor—powers transferred to director of welfare</td>
<td>93</td>
</tr>
<tr>
<td>validating certain functions of</td>
<td></td>
</tr>
<tr>
<td>P.</td>
<td></td>
</tr>
<tr>
<td>Parks—county commission may contract for use of property</td>
<td>52</td>
</tr>
<tr>
<td>vacancies in police in certain counties</td>
<td>251</td>
</tr>
<tr>
<td>Pensions—retirement of certain county clerks</td>
<td>539</td>
</tr>
<tr>
<td>Pensions—Annie B. Applegate of Manasquan</td>
<td>20</td>
</tr>
<tr>
<td>firemen and policemen of municipalities</td>
<td>60, 294</td>
</tr>
<tr>
<td>beneficiaries of retirement system</td>
<td>255</td>
</tr>
<tr>
<td>Hannah Bancroft</td>
<td>318</td>
</tr>
<tr>
<td>teachers' pension and annuity fund</td>
<td>381, 508</td>
</tr>
<tr>
<td>William Spernow</td>
<td>430</td>
</tr>
<tr>
<td>county employees' fund</td>
<td>444</td>
</tr>
<tr>
<td>rights preserved to those in Federal service</td>
<td>491</td>
</tr>
<tr>
<td>retirement of certain prison officers</td>
<td></td>
</tr>
<tr>
<td>members of teachers' fund entering Red Cross</td>
<td>519</td>
</tr>
<tr>
<td>employees of certain towns</td>
<td>522</td>
</tr>
<tr>
<td>Personal property—taxation of</td>
<td>353</td>
</tr>
<tr>
<td>Peddlers—soldiers licensed</td>
<td>322</td>
</tr>
<tr>
<td>Physicians—practicing medicine by aliens</td>
<td>49</td>
</tr>
<tr>
<td>practicing during war</td>
<td>283</td>
</tr>
<tr>
<td>Pharmacy—practicing during war</td>
<td>283</td>
</tr>
<tr>
<td>Poor—meeting of county welfare board</td>
<td>344</td>
</tr>
<tr>
<td>old age assistance</td>
<td>475</td>
</tr>
<tr>
<td>Police—appropriation for State</td>
<td>380</td>
</tr>
<tr>
<td>Post-War Economic Welfare—commission</td>
<td>533</td>
</tr>
<tr>
<td>Policies—standard nonforfeiture law</td>
<td>400</td>
</tr>
<tr>
<td>kinds of insurance</td>
<td>443</td>
</tr>
<tr>
<td>Powers of attorney—acknowledgments taken by military officers</td>
<td>440</td>
</tr>
<tr>
<td>Prerogative court—absent defendants</td>
<td>501</td>
</tr>
<tr>
<td>Policemen—pension fund</td>
<td></td>
</tr>
<tr>
<td>vacancies in park police in certain counties</td>
<td>251</td>
</tr>
<tr>
<td>filling vacancies in municipalities</td>
<td>473</td>
</tr>
<tr>
<td>Press—use of motor vehicles by reporters</td>
<td>352</td>
</tr>
<tr>
<td>Poppies—sale restricted to veteran associations</td>
<td>303</td>
</tr>
<tr>
<td>Powers of appointment—act concerning</td>
<td>253</td>
</tr>
</tbody>
</table>
## INDEX

<table>
<thead>
<tr>
<th>Category</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Prisons—sentencing in criminal procedure,</td>
<td>80</td>
</tr>
<tr>
<td>retirement of officers,</td>
<td>518, 538</td>
</tr>
<tr>
<td>Probation—sentencing in criminal procedure,</td>
<td>80</td>
</tr>
<tr>
<td>Proclamations—billion war bond and stamp drive, constitution day,</td>
<td>599</td>
</tr>
<tr>
<td>maximum speed limit of motor vehicles,</td>
<td>602</td>
</tr>
<tr>
<td>victory fleet day,</td>
<td>603</td>
</tr>
<tr>
<td>twelfth annual religious education week,</td>
<td>605</td>
</tr>
<tr>
<td>fire prevention week,</td>
<td>606</td>
</tr>
<tr>
<td>national Bible week,</td>
<td>607</td>
</tr>
<tr>
<td>speed limit of motor vehicle,</td>
<td>609</td>
</tr>
<tr>
<td>Statue of Liberty day,</td>
<td>611</td>
</tr>
<tr>
<td>Navy day,</td>
<td>612</td>
</tr>
<tr>
<td>Governor Stokes,</td>
<td>614</td>
</tr>
<tr>
<td>consumption of beef, pork, veal, et cetera,</td>
<td>615</td>
</tr>
<tr>
<td>Armistice day,</td>
<td>616</td>
</tr>
<tr>
<td>Marine Corps day,</td>
<td>617</td>
</tr>
<tr>
<td>Thanksgiving day,</td>
<td>618</td>
</tr>
<tr>
<td>registration day, selective service,</td>
<td>619</td>
</tr>
<tr>
<td>United Nations week,</td>
<td>623</td>
</tr>
<tr>
<td>corporations null and void,</td>
<td>625</td>
</tr>
<tr>
<td>Czechoslovakia day,</td>
<td>688</td>
</tr>
<tr>
<td>Governor's fishing tournament,</td>
<td>689</td>
</tr>
<tr>
<td>W. A. A. C. enlistment week,</td>
<td>690</td>
</tr>
<tr>
<td>Red Cross war fund month,</td>
<td>691</td>
</tr>
<tr>
<td>victory garden week,</td>
<td>692</td>
</tr>
<tr>
<td>real estate and home ownership week,</td>
<td>695</td>
</tr>
<tr>
<td>war training week,</td>
<td>697</td>
</tr>
<tr>
<td>cancer control month,</td>
<td>698</td>
</tr>
<tr>
<td>Greek independence day,</td>
<td>700</td>
</tr>
<tr>
<td>flag day,</td>
<td>701</td>
</tr>
<tr>
<td>conservation week,</td>
<td>702</td>
</tr>
<tr>
<td>Army day,</td>
<td>704</td>
</tr>
<tr>
<td>Jefferson day,</td>
<td>705</td>
</tr>
<tr>
<td>second war loan drive,</td>
<td>706</td>
</tr>
<tr>
<td>good will month,</td>
<td>708</td>
</tr>
<tr>
<td>child health day,</td>
<td>709</td>
</tr>
<tr>
<td>music week,</td>
<td>710</td>
</tr>
<tr>
<td>I am an American day,</td>
<td>711</td>
</tr>
<tr>
<td>buy coal now,</td>
<td>713</td>
</tr>
<tr>
<td>mother's day,</td>
<td>714</td>
</tr>
<tr>
<td>special session of Senate,</td>
<td>716</td>
</tr>
<tr>
<td>Copernicus day,</td>
<td>717</td>
</tr>
<tr>
<td>tribute to Russia day,</td>
<td>718</td>
</tr>
<tr>
<td>civilian defense day,</td>
<td>719</td>
</tr>
<tr>
<td>father's day,</td>
<td>720</td>
</tr>
<tr>
<td>Molly Pitcher W. A. A. C. week,</td>
<td>721</td>
</tr>
<tr>
<td>special election for Senator—Hunterdon county,</td>
<td>723</td>
</tr>
<tr>
<td>special session of Senate,</td>
<td>724</td>
</tr>
<tr>
<td>Coast Guard day,</td>
<td>725</td>
</tr>
<tr>
<td>needlework guild week,</td>
<td>726</td>
</tr>
<tr>
<td>special session of Senate,</td>
<td>727</td>
</tr>
<tr>
<td>emergency processing of food products,</td>
<td>728</td>
</tr>
<tr>
<td>employment emergency,</td>
<td>729</td>
</tr>
<tr>
<td>third war loan campaign,</td>
<td>731</td>
</tr>
<tr>
<td>religious education week,</td>
<td>732</td>
</tr>
<tr>
<td>Woman's Army Corps,</td>
<td>734</td>
</tr>
<tr>
<td>fire prevention week,</td>
<td>735</td>
</tr>
<tr>
<td>Topic</td>
<td>Page</td>
</tr>
<tr>
<td>----------------------------------------------------------------------</td>
<td>------</td>
</tr>
<tr>
<td>Proclamations—Navy day</td>
<td>737</td>
</tr>
<tr>
<td>national business women's week</td>
<td>738</td>
</tr>
<tr>
<td>New Jersey State war fund month</td>
<td>739</td>
</tr>
<tr>
<td>motor vehicles permitted to exceed legal load</td>
<td>741</td>
</tr>
<tr>
<td>national Bible week</td>
<td>742</td>
</tr>
<tr>
<td>special session of Senate</td>
<td>743</td>
</tr>
<tr>
<td>optimist week</td>
<td>744</td>
</tr>
<tr>
<td>sanctity of the ballot box</td>
<td>745</td>
</tr>
<tr>
<td>constitution week</td>
<td>746</td>
</tr>
<tr>
<td>Armistice day</td>
<td>749</td>
</tr>
<tr>
<td>Spar day</td>
<td>750</td>
</tr>
<tr>
<td>Thanksgiving day</td>
<td>751</td>
</tr>
<tr>
<td>waste paper salvage</td>
<td>752</td>
</tr>
<tr>
<td>special election U.S. Senator</td>
<td>753</td>
</tr>
<tr>
<td>Waves at war recruiting campaign</td>
<td>754</td>
</tr>
<tr>
<td>fourth war loan</td>
<td>756</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Railroads—time for completing extended</td>
<td>18</td>
</tr>
<tr>
<td>repealing certain section concerning</td>
<td>313</td>
</tr>
<tr>
<td>expenses of litigation on taxes</td>
<td>355</td>
</tr>
<tr>
<td>make up of passenger trains</td>
<td>429</td>
</tr>
<tr>
<td>Rationing—operation of ration bank account</td>
<td>391</td>
</tr>
<tr>
<td>municipal boards</td>
<td>514</td>
</tr>
<tr>
<td>Red Cross—certain persons entering</td>
<td>519</td>
</tr>
<tr>
<td>Real estate—validating titles to certain</td>
<td>64</td>
</tr>
<tr>
<td>title of Lillian E. Barnes vested in Camden County Welfare Board</td>
<td>70</td>
</tr>
<tr>
<td>title of Catherine Conway vested in Camden County Welfare Board</td>
<td>71</td>
</tr>
<tr>
<td>broker's license</td>
<td>257</td>
</tr>
<tr>
<td>abandonment by fiduciaries</td>
<td>305</td>
</tr>
<tr>
<td>taxation of</td>
<td>353</td>
</tr>
<tr>
<td>title of John J. Cushing, vested in Katherine Jacobs, et al.</td>
<td>390</td>
</tr>
<tr>
<td>acquired by municipality at tax sale</td>
<td>393</td>
</tr>
<tr>
<td>aliens may acquire and hold</td>
<td>395</td>
</tr>
<tr>
<td>ownership by insurance companies</td>
<td>405</td>
</tr>
<tr>
<td>Registers—deed and mortgages in certain counties</td>
<td>311</td>
</tr>
<tr>
<td>Relief—net taxable value of second-class railroad property</td>
<td>38</td>
</tr>
<tr>
<td>Rent—payment to clerk of district court to stop proceedings</td>
<td>263</td>
</tr>
<tr>
<td>Repealers—certain section concerning alcoholic beverages</td>
<td>91, 434</td>
</tr>
<tr>
<td>certain section concerning railroads</td>
<td>313</td>
</tr>
<tr>
<td>certain sections concerning collection of taxes</td>
<td>517</td>
</tr>
<tr>
<td>Replevin—fees and costs in district courts</td>
<td>535</td>
</tr>
<tr>
<td>Reporters—use of motor vehicles</td>
<td>332</td>
</tr>
<tr>
<td>Revised Statutes—distribution to certain members of Legislature</td>
<td>59</td>
</tr>
<tr>
<td>Retirement system—beneficiaries</td>
<td>255</td>
</tr>
<tr>
<td>paying arrears on new enrollment</td>
<td>348</td>
</tr>
<tr>
<td>joining after military service</td>
<td>349</td>
</tr>
<tr>
<td>State employees enrolling in</td>
<td>350</td>
</tr>
<tr>
<td>act concerning State employees</td>
<td>351</td>
</tr>
<tr>
<td>teachers'</td>
<td>807</td>
</tr>
<tr>
<td>certain prison officers</td>
<td>518, 538</td>
</tr>
<tr>
<td>certain county clerks</td>
<td>539</td>
</tr>
</tbody>
</table>
INDEX

Roads—pension fund for policemen on county, ................................. 60
additional route, ........................................................................... 62
State aid for county or municipal, ................................................. 86
canceling appropriations from highway fund, .................................. 340
appropriation to highway fund, ...................................................... 364
appropriation from highway fund for, .......................................... 371
State highway commissioner, .......................................................... 374
validating municipal ordinances vacating streets, ......................... 470

Salaries—deductions from, ............................................................ 276, 333
increase of State employees', .......................................................... 358
township committeemen, .................................................................. 362, 485
supervisors in sheriff's office, ........................................................... 532
identification clerks in office of sheriff, .......................................... 532

School districts—commission on State aid to, .................................. 12
refunding bonds, ............................................................................. 51
payment of bonus, .......................................................................... 65
deductions from compensation, ..................................................... 276, 333
retirement of certain veterans, ........................................................ 305
ration bank account, ...................................................................... 391
apportionment for, ......................................................................... 509
employees entering Red Cross, ...................................................... 519
curricula submitted to commissioner, .......................................... 543
sick leaves, ..................................................................................... 547
budgets, ......................................................................................... 548
purchase of war savings bonds, ...................................................... 563

Schools—student labor, ................................................................... 85, 296, 335
education for all children, ............................................................... 310
appropriation for adjustments in compensation, .............................. 365, 366
pension to William Spernow, ........................................................... 430
nursery, ......................................................................................... 492
deductions before apportionment of moneys, ................................. 499
teachers' retirement, ...................................................................... 507
commission on student service, ..................................................... 540
facilities in school district, ............................................................. 543
pupils credited for military service, .............................................. 569
recognition for food production, .................................................... 571

Secretary of State—distribution of revised statutes to certain members of legislature, .................................................. 59
retirement of stock by corporations, ............................................. 406
redemption of stock by corporations, ......................................... 407
commission on student service, ..................................................... 540

Seal—validating deeds, etc., without, ............................................. 59

Senate—members of, ..................................................................... 5
appropriation to investigating committee, ........................................ 357

Sentences—in criminal procedure, ............................................... 80

Sewerage—Passaic valley, ............................................................... 288
bond issue by municipalities, .......................................................... 545

Sheriffs—bonds of, ....................................................................... 55
salary of supervisors and identification clerks, .............................. 532

Shellfish—taking oysters, ............................................................... 384
preservation of oyster beds, ............................................................ 510

Sick leave—allowance, ................................................................. 547

Sinking fund—investments, ............................................................. 91

Snow—hunting in certain counties, ............................................... 370
| Soldiers—retirement of certain veterans,                                              | 305 |
| driving motor vehicles,                                                               | 321 |
| licensed peddlers,                                                                     | 322 |
| State employees enrolling in retirement system,                                       | 330 |
| admission to home for disabled,                                                       | 367 |
| tenure of veterans in office of city engineer,                                        | 531 |
| Souvenir—sale of poppies,                                                             | 303 |
| Spernow, William—pension,                                                             | 430 |
| Standard nonforfeiture law—life insurance policies,                                   | 400 |
| State fund—transfer from academic certificate fund to,                                | 341 |
| transfer from municipal aid fund to,                                                   | 341 |
| appropriation from,                                                                   | 365, 366 |
| transfer from tax on motor fuels to,                                                   | 367 |
| State house commission—compensation awards,                                          | 380 |
| ration bank account,                                                                  | 391 |
| testimonial for battleship New Jersey,                                                | 567 |
| transfer of employees,                                                                | 574 |
| Stock—retirement by corporations,                                                     | 496 |
| redemption by corporations,                                                            | 497 |
| Summons—returnable in district courts,                                                | 557 |
| Students—commission on service,                                                       | 540 |
| credited for military service,                                                        | 569 |
| encouraging labor on farms,                                                           | 571 |
| Streets—lighting districts in townships,                                              | 301 |
| validating municipal ordinances vacating,                                              | 470 |
| permits to United States to lay conduits for wires,                                   | 563 |
| Supervisors—salary in sheriff’s office,                                               | 532 |
| Supreme court—satisfaction of judgments,                                              | 37 |
| powers vested in commissioners,                                                       | 346, 573 |
| Students—services in agricultural pursuits,                                            | 85, 296 |
| appropriation for service,                                                             | 335 |
| Surrogates—bonds of,                                                                  | 86 |
| absent defendants,                                                                    | 501 |
| Surveyors—renewal of license during war,                                               | 509 |

T.

| Taxation—expense fee on appeal to board in counties of first class,                   | 258 |
| certain fees paid county treasurer,                                                  | 259 |
| certain crops, trees, etc., not listed for,                                           | 260 |
| examination of returns,                                                               | 342 |
| all property,                                                                        | 353 |
| Tax commissioner—entry of satisfaction of judgments,                                 | 37 |
| value of second-class railroad property,                                              | 38 |
| transferring assets of decedents,                                                    | 77 |
| compromising inheritance taxes,                                                      | 484 |
| Taxes—preceding year’s ratables of second-class railroad property,                   | 38 |
| expenses of litigation on railroad taxation,                                          | 355 |
| property acquired by municipality at sale for,                                       | 393 |
| sale of certificates of tax sale,                                                    | 425 |
| compromising inheritance,                                                            | 484 |
| repealing certain sections concerning collection of,                                 | 517 |
| enforcing by foreclosure,                                                             | 558 |
### INDEX

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Teachers—appropriation to fund,</td>
<td>381</td>
</tr>
<tr>
<td>nursery schools,</td>
<td>492</td>
</tr>
<tr>
<td>retirement,</td>
<td>502</td>
</tr>
<tr>
<td>pension and annuity fund,</td>
<td>508</td>
</tr>
<tr>
<td>members of pension fund entering Red Cross</td>
<td>510</td>
</tr>
<tr>
<td>Tenement houses—construction, etc.</td>
<td>264</td>
</tr>
<tr>
<td>Tenure—veterans in office of city engineer</td>
<td>531</td>
</tr>
<tr>
<td>Titles—confirming certain, to real estate,</td>
<td>64</td>
</tr>
<tr>
<td>recording property by fiduciaries,</td>
<td>399</td>
</tr>
<tr>
<td>retirement of prison officers,</td>
<td>538</td>
</tr>
<tr>
<td>Towns—collection of delinquent liens</td>
<td>21</td>
</tr>
<tr>
<td>appropriation for libraries</td>
<td>58</td>
</tr>
<tr>
<td>pension fund for firemen and policemen</td>
<td>60</td>
</tr>
<tr>
<td>changing building conditions</td>
<td>69</td>
</tr>
<tr>
<td>perfecting liens</td>
<td>78</td>
</tr>
<tr>
<td>issuance of bonds</td>
<td>96</td>
</tr>
<tr>
<td>continuance of employees of housing authorities</td>
<td>261</td>
</tr>
<tr>
<td>number of constables</td>
<td>275</td>
</tr>
<tr>
<td>deductions from compensation</td>
<td>276, 333</td>
</tr>
<tr>
<td>retirement of certain veterans,</td>
<td>305</td>
</tr>
<tr>
<td>annual estimate of funds required by boards of health,</td>
<td>347</td>
</tr>
<tr>
<td>employees joining retirement system after military service</td>
<td>349</td>
</tr>
<tr>
<td>transfer of appropriations</td>
<td>368</td>
</tr>
<tr>
<td>property acquired at tax sales</td>
<td>393</td>
</tr>
<tr>
<td>sale of certificates of tax sale</td>
<td>425</td>
</tr>
<tr>
<td>validating proceedings of certain housing authorities</td>
<td>488</td>
</tr>
<tr>
<td>rationing boards</td>
<td>514</td>
</tr>
<tr>
<td>retirement of certain employees</td>
<td>522</td>
</tr>
<tr>
<td>contracting for supplies</td>
<td>544</td>
</tr>
<tr>
<td>bond issue for sewer or water system</td>
<td>545</td>
</tr>
<tr>
<td>sick leaves</td>
<td>547</td>
</tr>
<tr>
<td>joint municipal fire departments</td>
<td>561</td>
</tr>
<tr>
<td>purchase of war savings bonds</td>
<td>563</td>
</tr>
<tr>
<td>permits to United States to lay conduits for wires</td>
<td>565</td>
</tr>
<tr>
<td>Townships—collection of delinquent liens</td>
<td>21</td>
</tr>
<tr>
<td>appropriation for libraries</td>
<td>58</td>
</tr>
<tr>
<td>pension fund for firemen and policemen</td>
<td>60</td>
</tr>
<tr>
<td>changing building conditions</td>
<td>69</td>
</tr>
<tr>
<td>perfecting liens</td>
<td>78</td>
</tr>
<tr>
<td>State aid for roads</td>
<td>86</td>
</tr>
<tr>
<td>issuance of bonds</td>
<td>96</td>
</tr>
<tr>
<td>number of constables</td>
<td>275</td>
</tr>
<tr>
<td>deductions from compensation</td>
<td>276, 333</td>
</tr>
<tr>
<td>removal of waste, etc.</td>
<td>280</td>
</tr>
<tr>
<td>fire districts</td>
<td>299</td>
</tr>
<tr>
<td>street lighting districts</td>
<td>301</td>
</tr>
<tr>
<td>retirement of certain veterans,</td>
<td>305</td>
</tr>
<tr>
<td>annual estimate required by board of health</td>
<td>347</td>
</tr>
<tr>
<td>employees entering retirement system after military service</td>
<td>349</td>
</tr>
<tr>
<td>transfer of appropriations</td>
<td>368</td>
</tr>
<tr>
<td>salary of committeemen</td>
<td>392, 485</td>
</tr>
<tr>
<td>property acquired by tax sales</td>
<td>393</td>
</tr>
<tr>
<td>sale of certificates of tax sale</td>
<td>425</td>
</tr>
<tr>
<td>validating proceedings of certain housing authorities</td>
<td>488</td>
</tr>
<tr>
<td>rationing boards</td>
<td>514</td>
</tr>
<tr>
<td>contracting for supplies</td>
<td>544</td>
</tr>
</tbody>
</table>
**INDEX**

Townships—bond issue for sewer or water system, ........................................ 545
sick leaves, ........................................................................................................ 547
joint municipal fire departments, ........................................................................ 561
purchase of war savings bonds, ........................................................................... 563
permits to United States to lay conduits for wires, .............................................. 565
Treasurer—transfer from academic certificate fund, ............................................. 341
transfer from municipal aid fund, ......................................................................... 341
appropriation for deductions from school apportionment fund, .............................. 365, 366
transfer from tax on motor fuels, .......................................................................... 367
Trees—not listed for taxation, ................................................................................ 260
removal of dying, .................................................................................................. 280
Trains—make up of passenger, ................................................................................ 429
Trenton, city of—pension to Hannah Bancroft, ...................................................... 318
Trusts—recording by fiduciaries, ............................................................................. 399
Trust companies—validating deeds by defunct, ..................................................... 486, 487
Tunnel—approach to Lincoln, .................................................................................. 94

**U.**

Unemployment compensation—civil service rights preserved during war
service, .................................................................................................................... 491
United States—permits to lay conduits for wires for defense, ............................... 565
pupils credited for military service, ........................................................................ 569
testimonial for battleship New Jersey, ................................................................. 567
Utilities—laying wires to promote defense, ............................................................. 565

**V.**

Validating—conveyances by expired corporations, .............................................. 17
deeds, etc., when seal omitted, ............................................................................. 59
certain deeds by executors, ................................................................................. 63
certain adoptions, .................................................................................................. 93
certain functions of overseers of the poor, ............................................................ 93
acknowledgments taken by military officers, ......................................................... 436, 438, 440
acknowledgments taken by certain unqualified officials, ..................................... 442
municipal ordinances vacating streets, ................................................................. 470
deeds by defunct banks, ....................................................................................... 486, 487
proceedings of certain housing authorities, ......................................................... 488
municipal rationing boards, ................................................................................... 514
Vacancies—park police in certain counties, ............................................................ 231
filling in police and fire departments, .................................................................... 473
Veterans—sale of poppies restricted, ................................................................. 303
retirement, ........................................................................................................... 305
licensed as peddlers, ............................................................................................ 322
tenure in office of city engineer, .......................................................................... 531
Victory gardens—trespassing on, ......................................................................... 396
Villages—collection of delinquent liens, .................................................................. 21
appropriation for libraries, .................................................................................... 58
pension fund for firemen and policemen, ............................................................ 60
changing building conditions, ............................................................................. 69
perfecting liens, ..................................................................................................... 78
issuance of bonds, ................................................................................................. 96
deductions from compensation, ......................................................................... 276, 333
removal of rubbish, ............................................................................................... 280
retirement of certain veterans, ............................................................................. 335
annual estimate required by boards of health, ..................................................... 347
INDEX

Villages—employees joining retirement system after military service, .... 349
transfer of appropriation, .......................... 368
property acquired by tax sales, .......................... 393
sale of certificates of tax sale, .......................... 425
validating proceedings of certain housing authorities, .......................... 488
rationing boards, .......................... 514
contracting for supplies, .......................... 544
sick leaves, .......................... 547
joint municipal fire departments, .......................... 561
purchase of war savings bonds, .......................... 563
permits to United States to lay conduits for wires, .......................... 565
Voting machines—locking counter; rechecking, .......................... 298

War—court proceedings involving absent defendants in time of, ....68, 501
practicing medicine during, .......................... 283
sale of poppies restricted, .......................... 303
deduction in compensation to purchase bonds, .......................... 333
legal newspapers for advertising, .......................... 337
child labor on farms, .......................... 396
civil service rights preserved, .......................... 491
absent defendants in probate courts, .......................... 501
municipal rationing boards, .......................... 514
certain persons entering Red Cross, .......................... 519
commission on effects of depression following, .......................... 535
post-war economic welfare, .......................... 535
purchase of savings bonds by counties, etc., .......................... 563
encouraging student labor on farms during, .......................... 570
encouraging student labor on farms during, .......................... 571
Wards—number of constables, .......................... 275
Waterways—at Greystone Park and Skillman, .......................... 383
Water system—appropriation to commission, .......................... 389
Water system—bond issue by municipalities, .......................... 545
Weights—appointment of weighmasters, .......................... 26
certifying false, .......................... 385
Weeds—removal of trash, garbage, .......................... 280
Welfare—maintenance of bastard children, .......................... 92
validating certain functions, .......................... 93
compromising certain claims, .......................... 308
meeting of county board, .......................... 344
old age assistance, .......................... 475
post-war economic welfare commission, .......................... 535
Wills—payment of legacies, .......................... 300
distribution under terms of, .......................... 302
acceptance of legacies by freeholders, .......................... 388
Women—eligibility as jurors, .......................... 345
Wires—laying conduits to promote defense, .......................... 565
Workhouse—sentencing in criminal procedure, .......................... 80
Workmen—limitation in computing compensation, .......................... 289
Writs of error—concerning criminal procedure, .......................... 82