

LAWS—NEW JERSEY
1936

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ACTS

OF THE

One Hundred and Sixtieth Legislature

OF THE

STATE OF NEW JERSEY

AND

Ninety-second Under the New Constitution

Preceded by Additional Acts of 1935
(Chapters 329 and 330)



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ADDITIONAL LAWS OF 1935

(Chapters 329 and 330)

The following additional laws, passed by the One Hundred and Fifty-ninth 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.

THOMAS A. MATHIS,
Secretary of State.

ADDITIONAL ACTS
PASSED BY
The One Hundred and Fifty-ninth
Legislature

CHAPTER 329

AN ACT to repeal an act entitled "An act imposing taxes for the privilege of selling tangible personal property at retail, providing for the disposition of the proceeds therefrom and prescribing the method of collection," approved June eleventh, one thousand nine hundred and thirty-five.

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

1. An act entitled "An act imposing taxes for the privilege of selling tangible personal property at retail, providing for the disposition of the proceeds therefrom, and prescribing the method of collection," approved June eleventh, one thousand nine hundred and thirty-five, and all acts amendatory thereof are hereby repealed; *provided, however,* that all taxes, penalties, and interest, which shall have accrued under and pursuant to the provisions of said act prior to the effective date of this act, whether then payable or not, and subsequent penalties and interest thereon, shall remain due and owing to the State until they are paid, collected, remitted, or otherwise satisfied.

Chapters
268, 280, P. L.
1935, repealed.

Proviso.

2. All of the provisions of said act which in any way relate to the collection of taxes, penalties, and interest, imposed by said act, which empower the State Tax Commissioner to administer the said act, which impose penalties for failure to comply with the provisions of said act, and which make appro-

Collection of
accrued taxes
and penalties
enforced.

priation for the expense of administering said act, in so far as they are required for the collection of the taxes, penalties, and interest which shall have accrued under and pursuant to the provisions of said act prior to the effective date of this act, whether then payable or not, and subsequent penalties and interest thereon, are hereby expressly continued in full force and effect until the said taxes, penalties, and interest, have been paid, collected, remitted, or otherwise satisfied.

3. This act shall take effect immediately.

Approved October 25, 1935.

CHAPTER 330

AN ACT to repeal an act entitled "An act to amend an act entitled 'An act concerning and regulating the sale, purchase, and transfer of motor vehicles; requiring bills of sale therefor, and providing penalties for the violation thereof,' approved April twenty-first, one thousand nine hundred and thirty-one, and being chapter one hundred and sixty-six of the laws of one thousand nine hundred and thirty-one," approved June twenty-ninth, one thousand nine hundred and thirty-five.

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

Chapter 306,
P. L. 1935,
repealed.

1. An act entitled "An act to amend an act entitled 'An act concerning and regulating the sale, purchase, and transfer of motor vehicles; requiring bills of sale therefor, and providing penalties for the violation thereof,' approved April twenty-first, one thousand nine hundred and thirty-one, and being chapter one hundred and sixty-six of the laws of one thousand nine hundred and thirty-one," approved June twenty-ninth, one thousand nine hundred and thirty-five, is hereby repealed.

2. This act shall take effect immediately.

Approved October 25, 1935.

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(Chapters 329 and 330)

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LAWS

1936

The following laws, passed by the One Hundred and Sixtieth Legislature, are published in accordance with “An act for the publication of laws,” passed June 13th, 1895, and “A supplement to the act entitled ‘An act relative to statutes,’” approved March twenty-seventh, eighteen hundred and seventy-four, which supplement was approved February 4th, 1896.

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

THOMAS A. MATHIS,
Secretary of State.

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OF THE
One Hundred and Sixtieth Legislature
OF NEW JERSEY

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LAWS

ACTS

PASSED BY THE

One Hundred and Sixtieth Legislature

CHAPTER 1

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

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

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

Date of
approval of
budget
extended.

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

May reopen
budget already
adopted.

Proviso.

Proviso.

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

Approved January 15, 1936.

HAROLD G. HOFFMAN,
Governor.

CHAPTER 2

AN Act to amend an act entitled "An act authorizing the board of chosen freeholders of every county and the governing body of every municipality to fix the salary or compensation of its members," approved February fourth, one thousand nine hundred and thirty-three.

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

Section 2
amended.

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

Act
effective.

2. This act shall take effect immediately, and shall become inoperative on February first, one thousand nine hundred and thirty-seven.

2. This act shall take effect immediately.

Approved January 21, 1936.

CHAPTER 3

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

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

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

1. The board of chosen freeholders of every county shall have full authority, by resolution, to fix and determine the salaries and compensation to be paid to officers and employees of and persons holding positions in any such county, between the first day of January, one thousand nine hundred and thirty-three, and the thirty-first day of January, one thousand nine hundred and thirty-seven; *provided*, that if any such person be a member of any pension or retirement fund, such person may continue to pay, or cause to be paid, into such pension or retirement fund the same amount as if such salary or compensation had not been changed, and upon the death or retirement of such member, he or his beneficiary shall be entitled to the same benefits as if his salary or compensation had not been changed; *and provided, further*, that in fixing salaries or compensation there shall be no discrimination among or between individuals in the same class of service. Board of freeholders empowered to fix salaries.

In fixing and determining the salaries and compensation to be paid to officers, employees and persons holding positions in any such county, the board of chosen freeholders shall adopt a schedule, and if in fixing such salaries or compensation the amount to be paid to any such officer, employee or Proviso.

Method of fixing salaries.

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

2. This act shall take effect immediately.

Approved January 21, 1936.

CHAPTER 4

AN ACT to amend an act entitled "An act respecting the salaries or compensation of officers and employees of and persons holding positions under the government of this State, whose salaries or compensation are paid by counties or municipalities," approved February fourth, one thousand nine hundred and thirty-three.

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

Section 1
amended.

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

Deduction
from salary.

1. The governing body of every county or municipality may, by resolution, direct that the treasurer or other like officer of any county or municipality deduct from the salary or compensation to be paid to any officer or employee of or person

holding a position under the government of this State, whose salary or compensation is paid by any such county or municipality, beginning with the first day of January, one thousand nine hundred and thirty-three, and ending on the thirty-first day of January, one thousand nine hundred and thirty-seven such sum of money as such governing body shall deem proper, but such deductions shall not exceed in percentage the amount authorized to be deducted in any schedule adopted or to be adopted by any such county or municipality for officers, employees and persons holding positions in any such county or municipality; *provided, however,* that in making deductions from salaries or compensation there shall be no discrimination among or between individuals in the same class of service.

Amount of deductions.

Proviso.

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

Method of fixing salaries.

2. This act shall take effect immediately.
- Approved January 21, 1936.

CHAPTER 5

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

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

Section 5
amended.

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

Application
of act.

5. This act shall apply to budgets for the fiscal years one thousand nine hundred and thirty-three, one thousand nine hundred and thirty-four, one thousand nine hundred and thirty-five, and one thousand nine hundred and thirty-six only.

2. This act shall take effect immediately.

Approved January 21, 1936.

CHAPTER 6

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

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

Section 1
amended.

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

1. The governing body of every municipality shall have full authority, by resolution, to fix and determine the salaries and compensation to be paid to officers and employees of and persons holding positions in any such municipality, between the first day of January, one thousand nine hundred and thirty-three, and the thirty-first day of January, one thousand nine hundred and thirty-seven; *provided*, that if any such person be a member of any pension or retirement fund, such person may continue to pay, or cause to be paid, into such pension or retirement fund the same amount as if such salary or compensation had not been changed, and upon the death or retirement of such member he or his beneficiary shall be entitled to the same benefits as if his salary or compensation had not been changed; *and provided, further*, that in fixing salaries or compensation there shall be no discrimination among or between individuals in the same class of service.

Governing
body empow-
ered to fix
salaries.

Proviso.

Proviso.

2. This act shall take effect immediately.
Approved January 21, 1936.

CHAPTER 7

AN ACT to amend an act entitled "An act respecting the salaries or compensation of officers and employees of and persons holding positions in the several school districts of this State," approved February fourth, one thousand nine hundred and thirty-three.

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

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

Section 1
amended.

1. The board of education of every school district in this State shall have full authority, by resolu-

Board of
education
empowered to
fix salaries.

tion, to fix and determine the salaries and compensation to be paid to officers and employees of and persons holding positions in any such school district, between the first day of July, one thousand nine hundred and thirty-three, and the first day of July, one thousand nine hundred and thirty-seven, notwithstanding any such person be under tenure or not; *provided*, that if any such person be a member of the Teachers' Pension and Annuity Fund of the State of New Jersey, or any employees' pension fund, such person may continue to pay, or cause to be paid, into such pension fund the same amount as if such salary or compensation had not been changed, and upon the death or retirement of such member, he or his beneficiary shall be entitled to the same benefits as if his salary or compensation had not been changed; *and provided, further*, that in fixing salaries or compensation there shall be no discrimination among or between individuals in the same class of service; *provided, however*, that the existing minimum salary of teachers of seventy dollars per month shall not be changed; *provided, further*, that there shall be no reduction in the salary or compensation of any officer or employee whose contract salary or compensation is ten hundred dollars or less per annum.

Proviso.

Proviso.

Proviso.

Proviso.

2. This act shall take effect immediately.

Approved January 21, 1936.

tion, to fix and determine the salaries and compensation to be paid to officers and employees of and persons holding positions in any such school district, between the first day of July, one thousand nine hundred and thirty-three, and the first day of July, one thousand nine hundred and thirty-seven, notwithstanding any such person be under tenure or not; *provided*, that if any such person be a member of the Teachers' Pension and Annuity Fund of the State of New Jersey, or any employees' pension fund, such person may continue to pay, or cause to be paid, into such pension fund the same amount as if such salary or compensation had not been changed, and upon the death or retirement of such member, he or his beneficiary shall be entitled to the same benefits as if his salary or compensation had not been changed; *and provided, further*, that in fixing salaries or compensation there shall be no discrimination among or between individuals in the same class of service; *provided, however*, that the existing minimum salary of teachers of seventy dollars per month shall not be changed; *provided, further*, that there shall be no reduction in the salary or compensation of any officer or employee whose contract salary or compensation is ten hundred dollars or less per annum.

Proviso.

Proviso.

Proviso.

Proviso.

2. This act shall take effect immediately.

Approved January 21, 1936.

CHAPTER 8

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

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

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

Section 5
amended.

5. This act shall apply to budgets for the fiscal years one thousand nine hundred and thirty-three, one thousand nine hundred and thirty-four, one thousand nine hundred and thirty-five, and one thousand nine hundred and thirty-six only.

Application
of act.

2. This act shall take effect immediately.

Approved January 21, 1936.

CHAPTER 9

AN ACT to amend an act entitled "An act imposing a tax on motor fuels," approved July first, one thousand nine hundred and thirty-five.

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

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

Section 1301
amended.

Disposition
of moneys
received:

1301. Moneys received in accordance with this act shall be accounted for and forwarded by the State Tax Commissioner to the Treasurer of the State of New Jersey, to be paid out and distributed by him as follows:

Sinking Fund
Commissions.

To the treasurer of the Sinking Fund Commissions created by authority of chapter two hundred and sixty-two of the laws of one thousand nine hundred and twenty-two, and chapter one hundred and eighty-one of the laws of one thousand nine hundred and twenty-seven, such sum or sums as shall be necessary for the payment of principal and interest on all outstanding bonds issued under authority of said statutes.

Amount
required
certified to
State
Treasurer.

The Sinking Fund Commissions created by virtue of the statutes last above mentioned shall certify to the Treasurer of the State, on or before the beginning of each calendar year, the sum or sums necessary to meet the requirements for principal and interest of said sinking funds for said ensuing calendar year, and such certificate or certificates made and issued by such Sinking Fund Commissions shall be conclusive and binding upon the State Treasurer, and upon the receipt of any such certificate or certificates the State Treasurer shall transfer from the general State fund to the treasurer of the said Sinking Fund Commissions, by draft, the amount or amounts so certified, and such transfer shall be made out of the moneys first available for that purpose before any other distribution is made pursuant to this act or any other law.

Transfer to
Sinking Fund
Commissions.

2. This act shall take effect immediately.
Approved January 21, 1936.

CHAPTER 10

AN Act to repeal section two of an act entitled "An act to supplement an act entitled 'An act concerning municipal finances,' approved April twenty-eighth, one thousand nine hundred and thirty-one, constituting chapter three hundred forty of the laws of one thousand nine hundred and thirty-one, as amended," approved June twenty-seventh, one thousand nine hundred and thirty-five.

WHEREAS, Various questions have arisen as to the construction of section two of chapter two hundred ninety-two of the laws of one thousand nine hundred and thirty-five, and a construction of the same has been suggested which is contrary to the provisions of the act to which said act is a supplement and which does not accord with the intention of the Legislature; therefore,

Preamble.

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

1. Section two of an act entitled "An act to supplement an act entitled 'An act concerning municipal finances,' approved April twenty-eighth, one thousand nine hundred and thirty-one, constituting chapter three hundred forty of the laws of one thousand nine hundred and thirty-one, as amended," approved June twenty-seventh, one thousand nine hundred and thirty-five, constituting chapter two hundred ninety-two of the laws of one thousand nine hundred and thirty-five, is hereby repealed.

Sec. 2, chap.
292, P. L.
1935, repealed.

2. This act shall take effect immediately.
Approved January 27, 1936.

CHAPTER 11

A SUPPLEMENT to an act entitled “An act to establish a thorough and efficient system of free public schools and to provide for the maintenance, support and management thereof,” approved October nineteenth, one thousand nine hundred and three.

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

Continuance
of instruction.

1. When any regional board of education heretofore created under the provisions of chapter two hundred seventy-five, pamphlet laws of one thousand nine hundred and thirty-one, and chargeable with the education of its children, has not, on January first, one thousand nine hundred and thirty-six, taken charge and control of the pupils of such regional district, the instruction of such pupils shall continue under the respective local boards of education, now chargeable with their instruction, until July first, one thousand nine hundred and thirty-seven, at which later date the board of education of the regional district shall assume the responsibilities of instruction.

Approved February 6, 1936.

CHAPTER 12

AN ACT making an appropriation to the South Jersey Port Commission for the purpose of meeting an emergency occasioned by flood and ice conditions in the Delaware river.

WHEREAS, Flood and ice conditions existing in the Delaware river have created a condition of emergency necessitating prompt action on the part of the State of New Jersey and its agencies for the protection of public and private property; therefore

Preamble.

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

1. To meet the emergency existing in the Delaware river, by reason of flood and ice conditions, there is hereby appropriated to the South Jersey Port Commission the sum of five thousand dollars (\$5,000.00) to be expended by them for the abatement of the flood and ice conditions so prevailing, in order to adequately protect public and private property within the jurisdiction of the State of New Jersey.

Appropriation to abate ice and flood conditions.

The amount herein appropriated shall be disbursed by the State Treasurer on warrant of the Comptroller on certification of the South Jersey Port Commission.

Distribution of funds.

2. This act shall take effect immediately.

Approved February 10, 1936.

CHAPTER 13

A SUPPLEMENT to an act entitled "An act to establish a thorough and efficient system of free public schools and to provide for the maintenance, support and management thereof," approved October nineteenth, one thousand nine hundred and three.

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

Adoption and
certification
of budget.

1. The dates for the approval, hearing and the final adoption of the budget and the certification by the board of school estimate and the issuing of the certificates by the board of school estimate to the board of education of said school districts and to the common council, board of finance or other body in the city having the power to make appropriations of money raised by taxes in such city, and all other procedure and requirements pertaining to the board of education budget of such districts for the year one thousand nine hundred and thirty-six, shall be extended for one month.

Period
extended.

Rescinding
and revising
school budget.

2. In the event that any district board of education shall have adopted its budget, and the board of school estimate have issued the certificates required by law, it shall be lawful for such board of education to rescind such action and substitute therefor a new amended or revised budget or certificates to the common council, board of finance or other body in the city having the power to make appropriations of money raised by taxes in said city.

Final
approval.

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

Approved February 26, 1936.

CHAPTER 14

AN ACT authorizing the State Purchase Commissioner to construct a warehouse on lands of the State of New Jersey at Fernwood, Ewing township, Mercer county, New Jersey, and making an appropriation therefor.

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

1. The State Purchase Commissioner is hereby authorized to construct a warehouse on lands of the State of New Jersey, located at Fernwood, Ewing township, Mercer county, New Jersey, and now partly in use by the State Highway Commission, at a total cost of construction not exceeding seventy-two thousand dollars (\$72,000.00). Appropriation for warehouse.
 2. The warehouse above provided for shall not be constructed unless the Federal government shall make a grant for said purpose of approximately forty-two thousand dollars (\$42,000.00). Total outlay.
 3. There is hereby appropriated towards the cost of said construction the sum of thirty thousand dollars (\$30,000.00), to be paid out of the treasury of this State, on the warrant of the Comptroller, on bills to be approved by the State Purchase Commissioner, as necessity may require. Federal grant.
 4. This act shall take effect immediately. Amount provided.
- Approved February 26, 1936.

CHAPTER 15

A SUPPLEMENT to an act entitled "An act to establish a thorough and efficient system of free public schools and to provide for the maintenance, support and management thereof," approved October nineteenth, one thousand nine hundred and three.

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

Regional
boards of
education
continued.

Creation
ratified.

Government
and regulation.

Acts ratified.

1. Every regional board of education heretofore established and formed or purporting to have been heretofore established and formed under the provisions of chapter two hundred and seventy-five, pamphlet laws of nineteen hundred and thirty-one, and which is now exercising or purporting to exercise corporate powers, is hereby continued and declared to be a body corporate and politic in fact and in law by the name by which it is now known, and the creation, organization and incorporation of every said regional board of education is hereby ratified and confirmed, and every said regional board of education shall be governed by the general laws of the State relating to and regulating the government of regional boards of education, and every said regional board of education shall have all the powers therein conferred and be subject to all the duties thereby imposed.

2. Every and all acts and doing of the governing body of every such regional board of education and of all other public officers, agents or employees or purporting in good faith to be public officers, agents or employees of every such regional board of education are and shall be hereby ratified, confirmed and validated in all particulars, as if no question or

doubt had ever arisen as to the proper incorporation of every said regional board of education.

3. All proceedings for the authorization and issuance of bonds by every such regional board of education are hereby ratified, confirmed and validated in all particulars; *provided*, the proposal or proposals to authorize said bonds were adopted by a majority of the legal voters present and voting at the school district meetings called for that purpose.

Bond issue
validated.

Proviso.

4. It is hereby declared that this law is necessary to remove doubt which exists as to the incorporation of various regional boards of education in the State and to remove uncertainty as to the legal status thereof and for the protection and security of the governing body and other public officers, agents and employees and the creditors of such regional boards of education; and to these ends this act shall be liberally construed.

Object of
this act.

5. This act shall take effect immediately.

Approved February 26, 1936.

CHAPTER 16

AN ACT to validate and confirm the proceedings of school district meetings heretofore held and bonds voted at such meetings.

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

1. All proceedings of school district meetings heretofore held in school districts in this State for the purpose of authorizing the issuance of bonds and any bonds issued or to be issued in pursuance of a proposal or proposals adopted by legal voters at any such meeting are hereby validated and confirmed, notwithstanding that the proposal or proposals submitted to the voters at any such meetings

Validating
issuance of
bonds by
school districts.

Proviso. were not set forth in the notice of such meeting; *provided*, the notice of such meeting stated the purpose or purposes for which said bonds were authorized to be issued and the maximum estimated cost thereof, and that the proposal or proposals to issue bonds were adopted by a majority of the legal voters present and voting at such school district meeting.

2. This act shall take effect immediately.

Approved February 26, 1936.

CHAPTER 17

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*:

Validating
municipal
ordinances.

1. Any ordinance heretofore finally passed by the governing body of any municipality shall be valid notwithstanding the fact that the published notice of the introduction thereof and the time and place when and where such ordinance was to be considered for final passage did not state the hour of the special meeting at which the said ordinance was given consideration for final passage; *provided*, that such ordinance was in other respects published as required by law.

Proviso.

2. This act shall take effect immediately.

Approved February 26, 1936.

CHAPTER 18

AN ACT to amend an act entitled "A supplement to an act entitled 'An act concerning disorderly persons' (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight," which supplement was approved May second, one thousand nine hundred and thirty-four.

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

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

Sec. 1, Sub. a,
amended.

(a) Any person who shall be apprehended either on foot or in any automobile, vehicle or public conveyance, who cannot give a good account of himself, or who is engaged in an illegal occupation and who is in this State for an unlawful purpose, shall be deemed and adjudged to be a disorderly person.

Failure to
establish
identity.

In any prosecution under this section the fact that the person apprehended cannot give a good account of himself or is engaged in an illegal occupation shall be prima facie evidence that he is present in this State for an unlawful purpose.

Prosecution.

2. Section one, subdivision b of the section of which this act is amendatory is hereby amended to read as follows:

Sec. 1, Sub. b,
amended.

(b) Any person who shall be apprehended and shall be proven to the satisfaction of the magistrate, recorder or judge before whom such person shall be brought to be a person who is engaged in an illegal occupation or who bears a bad reputation, and consorts for an unlawful purpose with thieves, burglars, pickpockets, swindlers, confidence men, other criminals, or persons who bear a bad reputation, shall be deemed and adjudged to be a disorderly person.

Consorting
with criminals.

Assumption
in court
procedure.

In any prosecution under this section the fact that the person apprehended is engaged in an illegal occupation or bears a bad reputation and is found consorting with thieves, burglars, pickpockets, swindlers, confidence men, other criminals, or persons who bear a bad reputation, shall be prima facie evidence that such consorting was for an unlawful purpose.

Constitu-
tionality.

3. This act shall take effect immediately, and should any of the sections, clauses, sentences or parts of this act be determined unconstitutional or invalid it shall not affect the remaining sections, clauses, sentences or parts thereof.

Approved March 3, 1936.

CHAPTER 19

AN ACT to amend an act entitled "An act concerning guaranteed mortgages and interests in or obligations secured by mortgages issued by or guaranteed by any insurance company, mortgage guaranty company, bank, trust company or other company of this State, and conferring powers upon the Commissioner of Banking and Insurance with respect thereto, and upon such companies," approved March sixteenth, nineteen hundred and thirty-three.

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

Section 14,
amended.

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

Operation
of act.

14. This act shall become inoperative after three years and six months from the date of its approval but no company shall be entitled to the benefits of

this act which shall not have, prior to three years from the date of its approval filed some plan with the Commissioner of Banking and Insurance which shall have received his approval. All orders or regulations made and all acts and things done under the provisions of this act shall be and remain valid and operative.

Orders, etc.,
valid.

2. This act shall take effect immediately.

Approved March 3, 1936.

CHAPTER 20

AN ACT to amend an act entitled "A supplement to an act entitled 'An act concerning unpaid taxes, assessments and other municipal charges on real property, and providing for the collection thereof by the creation and enforcement of liens thereon' (Revision of 1918), approved March fourth, one thousand nine hundred and eighteen," approved October eleventh, one thousand nine hundred and thirty-three.

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

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

Section 7,
amended.

7. This act shall take effect immediately, and shall continue in force in respect to all proceedings instituted hereunder within a period of six years from October eleventh, one thousand nine hundred and thirty-three.

Act operative.

2. This act shall take effect immediately.

Approved March 3, 1936.

New Jersey State Library

CHAPTER 21

AN ACT to establish an unpaid commission on interstate co-operation.

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

New Jersey
Commission
on Interstate
Co-operation.

Functions.

Senate
Committee on
Interstate
Co-operation.

General
Assembly
Committee on
Interstate
Co-operation.

Membership.

1. There is hereby established the New Jersey Commission on Interstate Co-operation, whose function it shall be to carry forward the participation of this State as a member of the Council of State Governments, both regionally and nationally, to confer with officials of other States and of Federal government, to formulate proposals for co-operation between this State and the other States, and with the Federal government, and to organize and maintain governmental machinery for such purposes.

2. There is hereby established a standing Committee on Interstate Co-operation, of the Senate, to consist of five Senators. The members and chairman of this committee shall be designated in the same manner as are the members and chairmen of other standing committees of the Senate. The President of the Senate may serve as one of the five members of this committee.

3. There is hereby established a similar standing Committee on Interstate Co-operation, of the General Assembly, also to consist of five members, and the members and chairman of this committee shall be designated in the same manner as are the members and chairmen of other standing committees of the General Assembly. The Speaker of the General Assembly may serve as one of the five members of this committee.

4. The said New Jersey Commission on Interstate Co-operation shall be composed of fifteen members, namely:

The five members of the Committee on Interstate Co-operation, of the Senate,

The five members of the Committee on Interstate Co-operation of the General Assembly, and

Five officials of the State named by the Governor, who shall hold office during the pleasure of the Governor, one of whom shall be designated by him as the chairman of the commission.

The Governor shall be an honorary member of the commission.

5. The commission may establish such committees and advisory boards as it deems advisable, to conduct conferences and to formulate proposals concerning subjects of intergovernmental co-operation. Subject to the approval of the commission, the members of every such committee and advisory board shall be appointed by the chairman of the commission. State officials who are not members of the Commission on Interstate Co-operation may be appointed as members of any such committee or advisory board, and private citizens may serve on such board, but at least one member of the commission shall be a member of every such committee and board. The commission may establish such rules as it considers appropriate concerning the membership and the functioning of any committee or board which it establishes.

Committees
and advisory
boards.

Members.

Rules.

6. The commission shall report to the Governor and to the Legislature within fifteen days after the convening of each regular legislative session, and at such other times as it deems appropriate. Its members and the members of all committees which it establishes shall serve without compensation, but they shall be paid their necessary expenses in carrying out their obligations under this act. The commission may employ such staff and incur such other expenses as may be necessary for the proper performance of its duties, and it may, by contributions to the Council of State Governments and other similar governmental organizations affiliated with it, participate with other States in maintaining the said council's regional and central secretariats and other similar governmental services.

Report.

No salary.

Assistants.

Standing
committees.

American
Legislators'
Association.

Notification to
other States
and governors

7. The said standing committee of the Senate and the said standing committee of the General Assembly shall function during regular sessions of the Legislature, and also during the interim periods between such sessions; their members shall serve until their successors are designated; and they shall respectively constitute the Senate and House Executive Committees of the American Legislators' Association for this State.

8. The Secretary of State shall forthwith communicate the text of this measure to the Governor, to the Senate, and to the House of Representatives of each of the other States of the Union, and memorialize each Legislature which has not already done so to enact a law similar to this measure, thus establishing a similar commission with like duties and powers, and thus joining with this State in the common cause of reducing the burdens which are imposed upon the citizens of every State by governmental confusion, competition and conflict.

9. This act shall take effect immediately.

Approved March 4, 1936.

CHAPTER 22

A FURTHER SUPPLEMENT to an act entitled "An act prescribing the liability of an employer to make compensation for injuries received by the employee in the course of employment, establishing an elective schedule of compensation, and regulating the procedure for the determination of liability and compensation thereunder," approved April fourth, one thousand nine hundred and eleven.

Preamble.

WHEREAS, The State Director of Emergency Relief, pursuant to authority vested in him by the emergency relief statutes of this State, has been compelled by economic conditions to abolish the

system of "made work" as a method of unemployment relief by which the registered unemployed were paid wages in money, for services performed upon State, county and municipal works and projects, and is now devoting the entire energies of his administration and the moneys appropriated thereto to the giving of dependency relief limited to food, fuel, shelter, medical attention, and other necessities of life; and

WHEREAS, In an effort to maintain in some degree individual self-respect and the general morale of the people, and as a part of the plan of dependency relief, an endeavor is being made, wherever practical, to afford recipients of such relief the opportunity of rendering, voluntarily, some useful service to the State, county, or municipality, as the case may be; and Preamble.

WHEREAS, It was neither contemplated nor intended by the workmen's compensation act to include as compensable employment such services as are now being performed in connection with emergency dependency relief, and the potential financial liability of the various governmental units is seriously hindering undertakings contemplated by the plan, therefore, in order to clarify the present uncertainty with respect to liability under said workmen's compensation act, Preamble.

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

1. Employment provided by this State, or by any county or municipality, or by any board, commission, or agency thereof, pursuant to any plan of relief heretofore or hereafter authorized and approved by the State Director of Emergency Relief, is hereby declared to be casual employment, as the term "casual employment" is used and defined in the act to which this act is a further supplement and acts amendatory thereof and supplemental Casual employment.

Not
compensable.

thereto; and no personal injury or death by accident arising out of and in the course of such employment shall be deemed or held to be compensable thereunder.

To cover
W. P. A. work.

2. The provisions of this act are hereby extended to cover any work done under or by virtue of any W. P. A. project in this State.

Act operative.

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

Approved March 5, 1936.

CHAPTER 23

AN ACT authorizing the State House Commission to convey certain State-owned lands situate in the county of Mercer to the city of Trenton.

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

Authorized
to convey
certain lands
to Trenton.

1. The State House Commission, acting for, on behalf and in the name of the State of New Jersey, is hereby authorized and empowered to convey to the city of Trenton, a municipal corporation of this State, all that certain tract or parcel of land, now owned by the State, comprising seventy-three thousandths of an acre, more or less, situate, lying and being in the city of Trenton, county of Mercer and State of New Jersey, being more particularly bounded and described as follows, to wit:

Description.

Beginning at a point in the easterly line of lands of the State of New Jersey, said line being the dividing line between said lands and other lands conveyed by the State of New Jersey to Frank Millner Company, by deed recorded in the Mercer County Clerk's office, January 17, 1927, said beginning point being in the southerly line of the proposed extension of Edgewood avenue and distant

northerly measured along the aforementioned dividing line, 139.15 feet from a stone monument standing in the northerly line of a road that formerly led from Trenton to the New Jersey State Hospital, known as Sullivan Way (now vacated) and runs thence (1) along said dividing line, north 51 deg. 47' east, 60 feet to a point in the northerly line of the proposed extension of Edgewood avenue; thence (2) along the proposed northerly line of the Edgewood avenue extension by a curve deflecting to the left, having a radius of 972 feet, the cord of which has a bearing of north 72 deg. 30' 8" west, 62.98 feet to a point in the westerly line of said lands of the State of New Jersey, said line being the dividing line between said lands of the State of New Jersey, a part of which is herein described, and lands of the United Power and Transportation Company, said latter lands being the same lands conveyed by the State of New Jersey to the Mercer County Realty Company by deed recorded in the Mercer County Clerk's office November 8, 1926; thence (3) by said last mentioned dividing line, south 51 deg. 47' west, 62.31 feet to a point in the southerly line of the proposed Edgewood avenue extension; thence (4) by said line of said extension south 74 deg. 51 min. 30" east, 28.53 feet to a point; thence (5) and continuing along the southerly line of the proposed Edgewood avenue extension by a curve deflecting to the right, having a radius of 922 feet, the cord of which has a bearing of south 73 deg. 54 min. 48" east, 35.78 feet to the point and place of beginning, containing .073 acres more or less.

2. Such conveyance shall be executed in the name of the State of New Jersey by the said State House Commission, after certification received from the State Board of Control of Institutions and Agencies that the said lands hereinbefore described are no longer necessary or required for public purposes.

Execution of
conveyance.

3. This conveyance is actuated by a desire of the State of New Jersey to co-operate with the city of Trenton in its negotiations with the Federal gov-

Purpose of
conveyance.

ernment, said negotiations to result in a financial grant from the Federal government to the city of Trenton contingent upon its use by the city for the improvement of municipal property.

Title to revert. 4. Any attempt to assign, sell or use this property for any purpose inconsistent with the conditions upon which financial aid is granted from the Federal government will cause title to the property to revert to the State.

Sundry terms. 5. The remaining terms, conditions and provisions of said deed shall be as determined by the said State House Commission, not inconsistent with the provisions hereof.

6. This act shall take effect immediately.

Approved March 6, 1936.

CHAPTER 24

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

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

Section 2
amended.

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

2. The said Department of Motor Vehicles shall be administered by a Commissioner of Motor Vehicles. He shall have all the powers and perform all the duties hereby conferred upon the Department of Motor Vehicles or which are granted or imposed by the act to which this act is an amendment or any further amendment or supplement thereto. His term shall commence immediately upon the passage of this act and shall terminate on the first day of April in the year nineteen hundred and forty, or until his successor has been duly elected and qualified. His successor shall be elected by the joint session of the Legislature for a term of four years, beginning on the first day of April, nineteen hundred and forty, and every four years thereafter.

Commissioner
to be adminis-
trative officer.

Term.

Successor
elected by
Legislature.

If for any reason a commissioner be not elected as herein provided, the Commissioner of Motor Vehicles in office shall hold over until his successor is elected.

Hold over.

The first Commissioner of Motor Vehicles under the provisions of this act shall be Arthur W. Magee, of the borough of Glassboro, in the county of Gloucester, who shall hold office from the day this act becomes effective until the first day of April, nineteen hundred and forty, or until his successor is elected and qualified as provided herein.

Commissioner
named.

Term.

The salary of the said Commissioner of Motor Vehicles shall be ten thousand dollars per annum, to be paid semimonthly by the State Treasurer upon the warrant of the Comptroller.

Salary.

The said commissioner shall give bond, conditioned for the faithful discharge of his duties, in the sum of fifty thousand dollars, which bond shall be approved by a justice of the Supreme Court of the State of New Jersey, and shall be filed with the Treasurer of the State.

Bond.

He shall take an oath of office before one of the justices of the Supreme Court, in form similar to that now required by the Treasurer of the State of New Jersey. The said oath of office shall be filed with the Secretary of State.

Oath.

Vacancies.

Vacancies in the office of the Commissioner of Motor Vehicles shall be filled by the joint session of the Legislature, and shall serve from the time of their election for the unexpired term only.

2. This act shall take effect immediately.

Approved March 12, 1936.

CHAPTER 25

AN ACT authorizing and regulating the issuance of bonds by municipalities other than counties for the financing of the relief of the poor.

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

May issue
bonds for
relief of
the poor.

1. The governing body of any municipality other than a county shall have power to issue bonds from time to time for the following purposes: (a) The expenditures and estimated expenditures for the purpose of relieving the poor; (b) The costs and estimated costs of the issuance of the bonds hereby authorized. The words "relief of the poor" in this act shall mean all expenses of relieving the poor, including, but not limited to, direct relief for or payments to poor persons, expenses of administration, supervision, the purchase of materials and supplies and other purposes incidental to poor relief.

Issuing
details:

Rate;
Maturity;

Ordinance;

Maximum
amount of
issue;
Sale;

2. Bonds authorized hereunder shall be known as "emergency relief bonds," may be in any denominations, shall bear interest at a rate not exceeding six per centum (6%) per annum, payable semi-annually, and each issue shall be payable in not more than eight annual installments commencing not more than one year from the date of said bonds, and shall be authorized by an ordinance which shall state the maximum amount of bonds to be issued and maximum rate of interest to be borne by such bonds, and, except as otherwise provided in this act, shall be sold in the manner and mode of

procedure prescribed for the sale of bonds in the local bond act, approved March twentieth, one thousand nine hundred thirty-five, constituting chapter seventy-seven of the pamphlet laws of one thousand nine hundred thirty five. No annual installment shall exceed the amount of the smallest prior annual installment of such issue. Such bonds may be issued notwithstanding any debt or other limitation prescribed by any other law, but the amount of such bonds shall be included in computing the net debt in any supplemental or annual debt statement thereafter made or filed in connection with subsequent borrowing for other purposes. All matters not required to be determined by such ordinance may be determined by subsequent resolutions. The governing body of any municipality which shall have adopted an ordinance authorizing the issuance of bonds pursuant to this act may issue negotiable notes in anticipation of the issuance of such bonds and from time to time renew such notes. All such notes (including renewals) shall mature and be paid not more than one year from the date of the original note. Such notes may be authorized by resolution.

Annual
installments;

Anticipatory
issue.

3. Such bonds shall be general obligations of such municipality and a tax sufficient in amount to pay the principal of and interest on such bonds shall be levied and collected by such municipality in the year in which the same shall become due. Such bonds may contain a recital that they are issued pursuant to this act and such recital shall be conclusive evidence of their validity and of the regularity of their issuance.

Bond a
general
obligation.

Validity of
bonds.

4. The powers conferred by this act shall be in addition to the powers conferred by any other laws, and bonds may be issued hereunder for the purposes herein provided notwithstanding that other laws may provide for the issuance of bonds for like purposes.

Additional
powers
conferred.

5. This act shall take effect immediately and shall become inoperative on March first, one thousand nine hundred and thirty-seven.

Act
inoperative.

Approved March 14, 1936.

CHAPTER 26

AN ACT making appropriation for emergency relief purposes in the fiscal year ending June thirtieth, one thousand nine hundred and thirty-six.

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

Diversion
of funds for
emergency
relief.

1. There is hereby appropriated, the State Comptroller is hereby authorized and directed to draw his warrants on the State Treasurer for, and the State Treasurer is hereby authorized and directed upon such warrant to pay or to place to the credit of the State Emergency Relief Council, for emergency relief purposes, the sum of three million dollars (\$3,000,000.00) from any moneys in the Treasury dedicated to the State Highway Department or the State Highway Fund, other than moneys derived from the proceeds of the sale of bonds; *provided, however*, that this appropriation shall not be construed as affecting any appropriation heretofore or hereafter made and any payments thereunder from highway funds for State aid to counties and municipalities.

2. This act shall take effect immediately.

Approved March 15, 1936.

CHAPTER 27

AN ACT to amend an act entitled "An act respecting the salaries or compensation of officers and employees of and persons holding positions in the several school districts of this State," approved February fourth, one thousand nine hundred and thirty-three.

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

Section 1
amended.

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

1. The board of education of every school district in this State shall have full authority, by resolution, to fix and determine the salaries and compensation to be paid to officers and employees of and persons holding positions in any such school district, between the first day of July, one thousand nine hundred and thirty-three, and the first day of July, one thousand nine hundred and thirty-seven, notwithstanding any such person be under tenure or not; *provided*, that if any such person be a member of the Teachers' Pension and Annuity Fund of the State of New Jersey, or any employees' pension fund, such person may continue to pay, or cause to be paid, into such pension fund the same amount as if such salary or compensation had not been changed, and upon the death or retirement of such member, he or his beneficiary shall be entitled to the same benefits as if his salary or compensation had not been changed; *and provided*, *further*, that in fixing salaries or compensation there shall be no discrimination among or between individuals in the same class of service; *provided*, *however*, that the existing minimum salary of teachers of seventy dollars per month shall not be changed; *provided*, *further*, that there shall be no reduction in the salary or compensation of any officer or employee whose contract salary or compensation is ten hundred dollars or less per annum, nor shall the salary or compensation of any officer or other employee whose contractual salary or compensation is more than one thousand dollars be reduced below one thousand dollars.

District school boards empowered to fix salaries.

Proviso.

Proviso.

Proviso.

Proviso—as to reductions.

2. This act shall take effect immediately.

Approved March 16, 1936.

CHAPTER 28

AN ACT to amend an act entitled "An act to create a commission for the care and treatment of crippled children, defining its powers and duties and making an appropriation therefor," approved April seventh, one thousand nine hundred and thirty-one.

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

Section 2
amended.

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

Organization.

2. The said commission shall organize by the selection of a chairman and secretary from among its members, and is further authorized to employ such executives and assistants, who may be members of the commission, and to fix their compensation. The said commission is authorized and empowered to inquire into and ascertain the number, distribution and condition of crippled children throughout the State, to study the existing facilities and legal provisions, and to provide for the care, treatment, maintenance, education and general welfare of such children, in order to more adequately meet their needs; the commission is further authorized and empowered to co-operate with existing public and private agencies engaged in work of a similar character, with the several counties of this State, and with the Federal government or agency thereof, for the purpose of carrying into effect the provisions of this act and the provisions set forth in Title V, Sections 511 to 515, inclusive, of the Federal Social Security Act, approved August fourteenth, one thousand nine hundred and thirty-five.

Care of
crippled
children.

To co-operate
with other
organizations.

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

4. The members of said commission shall receive no compensation for their services, but shall be entitled to their actual and necessary expenses incurred in the performance of duty. The commission is further authorized to employ such assistants as it may deem necessary in carrying on the work of said commission, and funds for the purpose of carrying this act into effect shall be included in any appropriation bill. The State Treasurer is hereby authorized to receive funds allotted by the Federal government for services for crippled children as provided in Title V of the Social Security Bill, and to make disbursements out of the treasury of this State on warrant of the Comptroller, on bills to be approved by the chairman of this commission. No salary.
Expenses paid.
Assistants.
Federal funds.

3. This act shall take effect immediately.

Approved March 16, 1936.

CHAPTER 29

AN ACT to repeal certain statutes relating to old age relief and the financing thereof.

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

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

(1931, c. 219, p. 530)

“An act to provide for the protection, welfare and relief of aged persons in need, and residents in the State of New Jersey, and providing for the administration therefor and dedicating certain income of the State therefor and prescribing penal-

ties for the violation thereof," approved April twenty-fourth, one thousand nine hundred and thirty-one.

(1932, c. 246, p. 542)

"A supplement to an act entitled 'An act to provide for the protection, welfare and relief of aged persons in need, and residents in the State of New Jersey, and providing for the administration therefor and dedicating certain income of the State therefor and prescribing penalties for the violation thereof,' approved April twenty-fourth, one thousand nine hundred and thirty-one."

(1932, c. 262, p. 574)

"An act to amend an act entitled 'An act to provide for the protection, welfare and relief of aged persons in need, and residents in the State of New Jersey, and providing for the administration therefor and dedicating certain income of the State therefor and prescribing penalties for the violation thereof,' approved April twenty-fourth, one thousand nine hundred and thirty-one."

(1933, c. 149, p. 300)

"An act to further amend an act entitled 'An act to provide for the protection, welfare and relief of aged persons in need, and residents in the State of New Jersey, and providing for the administration therefor and dedicating certain income of the State therefor and prescribing penalties for the violation thereof,' approved April twenty-fourth, one thousand nine hundred and thirty-one."

(1935, c. 213, p. 506)

"An act to amend an act entitled 'An act to provide for the protection, welfare and relief of aged persons in need, and residents in the State of New Jersey, and providing for the administration therefor and dedicating certain income of the State therefor and prescribing penalties for the violation thereof,' approved April twenty-fourth, one thousand nine hundred and thirty-one."

2. This act shall take effect coincident with "An Act effective. act to provide for the protection, welfare of, and financial assistance to aged needy residents of the State of New Jersey, providing for the administration thereof and prescribing penalties for the violation thereof."

Approved March 16, 1936.

CHAPTER 30

AN ACT to amend an act entitled "A supplement to an act entitled 'An act concerning the charitable, hospital, relief, training, correctional, reformatory and penal institutions, boards and commissions located and conducted in this State, which are supported in whole or in part from county, municipal or State funds,' approved February twenty-eighth, one thousand nine hundred and eighteen," which said supplement was approved April eighth, one thousand nine hundred and twenty-one, approved March eleventh, one thousand nine hundred and twenty-two.

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

1. Section two of the act of which this act is amendatory be and the same is hereby amended so that it shall read as follows: Section 2 amended.

2. Any person of either sex (above the age of twenty-one years) who by reason of blindness is unable to earn sufficient money to provide for the necessities of life, and who has no relatives or other person able to provide and who is legally responsible for his or her maintenance, and who, if not relieved, would become a public charge to the community, is a proper person to make application to Persons eligible for relief.

Residence required.	the New Jersey Commission for the Blind or other agency designated by the State Board of Control of Institutions and Agencies of the State of New Jersey, having in charge the work of ameliorating the conditions of the blind for the relief granted by this act. Any person making application under the terms of this act shall first have been a resident of this State for not less than five years within the nine years immediately prior to the making of such application, and continuously for one year immediately prior to the making of such application.
Investigation of petition.	Whenever anyone deemed a proper person to make application for relief as provided for in this act shall make application to the Commission for the Blind, the said Commission shall fully investigate and establish the facts as set forth in the petition and as outlined above, as well as other facts it deems necessary, including the county of the State of New Jersey in which the applicant has last resided continuously for one year, the said commission shall then present a recommendation to the welfare board of said county for relief for the person named in order that the commission may ameliorate the condition of the blind person named, in the manner set forth in this act, but the sum asked for or granted shall not be in excess of four hundred and eighty dollars (\$480.00) in any one year.
Recom- mendations presented to welfare board.	The welfare board to whom recommendation is presented may in its discretion order the Commission for the Blind to produce further proof and testimony, or may order the person for whom the petition is made and the petitioner to appear before it or its representative appointed to act with the Commission for the Blind in establishing the facts set forth in the petition, or may make such further investigation as it deems necessary. Whenever said facts set forth in petition shall have been fully established, the welfare board shall consent to relief in the amount provided by law, that is, not to exceed the sum of four hundred and eighty dollars (\$480.00) in one year.
Yearly allowance.	
Investigation by welfare board.	
Relief furnished.	

All relief granted under this act is granted with the understanding that the amount is to be available only for the use of the Commission for the Blind, which shall expend it only on behalf of the person named in the petition and for whom the relief is granted. Any applicant denied relief or having other cause for appeal from the decision of the State Commission for the Blind or of the county welfare board may appeal to the Board of Control of the Department of Institutions and Agencies or to its designated representative; *providing, however*, that nothing contained herein shall be construed to affect the right of any applicant to a writ of certiorari.

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

4. Prior to action of any claim for relief hereunder the claimant shall file with the Commission for the Blind, a duly verified statement of facts sufficient to bring him or her within the provisions of this act. A list of claims and the evidence relating thereto shall be kept on file by such commission, which record shall be a public record. No certificate for drawing money hereunder shall be granted until the commission shall be satisfied from the evidence of at least two reputable residents of the county in which the applicant resides that they know the applicant to be in need of assistance under the provisions of this act, and that the applicant is possessed of resident qualifications which entitle him or her to the relief asked. Such evidence shall be in writing, subscribed to by such witnesses and hearings may be held on applications in the discretion of the commission. If the commission is satisfied that the applicant is entitled to relief under the provisions of this act, an order shall be made to that effect, and upon the approval of the same by the Commissioner of Institutions and Agencies, and by the welfare board of that county in which the applicant has last resided continuously for one year, shall be paid from the funds appropriated for

Expenditures.

Appeal by applicant.

Proviso.

Section 4 amended.

Verified statement by claimant.

List of claims kept.

Proof required.

Evidence in writing.

Order for payment.

In lieu of other relief.	the aforesaid purpose. The relief granted pursuant to this act shall be in place of any and all other relief of a public nature.
Section 8 amended.	3. Section eight of the act of which this act is amendatory be and the same is hereby amended so that the same shall read as follows:
Removal of recipient to another county.	8. In case of the removal of any recipient of the relief herein granted, from one county to another in this State, the county's share of the relief paid shall continue to be paid by the county from which the applicant removes until he shall have lived in some other county continuously for one year, in which event it shall be paid by such other county.
Section 9 amended.	4. Section nine of the act of which this act is amendatory be and the same is hereby amended so that the same shall read as follows:
Annual examination.	9. An annual examination of all those receiving the relief granted by this act shall be made by said commission and the amount paid each person shall be fixed according to the direction of said commission in accordance with their findings in each case, subject to the approval by the Commissioner of Institutions and Agencies and by the appropriate county welfare board. If not satisfied that the person is qualified to draw the money, the commission shall remove such person's name from the list and all payments in the case shall be discontinued.
Removal from list.	The commission shall, at its discretion, make examination of any and all recipients of said relief, and in case any person is found no longer needy or the disability has been removed, or there is any other reason why the relief shall not be continued in whole or in part, the said commission shall reduce or discontinue the amount. The said commission shall furnish to the county welfare board due report and record of all such actions taken.
Examination of recipients.	5. Section ten of the act of which this act is amendatory be and the same is hereby amended so that the same shall read as follows:
Report.	10. When, upon investigation, the commission finds that any blind person who has been a resident of this State for five years within the nine years
Section 10 amended.	
Scholarship fund.	

immediately preceding the date of application and continuously for one year immediately preceding the date of application, or who has lost his sight in this State, or who was a resident of this State at the time of the passage of this act, may be enabled to earn his living in part or in full, by a course of special instruction, the commission may grant a scholarship fund not to exceed ten dollars (\$10.00) per week for a period not to exceed forty weeks in each year, such fund to be paid to the person applying for relief hereunder and shall be used to defray the cost of the board, tuition and traveling expenses. Any person who wilfully fails or refuses to avail himself or herself of such educational facilities may be denied the benefit of the relief provided for in this act by the written order of the commission.

Amount.

Failure
to accept
educational
facilities.

6. Section twelve of the act of which this act is amendatory be and the same is hereby amended so that the same shall read as follows:

Section 12
amended.

12. If the commission, upon examination, finds that the recipient or claimant for relief may have such disability benefited or removed by proper surgical operation, or medical treatment, according to the evidence of a qualified ophthalmologist, and such person entitled to such relief file his consent in writing, then the commission may expend for such surgical operation or medical treatment all or any portion of the relief which the commission may award any such person for one year under the provisions of this act. In such case the warrant shall be directly issued to the person entitled to relief hereunder for the express purpose of paying for such surgical operation or medical treatment.

Expenditure
for surgical
operation.

Payment.

7. Section thirteen of the act of which this act is amendatory be and the same is hereby amended so that the same shall read as follows:

Section 13
amended.

13. The relief granted by the commission for the support, care and maintenance of persons coming within the provisions of this act, shall be charged against the county in which such person has last resided continuously for one year, and shall be paid

Expenses
charged
against
county.

Proviso,
charge upon
the State.

Counties
reimbursed.

Claims
presented to
board of
freeholders.

Budget
provision.

Co-operation
with Federal
Social Security
Board.

by the board of chosen freeholders of such county in such manner and at such times as the State Board of Control of the Department of Institutions and Agencies may by regulation provide; *provided, however*, if such person does not have such settlement in any county in this State, relief granted shall become a charge upon the State and shall be paid for from the funds provided for that purpose in any annual or special appropriation act, and from any funds received from the Federal Government for assistance to the blind, which such funds are hereby authorized to be received by the State Treasury and held for the use of the New Jersey Commission for the Blind. The Commission for the Blind shall reimburse each county for relief expenditures paid by such county under the provisions of this act to the full extent to which contribution may be received from the Federal Government toward such expenditures. Claims for such reimbursement shall be presented by the board of chosen freeholders in such manner and at such times as the State Board of Control of the Department of Institutions and Agencies may by regulation provide, and payment shall be made upon approval of such claims by the State Commission for the Blind.

In December of each year the State Commission for the Blind shall forward to each county an estimate of the amount of money necessary for carrying into effect in each county of this State the provisions of this act, and shall transmit such estimate to the board of chosen freeholders of each county, and the said board of chosen freeholders shall in the budget for the ensuing calendar or fiscal year appropriate a sufficient amount to meet the expenditures of the county under the provisions of this act.

The State Board of Control of Institutions and Agencies is hereby authorized to co-operate and enter into co-operative agreements with the Federal Social Security Board for the purpose of receiving contributions from the United States

Government for assistance to the blind and any funds so received shall be paid into the State Treasury and held for the use of the New Jersey Commission for the Blind to be used, together with funds provided by the counties, or the State, for blind relief, for education of the blind and medical or surgical care and treatment of the blind, and for the payment of reimbursement due the counties as provided in this section. Any Federal funds received for administrative purposes shall be made available to the State Commission for the Blind as a part of its annual appropriation. Federal funds available.

8. All acts and parts of acts inconsistent with this act are hereby repealed insofar as they are inconsistent with this act; *provided, however*, that if any paragraph of this act shall be deemed invalid the invalid paragraph shall be rescinded and the remainder of the act remain in full force and effect. This act shall take effect July first, one thousand nine hundred and thirty-six. Repealer. Proviso. Act effective.

Approved March 16, 1936.

CHAPTER 31

AN ACT to provide for the protection, welfare of and financial assistance to aged needy residents of the State of New Jersey, providing for the administration thereof and prescribing penalties for the violation thereof.

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

1. Subject to the provisions of this act, every deserving poor person, sixty-five years of age or upwards, residing in the State of New Jersey, and otherwise qualified as hereinafter set forth, shall while in the State of New Jersey, be entitled to old age assistance from the State. Persons entitled to old age assistance.

- Terms defined:** 2. The following are defined within the meaning of this act:
- Commissioner;** (a) "Commissioner" shall mean the Commissioner of the Department of Institutions and Agencies.
- State Board;** (b) "State Board" shall mean the State Board of Control of the Department of Institutions and Agencies.
- State Division;** (c) "State Division" shall mean the State Division of Old Age Assistance as set up within the Department of Institutions and Agencies.
- Director of Old Age Assistance;** (d) "Director of Old Age Assistance" shall mean the Director of the State Division of Old Age Assistance.
- Director of Welfare;** (e) "Director of Welfare" shall mean the director of the county welfare board.
- County Welfare Board;** (f) "County Welfare Board" shall mean the boards established within the several counties for the purposes of administering welfare to the needy, whether set up under the authority of this act or pursuant to any other laws of the State of New Jersey.
- Assistance;** (g) "Assistance," as used in this act, shall mean money payments.
- Use of words;** (h) The masculine noun or pronoun shall include the feminine.
- County adjuster;** (i) "County Adjuster" is the official of that designation now authorized to act in cases of commitment or admission of insane persons to State or county hospitals for the insane.
- Federal Aid.** (j) "Federal Aid" shall mean grants-in-aid to the State as provided for in Title I of the Federal Social Security Act, approved August fourteen, one thousand nine hundred and thirty-five.
- Assistance granted;** 3. Old age assistance shall be granted under this act to any person who:
- Age; Proviso;** (a) Has attained the age of sixty-five years; *provided, however,* that no grants shall be made to persons under the age of seventy until three months after the date of the approval of this act;
- No means of support;** (b) Is unable to support himself, either in whole or in part, and has no children or other persons

able to support him or responsible under the laws of this State for his support;

(c) Is a citizen of the United States;

Citizen;

(d) Is a resident of, and domiciled in, the State of New Jersey and has so resided and been domiciled therein for a period in total aggregate of five years during the nine years immediately preceding the date of application, and has so resided and been domiciled therein continuously for one year immediately preceding the date of application; *provided, however*, that should Federal aid not be made available to the State of New Jersey, 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 act shall be required to have resided in and been domiciled in the State of New Jersey continuously for at least five years immediately preceding the date of application;

Residence
in State;

Proviso;

(e) Is a resident of and domiciled in the county in which application is made; *provided, however*, that where such person has not resided in said county continuously for at least one year immediately preceding date of application, the cost of any assistance granted shall be charged as hereinafter described in section twenty-five of this act.

Residence
in county;
Proviso.

(f) Is not, because of physical or mental condition, in need of prolonged care in any public institution of a custodial, correctional or curative character;

Not in need
of medical
aid;

(g) Has not made a voluntary assignment or transfer of property for the purpose of qualifying for such assistance;

Has not
assigned
property;

(h) Is found, after due investigation and determination by the county welfare board as hereinafter provided, to be in need of assistance and capable of deriving substantial benefit from the type of assistance provided in this act; *provided, however*, 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

Found to need
assistance.

Proviso.

Proviso.	eligible for assistance under this act; <i>and provided, further</i> , that 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 the act.
Division of Old Age Assistance created.	4. There is hereby created in the Department of Institutions and Agencies, pursuant to authority vested under the provisions of an act approved the twenty-second day of March, one thousand nine hundred and twenty-one, (chapter seventy-six) a division to be known as the Division of Old Age Assistance. Said division shall be in charge of a qualified expert who shall be appointed by and receive the compensation fixed by the commissioner, with the approval of the State board, subject to appropriations made therefor. As Director of the Division of Old Age Assistance, such qualified expert shall be responsible for the investigation, determination and supervision of old age assistance furnished under this act. Said division shall prescribe a uniform system of records and accounts in relation to old age assistance to be kept by the county welfare board, and shall supervise the administration of old age assistance by said county welfare board to the end that there may be throughout the State a uniform standard of records and methods of treatment of aged needy persons, based upon their individual needs and circumstances and with due regard to varying living conditions and costs of living. It shall be the duty of the said division to prescribe rules and regulations, supplementing section ten of this act, whereby reimbursement to the county and State may be effected, so far as possible, for assistance extended to any person, from the assets, estate or responsible relatives of such person. Said division shall prescribe, subject to the approval of the commissioner, a form of application, the manner and form of all reports and records, and such additional rules and regulations as are necessary and proper for carrying out the provisions of this act and shall prepare and furnish to the Federal gov-
Division in charge of expert.	
Director in charge of administration.	
Records.	
Rules and regulations.	
Forms used.	

ernment or agency thereof such reports and records as may be required for securing Federal aid.

Said division shall have power to and shall require adequate personnel standards for the county welfare boards, as county bureaus of old age assistance, with respect to both the number of employees and their qualifications. All rules and regulations made by the State Division under this act shall be binding upon the county welfare boards, as county bureaus of old age assistance.

The Director of Old Age Assistance shall have the same powers of subpoena as are granted to the directors of welfare under the provisions of section fourteen of this act, but the consent of the county welfare boards shall not be essential to the exercise of these powers by the Director of Old Age Assistance.

5. The board of chosen freeholders of each of the several counties shall cause to be established in the respective counties, where such is not already established, a county welfare board, having as one of its duties the supervision of old age assistance; *provided, however*, that nothing in this act shall be construed to affect the membership of any welfare board heretofore established or the term of service of any employee heretofore appointed by any such welfare board. Such boards, whether already established or to be established, are hereby created corporate entities, with power to sue and be sued, to use a common seal and to make by-laws. The members of said welfare board shall be appointed by the boards of chosen freeholders in and for the respective counties, and shall be constituted and composed as follows: Five citizens of each said respective county not holding the office of freeholder, at least two of whom shall be women, to be appointed by the board of chosen freeholders, and two designated members of the board of chosen freeholders and the county adjuster, when not serving as director of welfare, as ex-officio members. Citizen members shall hold their offices for five years, except that the first appoint-

Personnel
standards.

Rules
binding.

Director em-
powered to
subpoena.

County
Welfare
Boards to be
established.

Proviso.

Corporate
entities.

Members.

Terms.

Vacancies.	ments shall be respectively for one, two, three, four, and five years, which terms, as to duration, shall be in the order of appointments as made and indicated. Vacancies in such offices shall be filled for the unexpired term only. The holding of any other
Holding other office.	office by any member of said county welfare board shall not constitute such holding as incompatible with his office as member of such county welfare board. They shall meet regularly once each month, and at such other times as may be necessary or as they may by rule provide. They shall serve without compensation, but their necessary expenses shall be allowed and paid in the same manner as other expenses are paid by the county welfare board.
Meetings.	
No salary, expenses paid.	
Powers of County Welfare Boards.	Said county welfare boards are hereby authorized and empowered, and it shall be their duty, to receive and act upon applications for assistance under and in accordance with this act, and to do all other acts and things necessary in connection with the same for the purpose of administering and carrying out the provisions of this act. Funds for the administration of this act, and the payment of old age assistance granted thereunder, shall be provided by the board of chosen freeholders of each and every county and by the State in the manner hereinafter provided. Said county welfare board shall annually elect from among its members a chairman, vice-chairman and secretary-treasurer. The director of welfare, appointed as hereinafter provided, shall not be a member of the board. Said county welfare board shall appoint such other officers, assistants, and employees as may be necessary and proper to carry out the provisions of this act. It may also determine the compensation of the director and other employees within the limits of the sums made available for that purpose by the board of chosen freeholders and the State, as hereinafter provided. The director of welfare, officers, assistants, and other employees shall be subject to such rules and regulations in the discharge of their duties as may be made by
Funds provided.	
Organization.	
Director not a member.	
Assistants.	
Compensation.	
Employees subject to regulations.	

such county welfare board and the State Division. All employees of the county welfare board shall hold their office or employment during good behavior, and may be removed upon written charges and after a hearing, due notice of which shall be given therefor by the county welfare board, for misconduct, neglect, incompetency, or other just cause.

Removal of
employees.

6. The secretary-treasurer of the county welfare board is hereby empowered to receive from the county treasurer of his respective county such sums as shall represent the county's appropriation for old age assistance and the administration thereof as herein provided, and to receive from the State such sums as represent the State's share for old age assistance and the administration thereof as provided in sections nineteen, twenty and twenty-one, and shall cause said sums to be set up in a special account or accounts subject to disbursement by the county welfare board in accordance with this act. Said secretary-treasurer shall furnish bond conditioned on the faithful performance of his duties, in an amount to be fixed by the welfare board, subject to the approval of the State Division.

Duties of
Secretary-
Treasurer.

Bond.

7. Said county welfare board shall appoint a director of welfare, who shall have the qualifications herein provided. The county adjuster, when qualified, may be appointed for this office, but when so appointed shall not serve as an ex-officio member of the county welfare board.

Director of
Welfare.
Qualifications.

The director of welfare shall hold office for the term of five years or until appointment of his successor, unless sooner removed for cause, after due notice and hearing.

Term.

The director of welfare shall be the clerk of said county welfare board and shall serve as such without additional compensation. He shall be the chief executive and approval officer of the said county welfare board, and shall exercise all the powers pertaining thereto.

Director clerk
of board.

Chief execu-
tive officer.

Requirements
relative to
director.

Deputy
director of
welfare.

Deputy
director and
secretary in
first-class
counties.

Duty of
county wel-
fare boards.

Form,
amount and
nature of
assistance.

Proviso.

Proviso.

The director of welfare shall be a citizen of the State and of the United States; shall be able to read and write the English language, and be capable of making and keeping such records and reports as are lawfully required, shall have adequate knowledge of the laws concerning old age assistance and shall be a trained and qualified expert in the field of welfare service, with administrative experience therein. The county welfare board may appoint a deputy director of welfare, who shall have qualifications necessary to the appointment of directors of welfare and be under the supervision of such director of welfare, and be vested, on approval of the county welfare board, with the same powers as the director of welfare. The director of welfare of counties of the first class shall be entitled to appoint, with the consent of the welfare board, a deputy director and a secretary, who shall be classified in the exempt class.

8. It shall be the duty of the county welfare board, as the bureau of old age assistance, to receive and act upon applications filed pursuant to this act, and to extend to those persons found to be eligible under the provisions of this act assistance adequate to provide for their reasonable maintenance and well-being. Old age assistance shall be granted in the form of cash or a check. The amount and nature of assistance which any person shall receive, the manner of providing it, and the conditions 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; *provided, however*, that in no case shall such assistance exceed thirty dollars (\$30.00) per month. Such assistance shall be provided for the recipient only while living in his own or some other suitable family home within the State of New Jersey; *provided, however*, that upon special resolution by the county welfare board, after hearing, and upon written approval from the State Division

such assistance may be granted outside his own or other suitable family home.

9. If, on the death of the recipient of old age assistance, it shall appear to the satisfaction of the county welfare board that his estate is insufficient to pay his funeral expenses, the county welfare board shall have the power to order the payment of the installment of old age assistance then accruing, and such additional sum as may be necessary, not exceeding the total sum of one hundred dollars (\$100.00), to such person as the county welfare board may direct for the funeral expenses of the deceased aged needy person.

Funeral expenses paid.

10. Any 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 as a guaranty for the reimbursement of the funds so granted as old age assistance pursuant to the provisions of this act, 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.

Recipient to pledge property.

Assistance granted a lien.

Assignment of personal property as security.

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.

Form of agreement to reimburse.

At any time the county welfare board may execute and file with the clerk of the court of com-

Certificate filed showing amount of assistance.

Certificate a
legal claim.

Not to levy
upon real
estate.

Excess of
proceeds
returned.

Use of funds
reclaimed.

Record kept
of reimburse-
ment agree-
ments.

Making appli-
cation for
assistance.

Form of
application.

mon pleas or register of deeds and mortgages, as the case may be, a certificate, in form to be prescribed by the State Division, showing the amount of assistance advanced to said person, and when so filed each said certificate shall be a legal claim against both the said person and his estate and shall have the same force and effect as a judgment at law, with priority over all unsecured claims except funeral expenses not to exceed one hundred and fifty dollars (\$150.00). No levy shall be made upon the real estate while it is occupied by the widow or widower, as the case may be, if the said widow or widower is not more than ten years younger than the recipient of the old age assistance at the time of his or her death. If the proceeds of sale of any personalty or real estate, as herein provided, exceeds the total amount paid as assistance under this act, such excess shall be returned to said person, and in the event of his death such excess shall be considered as the property of the deceased for proper administration proceedings. All funds reclaimed under these provisions shall be reimbursed to the county, State and Federal government, in the same proportion as it was contributed.

It shall be the duty of the clerks of the courts of common pleas, or register of deeds and mortgages as the case may be, to enter on record in a book to be known as "Reimbursement Agreements" the said certificates, and to make a complete alphabetical index to the same; and no clerk or register shall charge any fee therefor. Whenever a county shall have received satisfaction for such judgments, it shall be the duty of the county welfare board to enter an acknowledgment of satisfaction upon the record of said judgments, without charge.

11. An applicant for old age assistance shall make his application therefor to the county welfare board for the county in which the applicant resides. The person requesting assistance may apply in person or the application may be made by another in his behalf. The application shall be made

in writing or reduced to writing, in manner and form prescribed by the State Division. All statements in the application shall be verified under oath by the applicant.

12. Whenever the county welfare board receives an application for old age assistance, an investigation and record shall be promptly made of the circumstances of the applicant. The object of such investigation shall be to ascertain the facts supporting the application made under this act 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 act, 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; *provided, however*, 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 said division setting forth the facts in full as to the necessity of such assistance; such petition shall be endorsed by five reputable citizens of the county, whereupon a representative of the State Division shall hold a public hearing on the appeal, and if the appeal is sustained by the State Division the payments of assistance in the amounts determined by said State Division must be paid by said county welfare board as herein provided.

13. It shall be the duty of the director of welfare in cases of application for old age assistance to

Investigation
of applicant.

Object of
investigation.

Action upon
completion of
investigation.

Report to
State
Division.

Decision
final.
Proviso.

Review
of case.

Hearing.

Assistance
by relatives.

ascertain, if possible, the relatives chargeable by law for the support of such applicant, and to proceed to obtain their assistance for such applicant or to compel them to render such assistance as is provided by law in such cases, or if such relatives are not chargeable by law with the support of such applicant but able to do so, directors of welfare may in such cases, if possible, if such relatives are willing to support such applicant in whole or in part, contract, in writing, with such persons for the support of such applicant.

Action upon
failure of
relatives
to comply
with order.

Should any relative 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, it shall be lawful for the court of common pleas of the county wherein such applicant has applied or is receiving old age assistance or of the county wherein such applicant may have a legal settlement as defined in this act, upon the complaint of the director of welfare or of two residents of the municipality or county to summon the persons chargeable before it as in other actions and to summon witnesses, to order, adjudge and decree the able relatives responsible for the support of such applicant to pay such sum as the circumstances may require in the discretion of the court for each such applicant. Violation of any such order of the court of common pleas shall be and is hereby declared to be a contempt of said court and the person so violating shall be subject to all the pains and penalties which by law now may be imposed for other contempts of such court.

Violation.

Action to
recover.

The county welfare board may also bring appropriate action at law in any court of competent jurisdiction to recover any sum of money due for assistance given any person under this act against such person or against any other persons chargeable by law for the support of such person.

Director of
welfare
empowered:
To subpoena;

14. For the purpose of ascertaining and determining the facts and circumstances concerning any application for assistance made under this

act the director of welfare shall have power, in his discretion, to compel the attendance of the applicant and other persons in this State and the production of books, records and other documents in this State pertinent to such examination. The said director of welfare is hereby authorized and empowered to administer oaths or affirmations for the purpose of such examination. Upon any disobedience to or neglect of any subpoena issued to an applicant by the said director, or any refusal to testify by the applicant, the said director shall have the right, in his discretion, subject to the approval of the county welfare board, to reject the application for assistance. Any disobedience to, or neglect of, any subpoena issued to any other person by the said director or any refusal to testify by any such other person, shall be certified in writing by the said director to the judge of the court of common pleas of the county in which such disobedience, neglect, or refusal occurred, who shall thereupon, by a warrant issued to the sheriff of the county, direct the production of the body of the person so disobeying, neglecting, or refusing, and upon the production of the body of such person, shall, in a summary way, inquire into the cause of such disobedience, neglect, or refusal, and if no sufficient cause be shown therefor shall by a commitment issued under his hand, directed to the keeper of the common jail of said county, order the detention in such common jail of such person for such a period of time, not exceeding ninety days, as said judge, in said commitment, shall designate, or until such person shall purge himself of such disobedience, neglect, or refusal. Any applicant or other person who shall knowingly give false testimony before said director shall be guilty of a misdemeanor.

Administer
oaths;

Reject
application
upon failure
to comply with
subpoena;

Have
warrant
issued.

Hearing.

Commitment.

Perjury.

Application
by rejected
applicant.

Report.

15. An applicant whose application for assistance under this act has been rejected may not again apply for such assistance until the expiration of six months from the date of the previous application. If the application for assistance be granted,

Amount.	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 circumstances. It shall be within the power of the county welfare board at any time to 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 act.
Cancelling assistance.	
Reconsidering assistance.	16. All old age assistance under this act shall be reconsidered from time to time as may be provided for by the rules of the State Division. After such further investigation as the county welfare board may deem necessary or the State Division may require, the amount and manner of giving assistance, or the conditions upon which it is given, may be changed, or the assistance may be withdrawn if the county welfare board finds that such action is warranted by the recipient's circumstances or for cause.
Report by county welfare boards.	17. The county welfare board shall report to the State Division at such times and in such manner and form as the division may prescribe, the number of applications granted and the grants of old age assistance changed, revoked or suspended under this act by such county welfare board, together with copies of all applications and supporting affidavits received, and a statement of the action of such county welfare board thereon, and shall report the amount of assistance to aged needy persons paid out under this act by the county welfare board and make such other reports, as the State Division may require either by rules or requests in individual cases.
Assistance by county welfare boards.	18. Subject to payment of the State's share, and subject to the payment of charges of other counties as provided in section twenty-five of this act, each county welfare board shall furnish old age assistance as provided in this act to the persons eligible therefor in its jurisdiction. The county welfare
County's share certified.	

board, by and with the advice and consent of the State Division, shall annually fix and determine and report to its board of chosen freeholders a sum sufficient to pay the estimated amount of the county's proportionate share needed for old age assistance. Each board of chosen freeholders shall appropriate and make available such amount to the order of the respective county welfare boards, together with a sufficient sum to defray administrative expenses to be incurred in connection therewith, and shall include such sums in the taxes to be levied in the territory responsible for such old age assistance. Should the sum so appropriated, however, be expended or exhausted, during the year and for the purpose for which it was appropriated, additional sums shall be appropriated by such board of chosen freeholders as occasion demands to carry out the provisions of this act, from funds in the county treasury available therefor. Where such county funds are not available or adequate, or should there be no such county 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 counties of this State, and the amounts necessary to pay such obligations shall be placed in the budget for the next ensuing fiscal year.

Appropriation
by free-
holders.

Additional
appropriations.

To raise
funds by
temporary
notes.

Payments of county funds needed for assistance under this act and for the administration thereof by the county welfare board shall be made monthly by the treasurer of the county upon the requisition of and to the secretary-treasurer of the county welfare board.

Payments.

19. The State shall pay to each county welfare board a sum equal to eighty-seven and one-half per centum ($87\frac{1}{2}\%$) of the amount expended for old age assistance for each aged needy person which has been granted under the provisions of this act and in accordance with the rules of the State Division; *provided, however*, that if Federal aid should not be made available to the State of New Jersey,

State's
share.

Provi.o.

or if, after being made available, it should be withdrawn, 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.

Claims for
State's share
filed monthly.

20. Claims for the State's share as provided in section nineteen shall be presented monthly in advance by the county welfare board through the State Division to the Comptroller of the Treasury, and shall be paid to the treasurers of the respective county welfare boards.

Approval
of claim.

The approval of such claims shall be made by the State Division which shall certify to the Comptroller of the Treasury the amount to which each county is entitled. The amount so certified shall be paid from the State treasury upon the audit and warrant of the Comptroller to the Treasurers of the respective welfare boards.

Payment.

Allotment
of Federal
funds.

21. Any funds received by the State from the Federal government for administrative costs of old age assistance shall be allotted by the State Division to the several county welfare boards in proportion to their respective annual appropriations for administration of old age assistance. The State shall pay to each county welfare board the allotment so determined and approved, at such times as the State Division may by regulation prescribe. The State Division shall certify to the Comptroller of the Treasury the amount to which each county is entitled, and the amount so certified shall be paid from the State treasury upon the audit and warrant of the Comptroller to the treasurers of the respective welfare boards.

Payment.

Governor
to include
State's share
in budget.

22. The Governor shall fix and determine and state in his annual budget message a sum sufficient to pay the estimated amount of the State's net share of old age assistance as provided in section nineteen of this act, together with the deficiencies, if any, incurred in any previous year. The Legislature shall include the amount so determined and stated in the annual appropriation bill.

Included
in annual
appropriation.

23. The State Treasurer is hereby empowered to receive from the Federal government such grants of money as shall represent the Federal government's share of old age assistance and the administration cost thereof granted pursuant to Title I of the Federal Social Security Act, and shall cause said money grants to be set up in a special account or accounts subject to disbursement by the State Division on the warrant of the Comptroller in the same manner as other funds of the State are disbursed. The State Division is hereby empowered to determine and cause to be made such financial adjustments as are necessary to maintain the proper proportion of contribution by the counties, State and Federal government, pursuant to the provisions of this act and the Federal Social Security Act, and to credit the Federal government with its ratable portion, not exceeding one-half, of all sums recovered by way of reimbursement under section ten of this act.

State
Treasurer
empowered
to receive
Federal funds.

Financial
adjustments
between
contributing
agencies.

24. Within thirty days of the adoption of this act, the welfare board of each county shall fix and determine by and with the advice and consent of the State Division, an estimate of the sums necessary to carry out the provisions of this act for the fiscal year one thousand nine hundred and thirty-six, both as to grants of old age assistance and administrative costs. On the basis of such estimate and in consideration of the net sum already appropriated for the welfare board by the board of chosen freeholders of the respective county and in consideration of the sums estimated to be received as the State's share, the welfare board shall formulate a budget for the year one thousand nine hundred and thirty-six, which budget shall supersede any budget for the year one thousand nine hundred and thirty-six heretofore adopted for any county welfare board. The net sum already appropriated by the board of chosen freeholders in any county is hereby directed to be made available to the welfare board of said county for reallocation pursuant to such revised budget. Should the net

To estimate
cost for 1936.

Budget
for 1936.

Appropriations
transferred.

Additional
appropriations.

sum already appropriated be insufficient for the county's share as provided in such revised budget, the board of chosen freeholders may appropriate such additional sum as shall be necessary to be raised in the manner provided in section eighteen of this act.

Deemed to
have county
settlement.

Deemed to
have State
settlement.

Proviso.

Assistance
granted and
paid.

Proviso.

Complaint
filed when
assistance
improperly
granted.

Investigation
of complaint.

Payments
suspended.

25. For the purposes of this act, any person applying for old age assistance who has resided continuously for a period of one year in any county shall be deemed to be settled in such county until he gains similar residence in another county, or resides without the State for any period longer than one year. Any person who has complied with the remaining provisions of this act, but who has not resided in any one county of the State continuously for a period of one year, shall be deemed to have a State settlement until such time as he shall have gained a county settlement as set forth above; *provided, however*, that nothing in this act contained shall be construed to alter or affect the length of time required to gain legal settlement under the provisions of any other act of this State.

Old age assistance shall be granted and paid by the welfare board of that county in which any applicant resides; *provided, however*, that the county's net share of such assistance shall be chargeable to the welfare board of that county in which the person has settlement as above described, or to the State if he lacks county settlement.

26. Any person who has knowledge that old age assistance is being improperly granted or administered under this act may file a complaint in writing with the State Division setting forth the particulars of such violation. Upon receipt of such complaint, the director of old age assistance, or his representative, shall make an investigation of the allegations set forth in such complaint, or, if at any time the State Division has reason to believe that assistance to aged needy persons has been improperly granted, the director, or his representative, shall cause an investigation to be made. The director of old age assistance may suspend

payment of any installment pending an investigation. He shall notify the county welfare board of any proposed investigation. If it appears, as a result of any such investigation, that old age assistance was improperly granted, such assistance shall be cancelled by the State Division which shall immediately notify the county welfare board that it will not approve any payment made after such suspension; but if it appears, as a result of such investigation that assistance was obtained properly, the suspended payments of assistance shall be payable.

Assistance
cancelled.

27. 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 old age assistance 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.

Obtaining
assistance
falsely a
misdemeanor.

Future
grants denied.

28. Any person who knowingly violates any provision of this act for which no penalty is specifically provided shall be guilty of a misdemeanor and, upon conviction thereof, shall be punished by a fine of not more than one thousand dollars (\$1,000.00), or imprisonment for not more than one year, or by both such fine and imprisonment.

Violation.

Fine.

29. A person sixty-five years of age or more not receiving old age assistance under this act is not by reason of his age debarred from receiving public relief and care under the provisions of any other law, but no recipient of old age assistance, while receiving the same, shall receive any other assistance from the State or any political subdivision thereof except for medical and surgical care.

Recipient of
assistance
not to receive
other aid.

Assistance
tax exempt,
etc.

30. All amounts paid as old age assistance shall be exempt from any tax levied by the State or by any subdivision thereof, and exempt from levy and sale, garnishment, attachment, or any other process whatsoever and shall be inalienable in any form, and in case of bankruptcy shall not pass to the trustee or other person acting on behalf of the creditors of the aged needy person.

Construing.

31. Nothing in this act shall be construed as repealing any other act or part of an act providing for the settlement and relief of the poor except in so far as inconsistent therewith, and the provisions of this act shall be construed as an additional method of supporting and providing for aged poor persons. The provisions of this act shall not be construed to terminate, alter or affect any assistance heretofore furnished or now being furnished under any act of this State. This act shall be liberally construed. Any part or parts of this act which may be found to be invalid or unconstitutional shall be severable, and the remainder of the act shall stand, and the provisions contained in this act shall not be construed to be exclusive and shall not be construed to repeal other provisions of the law not inconsistent herewith. Any particular grant of power contained in this act shall be held to be in specification but not in limitation of general powers. Nothing in this act shall operate to repeal or nullify the provisions of an act entitled "An act regulating the employment, tenure and discharge of certain officers and employees of this State and of the various counties and municipalities thereof, and providing for a civil service commission and defining its powers and duties," approved April tenth, one thousand nine hundred and eight, and the acts supplementary thereto and amendatory thereof.

Severability
of sections.

Not to repeal
certain acts.

Not a pauper.

32. No person receiving assistance under this act shall be deemed to be or classified as a pauper by reason thereof.

33. This act shall become effective immediately.

Approved March 16, 1936.

CHAPTER 32

A SUPPLEMENT to an act entitled "An act to authorize the operation by any traction company or company operating a street railway, or railroad operated as a street railway, of trackless trolleys, trolley buses or motor vehicles which are operated in part by electricity furnished by an overhead trolley system and in part by other motive power in substitution or partial substitution for street railway operation," approved May second, one thousand nine hundred and thirty-four.

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

1. Whenever any traction company or company operating a street railway or railroad operated as a street railway shall operate vehicles described in the act to which this act is a supplement under the authority conferred thereby in substitution or partial substitution for street railway operation such vehicles and the operation thereof shall with respect to traffic regulations, registration as motor vehicles and for the purpose of taxation be deemed to be auto busses, and every such company operating such auto busses as aforesaid shall be required to pay taxes as prescribed by law for street railway and traction companies operating auto busses.

Taxation of
auto busses.

2. This act shall take effect immediately.

Approved March 17, 1936.

CHAPTER 33

AN ACT providing for the care, maintenance, supervision and guardianship of dependent and neglected children, promoting home life therefor, and providing penalties for violation thereof.

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

Duties of
State Board
of Children's
Guardians.

1. The State Board of Children's Guardians as created heretofore, under and by virtue of the laws of this State, shall have the care of and general supervision over all indigent, helpless, dependent, abandoned, friendless and poor children who shall now be or who shall hereafter become public charges, and the care and general supervision over all children adjudged public charges who may now or hereafter be in charge, custody and control of any county asylum, county home, almshouse, poorhouse, charitable hospital, relief or training institution, home or family to which such child or children may be or have been committed, confined, apprenticed, indentured or bound out.

Terms
defined:

2. For the purpose of this act, the following words and terms shall be deemed and taken to have the meaning herein given to them:

Mother;

(a) The word "mother" when used in this act shall include any female standing in loco parentis to any child or children, and assuming the responsibility of a mother or a stepmother.

Use of words;

(b) The masculine noun and pronoun shall include the feminine.

"May";

(c) The word "may" shall be construed to be permissive.

County
adjuster;

(d) "County Adjuster" is the county official authorized to act in the commitment or admission of insane persons to State or county hospitals for the insane.

(e) The word "child" shall include the plural form as well as stepchildren and illegitimate children.

Child;

(f) The title "Director of Welfare" means the person charged by law with the duty of administering to the requirements of poor persons in the political subdivisions of the State.

Director of Welfare;

(g) "Residence" as set forth hereunder shall mean residence for a period of one year.

Residence.

3. (a) Assistance under this act shall be made available to all children otherwise qualified who have resided in the State for one year immediately preceding the grant of such assistance or who are born of mothers who have so resided; *provided, however*, that if Federal aid is not made available to the State of New Jersey, or if after being made available it should be withdrawn, then residence in the State of five years immediately preceding the grant of assistance shall be required, but this proviso shall not be construed to affect grants of assistance already made. Subject to payments of the counties' share as provided in subsection (b) hereunder, and subject to payment of the State's share as provided in subsection (c) hereunder, payments of assistance authorized under both titles of this act shall be made by the State Board of Children's Guardians. The treasurer of the State Board of Children's Guardians is hereby empowered to receive from the county treasurer of each county such sums as shall represent the county's share, and to receive from the State Treasurer such sums as shall represent the State's share, and shall cause said sums to be set up in a special account or accounts subject to disbursement by the State Board of Children's Guardians in accordance with this act.

Children entitled to assistance.

Proviso.

Payment by State Board.

Treasurer of State Board to receive funds.

(b) For assistance granted under this act on behalf of any child as to whom residence for a period of one year has been established in some one county, such county shall be chargeable as follows: Where the child is living with its father, mother, grandfather, grandmother, brother, sister,

Amount of assistance granted by county.

	stepfather, stepmother, stepbrother, stepsister, uncle or aunt, in a place of residence maintained by one or more of such relatives as his or their own home, one-third of the cost of such assistance, and in all other cases one-half the cost of such assistance; <i>provided, however</i> , that if Federal aid should not be made available to the State of New Jersey or if, after being made available, it should be withdrawn, then the county's share shall be one-half in all cases. Such payments shall be made monthly in advance by the treasurer of the county to the treasurer of the State Board of Children's Guardians on the basis of commitments for the said county upon bills furnished by the State Board of Children's Guardians.
Proviso.	
Monthly payments.	
Freeholders notified of counties' share.	The State Board of Children's Guardians shall annually fix and determine and report to the board of chosen freeholders of each county a sum sufficient to pay the estimated amount of the county's proportionate share so required. Each board of chosen freeholders shall appropriate and make available such amount to the order of the State Board of Children's Guardians. Should the amount so appropriated, however, be expended or exhausted during the year and for the purpose for which it was appropriated, additional sums shall be appropriated by such board of chosen freeholders as occasion demands to carry out the provisions of this act, from funds in the county treasury available therefor. Where such county funds are not available or adequate, or should there be no such county 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 counties of this State, and the amounts necessary to pay such obligations shall be placed in the budget for the next ensuing fiscal year.
Appropriation.	
Additional appropriation.	
Raise funds by temporary notes.	
Amount of assistance granted by State.	(c) For assistance granted under this act on behalf of any child as to whom residence for a period of one year has been established in some one county, the State shall be chargeable as follows:

Where the child is living with its father, mother, grandfather, grandmother, brother, sister, stepfather, stepmother, stepbrother, stepsister, uncle or aunt, in a place of residence maintained by one or more of such relatives as his or their own home, two-thirds of the cost of such assistance, and in all other cases, one-half the cost of such assistance; *provided, however*, that if Federal aid should not be made available to the State of New Jersey or if, after being made available, it should be withdrawn, when the State's share shall be one-half in all cases.

Proviso.

For assistance granted under this act on behalf of any child as to whom residence for a period of one year in some one county has not been established, the State shall be chargeable for the entire cost until such time as the recipient has resided within a county continuously for one year.

State chargeable with whole amount.

Payments of the State's share shall be made monthly by the State Treasurer, on the warrant of the Comptroller to the treasurer of the State Board of Children's Guardians upon statements furnished by the State Board of Children's Guardians, approved by the Department of Institutions and Agencies.

State's share payable monthly.

The Governor shall fix and determine and state in his annual budget message a sum sufficient to pay the estimated amount of the State's share so required, together with the deficiencies, if any, incurred in any previous year. The Legislature shall include the amount so determined and stated in the annual appropriation bill.

State's share included in Governor's budget.

Appropriation.

4. The State Board of Control of Institutions and Agencies or its duly authorized representative is hereby empowered to negotiate with the Federal government to secure such financial assistance for the carrying out of this act as is provided in the Federal Social Security Act, and the State Treasurer is hereby empowered to receive such monies and shall cause them to be placed in the account or accounts of the State Board of Children's Guardians, acting as the agent of the State Board of Control of Institutions and Agencies, for the pur-

Securing Federal aid

State Treasurer authorized to receive funds.

To organize
departments
to comply
with Federal
requirements.

pose of carrying into effect the provisions of this act. The State Board of Control is further empowered to organize the work of the several departments coming under its jurisdiction in behalf of dependent and neglected children to comply with the reasonable requirements of the Social Security Board and the Federal Children's Bureau as set forth in Title IV and V of the Federal Social Security Act.

Visiting
children.

5. It shall be the duty of the said board to visit, by its agent or agents, quarterly, all children who may be committed under this act, and also any home, asylum, institution or private family where any such child or children may be placed.

Obtaining
assistance
falsely a
misdemeanor.

6. Any person who knowingly by means of a false statement or representation or by impersonation or other fraudulent device obtains or attempts to obtain or aids or abets any person to obtain any allowance, assistance, or support to which the recipient is not entitled, under the provisions of this act, or a larger amount than that to which he is justly entitled, or payment of any suspended forfeited installment grant or allowance shall be guilty of a misdemeanor; or any person who knowingly aids or abets in buying, transferring or in any way disposing of any of the property of a petitioner, in order to enable the petitioner to qualify for relief, assistance or support under the provisions of this act, without consent of the State Board of Children's Guardians, shall be guilty of a misdemeanor and punished accordingly.

Assistance
granted
exempt from
tax, etc.

7. All amounts paid as relief, assistance or support under the provisions of this act shall be exempt from any tax levied by the State or by any subdivision thereof, and exempt from levy and sale, garnishment, attachment, or any other process whatsoever and shall be inalienable in any form, and in case of bankruptcy or insolvency shall not pass to the receiver, trustee or other person acting on behalf of the creditors or the recipient of same.

Not a pauper.

8. No person receiving relief, assistance or support under this act shall be deemed to be or classified as a pauper by reason thereof.

9. Whenever it appears that a child has received assistance under any provision of this act, either directly or indirectly, by reason of the desertion of its father, the State Board of Children's Guardians or the county welfare board may institute proceedings in any court of competent jurisdiction, constituted for the trial of such causes, for the purpose of collecting from the said father any or all assistance granted to the said child under any provision of this act. All monies regained under this or any other provision of this act or by any means whatsoever shall be divided on a pro rata basis in exactly the same proportion that it was granted in the original instance.

Recovery of
assistance
granted.

Moneys
recovered
prorated.

10. The parent, person having custody, or other person receiving aid hereunder directly or indirectly, who makes a promise in writing to reimburse unto the disbursing agency all or any part of assistance received hereunder, and subsequently fails to abide by such promise shall be guilty of receiving aid under false pretenses, which said offense has been declared a misdemeanor under the provisions of this act, and shall be punished accordingly; *provided, however*, that it shall be proven to the satisfaction of the court that the person so refusing was possessed of sufficient means to discharge the obligation at the time of his refusal.

Failure to
reimburse a
misdemeanor.

Proviso.

11. Whenever an investigation by the Board of Children's Guardians discloses that a child receiving assistance under this act has died, and that there are insufficient funds to provide proper burial, the disbursing agency under either title of this act may authorize the expenditure of an amount not in excess of one hundred dollars (\$100.00) to provide proper burial for said child and the cost thereof shall be a proper charge for division of cost between the State and county chargeable hereunder.

Funeral ex-
penses paid.

12. Whenever it shall be necessary to make a medical examination of any person as a condition to granting or continuing assistance hereunder, the

Medical cost
prorated.

cost of said examination shall be a proper charge for division of cost between the State and the county chargeable hereunder.

Amending
petition.

13. All proceedings and petitions filed pursuant to this act shall not abate but the petition may be amended where necessary to comply with the provisions of either title of this act and the proceedings thereafter shall be had in accordance with the provisions of said title; *provided, however*, that where the amendment of the original petition affects the guardianship of any child and vests same in the State Board, that the original petitioner shall receive notice and be given an opportunity to be heard.

Proviso.

Construing.

14. Nothing in this act shall be construed as repealing any other act or part of an act providing for the settlement, relief, assistance and support of the poor except in so far as inconsistent therewith. The provisions of this act shall not be construed to terminate, alter or affect any assistance heretofore furnished or now being furnished under any other act of this State. This act shall be liberally construed. Any part or parts of this act which may be found to be invalid or unconstitutional shall be severable, and the remainder of the act shall stand, and the provisions contained in this act shall not be construed to repeal other provisions of the law not inconsistent herewith. Any particular grant of power contained in this act shall be held to be in specifications but not in limitation of general powers. Nothing in this act shall operate to repeal or nullify the provisions of an act entitled "An act regulating the employment, tenure and discharge of certain officers and employees of this State and of the various counties and municipalities thereof, and providing for a civil service commission and defining its powers and duties," approved April tenth, one thousand nine hundred and eight, and the acts supplementary thereto and amendatory thereof. All acts or parts of acts inconsistent herewith are hereby repealed.

Sections
severable.

Certain
acts not
repealed.

Repealer.

TITLE I

DEPENDENT CHILDREN

15. Whenever it appears that the parent or parents, guardian or person having the custody and control of any minor child is unable to support it, are dead, or cannot be found, and there is no person financially able and legally liable for the support of said child, or

Dependent
children:

(a) Whenever the court, wherein a complaint has been proffered as provided in "An act concerning the welfare of children" as amended and supplemented, shall determine that a child has been abandoned, by the parents, guardian, or person having the custody and control of any such child, or

Abandonment;

(b) Whenever a conviction shall be had for abusing, neglecting or cruelly treating said child, or

Abusing;

(c) Whenever it appears that a child has been adjudged delinquent; a petition may be filed by any person, association or corporation having as one of its objects the prevention of cruelty to children, interested in said child, with the juvenile and domestic relations court of the county where the child resides, setting forth the facts in the case.

Delinquency.

Petition filed.

16. Where the petitioner is a duly incorporated welfare or child-caring society it shall file with the petition a summary of its records of the case, and a copy thereof shall be served on the county adjuster or the official designated by the board of chosen freeholders and on the State Board of Children's Guardians. And, where a complaint has been proffered as provided in "An act concerning the welfare of children" as amended and supplemented, and the case was not tried before the court in which the petition is filed, a copy of the record of the conviction shall be filed with the petition; *provided, however*, that the judge of the court of common pleas of such county shall have concurrent jurisdiction with the said juvenile and domestic relations court to hear and determine matters pursuant to the provisions of this act.

Petitioner to
file record
of case.

Record of
conviction
filed.

Proviso.

Notification.	17. The court shall cause a copy of said petition and notice of the time and place when the court will hear the same, to be served on or mailed to the State Board of Children's Guardians, and the board of chosen freeholders of such county at least twenty days before such time, and to the parents, guardian or person having the custody or control of said child at the last known address of same at least ten days before such time.
State Board to verify petition.	18. Immediately upon receipt of such notice, and copy of petition, the State Board of Children's Guardians shall verify the petition and all the facts pertaining to the child's eligibility for commitment as a public charge or charges. Prior to the return day, the State Board of Children's Guardians shall make and file a report of its findings with the court, with the county adjuster or the county official designated by the board of chosen freeholders to represent it in these matters, particularly as to the eligibility or ineligibility of the mother or person standing in loco parentis for relief, assistance and support under the provisions of Title II of this act. The report shall also show what income the family has including wages and any real or personal property owned or held for the parents and children, the facts necessary to determine in which county, if any, they have last resided continuously for one year and such other facts as will assist the court in arriving at a decision in the matter.
Report findings.	
Contents of report.	
Parties to hearing.	19. The State Board of Children's Guardians and the board of chosen freeholders shall be proper parties at the hearing. Upon such report of findings being made and filed with the court as aforesaid, thereafter on the return day fixed for the hearing or any adjournment thereof, the court shall examine under oath all parties in interest who desire to be heard, and may in its discretion issue subpoenas for the attendance of witnesses and may adjourn the hearing from day to day not to exceed ninety days. The board of chosen freeholders shall be entitled, through its duly authorized representative, to appear at such hearing and make recom-
Trial.	
Record kept of hearing.	

mentations relative thereto, and shall be also entitled to have taken in its discretion and at its own expense a stenographic record of any such hearing aforesaid.

20. If upon the completion of such hearing, it appears that the parent or parents or person standing in loco parentis is dead or cannot be found, and there is no person financially able or legally liable for the support of said child or that the parent or parents or person standing in loco parentis is not a proper person to have the custody or control of the child, and the mother of said child is not eligible to receive relief, assistance and support for said child under Title II of this act, and the court is satisfied that the best interests of the child require that the said child be placed under proper guardianship, the said court may make an order committing the said child to the care, custody and control of the New Jersey State Board of Children's Guardians, and the said child shall thereupon become the legal ward of said board, and the said board shall be the legal guardians of said children for all purposes, which order shall also contain a provision ordering the county to pay its share of the expenses for the care of said child, including the board, clothing, medical care and surgical treatment while the child is under the guardianship of the New Jersey State Board of Children Guardians, and said order shall also contain a provision fixing the date from which said payment of expenses for the care of said child shall be chargeable, the date being not earlier than the date of the filing of the petition praying for said relief.

Order
committing
child.

21. *Provided, however,* that in all cases where there is no objection, upon the part of the board of chosen freeholders or the parent or parents, to the recommendations of the State Board of Children's Guardians, the court hearing herein provided for may be expedited by an immediate reference by the court to the county adjuster, referee or to a commissioner.

Proviso may
refer case to
county
adjuster.

Assistance
to mother.

22. Whenever in the opinion of the court it shall appear that the mother or female standing in loco parentis has insufficient means to care for and support her children and they are ineligible to receive relief for any reason, pursuant to the provisions of this title, but are eligible to assistance under Title II, it shall be the duty of the court to adjourn the hearing to permit compliance with the provisions of Title II, and the procedure thereafter shall be as set forth in Title II as if the original application were made thereunder.

Placing of
children.

23. It shall be the duty of the said board, when any child shall be committed thereto, to place such child in a suitable home, with or without the payment of board, of the religious faith of the parent or parents of such child, if practicable. During the period in which the said board is seeking such family for such child and until such family is secured as hereinbefore provided, said board shall place such child in the custody of an institution in this State for the care of children; *provided, that* the institution in which the child is placed shall be one maintained for children of the religious faith of the parent or parents of such child, when practicable. In case no institution of such religious faith exists in this State then the said board shall use its discretion in providing for the care of such child until a family has been secured. The order of the court committing a child to the guardianship of the board shall in no wise be restrictive of the duties, powers and authority of the State board in the care, custody, placement, welfare and exclusive guardianship of the children as provided in this act, and the State board shall be removed as such guardian only upon good cause shown and upon charges preferred after an opportunity to be heard.

Proviso.

Removal of
State Board
as guardian.

Placing child
pending
delivery to
State Board.

24. It shall be the duty of the person charged with the responsibility of administering to the needs of the poor in any town, borough, city, county, township, or any other municipality in any county in the State, to place a child, pending delivery to the agent of the said board, in a suitable

place approved for that purpose by the State Board of Children's Guardians; paying therefor as a charge against municipal funds for a term of not more than thirty days after the date of such placement, or until the court having jurisdiction has made an order committing such child to the care of the State Board of Children's Guardians as herein provided; he shall forthwith give a written notice of such placement within twenty-four hours thereof to the said Board of Children's Guardians, and the board of chosen freeholders of the county wherein the child has settlement, which notice shall contain a description of such child, embracing its or their name, age, sex, religion, faith of its or their parent or parents, with their parents' names and addresses and the names and addresses of all known relatives who may be legally liable for their support and their addresses, the facts in regard to the income, if any, of the mother and children and whether they have any real or personal property in their own name or held by others for them or any other facts that will assist the court in determining the dependency of the family, date of placement, past and present residence and such information as such officer has been able to ascertain. He shall further cause a petition to be filed with the Juvenile and Domestic Relations Court, seeking to commit the child to the care of the State Board of Children's Guardians pursuant to the procedure outlined in this title, and the State Board of Children's Guardians upon receipt of the information furnished by the said officer or court shall proceed to an investigation of the home life conditions and residence of the child to ascertain its eligibility for assistance under the provisions of this act.

Notice of
placement.

Petition filed.

Investigation
of home life.

25. The guardianship of the Board of Children's Guardians granted pursuant to the provisions of this act shall be full and complete for all purposes and shall vest in the said board the custody of both the person and property of its committed wards and shall enable the board to prosecute suits, claims, and proceedings and all manner of actions

Full guard-
ianship vested
in board.

in law or equity for and on behalf of its wards; permit the administration of real and personal property or any interest therein; to demand and receive from all persons, including guardians appointed previous to commitment, any and all property of its wards. The Board of Children's Guardians may at any time discharge from its care, custody and guardianship any child, if in the opinion of the board, the best interests of the child will be promoted thereby.

Discharge
from
guardianship.

TITLE II

HOME LIFE OF DEPENDENT CHILDREN

Widow with
dependent
children.

26. Any widow who is the mother of a dependent child or children under the age of sixteen years who has insufficient means and is unable to support it or them and maintain her home, or

When
husband
confined.

(a) Any mother of a dependent child or children under the age of sixteen who has insufficient means and is unable to support it or them and maintain her home on account of her husband being confined in a jail, prison or penitentiary being sentenced for a term that will extend for six months after the date of decision on the petition, or

Desertion of
husband.

(b) Any such mother whose husband is under indictment for desertion of his wife and children and cannot be found within one year from the date of the desertion, or

Illness of
husband.

(c) Any such mother whose husband is an inmate of an institution for mental or physical illness requiring a prolonged treatment, or

Mentally in-
capacitated.

(d) Any mother whose husband is physically or mentally ill and is unable to support his child or children, who are dependent, and who is under proper and reasonable treatment for the possible removal of such defect; and said widow or mother has a county legal settlement may file a petition of assistance to the State Board of Children's Guardians; *provided, however*, that there are no relatives of the mother or children who are legally liable for the support of said mother and children.

Proviso.

27. The State Board of Children's Guardians shall cause a copy of the petition provided for in this title, and a notice of the time and place when it will be presented to the welfare board, to be served on or mailed to the director of welfare of the county welfare board having jurisdiction over the district wherein the child has residence, the county adjuster and the board of chosen freeholders at least ten days before such time. Notifications.

28. Immediately upon filing of such petition aforesaid, the State Board of Children's Guardians shall examine into the truth and merits of the petition and make an investigation of the home life conditions of the petitioner and shall prepare a report of its findings, which report shall set forth Verifying petition.

(a) The facts found by its investigation to prove or disprove all the allegations set forth in the petition, and in addition whether or not the dependency is caused by the willful neglect of the mother, whether the mother is mentally, morally and physically fit to care for the children, whether the home is a satisfactory place for the training and rearing of the child or children, a statement of any additional real or personal property including any income or bank accounts not set forth in the petition, and the names and addresses of any additional relatives not disclosed by petitioner, and any other facts that will assist the welfare board in reaching a decision in the matter; Scope of investigation.

(b) The report shall also give a statement containing items showing the total income of the woman, all her children and the husband, if living, from all sources, also a budget showing the minimum amount of money necessary for the maintenance of the family and the minimum amount that the widow or mother will require to support and care for her children under sixteen years of age, the said total per child not to exceed the cost of care of a child in an approved child-caring institution. Report to show amount of income.

29. If, upon the completion of the investigation, examination and hearing provided for under sec- Order committing family.

tion twenty-eight hereof, the welfare board shall find the said petitioner is a widow or mother of a child or children under the age of sixteen years and that she is in all respects qualified to receive said relief in accordance with the conditions set forth in this act, and that her petition has been in all respect verified by the report filed in accordance with section twenty-eight of this act and the testimony of witnesses or records, and that the petitioner has residence and that there is no relative having the legal responsibility and financial ability to support her child or children and that unless relief is granted the mother will be unable properly to support and educate her children, and that they may become a public charge, it shall make an order committing said family to the care of the State Board of Children's Guardians, and directing that there shall be paid to the mother through the State Board of Children's Guardians from funds provided as set forth in section three of this act for the support of her children until they arrive at the age of sixteen unless sooner discharged, an amount fixed on the basis of the budget of the child as provided in subdivision (b) of the report of findings filed with the welfare board, as provided for under section twenty-eight hereof, the amount to be awarded to be discretionary with the welfare board; *provided*, that any widow who is a mother of a child or children under the age of sixteen, and any mother or person, who is eligible to receive assistance pursuant to the provisions of this act, and who now is receiving or may hereafter receive assistance pursuant to the provisions of this act, and who shall remain in or who shall remove to some other county other than the county in which she receives assistance, shall continue to be paid by the county making the original grant regardless of her residence; *provided, however*, that she has not lost State legal settlement. The welfare board shall also have the power, at any time before the child reaches the age of sixteen, to terminate the payment for the support of such child if in its

Payment.

Proviso.

Proviso.

May terminate support.

opinion it is in the best interest of the child, and that such financial support is no longer necessary.

30. Prior to the date of hearing, the State Board of Children's Guardians shall file a report of its findings with the county welfare board and the board of chosen freeholders or its designated representative setting forth in full the results of said examination and investigation as provided for under section twenty-eight hereof including the family budget and a recommendation as to what is the lowest amount based on said budget that is necessary to provide for the support and care of such child and children and upon such report being made and filed with the welfare board, thereafter upon the day fixed for the hearing, the welfare board shall examine under oath all parties in interest who desire to be heard. The welfare board may in its discretion issue subpoenas for the attendance of witnesses and adjourn the hearing from day to day, not to exceed ninety days.

Board to file recommendations.

Subpoena witnesses.

31. Whenever in the opinion of the welfare board it shall appear that the woman has insufficient means to care for and support her children and they are ineligible to receive relief for any reason, pursuant to the provisions of this title, but are eligible to relief under the provisions of Title I, it shall be the duty of the board to adjourn the hearing and to permit the petitioner to comply with the provisions of Title I and thereafter be governed by the procedure set forth in Title I as if the petition were filed thereunder in the original instance.

May amend petition.

32. The board of chosen freeholders, through its duly authorized representative shall be entitled to appear at such hearing and make recommendations thereto and may have taken at its own expense a stenographic record of the hearing. The welfare board may further make a reference of the matter to a referee as provided in Title I of this act.

Record of hearing.

33. The welfare board may in its discretion direct a medical examination of the petitioner and of any of the children or their father, and order

Medical examination.

	payment to the physician for his services in making the examination and report through the State Board of Children's Guardians in the same manner and in the same proportion as provided for the payment of relief; <i>and provided, further</i> , that all birth, death and marriage certificates required under the provisions of this act shall be issued free of charge upon the order of the director of relief, the representative of the board of chosen freeholders or the State Board of Children's Guardians.
Proviso.	
Appeals.	34. Appeals from the decisions of the county welfare board shall be heard and acted upon by the State Department of Institutions and Agencies or its duly authorized representative.
Report on mis- use of funds.	35. Whenever the State Board of Guardians shall find that any mother or any woman standing in loco parentis to whom relief has been granted under the provisions of this act is not properly caring for, educating and supporting the children or is misusing the allowance granted for the children, or whenever it shall find in a case that the father of the children fails to comply with the directions of the attending physician or he fails to continue treatment for the removal of his physical or mental defect, the State board shall make a full report setting forth the facts in the matter and file the same with the welfare board and the board of chosen freeholders; the welfare board shall fix a day for a hearing, notify the petitioner to appear before it, reopen the case, and revoke the order granting the allowance or make such further order as may appear to the board necessary to protect the interest of the children. The State Board of Children's Guardians shall, whenever it shall appear that there is additional income coming into the home, make a new examination of the mother's finances and determine to what amount the allowance granted may be reduced and notify the welfare board and the board of chosen freeholders of the new amount so determined; or if it appears upon examination that there is sufficient increase in the income in the home to care for the children,
Hearing.	
New examination of recipient's finances.	
May suspend payments.	

the Board of Children's Guardians shall reduce or suspend any further payments to the mother and notify the mother, the welfare board and the board of chosen freeholders. The welfare board shall thereupon notify the mother and the State Board of Children's Guardians to appear before it at a certain time and if it at said hearing the welfare board is satisfied that there is an increase in the income of the family it shall approve the reduction in the amount of the relief. Whenever the Board of Children's Guardians finds that the father has recovered from his illness, or that the father has been discharged from prison, or that the woman standing in loco parentis has lost her settlement in the State, or that there is sufficient income in the home to support and care for her child, the child shall be discharged from care and supervision by the State Board of Children's Guardians, which shall duly notify the welfare board that such discharge has been effected.

Hearing.

Children
discharged
from
supervision.

36. It shall be the duty of the State Board of Children's Guardians to see that any widow or mother committed to its care, pursuant to the provisions of this act is properly caring for her children, that they are sufficiently clothed and fed, that they attend school regularly and receive proper religious instruction; and that said family shall be visited at least four times a year.

Care of
children.

37. The State Board of Children's Guardians and the welfare board of the several counties shall be empowered to enact such reasonable rules and regulations as are consistent herewith, for the purpose of carrying into effect the meaning of this act.

Rules and
regulations.

38. This act shall take effect immediately, but assistance shall not be granted to any person qualifying under the provisions of this act until three months after the date of approval hereof, except in the case of persons having the five-year county legal settlement which said legal settlement was a requirement for such assistance prior to the approval of this act.

Act effective.

Approved March 17, 1936.

CHAPTER 34

AN ACT appropriating the sum of forty-six thousand five hundred dollars (\$46,500.00) to the Delaware River Joint Toll Bridge Commission for emergency repairs to various free bridges crossing the Delaware river.

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

Appropriation.

1. There is hereby appropriated to the Delaware River Joint Toll Bridge Commission, from the State highway system fund, the sum of forty-six thousand five hundred dollars (\$46,000.00), or as much thereof as may be necessary, for emergency repairs to various free bridges crossing the Delaware river between the Commonwealth of Pennsylvania and the State of New Jersey.

2. This act shall take effect immediately.
Approved March 26, 1936.

CHAPTER 35

A SUPPLEMENT to an act entitled "An act concerning disorderly persons" (Revision of 1898).

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

Soliciting
funds for
police
organizations.

1. It shall be unlawful for any person or persons to solicit funds or a contribution of any kind, by mail, telephone or in person, whether in payment for tickets, admission, books, tokens, advertising or otherwise, for any organization of policemen, except that members of any such organization who are members of a police department in any munici-

pality or county may personally solicit such funds or contributions in the municipality where they are employed, or in case of county police departments throughout the county where they are employed. Any person violating this provision shall be deemed and adjudged to be a disorderly person.

Disorderly
person.

2. Any offense committed under this act shall be considered to have taken place in the county in which the person solicited was at the time of such solicitation, notwithstanding that such solicitation was by telephone, originating outside of said county or by mail deposited in the post office outside of said county.

Place of
committing
offense.

3. This act shall take effect immediately.
Approved March 27, 1936.

CHAPTER 36

AN ACT to amend an act entitled "An act to regulate the practice of pharmacy in this State," approved March nineteenth, one thousand nine hundred and one, and the amendments thereto.

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

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

Section 4
amended.

4. Every person applying for registration as a pharmacist under this act shall be not less than twenty-one years of age, shall be a citizen of the United States, or shall have declared his or her intention so to become a citizen of the United States, shall be of good moral character, and not a chronic or persistent inebriate, and not addicted to the use of any narcotic drug, and shall have not less than four years' practical experience obtained in

Requirements
for applicants
for regis-
tration.

accordance with the rules and regulations of the Board of Pharmacy under a registered pharmacist in a registered pharmacy where prescriptions of medical practitioners are compounded and drugs are sold at retail and which registered pharmacy is approved by the Board of Pharmacy for such purpose; at least one year of such experience must have been had in a pharmacy in the United States within five years of the date of the application for registration as a pharmacist; *provided*, that a credit of not more than three years may be given in lieu of store experience for an equal time spent in a course of study and laboratory instruction in a school of pharmacy, approved by the Board of Pharmacy, and shall have been duly graduated from a pharmacy course given in a school of pharmacy complying with the rules and regulations of the Board of Pharmacy of the State of New Jersey, and shall present to the board a certificate from the Commissioner of Education of this State showing that such applicant, before entering the school of pharmacy, had obtained an education equivalent to the standard established by the Board of Pharmacy of the State of New Jersey; the requirements of this section of the act relating to the certificate of preliminary education and to a graduation from a school of pharmacy shall not become operative until September first, one thousand nine hundred and twenty, nor shall the requirement of the act relating to the certificate of preliminary education apply to any applicant for registration as a pharmacist who was a graduate of an approved school of pharmacy prior to September first, one thousand nine hundred and twenty; and each applicant before examination shall pay to the secretary of the Board of Pharmacy a fee of twenty-five dollars, and upon passing an examination satisfactory to said board, he or she shall receive from said board a certificate of registration to practice pharmacy in this State; *provided*, that the Board of Pharmacy is hereby authorized to conduct written examinations in the theoretical subjects for applicants for registration,

Proviso.

Requirements not to apply.

Fee.

Proviso.

at any time after the applicant has been graduated from a college of pharmacy meeting the requirements of the board; *provided, however*, that no candidate shall be examined in practical pharmacy and laboratory work until he or she has met all of the requirements for registration provided in the law and rules of the board; including one year of practical experience served under the supervision of a registered pharmacist, subsequent to graduation from an approved college of pharmacy, in a pharmacy approved by the board for such purpose; *provided, further*, that successful passing of the examination in theoretical subjects shall confer no rights or privileges upon the applicant in connection with the practice of pharmacy in this State; the board may waive the examination of any applicant for registration who is registered in the District of Columbia or any State or territory or insular possession of the United States, or any foreign country that has an equivalent standard for registration, and if the Board of Pharmacy of the District of Columbia, or such other State or territory or insular possession of the United States, or such foreign country, shall grant to pharmacists or assistant pharmacists registered in accordance with this act, the same privilege to practice pharmacy in the District of Columbia, or in such other State or territory or insular possession of the United States, or in such foreign country; such reciprocal registration of certificates shall be subject to such rules and regulations as may from time to time be made by the Board of Pharmacy of the State of New Jersey, and each applicant for such reciprocal registration shall pay a fee of twenty-five dollars for registration; all duly registered assistant pharmacists in good standing on the record books of the Board of Pharmacy on April eighteenth, one thousand nine hundred and thirty-two shall be entitled to all the privileges of a registered pharmacist during the temporary absence of the registered pharmacist in charge, but shall not be entitled to engage in business on their

Proviso.

Proviso.

Reciprocal
certificates
granted.Reciprocal
registration
fee.

Display certificate.	own account, or as a manager to conduct a pharmacy or drug store; every pharmacist owning, conducting or employed in any drug store or pharmacy, and every registered assistant pharmacist employed in any drug store or pharmacy, shall conspicuously display his or her certificate of registration and renewal of certificate in said pharmacy or drug store, and any failure so to do shall be prima facie evidence that such person is not a registered pharmacist; every pharmacy in this State must have displayed on a sign, so as to be read from the outside, the name of the registered pharmacist who is in charge; and every registered pharmacist and every registered assistant pharmacist shall, annually, on such date as the Board of Pharmacy shall prescribe, pay to the secretary of the board a registration renewal fee of two dollars, in return for which he or she shall receive a renewal certificate of registration.
Name of pharmacist displayed.	The term temporary absence as used in this section shall mean an absence of not more than four hours in any one day of twenty-four hours.
Renewal fee.	Applicants examined and licensed in accordance with the provisions of this act who, when admitted to the licensing examination, were citizens of a foreign country, and who had declared intention of becoming citizens of the United States, shall, upon passing the examination, be issued a license valid for six years from the date of such declaration of intention and upon failure of such licensee to furnish evidence of his having actually become a citizen, his license shall become invalid and automatically become revoked and his registration shall be annulled.
Temporary absence defined.	2. This act shall take effect July first, one thousand nine hundred and thirty-six.
Probationary licenses granted aliens.	Approved March 27, 1936.
Act effective.	

CHAPTER 37

AN ACT concerning county and municipal finances.

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

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

May include part of deferred assets in budget.

2. Deferred assets or deferred charges, as herein defined, shall be construed to include the following:

Deferred assets defined.

- (a) Deficits in miscellaneous revenues.
- (b) Deficits in tax revenues.
- (c) Deficits by reason of tax remissions or abatement of taxes more than three years in arrears.
- (d) Deficits or anticipated deficits in the operation of any municipal enterprise or utility account.
- (e) Deficits by reason of overexpenditure of appropriation or expenditure in the absence of appropriation.
- (f) Deficits by reason of tax revenue notes of one thousand nine hundred and thirty-one or years prior thereto.
- (g) Deficits occasioned by any interfund borrowings.

3. In each case where a county or municipality is desirous of distributing such deferred assets or charges, as herein described, application for permission so to do shall be made by the governing body of any county or municipality to the State

Application for permission to distribute.

Auditor. If such application shall be approved, the State Auditor shall endorse on the same the word "approved" and append his signature thereto and return the same to the governing body of the county or municipality so applying. If such State Auditor shall disapprove of the same, he shall endorse on the said application the word "disapproved" and shall sign his name thereto and return the same to the governing body of such county or municipality and such application shall be disposed of by the State Auditor within ten days from the date of the receipt thereof by him.

Changing
budget.

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

Purpose
of act.

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

Approved March 27, 1936.

CHAPTER 38

AN ACT to supplement an act entitled "An act to authorize two or more municipalities in this State by means of a commission to acquire, either by purchase or condemnation, and operate privately owned water works now or hereafter supplying water therein, and in other municipalities, if any, in which water is supplied by the same water works, together with the franchises, rights, and any or all other appurtenant property of the owner or owners, of such works, and to enlarge and extend the same," passed March twenty-third, one thousand nine hundred and twenty-three, constituting chapter one hundred and ninety-five of the pamphlet laws of one thousand nine hundred and twenty-three.

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

1. The act to which this act is a supplement, as heretofore supplemented and amended, is hereby further supplemented by adding thereto, after section five-A, a new section to be known as section five-B, reading as follows:

Section 5B
added.

5-B. (1) The commission appointed pursuant to the first section of this act and any succeeding commission however appointed or elected (hereinafter in this section referred to as "commission"), as a body politic and corporate of the State of New Jersey, is hereby authorized and empowered, on its sole faith and credit and subject to the limitations of this section, to borrow money and issue its negotiable notes therefor in anticipation of its receipts on account of fees, rentals and charges made or to be made for the sale of water. The proceeds

May borrow
money.

Use of
proceeds.

New Jersey State Library

of such notes shall be applied only to purposes to which such receipts could lawfully be applied, excluding, however, capital improvements or payments to municipalities of this State.

Issuing
details.

(2) Said notes shall be authorized by resolution of the commission, shall bear interest at a rate not exceeding six per centum (6%) per annum, shall be executed in the name of the commission by the president under the seal of the commission and attested by its secretary, shall be sold by resolution of the commission at not less than par at public or private sale and shall be corporate and unlimited obligations of the commission. Each such note shall mature within three months from the date thereof and may be renewed for additional periods of not exceeding three months each, but not beyond two years from the date of the original note, and each renewal note shall state on its face the date, amount and maturity date of the note or notes renewed by it.

Renewal.

Treasurer's
certificate
to show:

(3) Prior to the authorization of said notes the commission shall require the treasurer to make and file a certificate, prepared as of a date not more than ten days prior to adoption of the resolution constituting such authorization, setting forth:

Uncollected
rents, etc.;

(1) the total amount of outstanding, uncollected fees, rentals and charges made and billed for the sale of water by the commission, less any part thereof which are more than ten months in arrears; (2) the estimated fees, rentals and charges for the sale of water by the commission to be made and billed within three months thereafter;

Estimated
rentals, etc.;

Gross borrow-
ing power;

(3) the gross borrowing power of the commission under this section, being fifty per centum (50%) of the total of the amounts stated for the two preceding items; and (4) the total amount of notes outstanding or authorized but not issued pursuant to this section. Such certificate shall be quoted in full in the resolution constituting such authorization.

Amount
of notes.

Notes not to
be issued.

No notes shall be authorized or issued pursuant to this section which shall, together with any

other notes then outstanding, exceed the gross borrowing power as stated in such certificate. No notes shall be issued or delivered pursuant to any resolution of the commission except within thirty days from the date of adoption thereof.

(4) If any such notes shall be outstanding at the end of any fiscal year of the commission, then the rates for water to be charged by the commission shall within thirty days be so increased that, if such rates had been in force during such fiscal year, the gross cash receipts for such year would have been increased by not less than the amount of such outstanding notes, except and unless the then existing rates, had they been in force during the whole of such fiscal year, the gross cash receipts for such year would have been increased by not less than the amount of such outstanding notes. Such increased rates or such rates then in force shall not be reduced until at least one year after the end of such fiscal year.

Increase
rates to meet
maturing
notes.

(5) The powers granted by this section shall be in addition to any other powers now vested in the commission and shall not be subject to any limitation contained in any other section of this act, or of any acts amendatory thereof or supplemental thereto.

Powers
granted
additional.

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

Act
inoperative.

Approved March 27, 1936.

CHAPTER 39

AN ACT to make uniform the law on close pursuit and authorizing this State to co-operate with other States therein.

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

When foreign
officers may
make arrest
in this State.

1. Any member of a duly organized State, county or municipal peace unit of another State of the United States who enters this State in close pursuit, and continues within this State in such close pursuit, of a person in order to arrest him on the ground that he has committed a felony in such other State, shall have the same authority to arrest and hold in custody such person, as members of a duly organized State, county or municipal peace unit of this State have, to arrest and hold in custody a person on the ground that he has committed a felony in this State.

Hearing
after arrest.

2. If an arrest is made in this State by an officer of another State in accordance with the provisions of section one of this act he shall without unnecessary delay take the person arrested before a magistrate of the county in which the arrest was made, who shall conduct a hearing for the purpose of determining the lawfulness of the arrest. If the magistrate determines that the arrest was lawful he shall commit the person arrested to await for a reasonable time the issuance of an extradition warrant by the Governor of this State. If the magistrate determines that the arrest was unlawful he shall discharge the person arrested.

Extradition.

Discharge.

Construing
Section 1.

3. Section one of this act shall not be construed so as to make unlawful any arrest in this State which would otherwise be lawful.

Use of words.

4. For the purpose of this act the word State shall include the District of Columbia.

Felony
includes high
misdemeanor.

5. For the purpose of this act the term "felony" includes "high misdemeanor".

6. Upon the passage and approval by the Governor of this act it shall be the duty of the Secretary of State (or other officer) to certify a copy of this act to the Executive Department of each of the States of the United States.

Notifications
by Secretary
of State.

7. If any part of this act is for any reason declared void, it is declared to be the intent of this act that such invalidity shall not affect the validity of the remaining portions of this act.

Sections
severable.

8. This act may be cited as the Uniform Act on Close Pursuit.

Short title.

9. This act shall take effect immediately.
Approved March 30, 1936.

CHAPTER 40

UNIFORM ACT to secure the attendance of witnesses from without the State in criminal proceedings.

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

1. Witness as used in this act shall include a person whose testimony is desired in any proceeding or investigation by a grand jury or in a criminal action, prosecution or proceeding.

Witness
defined.

The word State shall include any Territory of the United States and District of Columbia.

State
defined.

2. Summoning Witness in this State to Testify in Another State. If a judge of a court of record in any State which by its laws has made provision for commanding persons within that State to attend and testify in this State certifies under the seal of such court that there is a criminal prosecution pending in such court, or that a grand jury investigation has commenced or is about to commence, that a person being within this State is a material witness in such prosecution, or grand jury investigation, and that his presence will be required

Summoning
witness to
testify in
another
State.

for a specified number of days, upon presentation of such certificate to any judge of a court of record in the county in which such person is, such judge shall fix a time and place for a hearing, and shall make an order directing the witness to appear at a time and place certain for the hearing.

**Summons
issued.**

If at a hearing the judge determines that the witness is material and necessary, that it will not cause undue hardship to the witness to be compelled to attend and testify in the prosecution or a grand jury investigation in the other State, and that the laws of the State in which the prosecution is pending, or grand jury investigation has commenced or is about to commence, will give to him protection from arrest and the service of civil and criminal process, he shall issue a summons, with a copy of the certificate attached, directing the witness to attend and testify in the court where the prosecution is pending, or where a grand jury investigation has commenced or is about to commence at a time and place specified in the summons. In any such hearing the certificate shall be prima facie evidence of all the facts stated therein.

**May take
witness into
custody.**

If said certificate recommends that the witness be taken into immediate custody and delivered to an officer of the requesting State to assure his attendance in the requesting State, such judge may, in lieu of notification of the hearing, direct that such witness be forthwith brought before him for said hearing; and the judge at the hearing being satisfied of the desirability of such custody and delivery, for which determination the certificate shall be prima facie proof of such desirability, may, in lieu of issuing subpoena or summons, order that said witness be forthwith taken into custody and delivered to an officer of the requesting State.

**Payments to
witness.**

If the witness, who is summoned, as above provided, after being paid or tendered by some properly authorized person the sum of ten cents (\$0.10) a mile for each mile and five dollars (\$5.00) for each day, that he is required to travel and attend as a witness, fails without good cause to attend and

testify as directed in the summons, he shall be punished in the manner provided for the punishment of any witness who disobeys a summons issued from a court of record in this State.

Failure
to attend
and testify
punishable.

3. Witness From Another State Summoned to Testify in This State. If a person in any State, which by its laws has made provision for commanding persons within its borders to attend and testify in criminal prosecutions, or grand jury investigations commenced or about to commence, in this State, is a material witness in a prosecution pending in a court of record in this State, or in a grand jury investigation which has commenced or is about to commence, a judge of such court may issue a certificate under the seal of the court stating these facts and specifying the number of days the witness will be required. This certificate shall be presented to a judge of a court of record in the county in which the witness is found.

Summoning
witnesses
from other
States.

If said certificate recommends that the witness be taken into immediate custody and delivered to an officer of this State to assure his attendance in this State, such judge may direct that such witness be forthwith brought before him; and the judge being satisfied of the desirability of such custody and delivery, for which determination said certificate shall be prima facie proof, may order that said witness be forthwith taken into custody and delivered to an officer of this State, which order shall be sufficient authority to such officer to take such witness into custody and hold him unless and until he may be released by bail, recognizance, or order of the judge issuing the certificate.

May take
witness into
custody.

If the witness is summoned to attend and testify in this State he shall be tendered the sum of ten cents (\$0.10) a mile for each mile and five dollars (\$5.00) for each day that he is required to travel and attend as a witness. A witness who has appeared in accordance with the provisions of the summons shall not be required to remain within this State a longer period of time than the period mentioned in the certificate, unless otherwise ordered

Payments
to witness.

Failure
to obey
summons
punishable.

by the court. If such witness fails without good cause to attend and testify as directed in the summons, he shall be punished in the manner provided for the punishment of any witness who disobeys a summons issued from a court of record in this State.

Exemption
from arrest
and process.

4. Exemption from Arrest and Service of Process. If a person comes into this State in obedience to a summons directing him to attend and testify in this State he shall not while in this State pursuant to such summons or order be subject to arrest or the service of process, civil or criminal, in connection with matters which arose before his entrance into this State under the summons.

If a person passes through this State while going to another State in obedience to a summons or order to attend and testify in that State or while returning therefrom, he shall not while so passing through this State be subject to arrest or the service of process, civil or criminal, in connection with matters which arose before his entrance into this State under the summons or order.

Interpreting
act.

5. Uniformity of Interpretation. This act shall be so interpreted and construed as to effectuate its general purpose to make uniform the law of the States which enact it.

Short title.

6. Short Title. This act may be cited as "Uniform Act to Secure the Attendance of Witnesses from Without the State in Criminal Cases."

Repealer.

7. Inconsistent Laws Repealed. All acts or parts of acts inconsistent with this act are hereby repealed.

Constitution-
ality.

8. Constitutionality. If any part of this act is for any reason declared void, such invalidity shall not affect the validity of the remaining portions thereof.

9. Time of Taking Effect. This act shall take effect immediately.

Approved March 30, 1936.

CHAPTER 41

AN ACT providing that the State of New Jersey may enter into a compact with any of the United States for mutual helpfulness in relation to persons convicted of crime or offenses who may be on probation or parole.

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

1. The Governor of this State is hereby authorized and directed to enter into a compact on behalf of the State of New Jersey with any of the United States legally joining therein in the form substantially as follows:

Governor empowered to enter into compact for prevention of crime.

A COMPACT Entered into by and among the contracting States, signatories hereto, with the consent of the Congress of the United States of America, granted by an act entitled "An Act Granting the Consent of Congress to any two or more States to enter into Agreements or Compacts for Co-operative Effort and Mutual Assistance in the Prevention of Crime and for other purposes."

The contracting States solemnly agree:

Agreement:

(1) That it shall be competent for the duly constituted judicial and administrative authorities of a State party to this compact (herein called "Sending State") to permit any person convicted of an offense within such State and placed on probation or released on parole to reside in any other State party to this compact (herein called "Receiving State") while on probation or parole, if

Relative to probationers and parolees;

(a) Such person is in fact a resident of or has his family residing within the receiving State and can obtain employment there;

Residence and employment;

(b) Though not a resident of the receiving State and not having his family residing there, the receiving State consents to such person being sent there.

Consent of receiving State;

Investigation;	Before granting such permission, opportunity shall be granted to the receiving State to investigate the home and prospective employment of such person.
Resident defined;	A resident of the receiving State, within the meaning of this section, is one who has been an actual inhabitant of such State continuously for more than one year prior to his coming to the sending State and has not resided within the sending State more than six continuous months immediately preceding the commission of the offense for which he has been convicted.
Duties of receiving State;	(2) That each receiving State will assume the duties of visitation of and supervision over probationers or parolees of any sending State and in the exercise of those duties will be governed by the same standards that prevail for its own probationers and parolees.
Sending State may retake parolee, etc.;	(3) That duly accredited officers of a sending State may at all times enter a receiving State and there apprehend and retake any person on probation or parole. For that purpose no formalities will be required other than establishing the authority of the officer and the identity of the person to be retaken. All legal requirements to obtain extradition of fugitives from justice are hereby expressly waived on the part of States party hereto, as to such persons. The decision of the sending State to retake a person on probation or parole shall be conclusive upon and not reviewable within the receiving State; <i>provided, however</i> , that if at the time when a State seeks to retake a probationer or parolee there should be pending against him within the receiving State any criminal charge, or he should be suspected of having committed within such State a criminal offense, he shall not be retaken without the consent of the receiving State until discharged from prosecution or from imprisonment for such offense.
Extradition requirements waived;	
Proviso: retaking.	
Transporting prisoners;	(4) That the duly accredited officers of the sending State will be permitted to transport prisoners being retaken through any and all States parties to this compact, without interference.

(5) That the Governor of each State may designate an officer who, acting jointly with like officers of other contracting States, if and when appointed, shall promulgate such rules and regulations as may be deemed necessary to more effectively carry out the terms of this compact.

Rules and
regulations;

(6) That this compact shall become operative immediately upon its ratification by any State as between it and any other State or States so ratifying. When ratified it shall have the full force and effect of law within such State, the form of ratification to be in accordance with the laws of the ratifying State.

Compact
operative;

(7) That this compact shall continue in force and remain binding upon each ratifying State until renounced by it. The duties and obligations hereunder of a renouncing State shall continue as to parolees or probationers residing therein at the time of withdrawal until retaken or finally discharged by the sending State. Renunciation of this compact shall be by the same authority which ratified it, by sending six months' notice in writing of its intention to withdraw from the compact to the other States party hereto.

Continuance
of compact.

Renunciation.

2. If any section, sentence, subdivision or clause of this act is for any reason held invalid or to be unconstitutional, such decision shall not affect the validity of the remaining portions of this act.

Constitution-
ality.

3. The aforesaid compact with any other States shall be deemed to have been ratified by this State when executed by the Governor of this State and such other State.

Compact
deemed
ratified.

4. This act may be cited as the Uniform Act for Out-of-State Parolee Supervision.

Title of act.

Approved March 30, 1936.

CHAPTER 42

AN ACT to make uniform the procedure on interstate extradition.

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

Terms
defined.

1. Definitions. Where appearing in this act, the term "Governor" includes any person performing the functions of Governor by authority of the law of this State. The term "Executive Authority" includes the Governor, and any person performing the functions of Governor in a State other than this State. The term "State," referring to a State other than this State, includes any other State or territory, organized or unorganized, of the United States of America.

Duty of
Governor
relative to
fugitives.

2. Fugitives from Justice; Duty of Governor. Subject to the provisions of this act, the provisions of the Constitution of the United States controlling, and any and all acts of Congress enacted in pursuance thereof, it is the duty of the Governor of this State to have arrested and delivered up to the Executive Authority of any other State of the United States any person charged in that State with treason, felony, or other crime, who has fled from justice and is found in this State.

Form of
demand for
extradition.

3. Demand; Form. No demand for the extradition of a person charged with crime in another State shall be recognized by the Governor unless in writing alleging that the accused was present in the demanding State at the time of the commission of the alleged crime, and that thereafter he fled from the State, except in cases arising under section six, and accompanied by a copy of an indictment found or by information supported by affidavit in the State having jurisdiction of the crime, or by a copy of an affidavit made before a magistrate there, together with a copy of any warrant which was issued thereon; or by a copy of a judg-

ment of conviction or of a sentence imposed in execution thereof, together with a statement by the Executive Authority of the demanding State that the person claimed has escaped from confinement or has broken the terms of his bail, probation or parole. The indictment, information, or affidavit made before the magistrate must substantially charge the person demanded with having committed a crime under the law of that State; and the copy of indictment, information, affidavit, judgment of conviction or sentence must be authenticated by the Executive Authority making the demand.

Charge.

4. Investigation by Governor. When a demand shall be made upon the Governor of this State by the Executive Authority of another State for the surrender of a person so charged with crime, the Governor may call upon the Attorney-General or any prosecuting officer in this State to investigate or assist in investigating the demand, and to report to him the situation and circumstances of the person so demanded, and whether he ought to be surrendered.

Investigation.

5. Extradition of Persons Imprisoned or Awaiting Trial in Another State or Who Have Left the Demanding State Under Compulsion. When it is desired to have returned to this State a person charged in this State with a crime, and such person is imprisoned or is held under criminal proceedings then pending against him in another State, the Governor of this State may agree with the Executive Authority of such other State for the extradition of such person before the conclusion of such proceedings or his term of sentence in such other State, upon condition that such person be returned to such other State at the expense of this State as soon as the prosecution in this State is terminated.

Agreement relative to offenders in more than one State.

The Governor of this State may also surrender on demand of the Governor of any other State any person in this State who is charged in the manner provided in section twenty-three of this act with

Governor may surrender person on demand.

having violated the laws of the State whose Governor is making the demand, even though such person left the demanding State involuntarily.

Extradition
of accused
absentee.

6. Extradition of Persons Not Present in Demanding State at Time of Commission of Crime. The Governor of this State may also surrender, on demand of the Executive Authority of any other State, any person in this State charged in such other State in the manner provided in section three with committing an act in this State, or in a third State, intentionally resulting in a crime in the State whose Executive Authority is making the demand, and the provisions of this act not otherwise inconsistent, shall apply to such cases, even though the accused was not in that State at the time of the commission of the crime, and has not fled therefrom.

Form of
warrant.

7. Issuance of Warrant of Arrest by Governor; Recitals Therein. If the Governor decides that the demand should be complied with, he shall sign a warrant of arrest, which shall be sealed with the State seal, and be directed to any peace officer or other person whom he may think fit to entrust with the execution thereof. The warrant must substantially recite the facts necessary to the validity of its issuance.

Execution
of warrant.

8. Execution of Warrant; Manner and Place Thereof. Such warrant shall authorize the peace officer or other person to whom directed to arrest the accused at any time and any place where he may be found within the State and to command the aid of all peace officers or other persons in the execution of the warrant, and to deliver the accused, subject to the provisions of this act to the duly authorized agent of the demanding State.

Assisting
officer.

9. Authority of Arresting Officer. Every such peace officer or other person empowered to make the arrest, shall have the same authority, in arresting the accused, to command assistance therein, as peace officers have by law in the execution of any criminal process directed to them, with like penalties against those who refuse their assistance.

10. Rights of Accused Person; Application for Writ of Habeas Corpus. No person arrested upon such warrant shall be delivered over to the agent whom the Executive Authority demanding him shall have appointed to receive him, unless he shall first be taken forthwith before a judge of a criminal court of record in this State, who shall inform him of the demand made for his surrender and of the crime with which he is charged, and that he has the right to demand and procure legal counsel; and if the prisoner or his counsel shall state that he or they desire to test the legality of his arrest, the judge of such criminal court of record shall fix a reasonable time to be allowed him within which to apply for a writ of habeas corpus. When such writ is applied for, notice thereof, and of the time and place of hearing thereon, shall be given to the prosecuting officer of the county in which the arrest is made and in which the accused is in custody, and to the said agent of the demanding State.

Rights of
accused
person.

Writ of
habeas corpus.

Hearing.

11. Penalty for Noncompliance With Preceding Section. Any officer who shall deliver to the agent for extradition of the demanding State a person in his custody under the Governor's warrant, in willful disobedience to the last section, shall be guilty of a misdemeanor, and, on conviction, shall be fined not more than one thousand dollars (\$1,000.00) or be imprisoned not more than six months, or both.

Noncom-
pliance by
officer a mis-
demeanor.

12. Confinement of Accused in Jail When Necessary. The officer or persons executing the Governor's warrant of arrest, or the agent of the demanding State to whom the prisoner may have been delivered may, when necessary, confine the prisoner in the jail of any county or city through which he may pass; and the keeper of such jail must receive and safely keep the prisoner until the officer or person having charge of him is ready to proceed on his route, such officer or person, however, being chargeable with the expense of keeping.

May confine
accused.

The officer or agent of a demanding State to whom a prisoner may have been delivered following extradition proceedings in another State, or to

May confine
prisoner in
this State.

whom a prisoner may have been delivered after waiving extradition in such other State, and who is passing through this State with such a prisoner for the purpose of immediately returning such prisoner to the demanding State may, when necessary, confine the prisoner in the jail of any county or city through which he may pass; and the keeper of such jail must receive and safely keep the prisoner until the officer or agent having charge of him is ready to proceed on his route, such officer or agent, however, being chargeable with the expense of keeping; *provided, however*, that such officer or agent shall produce and show to the keeper of such jail satisfactory written evidence of the fact that he is actually transporting such prisoner to the demanding State after a requisition by the Executive Authority of such demanding State. Such prisoner shall not be entitled to demand a new requisition while in this State.

Proviso.

Arrest of
accused
before making
requisition.

13. Arrest of Accused Before Making of Requisition. Whenever any person within this State shall be charged on the oath of any credible person before any judge or magistrate of this State with the commission of any crime in any other State and, except in cases arising under section six with having fled from justice, or, with having been convicted of a crime in that State and having escaped from confinement, or having broken the terms of his bail, probation or parole, or whenever complaint shall have been made before any judge or magistrate in this State setting forth on the affidavit of any credible person in another State that a crime has been committed in such other State and that the accused has been charged in such State with the commission of the crime, and, except in cases arising under section six, has fled from justice, or with having been convicted of a crime in that State and having escaped from bail, probation or parole and is believed to be in this State, the judge or magistrate shall issue a warrant directed to any peace officer commanding him to apprehend the person named therein, wherever he may be found in this

State, and to bring him before the same or any other judge, magistrate or court who or which may be available in or convenient of access to the place where the arrest may be made, to answer the charge or complaint and affidavit, and a certified copy of the sworn charge or complaint and affidavit upon which the warrant is issued shall be attached to the warrant.

14. Arrest of Accused Without Warrant Therefor. The arrest of a person may be lawfully made also by any peace officer or a private person, without a warrant upon reasonable information that the accused stands charged in the courts of a State with a crime punishable by death or imprisonment for a term exceeding one year, but when so arrested the accused must be taken before a judge or magistrate with all practicable speed and complaint must be made against him under oath setting forth the ground for the arrest as in the preceding section; and thereafter his answer shall be heard as if he had been arrested on a warrant.

Arrest
without
warrant.

15. Commitment to Await Requisition; Bail. If from the examination before the judge or magistrate it appears that the person held is the person charged with having committed the crime alleged, and, except in cases arising under section six, that he has fled from justice, the judge or magistrate must, by a warrant reciting the accusation, commit him to the county jail for such a time not exceeding thirty days and specified in the warrant, as will enable the arrest of the accused to be made under a warrant of the Governor on a requisition of the Executive Authority of the State having jurisdiction of the offense, unless the accused give bail as provided in the next section, or until he shall be legally discharged.

Commitment
awaiting
requisition.

16. Bail; In What Cases; Conditions of Bond. Unless the offense with which the prisoner is charged is shown to be an offense punishable by death or life imprisonment under the laws of the State in which it was committed, a judge or magistrate in this State may admit the person arrested

Bail.

to bail by bond or undertaking, with sufficient sureties, and in such sum as he deems proper, conditioned for his appearance before him at a time specified in such bond or undertaking, and for his surrender, to be arrested upon the warrant of the Governor of this State.

Commitment
extended.

17. Extension of Time of Commitment, Adjournment. If the accused is not arrested under warrant of the Governor by the expiration of the time specified in the warrant, bond, or undertaking, a judge or magistrate may discharge him or may recommit him for a further period of sixty days, or a Supreme Court Justice or county judge may again take bail for his appearance and surrender, as provided in section sixteen, but within a period not to exceed sixty days after the date of such new bond or undertaking.

Forfeiting
bail.

18. Bail; When Forfeited. If the prisoner is admitted to bail, and fails to appear and surrender himself according to the conditions of his bond, the judge, or magistrate by proper order, shall declare the bond forfeited and order his immediate arrest without warrant if he be within this State. Recovery may be had on such bond in the name of the State as in the case of other bonds or undertakings given by the accused in criminal proceedings within this State.

Extradition
when person
is under
prosecution.

19. Persons Under Criminal Prosecution in This State at Time of Requisition. If a criminal prosecution has been instituted against such person under the laws of this State and is still pending, the Governor, in his discretion, either may surrender him on demand of the Executive Authority of another State or hold him until he has been tried and discharged or convicted and punished in this State.

When guilt,
etc., inquired
into.

20. Guilt or Innocence of Accused, When Inquired Into. The guilt or innocence of the accused as to the crime of which he is charged may not be inquired into by the Governor or in any proceeding after the demand for extradition accompanied by a charge of crime in legal form as above provided

shall have been presented to the Governor, except as it may be involved in identifying the person held as the person charged with the crime.

21. Alias Warrant of Arrest. The Governor may recall his warrant of arrest or may issue another warrant whenever he deems proper.

Recalling
warrant.

22. Fugitives From This State; Duty of Governors. Whenever the Governor of this State shall demand a person charged with crime or with escaping from confinement or breaking the terms of his bail, probation or parole in this State, from the Chief Executive of any other State, or from the Chief Justice or an associate justice of the Supreme Court of the District of Columbia authorized to receive such demand under the laws of the United States, he shall issue a warrant under the seal of this State, to some agent, commanding him to receive the person so charged if delivered to him and convey him to the proper officer of the county in this State in which the offense was committed.

Governor's
duty relative
to fugitives.

23. Application for Issuance of Requisition; By Whom Made; Contents. (1) When the return to this State of a person charged with crime in this State is required, the prosecuting attorney shall present to the Governor his written application for a requisition for the return of the person charged, in which the person so charged, the crime charged against him, the approximate time, place and circumstances of its commission, the State in which he is believed to be, including the location of the accused therein at the time the application is made and certifying that, in the opinion of the said prosecuting attorney the ends of justice require the arrest and return of the accused to this State for trial and that the proceeding is not instituted to enforce a private claim.

Form of
application
for requisition:

When person
is charged
with crime;

(2) When the return to this State is required of a person who has been convicted of a crime in this State and has escaped from confinement or broken the terms of his bail, probation or parole, the prosecuting attorney of the county in which the offense was committed, the parole board, or the

When person
is convicted
of crime.

warden of the institution or sheriff of the county, from which escape was made, shall present to the Governor a written application for a requisition for the return of such person, in which application shall be stated the name of the person, the crime of which he was convicted, the circumstances of his escape from confinement or of the breach of the terms of his bail, probation or parole, the State in which he is believed to be, including the location of the person therein at the time application is made.

What
requisition
to show.

(3) The application shall be verified by affidavit, shall be executed in duplicate and shall be accompanied by two certified copies of the indictment returned, or information and affidavit filed, or of the complaint made to the judge or magistrate, stating the offense with which the accused is charged, or of the judgment of conviction or of the sentence. The prosecuting officer, parole board, warden or sheriff may also attach such further affidavits and other documents in duplicate as he shall deem proper to be submitted with such application. One copy of the application, with the action of the Governor indicated by endorsement thereon, and one of the certified copies of the indictment, complaint, information, and affidavits, or of the judgment of conviction or of the sentence shall be filed in the office of the Secretary of State to remain of record in that office. The other copies of all papers shall be forwarded with the Governor's requisition.

Immunity
from service
of process.

24. Immunity From Service of Process in Certain Civil Actions. A person brought into this State on, or after waiver of, extradition based on a criminal charge shall not be subject to service of personal process in civil actions arising out of the same facts as the criminal proceeding to answer which he is being or has been returned, until he has been convicted in the criminal proceeding, or, if acquitted, until he has had reasonable opportunity to return to the State from which he was extradited.

25. Written Waiver of Extradition Proceedings. Any person arrested in this State charged with having committed any crime in another State or alleged to have escaped from confinement, or broken the terms of his bail, probation or parole may waive the issuance and service of the warrant provided for in section seven and eight and all other procedure incidental to extradition proceedings, by executing or subscribing in the presence of a judge of any criminal court of record within this State a writing which states that he consents to return to the demanding State; *provided, however*, that before such waiver shall be executed or subscribed by such person it shall be the duty of such judge to inform such person of his rights to the issuance and service of a warrant of extradition and to obtain a writ of habeas corpus as provided for in section ten.

Waiver of
extradition
proceedings.

Proviso.

If and when such consent has been duly executed it shall forthwith be forwarded to the office of the Governor of this State and filed therein. The judge shall direct the officer having such person in custody to deliver forthwith such person to the duly accredited agent or agents of the demanding State, and shall deliver or cause to be delivered to such agent or agents a copy of such consent; *provided, however*, that nothing in this section shall be deemed to limit the rights of the accused person to return voluntarily and without formality to the demanding State, nor shall this waiver procedure be deemed to be an exclusive procedure or to limit the powers, rights or duties of the officers of the demanding State or of this State.

Consent
forwarded to
Governor.

Delivery of
accused to
agent.

Proviso.

25a. Nonwaiver By This State. Nothing in this act contained shall be deemed to constitute a waiver by this State of its right, power or privilege to try such demanded person for crime committed within this State, or of its right, power or privilege to regain custody of such person by extradition proceedings or otherwise for the purpose of trial, sentence or punishment for any crime committed within this State, nor shall any proceedings had

Nonwaiver
by this
State.

under this act which result in, or fail to result in, extradition be deemed a waiver by this State of any of its rights, privileges or jurisdiction in any way whatsoever.

No immunity
granted.

26. No Immunity From Other Criminal Prosecutions While in This State. After a person has been brought back to this State by extradition proceedings, he may be tried in this State for other crimes which he may be charged with having committed here as well as that specified in the requisition for his extradition.

Construing.

27. Interpretation. The provisions of this act shall be so interpreted and construed as to effectuate its general purposes to make uniform the law of those States which enact it.

Constitution-
ality.

28. Constitutionality. If any part of this act is for any reason declared void, such invalidity shall not affect the validity of the remaining portions thereof.

Repealer.

29. Repeal. All acts and parts of acts inconsistent with the provisions of this act and not expressly repealed herein are hereby repealed.

Short title.

30. Short Title. This act may be cited as the Uniform Criminal Extradition Act.

Effective.

31. Time of Taking Effect. This act shall take effect immediately.

Approved March 30, 1936.

CHAPTER 43

AN ACT to amend an act entitled "An act providing for the care, maintenance, supervision and guardianship of dependent and neglected children, promoting home life therefor, and providing penalties for violation thereof," approved March seventeenth, one thousand nine hundred and thirty-six.

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

1. Section two, subsection (f), of the act to which this act is amendatory be and the same hereby is amended to read as follows: Sec. 2 (f)
amended.

2. (f) The title "Director of Welfare" refers to the official of that designation in the several counties functioning under and by virtue of "An act to provide for the protection, welfare of and financial assistance to aged needy residents of the State of New Jersey, providing for the administration thereof and prescribing penalties for the violation thereof," being chapter thirty-one of the laws of one thousand nine hundred and thirty-six. The title "Welfare Board" means the board of that official designation provided for, under and by virtue of the same act. Director of
welfare.

Welfare
board.

2. Section 2, subsection (g) of the act to which this act is amendatory be and same hereby is amended to read as follows: Sec. 2 (g)
amended.

2. (g) "Residence" as set forth hereunder shall mean residence for a period of one year; *provided, however,* that a person once having acquired residence within a county shall be thereafter precluded from establishing like residence in another county, while receiving assistance under this act. Nothing in this act contained shall be deemed to prevent the establishment of residence within a county by Residence.
Proviso.

reason of assistance received on the basis of residence within the State alone.

Sec. 3 (c)
amended.

3. Subsection (c) of section three of the act of which this act is amendatory be and the same is hereby amended to read as follows:

Assistance
chargeable.

3. (c) For assistance granted under this act on behalf of any child as to whom residence for a period of one year has been established in some one county, the State shall be chargeable as follows: Where the child is living with its father, mother, grandfather, grandmother, brother, sister, stepfather, stepmother, stepbrother, stepsister, uncle or aunt, in a place of residence maintained by one or more of such relatives as his or their own home, two-thirds of the cost of such assistance, and in all other cases, one-half the cost of such assistance; *provided, however*, that if Federal aid should not be made available to the State of New Jersey or if, after being made available, it should be withdrawn, then the State's share shall be one-half in all cases.

Proviso.

Period of
residence
required.

For assistance granted under this act on behalf of any child as to whom residence for a period of one year in some one county has not been established, the State shall be chargeable for the entire cost until such time as the recipient has resided within a county continuously for one year.

Monthly
payments.

Payments of the State's share shall be made monthly in advance by the State Treasurer, on the warrant of the Comptroller to the treasurer of the State Board of Children's Guardians upon statements furnished by the State Board of Children's Guardians, approved by the Department of Institutions and Agencies.

Reimburse-
ments.

The State Board of Children's Guardians is hereby authorized and directed to reimburse unto the freeholders of any county in this State sums of money equal to one-half of the cost of maintaining dependent children in any charitable agency duly incorporated under an act entitled "An act to provide for the incorporation of associations for the erection and maintenance of hospitals, infirmaries, orphanages, asylums and other charita-

Amount.

ble institutions," approved March ninth, one thousand eight hundred and seventy-seven; *provided, however, that in any county where children are so maintained through such charitable agencies the sum of money so paid by the State to any county for children so maintained shall not exceed one-half of the amount of maintenance per child per week through the State Board of Children's Guardians; and provided, further, that such children so maintained shall be eligible in all respects and shall comply with the qualifications set forth in this act. Such payments shall be made by the State Treasurer on the warrant of the Comptroller in quarter annual payments upon statements certified by the county treasurer of such county, upon forms to be presented from time to time by the State Comptroller; provided, however, that such statements shall be certified to and through the State Board of Children's Guardians and by the Commissioner of Institutions and Agencies.*

Proviso.

Proviso.

Quarterly
payments
by State.

Proviso.

The Governor shall fix and determine and state in his annual budget message a sum sufficient to pay the estimated amount of the State's share so required, together with the deficiencies, if any, incurred in any previous year. The Legislature shall include the amount so determined and stated in the annual appropriation bill.

Budget
allowance.

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

Sec. 4
amended.

4. The State Board of Control of Institutions and Agencies or its duly authorized representative is hereby empowered to negotiate with the Federal government to secure such financial assistance for the carrying out of this act as is provided in the Federal Social Security Act, and the State Treasurer is hereby empowered to receive such monies and shall cause them to be placed in the account or accounts of the State Board of Children's Guardians, acting as the agent of the State Board of Control of Institutions and Agencies, for the purpose of carrying into effect the provisions of this

Negotiation
with Federal
authorities.

Moneys
received and
credited.

Work organized.	act. The State Board of Control is further empowered to organize the work of the several departments coming under its jurisdiction in behalf of dependent and neglected children to comply with the reasonable requirements of the Social Security Board and the Federal Children's Bureau as set forth in Title IV and Section 521 of Title V of the Federal Social Security Act, and to co-operate with the county welfare boards in extending and strengthening public welfare services for the protection and care of homeless, dependent and neglected children and children in danger of becoming delinquent.
Co-operation.	
Sec. 15 (c) amended.	5. Section fifteen, subsection (c), of the act to which this act is amendatory be and the same hereby is amended to read as follows:
Petition setting out facts.	15. (c) Whenever it appears that a child has been adjudged delinquent, a petition may be filed by any person, association or corporation having as one of its objects the prevention of cruelty to children, interested in said child, with the juvenile and domestic relations court of the county where the child has residence, setting forth the facts in the case.
Sec. 20 amended.	6. Section twenty of the act of which this act is amendatory be and the same is hereby amended to read as follows:
Commitment of child to proper guardian.	20. If upon the completion of such hearing, it appears that the parent or parents or person standing in loco parentis is not a proper person to have the custody or control of the child and the mother of said child is not eligible to receive relief, assistance and support for said child under Title II of this act, and the court is satisfied that the best interests of the child require that the said child be placed under proper guardianship, the said court may make an order committing the said child to the care, custody and control of the New Jersey State Board of Children's Guardians, and the said child shall thereupon become the legal ward of said board, and the said board shall be the legal guardians of said children for all purposes, which order shall also contain a provision ordering the county
Wardship.	

to pay its share of the expenses for the care of said child, including the board, clothing, medical care and surgical treatment while the child is under the guardianship of the New Jersey State Board of Children's Guardians, and said order shall also contain a provision fixing the date from which said payment of expenses for the care of said children shall be chargeable, the date being not earlier than the date of the filing of the petition praying for said relief.

Sharing
expenses.

Date.

Provided, however, in any county of this State wherein children are now being maintained at public charge under the care of a duly incorporated charitable society, under an act entitled "An act to provide for the incorporation of associations for the erection and maintenance of hospitals, infirmaries, orphanages, asylums and other charitable institutions," approved March ninth, one thousand eight hundred and seventy-seven, if the director of welfare deems it for the best interests of any such child under the age of sixteen years that such child be committed to the care, custody and control of said duly incorporated charitable society in such county for such time as may be for the best interests of said child or until such child arrives at the age of sixteen years, said director of welfare may apply to the county welfare board requesting that such a commitment be made, in which case the said board may make an order committing said child to the care, custody and control of said duly incorporated charitable society in such county, which order shall contain a provision ordering the county to pay its share of the expenses for the care of said child, including the board, clothing, medical and surgical treatment while said child is in such care, custody and control, and shall also contain a provision fixing the date from which said payment of expenses for the care of said child shall be chargeable, the date being not earlier than the date of the filing of the petition praying for said relief.

Proviso.

Commitment
to charitable
society.

As to
expenses.

Date.

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

Sec. 26
amended.

Mothers
unable to
care for
children:

26. Any mother of a dependent child or children under the age of sixteen years who has insufficient means and is unable to support it or them and maintain her home; or

When husband
confined;

(a) Any mother of a dependent child or children under the age of sixteen who has insufficient means and is unable to support it or them and maintain her home on account of her husband being confined in a jail, prison or penitentiary being sentenced for a term that will extend for six months after the date of decision on the petition; or

Husband
missing;

(b) Any such mother whose husband is under indictment for desertion of his wife and children and cannot be found within one year from the date of desertion; or

Husband ill;

(c) Any such mother whose husband is an inmate of an institution for mental or physical illness requiring a prolonged treatment; or

Husband
under
treatment.

(d) Any mother whose husband is physically or mentally ill and is unable to support his child or children, who are dependent, and who is under proper and reasonable treatment for the possible removal of such defect; said widow or mother may file a petition of assistance to the State Board of Children's Guardians; *provided, however,* that there are no relatives of the mother or children who are legally liable and financially able to support said mother and children.

Petition of
assistance.

Proviso.

Sec. 35
amended.

8. Section thirty-five of the act to which this act is amendatory be and the same hereby is amended to read as follows:

Improper care
of child or
use of funds.

35. Whenever the State Board of Children's Guardians shall find that any mother or any woman standing in loco parentis to whom relief has been granted under the provisions of this act is not properly caring for, educating and supporting the children or is misusing the allowance granted for the children, or whenever it shall find in a case that the father of the children fails to comply with the directions of the attending physician or he fails to continue treatment for the removal of his physical or mental defect, the State board shall make a full

Other
improper
treatment.

report setting forth the facts in the matter and file the same with the welfare board and the board of chosen freeholders; the welfare board shall fix a day for a hearing, notify the petitioner and the State Board of Children's Guardians to appear before it, reopen the case, and revoke the order granting the allowance or make such further order as may appear to the board necessary to protect the interest of the children. The State Board of Children's Guardians shall, whenever it shall appear that there is additional income coming into the home, make a new examination of the mother's finances and determine to what amount the allowance granted may be reduced and notify the welfare board and the board of chosen freeholders of the new amount so determined; or if it appears upon examination that there is sufficient increase in the income in the home to care for the children, the Board of Children's Guardians shall reduce or suspend any further payments to the mother and notify the mother, the welfare board and the board of chosen freeholders. The welfare board shall thereupon notify the mother and the State Board of Children's Guardians to appear before it at a certain time and if at said hearing the welfare board is satisfied that there is an increase in the income of the family it shall approve the reduction in the amount of the relief. Whenever the Board of Children's Guardians finds that the father has recovered from his illness, or that the father has been discharged from prison, or that the woman standing in loco parentis has lost her settlement in the State, or that there is sufficient income in the home to support and care for her child, the child shall be discharged from care and supervision by the State Board of Children's Guardians, which shall duly notify the welfare board that such discharge has been effected.

9. Section thirty-seven of the act to which this act is amendatory be and the same hereby is amended to read as follows:

37. The State Board of Children's Guardians shall be empowered to enact such reasonable rules

Report.

Hearing.

Reducing
allowance.Ascertaining
income.Reduction
approved.Discharge
of child when
home income
sufficient.Sec. 37
amended.Rules and
regulations.

and regulations as are consistent herewith, for the purpose of carrying into effect the meaning of this act.

Sec. 38
amended.

10. Section thirty-eight of the act of which this act is amendatory be and the same is hereby amended to read as follows:

38. This act shall take effect immediately.

Approved March 30, 1936.

CHAPTER 44

A SUPPLEMENT to an act entitled "An act to provide for the possession of the Delaware and Raritan canal by the State of New Jersey," approved May third, one thousand nine hundred and thirty-four.

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

Department of
Conservation
and Develop-
ment author-
ized to
transfer part
of canal to
Trenton.

1. The Department of Conservation and Development is authorized and directed to transfer and convey to the city of Trenton, New Jersey, for highway purposes that portion of the Delaware and Raritan canal property lying within said city and extending from the south side of the junction of the feeder with the main canal southward to the city limits on such terms as shall be agreed upon by the said Board of Conservation and Development and the city authorities of the city of Trenton, and approved by the Governor.

May fill
canal.

2. The Department of Conservation and Development is authorized, by agreement either with the city of Trenton, or with any Federal agency, or with the authorities of any municipalities in which the canal may lie, to fill the canal from the southerly line of the city of Trenton to its terminus at Bordentown.

3. This act shall take effect immediately.

Approved March 30, 1936.

CHAPTER 45

A SUPPLEMENT to an act entitled "An act to create the South Jersey Port District and to provide for the appointment of the South Jersey Port Commission, and to define its powers, duties and jurisdiction and making an appropriation for its expenses," passed April first, one thousand nine hundred and twenty-six.

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

1. At the expiration of the term of any member of the South Jersey Port Commission as fixed in the act to which this act is a supplement, if the Governor shall not have appointed and the Senate confirmed a successor, the term of such member shall continue until his successor shall have been appointed and confirmed, and the term of the successor shall be for five years from the date of his appointment. Hold over.
Term.

2. This act shall take effect immediately.
Approved April 3, 1936.

CHAPTER 46

A SUPPLEMENT to an act entitled "An act for the assessment and collection of taxes" (Revision of 1918), approved March fourth, one thousand nine hundred and eighteen.

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

1. The following property shall be exempt from taxation under the act to which this is a supplement, namely: All real and personal property used Certain
property of
fraternal
organizations
exempt.

in the work and for the purposes of one or more fraternal organizations or lodges, or any association or society organized on the lodge plan, or affiliated associations, whether incorporated or unincorporated; *provided*, that the legal or beneficial ownership of such property is in one or more of the said organizations, lodges, associations or societies; *and provided, further*, that no part of such property is used for pecuniary profit.

Proviso

Proviso.

Repealer.

2. All acts and parts of acts, general and special, inconsistent with this act be and the same are hereby repealed, and this act shall take effect immediately.

Approved April 3, 1936.

CHAPTER 47

AN ACT for the retirement of any person who has served continuously as clerk of a district court of a city of the second class in a county of the first class in this State for a period of twenty-five years or over, in any case where such person has become incapacitated for further service, and for the payment of a pension to such person on such retirement.

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

Pension for
certain dis-
trict court
clerks.

1. Any person who shall have served continuously as a clerk of a district court of any city of the second class, located in any county of the first class in this State, for a period of twenty-five years or over, and having attained the age of sixty years, who may become incapacitated for further service, shall, upon his own application and upon satisfying the judge of the said district court that such incapacity exists, be retired from such position or

employment and shall thereafter be entitled to receive a pension for and during his natural life, in such amount as the governing body of the city in which said district court is located may by resolution determine, not less, however, than one-half of the salary being received by him at the time of his application for retirement for said service, the same to be paid in the same manner and in the same installments in which such salary has heretofore been payable.

Amount of pension.

2. Upon the presentation of such application for retirement by any person for the reasons herein set forth, it shall be the duty of the judge of said district court to investigate the said application and to appoint a physician of skill and repute in his profession and resident in this State, who shall then examine the person proposed for retirement and make report of his physical condition or other disability, as to whether, in all probability, if he finds such incapacity to exist, that it will continue permanently, and does and will prevent the applicant from properly performing the duties of his office or position, upon the coming in of such physician's report the judge of the court wherein the applicant is clerk shall certify and send his findings on said application, together with the application and physician's certificate, to the officer of finance of any such city, there to remain a record, and thereupon, if the judge finds the allegations of said application true, such applicant may file his resignation in such office, and he shall be entitled to the benefit of this act as a retired clerk.

Investigation and physical examination of applicant.

Findings filed with finance officer.

3. Provisions for all pensions arising under this act shall be made in the appropriation or tax levy for the department of public service from which such person shall be retired, and no pension shall cease or become invalid by reason of the abolition of the department or office in which they serve, or any change in its title.

Provision made for payment.

4. This act shall take effect immediately.

Approved April 3, 1936.

CHAPTER 48

AN ACT to amend an act entitled "An act to establish a thorough and efficient system of free public schools, and to provide for the maintenance, support and management thereof," approved October nineteenth, one thousand nine hundred and three.

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

Section 76-A
added.

1. The act to which this act is an amendment, as heretofore amended, is hereby further amended by adding thereto after section seventy-six thereof and as a part of Article VI thereof a new section to be numbered seventy-six-A reading as follows:

Act governing.

76-A. It shall not be necessary for the governing body, in making the appropriation, borrowing the moneys or authorizing the bonds provided for in section seventy-six to comply with any procedure prescribed by any act other than this act or an act entitled "An act concerning municipalities," approved March twenty-seventh, one thousand nine hundred and seventeen, and any acts amendatory of or supplemental to said acts; *provided*, that this section shall not be construed to make unnecessary any procedure required by an act entitled "An act concerning municipal finances," approved April twenty-eighth, one thousand nine hundred and thirty-one, and the acts amendatory thereof or supplemental thereto. Any bonds authorized pursuant to said section seventy-six may be sold and delivered in the manner or mode of procedure prescribed by an act entitled "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, town, township, village or any other municipality, other than a school district" (Revision of 1935), approved March twen-

Proviso;
construing.

Act governing
sale and
delivery.

tieth, one thousand nine hundred and thirty-five, and any acts amendatory thereof or supplemental thereto.

2. This act shall take effect immediately.

Approved April 3, 1936.

CHAPTER 49

AN ACT to validate appropriations made for school purposes and proceedings for the authorization, issuance, sale and delivery of bonds or other obligations to meet such appropriations.

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

1. All appropriations heretofore made for school purposes pursuant to section seventy-six of an act entitled "An act to establish a thorough and efficient system of free public schools, and to provide for the maintenance, support and management thereof," approved October nineteenth, one thousand nine hundred and three, as amended and supplemented, and all proceedings heretofore taken for the authorization, issuance, sale and delivery of bonds or other obligations to meet such appropriations, be and the same hereby are ratified, validated and confirmed, notwithstanding that such proceedings or the procedure for making such appropriations comply with the provisions of no acts other than the acts entitled "An act to establish a thorough and efficient system of free public schools, and to provide for the maintenance, support and management thereof," approved October nineteenth, one thousand nine hundred and three, and "An act concerning municipalities," approved March twenty-seventh, one thousand nine hundred and seventeen, and the acts amendatory of and supplemental to said acts; *provided, however, that*

Appropriation
for schools
validated.

Proviso.

nothing herein contained shall in any way affect or apply to any appropriations or proceedings whose validity is now or has heretofore been questioned or contested in any action or proceeding.

2. This act shall take effect immediately.

Approved April 3, 1936.

CHAPTER 50

AN ACT to amend an act entitled "An act concerning municipal finances," approved April twenty-eighth, one thousand nine hundred thirty-one, constituting chapter three hundred forty of the laws of one thousand nine hundred thirty-one, as amended and supplemented.

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

Section 210
amended.

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

Terms of
redemption.

210. All notes or bonds issued under this act may be subject to such terms of redemption, with or without premium, and contain such provisions, conditions and limitations with respect to the acceleration of the obligation to pay the principal thereof upon such default in the payment of interest on or principal of any bonds or notes, or in respect to the provisions concerning debt service and sinking fund payments, as the resolution authorizing their issuance may provide. Any notes or bonds issued under this act in exchange for any instrument issued under this or any other act may be authorized by such resolution to contain a provision that, in case of default in payment of the principal of or interest on any such note or bond, the holder thereof shall not only have all his rights

Remedies
in case of
default.

and remedies thereunder, but in addition shall be reinvested with such of the rights or remedies which he would have had were he then the owner and in possession of the instrument in exchange for which such note or bond shall have been issued as may be specified in such resolution. Such notes or bonds may contain such reference to any special covenants or provisions contained in the resolution authorizing their issuance and such other terms, conditions or provisions not inconsistent herewith deemed by the commission to give said notes or bonds a higher degree of marketability as the resolution or resolutions determining the form of the notes or bonds may provide. All notes or bonds issued under this act containing any one or more of such references, terms, provisions or conditions shall be deemed negotiable instruments, the provisions or limitations of any other law to the contrary notwithstanding; *provided, however*, that nothing in this section shall be construed to impair the negotiability of any other instruments negotiable under other laws of this State.

Reinvestment.

Recital to increase marketability.

Negotiable.

Proviso.

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

Section 352 amended.

352. Whenever the municipal finance commission shall function in any municipality and so long as it shall continue so to do, no action or proceeding of any kind, either direct or ancillary, by way of mandamus or otherwise shall be brought against such municipality or any public officers for the assessment, levy or collection of taxes by or for such municipality and any and all actions or proceedings therefor shall be and they hereby are stayed; except that first, the Supreme Court or a justice thereof, after notice to the commission, may authorize one or more creditors of such municipality to bring and maintain an action or proceeding therefor in the Supreme Court, which shall be brought for the benefit of themselves and all other creditors of such municipality and in which all other creditors of such municipality shall have the

Action stayed.

Supreme Court may authorize action by creditor.

right to intervene and assert their claim and in which all other creditors of such municipality may, and said commission shall, be made parties in such manner and upon such notice as the Supreme Court shall approve; and except that, second, the municipal finance commission may bring and maintain an action or actions by way of mandamus or by any other appropriate proceeding or proceedings for the assessment, levy or collection of taxes by such municipality for the payment of principal and/or interest of the indebtedness of the municipality found to be outstanding as provided in section two hundred one of this act.

Action by
municipal
finance
commission.

Sundry
remedies af-
forded for
collection of
claim.

Without limiting its power otherwise to direct by mandamus the assessment, levy or collection of taxes, the Supreme Court in any such proceeding may, to the extent which it shall deem just and equitable, afford to the holders collectively of any due and unpaid claims against a municipality any remedy which might be afforded under any other law to any individual creditor in any mandamus proceeding for the assessment, levy or collection of taxes, to the same extent as if there had been an entry of judgment in their favor, issuance of execution and return thereof unsatisfied, service thereof upon public officials and performance of any and all other conditions precedent to the affording of such relief by mandamus under such other law; *provided, however*, that the court be first satisfied from proof submitted by affidavit or otherwise that the claims for the enforcement of which such remedy is sought are claims upon which a judgment could be obtained.

Proviso.

Section 355
added.

May restrict
order, etc.

3. Article III-A of the act of which this act is an amendment is hereby amended by adding thereto a new section to be numbered and to read as follows:

355. Upon the application of any creditor made upon notice to the municipality and the commission, the Supreme Court may vacate, modify or restrict any statutory stay contained in this article.

4. This act shall take effect immediately.

Approved April 3, 1936.

CHAPTER 51

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

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

1. No sale of any lands, tenements, hereditaments or real estate heretofore made by virtue of any decree, order or judgment of any court of this State, or any execution or other process issued thereon, shall be invalidated by reason of any omission to advertise such sale or any adjournment thereof in the manner and for the length of time and in the number of newspapers then required by law, or by reason of any other irregularity or defect in such advertisement, but the purchaser or purchasers of such lands, tenements or hereditaments or real estate having paid the price therefor and having received his, her or their deed therefor, the said purchaser or purchasers his, her or their heirs, successors or assigns shall be deemed to have as good and complete title thereto as if such sale or adjournment had been in all particulars duly advertised; *provided*, that no proceeding shall have heretofore been instituted in any court of law or equity to set aside said sale or the deed or of any proceedings in connection therewith.

Failure to
advertise not
to invalidate
sale.

Deemed com-
plete title.

Proviso.

2. This act shall take effect immediately.

Approved April 3, 1936.

CHAPTER 52

AN ACT to validate and confirm sales of land and real estate sold under an act of the Legislature of the State of New Jersey entitled "An act concerning the militia of the State" (Revision of 1925), approved March tenth, one thousand nine hundred and twenty-five.

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

Validating
title.

1. No sale of any lands, tenements, hereditaments or real estate heretofore made by the Quartermaster-General of this State, under the provisions of an act entitled "An act concerning the militia of the State" (Revision of 1925), approved March tenth, one thousand nine hundred and twenty-five, shall be invalidated by reason of any omission to properly advertise such sale whether it be a public or private sale or any adjournment thereof in the manner or for the length of time then required by law, or by reason of any irregularity or default in such advertisement of such sale, or by reason of the fact that the public advertisement called for sealed bids; but the purchaser or purchasers of such lands, tenements and hereditaments or real estate having paid the price therefor and having received a deed therefor, his, her, its or their heirs, successors or assigns shall be deemed to have as good and complete a title thereto as if such sale or adjournment had been in all particulars duly advertised, or as if there had been duly inserted any matters required by law to be inserted in any such advertisement thereof, or as if such sale had been held in accordance with the terms of said act; *provided*, such sale shall have been confirmed by resolution of the State Military Board; *and provided, further*, that no proceedings

Deemed to
have complete
title.

Proviso.

Proviso.

shall have been heretofore instituted in any court of law or equity to set aside sale, or any proceedings in connection therewith.

2. This act shall take effect immediately.

Approved April 7, 1936.

CHAPTER 53

AN ACT relating to the collection of delinquent municipal liens.

WHEREAS, The large volume of unpaid municipal liens is creating such a serious tendency toward nonpayment of current taxes and municipal liens that a public emergency demands some plan be made available to municipalities for the prompt collection of current taxes and assessments without requiring the immediate payment of arrears; but such a plan to be helpful must recognize the need of the property owner to maintain as a first lien the mortgage encumbrance upon his property; now, therefore, in order to encourage the owner to use every effort to keep his property by granting him an opportunity to pay his present arrears in fixed installments over a term of years,

Preamble.

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

1. Whenever the governing body of any municipality of this State shall, by resolution adopted during the calendar year one thousand nine hundred and thirty-six, declare that it is for the best interest of its citizens that the provisions of this act be made available to its property owners, then all taxes, assessments, tax sale certificates held by the municipality or other municipal liens in arrears on January first, one thousand nine hundred and thirty-six, and not yet paid and satisfied, together

Tax arrears
totaled.

Payment by installments.	with the interest and penalties thereon, shall, when brought under the provisions of this act by compliance with section seven of this act, and subject to the conditions hereinafter set out to be totaled as of said date; and the payment of such totaled sum shall be spread over a period of five years, and the same shall be payable in monthly or quarterly installments as stated in said resolution commencing August first, one thousand nine hundred and thirty-six, with interest on the several unpaid balances at the rate of seven per centum (7%) per annum, payable on the same quarterly dates.
Interest.	
Certified copy filed with county clerk.	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.
Computing total arrears.	3. In computing such total of arrears there shall be included, of assessments for local improvement benefits which were payable in installments, only such installments as were in arrears at the date to which the totals were computed, but interest on the entire unpaid balances shall be included.
Arrears apportioned.	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 by the collecting official of the municipality on at least five days' notice to all persons other than the applicant interested therein.
Conditions.	5. The right of any person interested in such property to pay such arrears in such installments shall be conditioned on the prompt payment of the installments of taxes of one thousand nine hundred and thirty-six and all subsequent taxes, assessments or other liens imposed or becoming a lien after January first, one thousand nine hundred and thirty-six, including all installments thereafter pay-

able on assessments theretofore levied, and also the prompt payment of all installments of arrears as hereinbefore authorized. Prompt payment shall consist in making payment thereof within thirty days after the respective due dates.

Prompt payment defined.

6. During the period of the extension of time for payment herein provided for, the lien of such arrears shall be suspended, and the amounts thereof shall not be considered as due except as the same become payable in installments under the terms of this act and the municipality shall have no further right to enforce the payment of such arrears so long as such installment payments shall be made promptly when due as herein provided for, and so long as payment for all subsequent taxes, assessments and other liens shall likewise be made promptly when due.

Lien suspended.

7. The extension of time for payment and the suspension of the lien of existing arrears herein authorized shall not be effective as to any parcel of property until the first half of the nineteen hundred and thirty-six taxes thereon has been paid, together with any assessments for local improvements, or installments thereof, falling due after January first, one thousand nine hundred and thirty-six, and before the date of actual payment of said first half of nineteen hundred and thirty-six taxes.

Conditions before plan becomes effective.

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.

Balance due upon failure to make prompt payment.

Endorsement
on tax search.

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 thirty-six; total present balance of extended arrears is \$. each month or quarterly installment amounts to \$. with interest on the unpaid balance."

Conveyance
made subject
to intended
arrears.

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.

Application
of payments.

11. Any installments of arrears paid under the provisions of this act shall be credited to the arrears oldest in point of time, and the moneys paid shall be so applied; but no entry of payment or satisfaction or cancellation of record of the same, except by way of part payment, shall be made on or in respect to any item of arrears until the same is fully paid with the interest thereon, after which the same shall be satisfied or cancelled or marked paid of record as if this act had not been passed.

Arrears not to
be used as
basis of
security.

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.

Foreclosure
of certificates
of tax sale.

13. The holders of any outstanding certificate of tax sale shall not as a condition of foreclosure thereof be bound to pay any extended arrears except the respective installments provided for under this act, and no foreclosure of such certificate of sale shall include in the amount required to redeem, any sums paid on such extended arrears in excess of the amount so required to be paid; but this shall not relieve the holder thereof from any contract obligation to pay in full any arrears so extended.

Not to relieve
obligation.

Exceptions.

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 the same to the collecting officer, the latter shall give a special receipt for such payment, and shall immediately notify the lien-holder who made the first payment thereof, and said lien-holder shall be entitled to receive the amount of such payment from the collecting officer, and all further rights of such lien-holder under such payment shall immediately cease.

Payment of
installments
by lien holders.

Notice to
lien holder
of payment.

16. The collecting officer of any municipality acting under the provisions hereof shall make up and keep a list of the properties which are brought under the provisions of this act by payment of the first installment of the taxes of the year one thousand nine hundred and thirty-six and shall keep the records of payments hereunder, all in such form as shall be prescribed by the State Auditor.

Records kept.

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.

Not to apply.

18. This act shall take effect immediately.

Approved April 7, 1936.

CHAPTER 54

AN ACT to amend an act entitled "An act for the protection of certain kinds of birds, game and fish, to regulate their method of capture and provide open and close seasons for such capture and possession" (Revision of 1903), approved April fourteenth, one thousand nine hundred and three, and further amended by an act approved March twenty-third, one thousand nine hundred and twenty-six.

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

Daily catch
limited.

19. It shall be unlawful to take, catch or kill in any one day more than ten trout, twenty rock bass, twenty in the aggregate of crappie and calico bass, ten salmon or ten in the aggregate of black bass and Oswego bass, under a penalty of twenty dollars for each trout, rock bass, crappie, calico bass, salmon or black bass and Oswego bass, so taken, caught or killed in excess of the number permitted by this section.

Penalty.

2. This act shall take effect immediately.
Approved April 7, 1936.

CHAPTER 55

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

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

1. The title of the act of which this act is amendatory be and the same is hereby amended so that henceforth it shall read as follows: Title amended.

An act to provide for the collection from mutual associations and stock companies writing workmen's compensation or employer's liability insurance in this State, and self-insurer, of funds from which to complete compensation payments to persons totally disabled as the result of experiencing a permanent disability under conditions entitling such persons to compensation therefor when such persons had previously been permanently and partially disabled from some other cause. New title.

2. Paragraph one of the act to which this act is amendatory be and the same is hereby amended so that henceforth it shall read as follows: Paragraph 1 amended.

Payments to
State Tax
Commissioner.

Payments to
cease.

Proviso.

Paragraph 2
amended.

Disposition
of funds.

To cover
period where
employer is
not responsible.

(1) In order to carry out the purposes set forth in the title of this act, each mutual association or stock company writing compensation or employers' liability insurance in this State, and each self-insurer, shall annually, on or before the fifteenth day of February of each year, pay to the State Tax Commissioner a sum equal to one per centum of the total compensation paid out by such mutual association, stock company or self-insurer during the calendar year next preceding the due date of such payment. Such sum shall be paid by the State Tax Commissioner to the State Treasurer. When the total amount of all such payments into the fund, together with the accumulated interest thereon, equals or exceeds two hundred thousand dollars (\$200,000.00), no further contributions to said fund shall be required to be made; *provided, however*, that whenever, thereafter, the amount of said sum shall be reduced below the said two hundred thousand dollars (\$200,000.00) by reason of payments out of said funds pursuant to paragraph two hereof, then such contributions to said fund shall be resumed forthwith, and shall continue until said sum shall again amount to two hundred thousand dollars (\$200,000.00), together with accumulated interest thereon.

3. Paragraph two of the act of which this act is amendatory be and the same is hereby amended so that henceforth it shall read as follows:

(2) The sums collected under the terms of this act shall constitute a fund out of which a sum shall be set aside each year by the Commissioner of Labor from which compensation payments in accordance with the provisions of paragraph eleven (b) of the workmen's compensation act shall be made to persons totally disabled, as a result of experiencing a permanent injury under conditions entitling such persons to compensation therefor, when such person had previously been permanently and partially disabled from some other cause. In such cases the compensation payable from said fund shall cover that portion of the period for

which the employer is not legally responsible due to the permanent and partial disability suffered or possessed by the employee at the time that the employee sustained the injury as a result of which the employee became totally and permanently disabled. Payments to such totally disabled employees shall be made from said fund by the State Treasurer upon warrants of the Commissioner of Labor. This act shall be retroactive as touching any accident occurring since the amending of chapter ninety-five, laws of one thousand nine hundred and eleven, by amendment of clause eleven (v), by chapter ninety-three, laws of one thousand nine hundred and nineteen, approved April eleventh, one thousand nine hundred and nineteen, insofar as paying of compensation for total disabilities of this class is concerned. Act retroactive.

4. No person shall be deemed to acquire or to have acquired any rights, vested or otherwise, under the provisions of this act. Construing.

5. This act shall take effect immediately.

Approved April 13, 1936.

CHAPTER 56

AN ACT concerning incorporated milk producers' associations and providing for the collection of the dues of members.

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

1. Where milk producers have joined a duly incorporated milk producers' association in the State of New Jersey and request has been made in writing by the individual milk producer to milk dealer or milk company to whom they sell their milk, authorizing said milk dealer or milk company to make deductions of one cent (1c) (or specified May authorize deductions.

Statement.	<p>amount) per one hundred pounds of milk delivered to milk dealer or milk company's individual creamery or milk receiving station located in the State of New Jersey, and when requests for such deductions have been made by milk producers to the number of seventy-five per centum (75%) or more of the total number of milk producers who deliver their milk to milk dealer's or milk company's individual receiving plant located in the State of New Jersey, in such events all milk dealers or milk companies to whom this request has been made (and authorization has been given in writing by the individual milk producer) shall make said deductions and forward all sums so deducted to a designated incorporated milk producers' association on or before the fifteenth of month following month in which deductions were made, together with a statement showing number of pounds of milk delivered by each individual milk producer from which deductions were made; <i>provided, however</i>, milk dealers or milk companies may retain five per centum (5%) of total deductions to cover cost of bookkeeping involved. Any milk dealer or milk company which neglects to make deductions when authorized in writing by each individual milk producer to make specified deductions, or any milk dealer or milk company who neglects for a period of fifteen days to forward (by check or otherwise) all sums deducted (less five per centum (5%) for bookkeeping costs) to designated association, together with statement showing amount in pounds of individual milk producers' delivery for month in which deductions were made, shall be subject to the following provisions.</p>
Proviso.	
Failure to make deductions.	
Penalties.	<p>2. Any milk dealer or milk company violating any provisions of this act shall be liable to a penalty of two hundred dollars (\$200.00) for the first offense, and for the second, or any subsequent offense, a fine of not less than three hundred dollars (\$300.00), to be recovered in an action of debt in the name of the milk producers' association so aggrieved as prosecutor. Such action shall be</p>
Payment of recoverable penalty.	

brought in any court of competent jurisdiction and the penalties, when recovered, shall be paid to the Treasurer of the State of New Jersey.

3. This act shall take effect on the first day of the month following its passage.

Act effective
May 1, 1936.

Approved April 13, 1936.

CHAPTER 57

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

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

1. Amend section one of the act to which this is an amendment so that it shall read as follows:

Section 1
amended.

1. Whenever any municipality and/or county is authorized by law to issue scrip, or other obligation of the municipality, the governing body of such municipality may pay in scrip of suitable denominations or other obligations of the municipality if payment cannot be made in cash, the State and county school taxes which remain unpaid to the county treasurer on February first, one thousand nine hundred and thirty-six; *provided*, that if the county is issuing scrip, ten per centum of the State school tax shall be paid in cash; *and provided, further*, if the county is not issuing scrip, each municipality shall pay in cash the total amount in excess of the amount apportioned by the county superintendent to the coextensive school district, unless any district or districts entitled to such excess shall accept the scrip of such municipality. The county treasurer shall receive such scrip or other obligation of the municipality in payment of State and county school taxes; *provided*, each payment is proportionately in cash.

Payment of
State and
county school
taxes in scrip.

Proviso.

Proviso.

County
treasurer
authorized
to accept.

Proviso.

2. This act shall take effect immediately.

Approved April 17, 1936.

CHAPTER 58

A SUPPLEMENT to an act entitled "An act to establish a thorough and efficient system of free public schools and to provide for the maintenance, support and management thereof," approved October nineteenth, one thousand nine hundred and three.

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

State school
tax reserve
fund appor-
tioned.

Apportion-
ment by
county super-
intendents.

Apportion-
ment after
payment
of tax.

1. Whenever there shall be accumulated in the reserve fund of the State school tax an amount which in the judgment of the Commissioner of Education is sufficient to justify its distribution, the commissioner is authorized and directed to apportion such amount and to draw his warrants upon the State Treasurer in favor of the treasurers of each county for which an apportionment is made. The superintendent of schools in each such county shall apportion the amount allotted from time to time to his county among all districts of the county, but shall draw his warrants upon the county treasurer of his county in favor of the custodians of only those districts for which the State school tax has been paid in full. When thereafter the State school tax has been paid for any of the other districts, the apportionment of the reserve fund shall likewise be made available upon the warrant of the county superintendent of schools.

2. This act shall take effect immediately.

Approved April 17, 1936.

CHAPTER 59

AN ACT making appropriation for the support of the State government and for several public purposes for the fiscal year ending June thirtieth, one thousand nine hundred and thirty-six, and regulating the disbursement thereof.

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

1. The following sums be and they are hereby appropriated out of the State fund for the several purposes herein specified: Appropriation.

C 10. COMMISSION ON REVISION AND CONSOLIDATION
OF PUBLIC STATUTES

Salaries:

Compensation for employees	\$21,000.00
Rent	1,351.12
	<hr/>
	\$22,351.12

2. This act shall take effect immediately.

Approved April 17, 1936.

CHAPTER 60

AN ACT authorizing the Treasurer of this State to pay, on the certificate of the Attorney-General, a sum not exceeding sixteen thousand five hundred dollars (\$16,500.00) for the purpose of defraying the cost of examination and report to the Legislature on the work of the Commission to Revise and Consolidate Public Statutes.

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

Paying
costs of
examination.

1. The Treasurer of this State is hereby authorized to pay, on the certificate of the Attorney-General, out of any moneys in the Treasury of the State, such sum of money, not exceeding sixteen thousand five hundred dollars (\$16,500.00), as shall be necessary to defray the cost of examination and report to the Legislature on the work of the Commission to Revise and Consolidate Public Statutes of this State.

2. This act shall take effect immediately.
Approved April 17, 1936.

CHAPTER 61

AN ACT to provide for the appointment of a board of water commissioners in incorporated towns of this State, and to define their powers and duties and fix their compensation.

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

May provide
for Board of
Water Com-
missioners.

1. Any incorporated town owning and operating a water system is hereby authorized by its governing body, by ordinance, to provide for a board of

water commissioners for said town, to consist of three commissioners, to be known and designated as "Board of Water Commissioners of the Town of", filling in the name of said town. Within thirty days after said ordinance shall become effective as provided for in this act, the governing body of the town shall appoint three suitable citizens of the town to act as said commissioners; one of said citizens for a term of one year, one for a term of two years and one for a term of three years from the first day of January preceding the date of appointment, and thereafter each such appointment shall be for the term of three years. Any vacancy caused by other than the expiration of the term of office shall be filled by the governing body for the unexpired term only. Each commissioner so appointed shall qualify as other officers of the town and shall give bond for the true and faithful performance of his duties in the sum of five thousand dollars (\$5,000.00), to be approved as to sufficiency by the governing body of the town. No member of the governing body making any appointment shall be eligible to be appointed. Not more than two members of said board shall be appointed from the same political party. The commissioners, as soon as practicable after such appointment, shall meet and organize as such board. The board shall select one of their number as president, to hold office for one year, and thereafter the board shall so select a president each year. Two members shall constitute a quorum of said board, and the vote of two members shall be required for any action of the board.

2. The board of water commissioners herein provided for in any such town shall, in relation to the matters contained and referred to herein, be substituted for and become vested with and shall perform all the powers and duties now vested in the governing body of the said town having charge and control of the water system of the town, the construction, alteration, extension, management and operation and maintenance of the water works and

Commissioners.

Terms.

Vacancy.

Qualification and bond.

Not eligible.

Organization.

Quorum.

Powers and duties.

Application of receipts.	the water supply, and the distribution, sale and use of water, and the assessment and collection of water rents and charges; all moneys received from water rents or charges paid for or in connection with the operation of the system and the use of water and interest on arrears and penalties shall be applied as may now or hereafter be provided by law; <i>provided, however,</i> that nothing in this act shall be construed to give the board of water commissioners power to make capital changes or extensions of the water system without the approval of the governing body of the town, nor power to borrow money or to issue bonds or other obligations, but said power to borrow money and to issue bonds shall continue to be vested in said governing body.
Proviso.	The board shall make semiannual reports to the governing body of the physical and financial condition of the system.
Reports.	3. All officers and employees of the water system of any such town, on the establishment of the board of water commissioners, shall continue in office or employment, but the board shall have the power from time to time, and in the manner provided by law, to remove any such officer or employee and to change and abolish any office or employment; the board shall have power from time to time, to establish new offices and employments and to appoint and employ, and also remove, other officers and employees as the board shall deem necessary or as may be authorized or required by law for any such town; to fix the compensation of any officer and employee; and to require bonds, satisfactory to the board, from any officer or employee, for the true and faithful performance of his duties; all books and papers, property and effects, matters and things whatsoever, used by or in charge of any such officer or employee so removed, or of any such office or employment so abolished, shall at once be delivered to the board or to any person or persons designated by the board to receive the same or any part thereof.
Present employees continued.	
Require- ments.	

4. The water commissioners herein provided for shall be paid a sum not exceeding five hundred dollars (\$500.00) per annum, as compensation for their services, said sum to be fixed by the governing body of the town.

Salary of
commis-
sioners.

5. Said ordinance shall become operative thirty days after the publication thereof after its final passage, unless within said thirty days a protest or protests against making such conveyance or dedication shall be filed in the office of the clerk of such municipality signed by taxpayers representing ten per centum (10%) in amount of the assessed valuation of such municipality whose names appear on the last preceding assessment roll thereof, in which case such ordinance shall remain inoperative until a proposition for the ratification thereof shall be adopted at an election to be held for that purpose by a majority of the qualified voters of such municipality voting on such proposition. The certificate of the clerk of the municipality filed in his office as to the filing or sufficiency of any protest or protests shall be conclusive for the purposes of this section. At least ten days before any such election, notice thereof shall be published once in a newspaper published in such municipality, or if no newspaper is published therein, then in a newspaper published in the county and circulating in such municipality.

Ordinance
effective.

Protest
against
adoption.

Notice of
election.

Any proposition submitted to the voters of any municipality under the provisions of this act shall be voted upon at the next general election held in the municipality at least thirty days after the filing of the protest or protests herein provided for, unless the governing body thereof shall call a special election therefor. Any such special election shall be conducted and canvassed by the same officers and in the same manner as near as may be prescribed by the laws regulating general elections. The proposition shall be stated on the ballots in substantially the following form: "Shall an ordinance of the (name of governing body) of the

When election
held.

Proposition.

of (name of municipality) entitled (title of ordinance and date of passage), be ratified?" "Yes." "No."

Resolution
declaring
result of
election.

The governing body of such municipality shall adopt a resolution declaring the result of said election, which resolution shall be published once in the manner provided above for the notice of election. No action, suit or proceeding to contest the validity of such election shall be instituted after the expiration of twenty days from the date of publication of the resolution declaring the result thereof.

Where
effective.

6. This act shall not become effective in any town now having a board of water commissioners appointed under any act which became effective by referendum to the voters.

7. This act shall take effect immediately.

Approved April 21, 1936.

CHAPTER 62

AN Act authorizing and empowering the State Department of Health, acting for and on behalf of the State of New Jersey, to participate in Federal grants for public health work, maternal and child welfare.

Preamble.

WHEREAS, Pursuant to the several statutes of this State, the State Department of Health has maintained public health service in the State and in the various counties, cities, towns, townships, boroughs, villages and other municipalities thereof, and, in order to further provide for and maintain an adequate public health service, including the training of personnel for State and local health work, it is desirable that the State of New Jersey participate in Federal grants made for such purposes; and

WHEREAS, The State of New Jersey, by its several statutes, in such case made and provided, has maintained maternal and child health services for promoting the health of mothers and children in the State, and in the various political subdivisions thereof, and it is desirable that the State, through the State Department of Health, participate in Federal grants made for the aforesaid purposes in order to more efficiently and adequately maintain the administration thereof; therefore,

Preamble.

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

1. The State Department of Health, acting for and on behalf of the State of New Jersey, is authorized and empowered, pursuant to the appropriate provisions of an act of the Congress entitled "An act to provide for the general welfare by establishing a system of Federal old-age benefits, and by enabling the several States to make more adequate provision for aged persons, blind persons, dependent and crippled children, maternal and child welfare, public health, and the administration of their unemployment compensation laws; to establish a Social Security Board; to raise revenue, and for other purposes," (Public Statute No. 271—74th Congress) to participate in such grants subject to the provisions of the aforesaid Federal statute, and the rules and regulations thereunder, and particularly titles V and VI thereof covering the appropriations therefor.

Department
of Health
authorized to
accept grants.

2. The State Department of Health is further authorized and directed to make application to the Surgeon-General of the United States and to such other officers and agencies of the Federal Government in said act enumerated, for securing the allotments so authorized, such allotments to be paid to the Treasurer of the State. The State Treasurer shall maintain such sums as may be received in a separate fund, to be disbursed by him on the warrant of the Comptroller, subject to the certifica-

Application
for allotment.

Use of funds
received.

tion of the State Department of Health, in furtherance of the purposes enumerated.

3. This act shall take effect immediately.

Approved April 21, 1936.

CHAPTER 63

A SUPPLEMENT to an act entitled "An act concerning corporations (Revision of 1896)," approved April twenty-first, one thousand eight hundred and ninety-six, permitting corporations to confer voting rights upon bondholders.

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

Section 17(a)
added.

1. The act to which this act is a supplement is hereby supplemented by the addition of a new section, to be known as section seventeen (a), reading as follows:

May confer
voting rights.

17. (a) Every corporation organized under an act entitled "An act concerning corporations (Revision of 1896)," approved April twenty-first, one thousand eight hundred and ninety-six, or otherwise organized for any of the purposes permitted by the provisions of said act, as amended and supplemented, may, by its certificate of incorporation or amendment thereof, to the extent, in the manner and subject to the conditions thereby provided, confer upon the holders of any bonds, debentures or other obligations, issued, assumed, or to be issued or assumed, by it, secured or unsecured, registered or negotiable by delivery, the power to vote for the election of directors and in respect to the corporate affairs and management, generally or subject to restrictions or qualifications thereof or conditions thereon as may be so provided, and may, likewise or by by-laws, make provision as

to the manner of exercising such voting power, in person or by proxy or by trustees, committees or agents, the giving or publication of notice to such holders, and the determination of ownership of such obligations and of voting powers in respect thereof.

2. This act shall take effect immediately.

Approved April 21, 1936.

CHAPTER 64

A SUPPLEMENT to an act entitled "An act concerning corporations" (Revision of 1896), approved April twenty-first, one thousand eight hundred and ninety-six, relating to corporations reorganized pursuant to the National Bankruptcy Act.

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

1. Any corporation organized under an act entitled "An act concerning corporations" (Revision of 1896), approved April twenty-first, one thousand eight hundred and ninety-six, or under an act entitled "An act concerning corporations" (Revision), approved April seventh, one thousand eight hundred and seventy-five, or organized under other general or special law for purposes permitted by the provisions of said act entitled "An act concerning corporations" (Revision of 1896), as amended and supplemented, a plan of reorganization of which, pursuant to the provisions of Section 77B of the Act of Congress of July 1, 1898, entitled "An act to establish a uniform system of bankruptcy throughout the United States," as amended and supplemented (herein referred to as the National Bankruptcy Act), has been or shall be accepted by creditors and stockholders affected by

May make
and execute
plan of re-
organization.

Means, powers, authority.	the plan and whose acceptance thereof is requisite to confirmation, and has been or shall be confirmed by the decree or order of a court of competent jurisdiction, may provide adequate means for the execution of the plan and shall have full power and authority to put into effect and carry out the plan and the decrees and orders of the court or judge relative thereto and may take any proceeding and do any act provided in the plan or directed by such decrees and orders, without further action by its directors or stockholders. Such means may be provided, such power and authority may be exercised, and such proceedings and acts may be taken, as may be directed by such decrees or orders, by the trustee or trustees of such corporation appointed in the reorganization proceedings (or a majority thereof), or if more be appointed and acting, by designated officers of the corporation, or by a master or other representative appointed by the court or judge, with like effect as if provided, exercised and taken by unanimous action of the directors and stockholders of the corporation.
Alter, or repeal by-laws.	2. Such corporation may, in the manner above provided, but without limiting the generality or effect of the foregoing, alter, amend or repeal its by-laws; constitute or reconstitute and classify or reclassify its board of directors, and name, constitute or appoint directors and officers in place of or in addition to all or some of the directors or officers then in office; amend its certificate of incorporation, and make any change in its capital or capital stock, or any other amendment, change, or alteration, or provision, authorized by section twenty-seven of said act entitled "An act concerning corporations" (Revision of 1896); be dissolved; merge or consolidate as permitted by section one hundred and four of said last mentioned act, in which case, however, no stockholder shall have any statutory right of appraisal of his stock; change the location of its principal office and remove or appoint an agent to receive service of process; authorize and fix the terms, manner and
Reorganize directors.	
Amend certificate.	
Dissolve or merge.	
Office and agent.	
Changes in capital.	

conditions of, the issuance of bonds, debentures or other obligations convertible into stock of any class, or bearing warrants or other evidences of optional rights to purchase or subscribe for stock of any class; lease its property and franchises to any corporation, if permitted by law; provide for and adopt any plan authorized by chapter one hundred and seventy-five of the laws of nineteen hundred and twenty, as amended, in which case, however, no stockholder shall have any statutory right of appraisal of his stock; or come under and become subject to the provisions of said act entitled "An act concerning corporations" (Revision of 1896).

Lease
property.

3. A certificate, executed as hereinafter provided, of any amendment, change or alteration, or of dissolution, or any agreement of merger or consolidation, made by such corporation pursuant to the foregoing provisions, shall be filed in the office of the Secretary of State, and shall thereupon become effective in accordance with its terms and the provisions hereof. Such certificate, agreement of merger or other instrument shall be made, executed and acknowledged, as may be directed by such decrees or orders, by the trustee or trustees appointed in the reorganization proceedings (or a majority thereof), or, if none be appointed and acting, by officers of the corporation, or by a master or other representative appointed by the court or judge, and shall certify that (1) provision for the making of such certificate, agreement or instrument is contained in the plan of reorganization or in a decree or order of the court or judge relative thereto; (2) that the plan has been accepted by creditors and stockholders affected thereby and whose acceptance is requisite to confirmation, as provided in the National Bankruptcy Act; and (3) that the plan has been confirmed, as provided in said act.

Certificate,
etc., filed.

Execution of
certificate, etc.

4. The provisions of this act shall cease to apply to such corporation upon the entry of a final decree

Provisions
cease to
apply.

in the reorganization proceedings closing the case and discharging the trustee or trustees, if any.

Filing fees.

5. On filing any certificate, agreement, report or other paper made or executed pursuant to the provisions of this act, there shall be paid to the Secretary of State for the use of the State the same fees as are payable by corporations not in reorganization upon the filing of like certificates, agreements, reports or other papers.

Sections severable.

6. If any part or provision of this act, or the application thereof to a particular person or corporation or state of facts, shall be adjudged to be invalid, such judgment shall not be held to affect or invalidate the whole or any other part or provision hereof.

7. This act shall take effect immediately.

Approved April 21, 1936.

CHAPTER 65

AN ACT to provide for the creation by interstate compact of the Palisades Interstate Park Commission as a joint corporate municipal instrumentality of the States of New Jersey and New York with appropriate powers and thereby to continue the Palisades Interstate Park.

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

May enter
into agree-
ment with
New York.

1. Edmund W. Wakelee, Charles W. Baker, William Childs, Abram DeRonde and Victor H. Berman, or any three of them, together with the Attorney-General of the State of New Jersey, are hereby authorized as commissioners upon the part of the State of New Jersey to enter into, with the State of New York, by and through the commissioners appointed or who may be appointed under

or by virtue of a law passed or to be passed by the Legislature of the State of New York, an agreement or compact in substantially the form following:

WHEREAS, Heretofore the States of New York and New Jersey have co-operated in the establishment and maintenance of an interstate park along the front of the Palisades in said States and in the mountainous lands in Rockland and Orange counties in the State of New York, by respectively enacting legislation creating in each State a body politic by the name and style of "Commissioners of the Palisades Interstate Park," with power to acquire lands for such park, and improve and manage the same, and by respectively appointing, in practically all cases, the same persons as members of each of such State bodies politic; and Preamble.

WHEREAS, It is confidently believed that the creation, by interstate compact, of a joint corporate municipal instrumentality to hold and manage such interstate park will effectuate numerous desirable results, including (1) greater co-operation between the two States in developing and maintaining the interstate park, (2) greater unity of power and responsibility and greater unity and continuity of administrative and managerial policy and personnel, with consequent increased efficiency and economy in the development and maintenance of the interstate park, (3) protection of the interests of the many people in each State who, by reason of the geographic location of their homes in one State or for other reasons, have occasion to use such portion of the park as lies in the other State, (4) assurance that gifts intended by way of endowment or otherwise to benefit the interstate park as a whole, irrespective of State boundaries, can be allocated and applied as desired by the donors, or, where not limited, as future needs Preamble.

and developments may suggest, and (5) a greater assurance of permanence of the benefits of the park for the people of both States and the accomplishment of the purposes of gifts; now, therefore,

Agreement. In consideration of the premises and of the mutual advantages and benefits to accrue to the peoples of the States of New York and New Jersey from this compact and in consideration of the mutual covenants of the parties hereto herein contained, the sovereign State of New York and the sovereign State of New Jersey do hereby agree as follows:

ARTICLE I

**Parks
continued.**

The park or parks in the State of New York now under the jurisdiction, management or control of Commissioners of the Palisades Interstate Park, a body politic created pursuant to chapter one hundred and seventy of the laws of one thousand nine hundred of the State of New York (hereinafter referred to as "New York State Board"), and the park or parks in the State of New Jersey now under the jurisdiction, management or control of Commissioners of the Palisades Interstate Park, a body politic created pursuant to chapter eighty-seven of the laws of one thousand nine hundred of the State of New Jersey (hereinafter referred to as "New Jersey State Board," the New York State Board and the New Jersey State Board being referred to collectively as "State boards"), shall continue to exist and shall be maintained in the two States as an interstate park for the use of the public and for the purpose of preserving the scenic beauty of the Palisades and other lands defined in Article V hereof. Such park shall be called "Palisades Interstate Park." The parties hereto do hereby agree to and pledge, each to the other, faithful co-operation in the future planning, improvement, development, maintenance, govern-

Name.

ment and management of the park, holding in high trust for the benefit of the public the special blessings and natural advantages thereof.

ARTICLE II

There is hereby created a body corporate and politic with the name and style of "Palisades Interstate Park Commission" (for brevity hereinafter referred to as "the commission") which shall be a joint corporate municipal instrumentality of both the State of New York and the State of New Jersey for the purpose of effecting the objects of this compact and which shall be deemed to be performing governmental functions of the two States in the performance of its duties hereunder. The commission shall have power to sue and be sued, to use a common seal and to make and adopt suitable by-laws; and shall have such jurisdiction and additional powers, rights and duties as are hereinafter enumerated or shall hereafter be conferred upon it by both States. Either State also may, without the concurrence of the other State, grant additional jurisdiction, powers and rights upon the commission, but such additional jurisdiction, powers and rights so granted shall only be effective within the territorial limits of the State granting them.

Palisades
Interstate
Park Com-
mission
created.

Corporate
powers.

Additional
powers.

ARTICLE III

The commission shall consist of ten members, five of whom shall be citizens and residents of the State of New York and five of whom shall be citizens and residents of the State of New Jersey. For the purpose of doing business the members of the commission shall constitute a board. The present members of the two State boards shall be the first members of the commission for their respective States for the remainder of the terms for which they were respectively appointed. Each member of the commission shall be a citizen and resident of the State of which his predecessor was

Membership.

Present
encumbents
continued.

Require-
ments.

	a citizen and each member of the commission other than the first members shall be appointed by the Governor of the State of which his predecessor was a citizen, by and with the consent of the Governor of the other State. The term of office of each member other than said first members shall be five years. Each member shall hold office until his successor shall have been appointed and shall have taken his oath of office, but each term shall be deemed to commence at the end of the preceding five-year term regardless of when the incumbent is appointed or takes the oath of office. If a member shall cease to be a citizen and resident of the State for which he was appointed, he shall cease to be a member of the commission. If a member of the commission shall die, resign, be removed, refuse to act, or cease to be a citizen and resident of the State for which he was appointed, the vacancy so created shall be filled, for the unexpired term only, by the appointment of a citizen and resident of the State of which such member was a citizen by the Governor thereof, by and with the consent of the Governor of the other State. Each member of the commission may be removed from office for neglect of duty or misconduct in office by the Governor of the State of which such member is a citizen after giving such member a copy of the charges against him and an opportunity of being publicly heard in person or by counsel or both in his own defense, upon not less than ten days' notice. No member of the commission shall receive any compensation for his services as a member, but each member shall be entitled to receive his actual disbursements for his expenses in performing the duties of his office.
Terms.	
Removal from State voids commission.	
Vacancies.	
Removal by Governor.	
No salary.	
Expenses paid.	

ARTICLE IV

Organization.	The commission shall annually choose a president and a vice-president from among its members. It shall also appoint annually a treasurer and a secretary and shall also appoint such other officers and such other employees as it may deem
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necessary or appropriate to carry out the purposes of this compact and may employ its own counsel. The commission may also determine the duties and compensation of all appointees and employees and remove them at pleasure and make all reasonable rules and regulations respecting the same. The first meeting of the commission at which it shall choose its officers, as hereinbefore provided, shall be held within thirty days after the going into effect of this compact, at such time and place as shall be agreed upon and notified to the members of the commission by the last secretary of the present State boards. The commission shall have power to take any action necessary for securing and maintaining the benefits of the State employee retirement system in each State for its employees in such State and for such purpose employees of the commission to the extent to which the compensation paid for their services is derived from funds appropriated by the State of New York or from receipts from operations originally financed by the State of New York or from both shall be deemed to be employees of the State of New York and qualified for membership in the New York State employees' retirement system whether residents of the State of New York or of the State of New Jersey, and employees of the commission to the extent to which the compensation paid for their services is derived from funds appropriated by the State of New Jersey or from receipts from operations originally financed by the State of New Jersey or from both shall be deemed to be employees of the State of New Jersey and qualified for membership in the New Jersey State employees' retirement system whether residents of the State of New Jersey or of the State of New York.

Duties and
compen-
sation.

Meeting.

Retirement
of employees.

ARTICLE V

1. The commission shall have power to continue and complete any plans, proceedings or negotiations commenced by either of the State boards to

Empowered
to complete
plans.

select, locate and acquire or otherwise acquire lands for the purposes of Palisades Interstate Park pursuant to the authority vested in said State boards respectively by statutes of either State.

Lands that
may be
acquired.

2. The commission shall also have power, from time to time, to select, locate and acquire or otherwise acquire for the purposes of the park, so far as not already acquired by either of the State boards, the lands in New York and New Jersey described and defined as follows: Such lands on the west side of the Hudson river from the New Jersey State line on the south to Piermont creek, near Piermont in Rockland county, on the north, lying between the highwater line of said river and the top of the steep edge of the Palisades, or the crest of the easterly slope of the uplands overlooking said river where the steep palisade rocks are absent, or lying on the front of the Palisades or uplands, as may in the opinion of the commission be proper and necessary to be reserved for the purpose of establishing or extending the park and thereby preserving the scenic beauty of the Palisades and uplands or securing the same to the use of the public for park purposes; such mountainous lands along and adjacent to the west bank of the Hudson river in Rockland and Orange counties, north of Piermont creek and south of the city of Newburgh, and other lands to the west thereof and extending into the Ramapo mountains, except the land comprised in the United States Government reservation at West Point and the land comprised in the State reservation at Stony Point, and other lands now owned by the State of New York, as may in the opinion of the commission, be proper and necessary for the purpose of extending the limits of the park and thereby preserving the scenic beauty of or securing to the use of the public for park purposes the mountainous lands along and adjacent to the west bank of the Hudson river in Rockland and Orange counties and other lands to the west thereof and extending into the Ramapo mountains north of the Palisades; and such lands

lying between the top or steep edge of the Palisades or the crest of the slope in places where the steep palisade rocks are absent and the high-water line of the Hudson river, from the New York State line on the north, to a line beginning at the intersection of the southern line of the old Fort Lee dock or landing with the high-water line of the Hudson river and running thence in a westerly direction and at right angles to said high-water line of the Hudson river to the east side of the river road running from Edgewater to Fort Lee, in Bergen county, on the south, and such lands, or rights in land belonging to owners other than the State of New Jersey, as may lie between the exterior bulkhead line established in the Hudson river and the high-water line of the Hudson river, as may in the opinion of the commission be proper and necessary to be reserved for the purpose of establishing the park and thereby preserving the scenic beauty of the Palisades. To the extent to which the commission is authorized to acquire the lands hereinbefore described, it shall have power to take said lands, or any of them and any rights, interests or easements therein, in fee or otherwise, by purchase, exchange, gift, devise or eminent domain. The commission shall also have, in either State, such further, additional and enlarged power to select, locate, acquire, or take lands or rights in lands for the purposes of the park by eminent domain as may from time to time be conferred by the laws of the State in which such lands are located. The commission shall also have power to acquire, for the purposes of the park, by purchase, exchange, gift or devise, but not by eminent domain, any other lands not within the area described above, and any rights, interests or easements therein, in fee or otherwise.

Methods of
acquiring
land.

Power of
eminent
domain.

Acquiring
other lands.

3. The commission shall also have power to lay out, construct and maintain roads, pathways, boulevards and parkways upon, across and over the park and between and connecting any separate portions of the park, and for any such purpose to

Construct
roads, etc.

acquire, by eminent domain or otherwise, rights of way upon and across any lands intervening between separate portions of the park whether within or outside of the area described in the preceding section and to lay out, construct and maintain roads, pathways, boulevards and parkways connecting the roads and ways within the park with other public roads outside thereof.

Laws governing power of eminent domain.

4. The exercise by the commission of the power of eminent domain herein given shall be regulated and governed in New York by laws of the State of New York applicable thereto, as the same may be amended or supplemented from time to time, and in New Jersey by laws of the State of New Jersey applicable thereto, as the same may be amended or supplemented from time to time.

Right of municipalities.

5. Any municipality in the State of New Jersey lying adjacent to lands belonging to, controlled or held by the commission shall have the right to cross, occupy and use the lands belonging to, controlled or held by the commission, lying between such municipality and the Hudson river, for the purpose of constructing, operating and maintaining a pipe line or lines and outlet or outlets for public sewage and drainage purposes in such municipality, and to repair, relay, enlarge, operate and maintain such pipe line or lines, outlet or outlets at all times; *provided, however*, that the location of such pipe line or lines, outlet or outlets and the plans and specifications therefor shall be approved by the Department of Health of the State of New Jersey; *and provided, further*, that the land so crossed, occupied and used, shall, after the construction, repairing, relaying or enlarging of such pipe line or lines, outlet or outlets, be replaced in a condition satisfactory to the commission and shall be maintained in a condition satisfactory to the commission at all times. Such approval by the Department of Health of the State of New Jersey of the location of such pipe line or lines, outlet or outlets and the plans and specifications therefor shall only be made upon application

Proviso.

Proviso.

Approval after hearing.

of the municipality after hearing, notice of which shall be given to the commission.

6. The provisions of chapter one hundred forty-nine of the laws of one thousand nine hundred and eleven and chapter eight hundred fifty of the laws of one thousand nine hundred and twenty of the State of New York shall be deemed applicable to lands owned by the commission within the territorial limits specified in said laws. The provisions of chapter four hundred thirty-eight of the laws of one thousand nine hundred thirty-three and chapter two hundred fifty of the laws of one thousand nine hundred and thirty-five of the State of New Jersey shall be deemed applicable to lands owned by the commission within the State of New Jersey.

Laws
applicable.

ARTICE VI

1. The commission shall have power to purchase or otherwise acquire personal property and to hold the same. The commission shall also have power to receive by gift, contribution or bequest moneys, stocks, bonds, securities or other property, and to own, hold, invest or otherwise use the same, together with all property similarly acquired and held by either of the State boards, and the income therefrom, for the purposes of the park as in their judgment seems best except in so far as restricted by the terms of any such gift, contribution or bequest.

May acquire
personal
property.

2. The commission shall have power to lease, license or privilege the use of any real property for park or other purposes, to grant or sell profits a prendre, easements or the right to surplus waters, and to sell, lease, charter, license or privilege the use, for park or other purposes, of all personal property held by it, upon such terms as the commission shall decide. The commission shall also have such power to sell or exchange and convey in fee all of the right, title and interest of the commission and of the people of the States of New York or New Jersey in and to any and all lands or

May lease use
of property.

May sell
property.

interests in lands held by it in either State as may be given the commission by the laws of the State in which said lands are located.

ARTICLE VII

Title and
powers
vested in
commission.

Commission
substituted for
State Boards.

All title, etc.,
in commission.

Balance of ap-
propriations.

1. All legal and equitable title, together with each and every right and power to possession, jurisdiction, custody, management or control, to, of or over any property, tangible or intangible and whether real, personal or mixed, used or held as a part of, in connection with, or for the purposes of the park or parks now under the jurisdiction, management or control of the respective State boards, or connected with the maintenance or control thereof, in so far as the same shall have heretofore been vested in or exercised by either of said State boards or any officer or department of either State, is hereby transferred to and vested in the commission. The commission shall succeed and shall be and hereby is substituted for each of the State boards in so far as either of them has any obligation or liability to any person, firm or corporation, has undertaken or commenced any proceeding or other business, is a party to any action, suit or proceeding (the substitution of the commission for either of the State boards in any action, suit or proceeding to be deemed to be by operation hereof without motion or order) or has issued or promulgated any orders, rules or regulations, and also in so far as, consistent with the other provisions and the purposes of this compact, the commission should be regarded as succeeding and as substituted for either of the State boards in any other respect in order that the purposes of this compact may be accomplished. All such legal and equitable title, possession, jurisdiction, custody, management, control, powers, rights and claims shall, upon the taking effect of this compact, forthwith and thereafter reside in the commission without further act or deed or transfer. The balance of all appropriations heretofore made by either State and remaining to the credit of either of the State

boards, to which either State board is entitled, or in the future would become entitled if its existence continued, shall be deemed to be appropriations to the commission herein created, and the commission shall, upon the taking effect of this compact, succeed to all the rights to any such appropriations theretofore made with the same force and effect as if the commission had originally been specifically named in the respective appropriation acts instead of the respective State boards for which such appropriations were made and as if said appropriation acts had originally provided that such appropriations be expended under this compact rather than under the respective State statutes which would govern the expenditure of such appropriations by the respective State boards, subject, however, to any other provisions in the same or other statutes prescribing the use of such appropriations.

2. Any officer, department or official body of either State, including the State council of parks of the State of New York and any similar body which may have been or may be created by the State of New Jersey, may have, exercise and be given advisory powers with respect to the park and an officer of the commission may be a member of said State council of parks in New York or of any similar New Jersey body, if authorized by such State, and any statute now in force making an officer of either of the respective State boards a member of any such body shall be deemed to apply to such officer of the commission herein created. Until otherwise provided by statute by the State of New York the commission shall continue to exercise the jurisdiction and control heretofore vested in the New York State board by section six hundred seventy-two of the conservation law; and until otherwise provided by statute or by order of the conservation commissioner of New York, the commission shall continue to exercise jurisdiction and control over any places of historic or scientific interest heretofore transferred to the New York

Advisory
powers.

Powers of
control
continued.

State board pursuant to section six hundred seventy-three of the conservation law.

ARTICLE VIII

Duty to
operate and
maintain
park.

Additional
powers.

Office.

Not taxable.

Traffic
control.

1. It shall be the duty of the commission to lay out, improve, preserve, care for, maintain, manage and operate Palisades Interstate Park and the commission shall have the power to do all things whatsoever which it may deem necessary and desirable in connection therewith. Without limiting the generality of the foregoing, the commission shall have power to erect and operate elevators and escalators at such places in the park as the commission may deem necessary or expedient and may provide and operate, or provide by lease, charter, concession, exclusive or nonexclusive privilege, or otherwise, for the operation of such other facilities, including hotels, restaurants, stands, booths, amusements, docks, wharves, and any and all means of transportation, to, from or in the park, for the use and enjoyment of the park by the public and for increasing the accessibility to the park by the public, as the commission may deem to be necessary or expedient, and the commission may also provide, at its discretion, by proper rules or regulations, for the terms upon which and the manner in which all such facilities may be used. The commission shall have and maintain suitable office or offices where its documents, records and accounts shall be kept. The commission shall not be liable for any taxes of any kind upon or with respect to any real or personal property held by it or any income received by it from any source whatsoever.

2. Each State may by legislation make rules and regulations for the use and government, including regulation of traffic, of such portions of the park as lie within the boundaries of the State, and such parts of any State, county or other public highways as lie within the limits of such portions of the park, and all lands, parks and parkways in the State under the jurisdiction of the commission,

prescribe the penalty or penalties for violation of any such rules or regulations, prescribe the procedure for enforcement of any such penalty or penalties and provide the court or courts in which any such enforcement is to be sought.

3. The commission shall have power to organize a single police department for the park and to appoint, fix the compensation of and remove at pleasure all policemen required for the park, including a chief or superintendent of police and assistant chiefs or assistant superintendents of police, and to make all reasonable rules and regulations respecting the same not inconsistent with the laws of either State, and shall provide such policemen with uniforms. Each of such policemen shall be a resident of either New York or New Jersey, and if a resident of one State he shall not be disqualified to act as a policeman in the other State by reason of nonresidence in that State, anything in the statutes of either State to the contrary notwithstanding. Each State reserves the right to define from time to time by statute the powers, duties and immunities of such policemen within the territorial limits of such State. Until the enactment of such a statute by the State of New York, such policemen shall be deemed peace officers and have all the powers, duties and immunities of peace officers within said State; and until the enactment of such a statute by the State of New Jersey, such policemen shall have all the powers, duties and immunities conferred by law on police officers or constables in the enforcement of laws within said State and the apprehension of violators thereof.

4. The commission shall make an annual report to the Legislatures of both States, setting forth the operations and transactions conducted by it pursuant to this compact, the property acquired or disposed of and the funds and moneys received or disbursed during the year. Said report shall show, so far as practicable, the separate or special interest of each State in such operations, transactions, property, funds and moneys.

Police
department.

Residence.

Peace officers.

Powers.

Annual
report.

ARTICLE IX

- Accounts kept.** 1. The commission shall keep a separate account of all property and money belonging to, received from or appropriated by each State, or received exclusively or primarily from the operations of the park in such State.
- Use of receipts.** 2. All money received by the commission from the sale of personal property or for the use of real or personal property appropriated to the park by one State or purchased with money originally appropriated by one State, and all money received exclusively or primarily from the operations of the park in one State which were originally financed by moneys appropriated by such State, shall be used by the commission in such manner as it shall determine for the acquisition of real or personal property for such portion of the park as lies in such State, or for the operation, improvement, repair, upkeep or maintenance of such portion of the park. All money received by the commission from the sale of lands in the exercise of any power of sale given it by statute in either State, unless otherwise provided by the laws of such State, shall be used by the commission in such manner as it shall determine for the acquisition of real or personal property for such portion of the park as lies in such State, or for the operation, improvement, repair, upkeep or maintenance of such portion of the park. All other money, so far as the purpose or manner of using said money is not otherwise specifically designated or restricted by the donor thereof, and all other receipts of the commission may, notwithstanding the provisions of any law of either State, be used by the commission in its discretion in either State for any park purpose.
- Use of money from sale of lands.**
- Use of other moneys.**
- Annual estimate submitted.** 3. The commission shall submit annually to the Governor of each State an estimate of money required for its proposed expenses for the extension, improvement, repair, upkeep and maintenance during the ensuing fiscal year of such portion of the

park property and the real and personal property held in connection therewith as lies in such State, together with an itemized statement of all receipts and expenditures for the two preceding fiscal years, an itemized estimate of receipts for the ensuing fiscal year, and an itemized estimate of money required for the general expenses of the commission during the ensuing fiscal year in administering, managing and supporting the entire park and the property held in connection therewith in both States, divided between the two States on such proportionate basis as shall be estimated by the commission to represent fairly the proportionate interests of the respective States in the maintenance of the park in both States according to a uniform standard of maintenance, such proportionate interests to be determined by consideration of all factors which tend to disclose them. The Governor of each State shall consider the estimates so submitted to him and include them in his annual budget message to the Legislature of his State to the extent to which he approves them. The Legislature of each State shall annually provide by lump sum appropriation for such expenses such sum or sums as it shall deem proper. The commission shall have authority to spend, for such expenses and for carrying out the provisions of this compact, the sum or sums so appropriated; *provided*, that either State may require that no moneys so appropriated shall be available until a schedule or schedules of positions and salaries and all amounts to be expended therefrom for maintenance, operation and other expenses of the commission shall have been approved, in the State of New York by the director of the budget (or such other official of said State exercising similar functions as may be designated by the laws thereof), and in the State of New Jersey by the Commissioner of Finance (or such other official of said State exercising similar functions as may be designated by the laws thereof.)

Itemized
statement of
receipts.

Estimates
included in
budget.

Expendi-
tures.

Proviso.

Not to pledge
State credit.

4. The commission shall not pledge the credit of either State except by and with the authority of the Legislature thereof.

ARTICLE X

Liability.

Proviso.

Members not
personally
liable.

Liability
insurance.

Neither the State of New York nor the State of New Jersey shall be liable for any torts of the commission, its members, officers or employees except as provided by the laws of such State; *provided, however,* that for the purpose of chapter four hundred and sixty-seven of the laws of one thousand nine hundred and twenty-nine of the State of New York, as now or hereafter amended, until otherwise specifically provided, each member, officer and employee of the commission shall be deemed to be an officer or employee of the State of New York with respect to any tort committed by him while acting as such member, officer or employee within the territorial limits of the State of New York. A member of the commission shall not be personally liable for any act or omission done or suffered in good faith but shall only be liable for his own gross negligence, fraudulent conduct or wrongful acts done maliciously. The commission may, in its discretion, cause liability insurance to be issued by any insurance company approved by it and pay the premium thereon to protect the commission or any employee of the commission or both against all claims or liability for personal injuries or property damage by whomsoever sustained, arising from or caused by any vehicle owned by either State or by the commission or the operation thereof.

ARTICLE XI

Amending
compact.

This compact may be amended from time to time by the concurrent action of the two States who are parties hereto.

Jurat.

IN WITNESS WHEREOF, the sovereign States of New York and New Jersey, respectively, have caused this compact to be signed and sealed in

triplicate by their respective commissioners thereunto duly authorized this day of, 1936.

2. If by death, resignation or otherwise, a vacancy occurs among those appointed hereunder as commissioners to enter into the aforesaid compact upon behalf of the State of New Jersey, the Governor is hereby authorized to fill such vacancy.

Filling
vacancies.

3. The said agreement or compact, when signed and sealed by the commissioners of each State as hereinbefore provided, shall be presented by said commissioners to the Congress of the United States for its consent and approval, and when such consent and approval has been given, said agreement or compact shall become binding upon the State of New Jersey and thereupon the commission therein created shall be and become vested with all property and rights in or to property transferred to and vested in said commission by the terms of said agreement or compact, together with all other rights, powers, duties and obligations provided for therein. As soon as practicable after obtaining the consent and approval of the Congress of the United States thereto, an original copy of said agreement or compact shall be filed in the office of the Secretary of State of the State of New Jersey by the commissioners named in section one hereof.

Agreement
effective.

Copy filed
with Secretary
of State of
New Jersey.

4. This act shall take effect immediately.

Approved April 21, 1936.

CHAPTER 66

AN ACT to amend an act entitled "An act to provide for the adjustment of claims in favor of the State," approved March fifth, one thousand eight hundred and seventy-two.

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

Section 2
amended.

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

Notice to
State.

2. That in all suits wherein the lien, encumbrance, or priority of encumbrance of the State shall be brought in question, a notice out of the court stating the names of the parties and the encumbrance or lien of the State sought to be affected, and a day for return, as in writs out of the same court may issue, directed to the State of New Jersey; *provided*, that where the encumbrance or lien is for an inheritance tax, the notice shall state in addition to the foregoing, if known, the name of the decedent by reason of whose death the encumbrance or lien arises, the date of death of said decedent, the county and State wherein said decedent resided at the date of death, and the names and addresses of the decedent's personal representatives, or if none has been appointed, then the names and addresses of the decedent's heirs-at-law, and the notice, which in all cases shall be accompanied by a copy of the bill of complaint, complaint, or like pleading, for the use of the State, may be served upon the Attorney-General as other process is served out of said court, and on the return of such notice duly served, or on appearance by the Attorney-General for the State the suit may proceed as other cases, and a decree or judgment therein shall bind the State the same as if it had been made against an individual;

Proviso,
contents of
notice.

Copy of
complaint
served upon
Attorney-
General.

and the lien of the State on sale under such decree or judgment shall be cut off and the claim of the State shall be made out of the surplus, if any, in the order of priority in which the encumbrance of the State stands. Claim from surplus.

2. This act shall take effect immediately.

Approved April 21, 1936.

CHAPTER 67

AN ACT to validate proceedings for the issuance of bonds of municipalities pursuant to article VI-A of the local bond act.

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

1. All proceedings heretofore had or taken by any municipality for the authorization, issuance and sale of bonds pursuant to article VI-A of the local bond act, constituting chapter seventy-seven of the pamphlet laws of one thousand nine hundred and thirty-five, are hereby ratified, validated and confirmed notwithstanding that a statement of the outstanding obligations and/or indebtedness to be paid, funded or refunded by the issuance of said bonds was not contained or was incorrectly made in the ordinance authorizing the issuance of said bonds or in any publications of said ordinances; *provided*, that such ordinance has been or hereafter shall be consented to by the funding commission as provided by law. Validating bond issue.
Proviso.

2. This act shall take effect immediately.

Approved April 21, 1936.

CHAPTER 68

AN ACT to supplement the provisions of the compact between the States of New Jersey and New York creating Palisades Interstate Park Commission.

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

Exercising
powers of
eminent
domain:

1. The exercise in this State of the power of eminent domain given to the commission (hereinafter referred to as "the commission") created by the compact between the States of New Jersey and New York provided for by an act entitled "An act to provide for the creation by interstate compact of the Palisades Interstate Park Commission as a joint corporate municipal instrumentality of the States of New Jersey and New York with appropriate powers and thereby to continue the Palisades Interstate Park," shall be pursuant and subject to the following provisions:

Survey and
map made;

(1) Before any proceedings shall be had or taken for the exercise of said power the commission shall cause to be made, by such engineer and surveyor as it shall select, a map of the parcel or parcels of lands and rights in lands which it shall determine and be about to take, showing the boundaries thereof and of the individual pieces of land embraced therein, and the names of the owners or reputed owners thereof, as nearly as the same can be ascertained, a copy of which map, certified by a majority of the members of the commission, shall be filed in the office of the clerk of the county of Bergen; and the commission shall also file in like manner from time to time maps of any other or further parcel or parcels of lands and of any rights in lands, located as aforesaid, which it may determine and be about to take, and the proceedings hereinafter provided for shall be taken in record

Map filed;

to the lands and rights in lands shown on each of said maps.

(2) Within six months after the filing of any such map as above required, the commission shall publish for four successive weeks, at least once in each week, in a newspaper printed and published in the county of Bergen, a notice declaring that the commission intends to take and appropriate and pay for such of the lands and rights in lands shown on the said map as are described in such notice, and acquire title thereto and hold the same under said compact.

Publish notice
of intention
to take land;

(3) The commission shall have power and authority to acquire a fee simple or lesser estate or right in any such lands for the purposes mentioned in said compact and in case the commission shall be unable to agree with the owner or owners of any of such lands, or when by reason of the legal incapacity or absence of such owner or owners or for any other cause no agreement can be made for the purchase thereof, such lands or rights in lands shall be acquired and compensation shall be ascertained and paid in the manner provided by the act entitled "An act to regulate the ascertainment and payment of compensation for property condemned or taken for public use" (Revision of 1900), approved March twentieth, one thousand nine hundred, and the acts amendatory thereof and supplemental thereto, and subject to the procedure and practice prescribed by said laws; *provided, however,* that in fixing the compensation to be paid for such lands, no allowance or deductions shall be made on account of any real or supposed benefit which the parties interested may derive from the park or improvement for which such lands are to be taken; the commission or any party may appeal from the award and such appeal shall be heard and determined in the manner provided by said laws.

May acquire
a fee simple
or lesser
estate;

Proviso;

(4) In case any lands condemned under the authority of this act shall not be paid for within six months from the filing of the award therefor, or in case of appeal, within six months from the date

Proceedings
void;

of the judgment entered on said appeal, then the condemnation proceedings had in regard to such lands shall become and be null and void.

Report to
Legislature.

(5) After the proceedings hereinbefore provided for, for the purpose of acquiring title by the commission to the said lands or any of them shall have been concluded, the commission shall report such proceedings, and all other action by it taken, together with the amounts awarded by the commissioners of appraisal, to the Legislature of this State at the next ensuing session thereof.

May complete
plans.

2. The commission shall have power to continue and complete any plans, proceedings, negotiations or steps which, at the time of its creation, Commissioners of the Palisades Interstate Park, a body politic (hereinafter referred to as "New Jersey State board") created pursuant to an act entitled "An act to provide for the selection, location, appropriation and management of certain lands along the Palisades of the Hudson river for an interstate park, and thereby to preserve the scenery of the Palisades," approved March twenty-second, one thousand nine hundred, shall have commenced pursuant to a supplement to said act, approved September fifth, one thousand nine hundred thirty-three, and shall have power to adopt any such plans, proceedings, negotiations or steps completed by the New Jersey State board.

Construct
parkway.

3. The commission shall have power to construct, so far as not already constructed by the New Jersey State board prior to the creation of the commission, maintain and operate a parkway on top of the Palisades in this State extending from the southerly line of Palisades Interstate Park (hereinafter referred to as "the park") to the New York State line and within one thousand feet westerly from the top or steep edge of the Palisades or the crest of the slope in places where the steep palisade rocks are absent, and for such purpose and the acquisition of the necessary lands therefor, to apply for and accept grants or other aid from the Federal Emergency Administration

Federal aid.

of Public Works, or other board or boards, or officer or officers, department or departments of the United States.

4. For the purpose of laying out and establishing said parkway the commission shall have power to acquire by gift, purchase or condemnation, so far as not already acquired by the New Jersey State board prior to the creation of the commission, any lands or rights in lands necessary for such objects and lying within the aforesaid area. The commission, before proceeding to condemn lands for the parkway, shall determine upon the location of such parkway and quantity of land to be included in said parkway and cause a survey thereof to be made, and a map showing the location of the parkway and the lands to be embraced therein; *provided, however*, that so far as any such determination, survey or map shall have been made or caused to be made by the New Jersey State board the commission may adopt the action of said board in this respect in lieu of making or causing to be made a separate determination, survey or map. Said map shall be kept by the commission in its office. Said map shall show the termini of said parkway, including the courses and distances, names of the several owners or reputed owners of land through which the same will pass, so far as the same can be ascertained, and the westerly boundary line of said parkway and the streets or roads which may be included therein. For the purpose of making the necessary surveys therefor, the commission may enter upon lands or water of any person or persons, doing no unnecessary damage to private or other property, and subject to responsibility for all damages which shall be done thereto. The commission shall not be obliged to disclose the location of the parkway, survey or maps to public inspection until it has taken proceedings to condemn lands or rights in lands necessary therefor. After the parkway has been completely constructed, a properly authenticated copy of the map on file in the office of the commission

Acquiring property for purpose of parkway.

Determine location.

Proviso, map and survey.

Right of entry.

Survey and map not public.

Map filed after construction.

shall be filed in the office of the clerk of the county of Bergen, and the right to condemn lands after such filing shall not extend west of the westerly boundary line of said parkway, as shown on said map. The commission shall have the right to make alterations from time to time before the completion of the parkway, in its location or boundary lines, as may be found expedient and necessary. The map on file in the office of the commission shall record all such changes and alterations. The commission may take for condemnation within the limits aforesaid a fee simple or lesser estate or right in all the necessary lands and all the necessary rights in lands upon ascertainment and payment or tender of compensation as prescribed by law and either party may have an appeal from the award of the commissioners fixing compensation, and the proceedings on such ascertainment, taking and appeal, shall be pursuant to the act entitled "An act to regulate the ascertainment and payment of compensation for property condemned or taken for public use" (Revision of one thousand nine hundred), approved March twentieth, one thousand nine hundred and the acts amendatory thereof and supplemental thereto. The commission shall have the right and power to enter upon and take any of such property in advance of making compensation therefor, in any case where said lands cannot be acquired by agreement with the owner, whether by reason of disagreement as to price, or the legal incapacity or absence of the owner or owners, or his or their inability to convey valid title, or by reason of any other cause. In any such case the commission, upon exercising this right and entering upon and taking lands in advance of making compensation therefor, shall proceed without undue delay to condemn such lands in the manner required by the act aforesaid. In any such case of entering in advance of making compensation, the award of the commissioners or the verdict of the jury in the case of an appeal, shall bear interest from the date of entry to the

May alter plans.

Record kept of changes.

Appeal from award.

May take land before making compensation.

Interest from date of entry.

date of payment to the owner or into the Court of Chancery, as the case may be.

5. The commission shall have power to grant and convey for a nominal consideration to the United States Government or any appropriate agency thereof such parcels of any land or rights therein held or acquired by the commission on top of the Palisades in this State as may in its opinion be proper and necessary for the purpose of laying out and constructing a parkway on top of the Palisades.

May convey
land to
Federal
Government.

6. The commission shall have power to sell such lands held by it on the top of the Palisades in this State as in its judgment may be not necessary for park purposes, and shall have power to grant easements for public improvements over any lands held by it in this State.

May sell
certain lands.

7. The following rules and regulations are hereby made for the use and government of such portions of the park as lie within the boundaries of this State, and such parts of any State, county or public highways as lie within the limits of such portions of the park, and all lands, parks and parkways in this State under the jurisdiction of the commission:

Rules and
regulations.

No person shall (1) injure, deface, disturb, or befoul any part of the park nor any building, sign, equipment or other property found therein, nor remove, injure or destroy any tree, flower, shrub, rock or other mineral found therein; or (2) deposit in any part of the park any garbage, sewerage, refuse, waste or other obnoxious material, otherwise than in receptacles or pits provided by the commission for such purpose; or (3) (a) drive or propel or cause to be driven or propelled along or over any road within the park any vehicle at a greater rate of speed than twenty (20) miles per hour, or (b) around curves at a greater rate of speed than fifteen (15) miles per hour, or (c) between points so marked at a greater rate of speed than ten (10) miles per hour; or (4) (a) operate, or cause to be operated, a commercial

Improper
conduct.

Sanitation.

Speed.

Trucks.

Traffic regulations.	vehicle on the Henry Hudson drive, or (b) if an operator of any commercial vehicle, in driving off any ferry boat landing in the park, drive otherwise than to the right of the road and stop, permitting all pleasure vehicles to pass ahead of said commercial vehicle, or (c) move out of his place in any line of traffic at any time established by the commission on any of the park roads, or (d) ride a bicycle on the Henry Hudson drive or on either of the two ferry approach drives, or (e) park or store any motor car, motorcycle, bicycle, wagon or other vehicle within the park except in places designated by the commission for such purpose, or (f) park or operate any vehicle in the park, after dark, without lights, or (g) park any vehicle in the park after midnight, during the hours of darkness, in areas other than those designated by the commission for such purpose; or (5) (a) maintain any camp or camps in the park for any period except at such places as may from time to time be designated by the commission for camping, or (b) camp at any place in the park without obtaining a permit from the commission for such purpose; or (6) (a) light any fire or fires at any time in any part of the park except on or between the shore path and the river, or in places designated by the commission for such purpose, or (b) leave a fire until same has been completely extinguished; or (7) (a) sell or offer for sale within the park any property or privilege whatsoever, or (b) if a person to whom property of the park has been intrusted by the commission for personal use, hire, lease or let out the same to any other person, without a permit from the commission, or (c) take photographs or moving pictures within the park for the purpose of selling the negatives thereof or prints therefrom without a permit from the commission, or (d) operate a bus, taxicab or other vehicle for the transportation of passengers or property for hire within the park without a permit from the commission or (e) if a person operating a boat or airplane for hire, land or receive passengers at any
Bicycling.	
Parking.	
Lights.	
Camping.	
Fires.	
Sales.	
Pictures.	
Cabs and buses.	
Boats and airplanes.	

of the docks or lands owned or controlled by the commission, without a permit from the commission; or (8) except employees or officers of the commission, carry firearms of any description within the park, or carry any airgun, sling shot, bow and arrow, or any other device whereby a missile may be thrown, without a permit from the commission; or (9) hunt, pursue with dogs, trap or in any other way molest any of the wild birds and beasts found within the confines of the park, without a permit from the commission; or (10) (a) gamble in the park, or (b) bring into the park or have in his possession while there any implement or device commonly used or intended to be used for gambling purposes; or (11) erect or post any sign or notice at any place in the park without a permit from the commission; or (12) herd, graze or drive any live stock of any kind in or through the park or let such live stock run at large in the park, without a permit from the commission; or (13) (a) bring into, have or keep in the park any cat or other animal destructive of bird life, or (b) bring into, have or keep in the park any dog or any other pet or domesticated animal unless the same is in leash or in cage, without a permit from the commission; or (14) (a) run or walk on any of the park drives except to cross the same at points designated by the commission for that purpose, or (b) climb the cliffs at points other than those designated by the commission for that purpose; or (15) (a) use loud, boisterous or indecent language or (b) interfere with any officer of the park in the performance of his duty, or (c) be indecently dressed or exposed within the confines of the park, or (d) conduct himself in such a manner as to endanger the life, limb or property of other visitors to the park; or (16) possess within the park any narcotic drug or intoxicating liquor other than liquor on sale under State license; or (17) (a) bathe, dive or swim in or off any property of the park, except at points designated by the commission for that purpose, or (b) change his clothing or disrobe ex-

Carrying
weapons.

Hunting.

Gaming.

Signs.

Live stock.

Dogs and
pets.

Walks.

Climbing.

Improper
language.

Dress.

Drugs and
liquors.

Bathing.

Boating.	cept in the bath houses provided by the commission for that purpose, or (c) propel, land or store any canoe, boat or any other vessel in or near any waters within or off the park property, except at points designated by the commission for that purpose;
Fishing.	or (18) fish or crab off any docks or property of the park except at points designated by the commission for that purpose.
Penalties.	8. Every person who shall violate any of the rules and regulations set forth in section seven of this act shall be liable to a penalty for each offense of a fine of not more than fifty dollars (\$50.00) or imprisonment in the county jail for a term of not more than thirty (30) days, or both. The court or judges before whom any proceedings for the recovery of any penalty under this section shall be brought and the proceedings and processes by which such actions shall be enforced shall be those provided for in section nine of this act.
Police court continued.	9. The police court established by an act entitled "An act to establish a police court in that part of the Palisades Interstate Park lying in the State of New Jersey, and to provide for a judge thereof," approved April twenty-first, one thousand nine hundred and thirty shall be continued and maintained in that part of the park lying in this State and shall continue to be known as "Police Court of the Palisades Interstate Park."
Powers.	Such court shall possess and have all the powers of justices of the peace, recorders and police judges and police justices in townships and cities of this State, with respect to crimes, disorderly conduct, violation of motor vehicle and traffic laws or other laws of this State, committed, occurring or happening within the limits of that part of the park lying within this State, and also the violation of any of the rules and regulations set forth in section seven of this act.
Where court held.	Such court may be held in any part of the park lying within this State, or any municipality of the county of Bergen in which any part of said park may lie.
Appointment of judges.	The Governor with the advice and consent of the Senate shall appoint a judge or

judges, not exceeding three, of said court, which judge or judges shall have all the powers, privileges and duties of justices of the peace, recorders, police judges and police justices in townships and cities of this State when sitting as a judge of the said court. Any judge of said court in office at the time when the compact referred to in section one hereof shall become effective shall continue in office with all such powers, privileges and duties for the remainder of the term for which he was appointed. The term of the judge or judges of said court shall be for three years. Such judge or judges shall be entitled to collect and receive the same fees as are allowed to justices of the peace; *provided*, it shall be lawful for the commission to pay such judge a per diem compensation not exceeding twenty-five dollars (\$25.00) per day, and in such case such per diem compensation shall be in lieu of all fees.

Term of
incumbents.

Terms.

Fees.

Proviso.

10. In order to protect public funds deposited by the commission all banks, bankers, trust companies, savings banks, investment companies and other persons carrying on a banking business organized under the laws of this State are authorized to give to the commission a good and sufficient undertaking with such sureties as shall be approved by the commission to the effect that such bank and/or banking institution as hereinbefore described shall faithfully keep and pay over to the order of or upon the warrant of the commission or its authorized agent such deposits and agreed interest thereon, at such times or upon such demands as may be agreed upon with the commission, or in lieu of said sureties to deposit with the commission as collateral such securities as the commission may approve; *provided*, said securities shall consist of obligations in which public officers and bodies of this State and of its municipal subdivisions, savings institutions, including savings and loan associations, insurance companies and associations, executors, administrators, guardians, trustees and other fiduciaries in this State may properly and legally invest the funds within their control,

Banks to
give security
for deposits.

Proviso.

in such amounts as may be agreed upon by the commission and such bank and/or banking institution, which said deposits of the commission may be evidenced by a depository collateral agreement in such form and upon such terms and conditions as may be agreed upon by the commission and said bank and/or banking institution.

Deemed State
employees.

11. For the purpose of determining their rights under the Workmen's Compensation Act of this State, employees of the commission employed in this State shall be deemed to be employees of this State.

To succeed
to rights,
powers, etc.,
of previous
body.

12. In any action, suit or proceeding commenced by Commissioners of the Palisades Interstate Park, prior to the time this act takes effect, pursuant to any law, including the act entitled "An act to provide for the selection, location, appropriation and management of certain lands along the Palisades of the Hudson river for an interstate park, and thereby to preserve the scenery of the Palisades," approved March twenty-second, one thousand nine hundred, and the acts amendatory thereof and supplemental thereto, which action, suit or proceeding is pending at the time this act takes effect, the commission shall be regarded as succeeding and as substituted therein for said Commissioners of the Palisades Interstate Park (the substitution of the commission to be deemed to be by operation of law without motion or order) and the commission, in addition to the rights, powers, privileges and duties conferred upon it herein, shall be deemed to have succeeded to all the rights, powers, privileges and duties of said Commissioners of the Palisades Interstate Park in connection with such action, suit or proceeding.

Sections
severable.

13. If any term or provision of this act shall be declared unconstitutional or ineffective in whole or in part by a court of competent jurisdiction, then, to the extent that it is not unconstitutional or ineffective, such term or provision shall be enforced and effectuated, and no such determination shall be

deemed to invalidate the remaining terms or provisions thereof.

14. Nothing herein shall be deemed to repeal, amend, modify or affect any act applicable to Palisades Interstate Park or the Commissioners of the Palisades Interstate Park prior to the time when the compact referred to in section one hereof shall become effective. Construing.

15. This act shall take effect when the compact referred to in section one hereof shall become effective. Act effective.

Approved April 21, 1936.

CHAPTER 69

A FURTHER SUPPLEMENT to an act entitled "An act concerning municipalities," approved March twenty-seventh, one thousand nine hundred and seventeen.

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

1. Whenever a municipality shall acquire vacant lands by tax title foreclosure it may exchange the said lands, or any part thereof, for vacant lands of others that it may require for park purposes within the municipality; *provided, however, that lands* May exchange certain lands.
acquired for the said municipality in exchange shall not be less in value than the lands of the said municipality given in exchange; *provided, further,* Proviso.
however, the governing body of such municipality shall adopt a resolution setting forth the lands to be exchanged and indicating therein such adjustments in taxes and assessments as it shall deem for the best interest of the said municipality. Proviso.

2. This act shall take effect immediately.

Approved May 2, 1936.

CHAPTER 70

A FURTHER SUPPLEMENT to an act entitled "An act creating a department to be known as the Board of Commerce and Navigation, and vesting therein all the powers and duties now devolved, by law, upon the Board of Riparian Commissioners, the Department of Inland Waterways, the Inspectors of Power Vessels, and the New Jersey Harbor Commission," approved April eighth, one thousand nine hundred and fifteen.

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

Supervision
of inland
tide waters.

1. From and after the passage of this act the supervision over, regulation and control of the inland waterways of this State, wherein the tide ebbs and flows, shall be vested in the Federal government through the agency of the War Department thereof.

Powers of
State Board
transferred
to Federal
government.

2. The powers and duties now devolved, by law, upon the State Board of Commerce and Navigation relative to the inland waterways of the State where the tide ebbs and flows, are transferred to, vested in, and shall be exercised by the Federal government through the agency of the War Department thereof, upon the acceptance of such powers and duties by the War Department, to the end that the War Department shall exercise complete jurisdiction over the inland waterways, as aforesaid.

3. This act shall take effect immediately.

Approved May 2, 1936.

CHAPTER 71

AN ACT to amend an act entitled "An act authorizing the board of education of any municipality in this State to dispose of lands and schoolhouses when not needed for school purposes," approved March nineteenth, one thousand nine hundred and twenty-eight.

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

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

Section 1
amended.

1. Whenever the board of education of any municipality in this State shall determine that all or any part of a tract of land with or without a school building or buildings erected thereon is no longer desirable or necessary or required for school purposes, it shall be lawful for such board of education, and it is hereby authorized, to transfer and convey such land or any portion thereof, with or without improvements thereon to such municipality, board, body, commission, municipal or county park board or commission, for a nominal consideration, to be used for public purposes or as a park.

Board of
education
authorized
to convey
certain lands.

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

Section 2
amended.

2. No transfer or conveyance of school land or property as hereinbefore provided shall be made until the board of education shall have adopted a resolution declaring the property to be no longer desirable or necessary or required for school purposes and authorizing the conveyance thereof, for public purposes, or as a park, by deed executed in the name and under the seal of the board of education, by the president and secretary thereof, and

Resolution
before
conveyance.

until the board, body, commission, municipal or county park board or commission, to whom such conveyance is to be made shall have adopted a resolution approving the conveyance of such land or property for such public purposes or as a park.

Repealer.

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

Approved May 2, 1936.

CHAPTER 72

AN ACT to amend an act entitled "An act to authorize and regulate the funding, refunding and/or extension of outstanding bonds, notes or other obligations by any county, city, borough, town, township, village or other municipality," approved December eighteenth, one thousand nine hundred and thirty-four.

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

Section 2
amended.

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

Limiting time
in which
bonds may
be issued.

2. Since the purpose of this act is to provide for the extraordinary conditions due to the existing emergency, no bonds shall be issued pursuant to this act after the first day of July, one thousand nine hundred and thirty-six, unless there shall have been adopted prior to March twentieth, one thousand nine hundred and thirty-five, an ordinance or resolution, as the case may be, authorizing the issuance of refunding bonds hereunder, in which event bonds may be issued pursuant to this act up to and including the first day of July, one thousand nine hundred and thirty-seven.

2. This act shall take effect immediately.

Approved May 2, 1936.

CHAPTER 73

A SUPPLEMENT to an act entitled "An act to establish public parks in certain counties in this State and to regulate the same," approved March fifth, one thousand eight hundred and ninety-five.

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

1. Whenever a park commission organized and existing under the act to which this act is a supplement has heretofore sold lands to a railroad corporation and has received from such railroad corporation the consideration therefor, such conveyance is hereby validated and confirmed; and said park commission is hereby authorized in its discretion to enter into an agreement with such railroad corporation altering, modifying or waiving the covenants, terms and conditions in such conveyance contained, and by appropriate deed or other instrument to effectuate such agreement, whenever such park commission shall determine that it is in the public interest so to do.

Validating
conveyance
to railroad.

Altering terms
of deed.

Approved May 2, 1936.

CHAPTER 74

AN ACT to amend an act entitled "An act concerning firemen's relief associations," approved March twenty-fifth, one thousand eight hundred and eighty-five.

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

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

Section 1
amended.

New Jersey State Library

Several fire companies may incorporate as firemen's relief association.

1. In the several cities, towns, boroughs, townships and fire districts in this State in which there now are or hereafter may be organized for and doing public fire duty, one or more fire engine, hook and ladder, hose or supply companies, or any fire association, or fire department or board of fire wardens, which said company or companies, association or department, or fire wardens, shall be under the supervision or control of any common council or township committee, or board of commissioners or other governing board or body whatsoever, or any salvage corps (provided and maintained by corporations created by virtue of chapter fifty-one, laws of one thousand eight hundred and seventy-nine, approved March fourth, one thousand eight hundred and seventy-nine, of the laws of the State of New Jersey and the acts supplemental thereto and amendatory thereof), or any association of exempt firemen, it shall be lawful for the chief engineer, or, if there be no chief engineer, then the fire marshal, or, in case there be neither, then the senior foreman, and for the president, if any, of such fire association or department, and all members of any board of fire wardens, or board of trustees or engineers of such fire association or department, and also all firemen belonging to such fire engine, hook and ladder, hose, or supply company or companies, or salvage corps, and all members of any association of exempt firemen of such city, town, borough, township or fire district, to associate themselves together and become incorporated under and by the name of "the firemen's relief association," or any other name which shall indicate the object of such association, using the name of the city, town, borough, township or fire district in which the same may be located; and upon the recording of a certificate, in form as hereinafter provided, in the office of the clerk of the county in which the same may be located, and the filing of such certificate in the office of the Secretary of State of this State, such persons shall, from and after the date of the filing thereof, be

Certificate filed and recorded.

come and be incorporated under and by the name aforesaid, as a body politic and corporate in law, and by such name shall have perpetual succession and continuance, except as hereinafter provided, and be capable of suing and being sued, complaining and defending, in any court of law or equity, and may make and use a common seal, and alter the same at pleasure, and may receive, take, hold, purchase and convey, or mortgage, invest and reinvest, real, personal and mixed estate, and may enter into, execute and enforce any contracts or agreements relating to, touching or concerning the objects of such corporation, and they and their successors, and all who shall associate themselves together with them, shall, as such corporation, be entitled to all the rights, powers, privileges, benefits, advantages and immunities which now are or hereafter may be conferred upon corporations generally, under any law of this State; and the membership of such corporation shall consist, without any formal election thereto, of the officers and members of such fire engine, hook and ladder, hose and supply company or companies, fire association or fire department, or board of fire wardens, as shall be under the supervision or control of the common council or township committee, or board of commissioners or other governing board or body of the city, town, borough, township or fire district; also, such of the officers and members of any salvage corps (doing duty therein, which corps is provided and maintained by corporations created by virtue of chapter fifty-one, laws of one thousand eight hundred and seventy-nine, approved March fourth, one thousand eight hundred and seventy-nine, of the laws of the State of New Jersey, and the acts supplemental thereto and amendatory thereof), also of the officers and members of any association therein of exempt firemen; and the whole body of the membership of such corporation shall have the same rights therein as the charter members thereof.

Corporate
powers.

Membership.

Rights of
members.

Section 8
amended.

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

Organization
of Board of
representatives.

8. On or before the second Monday in December, in every year, each fire engine, hook and ladder, hose and supply company, and the board of trustees or engineers of any fire association or department, and any board of fire wardens, which company or companies, fire association or department, or board of fire wardens, shall be under the supervision or control of any common council, or township committee, or board of commissioners, or other governing board or body whatsoever, and each salvage corps (provided and maintained by corporations created by virtue of chapter fifty-one, laws of one thousand eight hundred and seventy-nine, approved March fourth, one thousand eight hundred and seventy-nine, of the laws of the State of New Jersey, and the acts supplemental thereto and amendatory thereof), and which company or companies, fire association or department, board of fire wardens, or salvage corps, shall be organized for and doing public fire or salvage duty in any city, town, borough, township or fire district in this State, shall choose not more than three representatives, and the exempt firemen's association, if any such there be, shall choose not more than three representatives, who, together with the president, if any, of such fire association or department, and the chief engineer, or, if there be no chief engineer, then the fire marshal, or, in case there be neither, then the senior foreman, shall constitute a board of representatives, and shall have and exercise all the powers and perform all the duties herein committed to them, and shall hold office for one year after the date of their election and until their successors be chosen, and until their successors shall meet for the purpose of holding the annual election of officers, as hereinafter provided.

Board of
representatives.

Approved May 2, 1936.

CHAPTER 75

A SUPPLEMENT to an act entitled "An act to amend an act entitled 'An act providing for the retirement upon a pension of stenographic reporters,' approved February twenty-third, one thousand nine hundred and twenty-two," approved March twentieth, one thousand nine hundred and twenty-three.

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

1. In addition to stenographic reporters provided for in the act to which this is a supplement, any other stenographic reporter who shall have continuously served as official or proxy, or both, in the Supreme Court holding any circuit in this State, the Court of Chancery, circuit court, court of common pleas, court of oyer and terminer, court of quarter sessions or court of special sessions, for at least forty years and who is sixty-four years of age and who is physically incapacitated for further service, shall be subject to all of the provisions and entitled to all of the benefits of the act to which this is a supplement; *provided, however*, that any such stenographic reporter retired under the provisions of this supplement shall be entitled to receive as pension one-half of the salary received by him at the time of his retirement, which pension shall in no event exceed the sum of three thousand dollars (\$3,000.00) per annum.

Pension for
certain court
reporters.

Proviso.

Amount of
pension.

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

Repealer.

Approved May 2, 1936.

CHAPTER 76

AN ACT to regulate the payment of certain moneys by the State payable to counties under mandatory legislative dedications.

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

Payments of
dedicated
funds
quarterly.

1. All moneys from time to time dedicated pursuant to the provisions of "An act to provide for a State budgeting system and its operation," approved April twentieth, one thousand nine hundred and thirty-one, as amended or supplemented, for the reconstruction, maintenance and repair, operation, policing and lighting of county roads and bridges, and for the payment of principal or interest on obligations heretofore incurred for any such purpose and for the extension of the county highway system, or dedicated for the proper construction, grading, drainage, maintenance and repair of unimproved town, township, village and borough roads of the State under the provisions of the act entitled "An act to provide for the proper construction, grading, drainage, maintenance and repair of unimproved town, township, village and borough roads of the State," approved March twentieth, one thousand nine hundred and sixteen, as amended or supplemented, and all moneys dedicated pursuant to the provisions of chapter one hundred seventy-eight of the laws of one thousand nine hundred and thirty, as amended or supplemented, or dedicated pursuant to the provisions of chapter two hundred fifty-five of the laws of one thousand nine hundred and twenty-nine, as amended or supplemented, or dedicated to counties for reimbursement for obligations contracted and due in the budget period for which such budget shall apply, shall, unless otherwise specifically provided in the acts under which such moneys become

due and payable, be payable to such counties in installments on the first day of February, May, August and November of each year.

2. This act shall take effect immediately.

Approved May 2, 1936.

CHAPTER 77

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

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

1. Until such time as the pending complaints, relative to the assessment of property and the taxation of property for the year one thousand nine hundred and thirty-five made and levied pursuant to the provisions of the act to which this act is a supplement, have been fully heard, the State Board of Tax Appeals shall continue hearing said complaints and, within thirty days from the conclusion of the hearing of the said complaints, the State Board of Tax Appeals shall make its determinations thereon and certify said determinations to the State Tax Commissioner and the State Tax Commissioner shall certify forthwith to the Comptroller of the Treasury any corrections or changes in any of the said assessments and taxes. Within twenty days from the receipt by him of a certification with respect to the assessment and taxes of any complaining railroad or canal company, the Comptroller shall notify such complaining railroad or canal company of said determination of the

Certification of
determination.

Treasurer
notified of
changes.

Notification.

State Board of Tax Appeals and of any correction in the assessment and taxes of such company. The Comptroller shall make such notification by depositing in the United States mail a statement addressed to such complaining company.

Hearings
validated.

2. Wherever, pursuant to the act to which this act is a supplement, any railroad or canal company has heretofore filed a complaint with the State Board of Tax Appeals with respect to the assessment and the taxation of its property for the year one thousand nine hundred and thirty-five, and where said hearings were not concluded on or before the fifteenth day of October, one thousand nine hundred and thirty-five, and where the said board continued to hold hearings on said complaint after the fifteenth day of October, one thousand nine hundred and thirty-five, in which hearings said complaining railroad or canal company participated, all of said hearings and the records thereof are hereby declared valid and legal notwithstanding some of said hearings were conducted and some of said records made subsequent to the fifteenth day of October, one thousand nine hundred and thirty-five.

3. This act shall take effect immediately.

Approved May 2, 1936.

CHAPTER 78

AN ACT to amend an act entitled "An act in relation to the temporary custody of dangerous lunatics," approved March twenty-third, one thousand eight hundred and eighty-eight.

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

Section 1
amended.

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

1. It shall be the duty of the board of freeholders of every county in this State to provide some safe and convenient place or places in which lunatics or persons of unsound mind who may be considered dangerous to the public may be temporarily confined until proper inquiry can be made touching the insanity or unsoundness of mind and the legal settlement of such lunatics as now provided by law, and to make provision for the proper care and maintenance of such persons so confined until their lunacy and places of legal settlement shall be determined, and where any city of the first class in any such county maintains and operates a municipal hospital containing facilities for custody and care of persons of unsound mind and the proper city authorities consent thereto, the board of freeholders of such county may designate such municipal hospital as a place for the temporary confinement of such lunatics or persons of unsound mind if they are at the time resident in such city. Such confinement shall not exceed the period of ten days unless the period of confinement is extended as hereinafter provided; and in case no order shall be made for the removal of such lunatic to a lunatic asylum within said period of ten days, then and in such case such lunatic shall be discharged from such temporary confinement unless the court of common pleas or a judge thereof shall, by order, extend such period of confinement, the court of common pleas or a judge thereof also to have power, as in their judgment they may deem proper, by written order, to transfer any such lunatic or person of unsound mind from one place of confinement to another place of confinement so designated.
2. Section two of the act to which this act is amendatory be and the same is hereby amended to read as follows:
2. All lunatics so temporarily confined shall be under the custody, control and direction of such officer as shall be designated for that purpose by the board of chosen freeholders of the several

To provide place of confinement, care, etc.

Limit of temporary confinement.

Extending period of confinement.

Section 2 amended.

Custody.

Proviso.

counties; *provided, however*, that where any such lunatic shall be thus temporarily confined in any municipal hospital, such lunatic shall be under the custody, control and direction of the medical director or other head officer of said institution.

3. This act shall take effect immediately.

Approved May 2, 1936.

CHAPTER 79

A SUPPLEMENT to an act entitled "An act concerning municipalities," being chapter one hundred fifty-two of the laws of one thousand nine hundred and seventeen, authorizing the payment or refunding of bonds in certain cases.

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

May refund
pro rata
share of
indebtedness.

1. Whenever two or more municipalities have been heretofore created within the limits of a former municipality and the bonded indebtedness of said former municipality shall have been apportioned among the newly created municipalities in accordance with Article V of "An act concerning municipalities," being chapter one hundred fifty-two of the laws of one thousand nine hundred and seventeen, approved March twenty-seventh, one thousand nine hundred and seventeen, and the amendments thereof and supplements thereto, and one or more but not all of such newly created municipalities shall desire to retire or refund any or all of the indebtedness so allocated to it or them by payment of the same or by the issuance of new bonds in discharge thereof, it shall be lawful for such municipality or municipalities to pay said allocated proportion of such indebtedness or to

New bond
issue.

refund all or any part thereof including interest accrued thereon by the issuance of new bonds under the provisions of any law of this State permitting the issuance of refunding bonds; *provided, however*, that the holders of the outstanding obligations of said former municipality shall agree to accept part payment thereof either in cash or in refunding bonds of the municipalities desiring to refund their respective shares of said obligations. As evidence of the receipt of payment on account of the principal of and interest on the outstanding obligations, the registered holders thereof shall execute a release which shall be stamped on each such obligation and which shall be in such form as shall have been approved by the governing body of the municipality. No payment shall be made or any refunding bond issued on account of any such outstanding obligations except to the registered holders of such obligations. Upon the above mentioned release being duly executed by the registered holder of the outstanding obligation, such municipality or municipalities so released shall be relieved and discharged of any and all further liability in respect to the principal of and interest on each said outstanding obligation.

Proviso.

Release by holders.

Payment to registered holders.

Discharged from obligation.

2. This act shall take effect immediately.

Approved May 2, 1936.

CHAPTER 80

AN ACT to amend an act entitled "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, town, township, village or any other municipality, other than a school district" (Revision of 1935), approved March twentieth, one thousand nine hundred and thirty-five, and constituting chapter seventy-seven of the pamphlet laws of one thousand nine hundred and thirty-five.

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

Section 208
amended.

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

Exceptions to
limitations:

208. Exceptions to limitations. Notwithstanding the provisions of sections two hundred six and two hundred seven, county bond resolutions and ordinances may be finally passed if said resolutions or ordinances authorize:

Order of
superior
governmental
authority, etc.;

Flood disaster;

Building
dikes, etc.;

(a) Obligations for purposes permitted by this act when the expenditure (1) is to be made in order to comply with an order of the State Board of Health or any other superior governmental authority, or (2) is the result of fire, flood, or other disaster, or of recovery of judgment, unless such judgment is entered upon default or by consent, or (3) is for the purpose of constructing, repairing or rebuilding dikes, bulkheads, jetties or similar devices to prevent the encroachment of the sea when the Funding Commission, constituted by section six hundred fifty-seven hereof and consisting of the Attorney-General, the State Tax Commissioner and the State Auditor shall have determined by order, after public hearing, that an emergency

exists or is threatened which makes necessary the constructing, repairing or rebuilding of such dikes, bulkheads, jetties or other devices for the preservation of life or property; or

(b) Notes to renew, extend or retire notes issued or authorized pursuant to this act or notes or temporary bonds issued or authorized pursuant to the act of which this act is a revision; or Refinancing;

(c) Bonds to fund notes issued pursuant to this act, or to fund notes or temporary bonds issued or authorized pursuant to the act of which this act is a revision; or Bonds to
fund notes;

(d) Until January first, one thousand nine hundred forty, whenever the percentage of net debt as stated pursuant to section seven hundred six, subsection three, in the special debt statement filed pursuant to section seven hundred one exceeds four per centum (4%) in the case of a county, or seven per centum (7%) in the case of a municipality, obligations in a principal amount which, together with the aggregate principal amount of any other obligations authorized under this subsection after the effective date of this act, does not exceed sixty per centum (60%) of the amount by which the gross debt as stated pursuant to section seven hundred two in the special debt statement filed pursuant to section seven hundred one has been decreased between the last day of the month next preceding the month in which this act takes effect and the date of filing such supplemental debt statement by the payment of outstanding debt or the reduction of authorizations to incur debt; *provided, however*, When
obligations
do not exceed
60% of gross
debt, etc.; that in no event shall there be authorized under this subsection obligations in a principal amount which, together with the aggregate principal amount of all other obligations authorized from time to time under this subsection after the effective date of this act, exceeds an amount equal to two per centum (2%) of the average of the assessed valuations as stated pursuant to section eight hundred one, subsection four, in such supplemental debt statement. Proviso;

When gross
debt does not
exceed 11%
of average
assessed
valuation.

(e) An ordinance may be finally passed, if the percentage of net debt as stated in the supplemental debt statement pursuant to section eight hundred one, subsection five, together with the amount of notes or bonds issued, or authorized but not issued, for school purposes and included in the gross debt, whether issued or authorized by the municipality or by a school district constituting a separate corporation, and otherwise authorized to be deducted by the provisions of section seven hundred three, subsection (c), does not exceed eleven per centum (11%) of the average of the assessed valuations as stated in such supplemental debt statement pursuant to section eight hundred one, subsection four.

Form of
supplemental
debt statement.

For the purposes of subsection (d) and (e) of this section, the State Auditor is empowered and it shall be his duty to prescribe in such detail as he may deem advisable a form of supplemental debt statement, incorporating therein the provisions of the supplemental debt statement prescribed pursuant to section eight hundred two.

2. This act shall take effect immediately.

Approved May 2, 1936.

CHAPTER 81

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

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

Validating
sale of land
by trustee.

1. No sale of any lands, tenements, hereditaments or real estate heretofore made by virtue of any decree, order or judgment of any court of this State or any execution or other process issued

thereon shall be invalid by reason of the omission or failure of any trustee or trustees in prosecuting any suit to foreclose a mortgage held by said trustee or trustees for the use and benefit of others to join as parties complainant or defendant the cestui que trust, the holder or owner of any certificate, whether guaranteed or not, participating in any such bond and mortgage being foreclosed by such trustee or trustees or by reason of any other irregularity or defect in said foreclosure proceeding resulting from the nonjoinder of said parties, but the purchaser or purchasers of said lands, tenements, hereditaments or other real estate, having paid the price therefor and having received his, her or their deed therefor, and his, her or their heirs, successors or assigns shall be deemed to have as good and complete title thereto as if all parties owning any interest in said bond or mortgage had been joined as parties in said foreclosure proceeding; *provided*, that no proceeding shall have heretofore been instituted in any court of law or equity to set aside said sale or the deed or any proceedings in connection therewith.

Clear title.

Proviso.

2. This act shall take effect immediately.

Approved May 2, 1936.

CHAPTER 82

AN ACT to validate bonds of boroughs and proceedings for their issuance.

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

1. All proceedings heretofore had for the issuance and sale by boroughs of this State of bonds for lawful purposes are hereby ratified, validated and confirmed, and said bonds, when delivered and paid for at not less than par and accrued interest, shall be valid and binding borough obligations, not-

Validating bonds.

withstanding the ordinance authorizing the issuance and sale of said bonds may not have included a statement of the maximum amount of money to be raised for the purpose of the issue; *provided*, the maximum amount of money needed for the purpose is actually within the statutory limit of indebtedness of the borough.

Proviso.

2. This act shall take effect immediately.
Approved May 2, 1936.

CHAPTER 83

AN ACT to provide for the protection, welfare of and financial assistance to certain needy persons in the State of New Jersey, providing for the administration thereof and prescribing penalties for the violation thereof.

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

Declaration
of policy.

1. Declaration of public policy. It is hereby declared to be the public policy of this State that every needy person shall, while in the State of New Jersey, be entitled to receive such public assistance as may be necessary. All needy persons not otherwise provided for under the laws of this State shall hereafter receive public assistance pursuant to the provisions of this act. The furnishing of such public assistance is primarily the duty of the municipality and of civic and charitable organizations.

Terms
defined:

2. Definitions. The terms hereinafter defined shall, unless otherwise expressly provided, be construed to mean:

State
commission;

(a) "State commission" means the State Financial Assistance Commission created under this act;

Overseer of
the poor;

(b) "Overseer of the poor" means the person, department or board now administering the poor

laws in the municipality, and in a municipality wherein a local assistance board is hereafter appointed means the municipal director of welfare appointed by such board;

(c) "Municipal director of welfare" means the person designated by any local assistance board to be its chief executive and administrative officer; Municipal director of welfare;

(d) "Municipality" shall not include, in meaning, a county, unless otherwise indicated by the context, but shall include any city, borough, township, town, village or municipality governed by an improvement commission; Municipality;

(e) "Welfare house" means a place where needy persons are maintained under the superintendence of the county welfare board, and includes, where appropriate, a municipal almshouse in which the board of chosen freeholders has contracted for the maintenance of needy persons; Welfare house;

(f) "Public assistance" means assistance rendered to needy persons not otherwise provided for under the laws of this State, where such persons are willing to work but are unable to secure employment due either to physical disability or inability to find employment, and includes what is commonly called "emergency relief". Public assistance;

(g) "May" shall be construed to be permissive; "May";

(h) The masculine noun or pronoun shall include the feminine, and the singular shall include the plural. Use of words.

3. State Financial Assistance Commission. There is hereby created a State Financial Assistance Commission, which shall consist of the Governor, the State Treasurer, the Comptroller, the chairman of the Committee on Appropriations of the Senate and the chairman of the Committee on Appropriations of the General Assembly. Said commission shall organize immediately upon the passage of this act and select a chairman, and may appoint a director of financial assistance and such assistant directors, not to exceed fourteen in number, as it may deem necessary and fix their compensation. The director shall serve as secretary of said commis- State Financial Assistance Commission created.

Organization.

Assistants.

Secretary.

sion, and perform such other duties as may be prescribed by the commission.

Assistant
directors of
financial
assistance.

4. Assistant Directors of Financial Assistance. The assistant directors of financial assistance appointed hereunder shall be assigned by the director, with the approval of the State Commission, to designated districts within the State, wherein they shall receive and review requests for allotment of funds to municipalities and transmit such requests to the director with recommendations; investigate the administration of public assistance within the municipalities comprising their respective districts and report thereon to the director, and perform such other duties, under the supervision of the director, as may be prescribed by the State Commission. The districts referred to herein shall be fixed and established by the State Commission.

Districts.

Functions
of State
Commission:

5. Functions of the State Commission. The State Commission shall be charged with the administration and supervision to the extent hereinafter provided of such public assistance activities of the State as hereinafter provided. The State Commission shall:

Apportion
all funds;

(a) Apportion all funds for public assistance made available by the State and the Federal Government, or either of them, or any agency thereof, or made available to the State from any other source for such purpose. Vouchers for the payment of the allotments to the several municipalities of the State shall be presented by the director of the financial assistance commission at such times as the said commission shall specify, and such vouchers after approval by the director or such other person as may be designated by the said commission shall be forwarded to the Comptroller of the Treasury of the State of New Jersey for examination, audit and warrant to the Treasurer of the State to be paid by him in the same manner as other claims against the State.

Request for
allotments;

(b) Receive and review requests for allotment of funds to municipalities, with power to increase, decrease or eliminate any such allotment;

- (c) Promulgate, alter and amend, from time to time, such rules and regulations as are necessary and proper for carrying out any of the provisions of this act, which shall be binding upon the municipalities. Rules and regulations;
- (d) Act as the agent of the State in effectuating the purposes of any reciprocal interstate agreements respecting the transportation of dependents. Act as agent;
- (e) Administer the equalization fund for public assistance in the municipalities of this State hereinafter provided for. Administer equalization fund.
6. Functions of the municipality. Every municipality shall provide public assistance to the persons eligible thereto residing in said municipality. Functions of municipality;
- (a) Such assistance shall be administered by the overseer of the poor, or person, department or board administering the poor laws in the municipality. Administer assistance;
- (b) Any municipality may, at the option of the governing body, appoint a local assistance board, to be composed of not less than three nor more than five persons, at least one of whom shall be a woman, to be appointed by the chief executive officer of the municipality, upon approval of the governing body. Members shall hold office for such term as may be provided by the governing body. Vacancies shall be filled for the unexpired term only. Members shall serve without compensation, but their necessary and actual expenses may be allowed. The governing body may create itself as the local assistance board. The local assistance board shall organize and select a chairman and a secretary, and may appoint a director of welfare who shall insofar as public assistance provided for in this act is concerned, perform the functions of an overseer of the poor, which director may be paid such salary as may be fixed by the governing body. Such local assistance board shall administer public assistance within the municipality for which it is created subject to the provisions of this act. Local assistance boards;
- Term;
- Vacancies;
- Assistance board;
- Organization; director;
- Administer public assistance;
- (c) Such other employees, including assistants, clerks, visitors and nurses, as may be necessary to Appointment of assistants.

administer public assistance, shall be appointed in the same manner as other employees of the municipality.

Application
and investi-
gation.

7. Application and investigation. When a person shall apply for assistance for himself or for another, the overseer of the poor shall inquire into the facts, conditions and circumstances of the case, including legal residence, family connections, living conditions, and causes direct and indirect of the person's need, and such other matters as the State Commission may require.

Immediate
assistance.

8. Rendition of immediate assistance. The overseer of the poor, by a written order, shall render such aid and material assistance as he may in his discretion, after reasonable inquiry, deem necessary to the end that such person may not suffer unnecessarily, from cold, hunger, sickness, or be deprived of shelter pending further consideration of the case.

Continued
assistance.

9. Order for continued assistance. The overseer of the poor upon completion of investigation shall determine whether or not continued assistance is necessary, and shall make such order as in his judgment is warranted, having due regard to the circumstances disclosed by investigation. Continued assistance may be provided:

Methods:

Commitment;

Cash
payments;

Other
methods.

(a) By commitment to a welfare house, or
(b) By cash assistance to be paid monthly or as the circumstances may require, or
(c) By any other method authorized and approved by the governing body, or by the local assistance board where such board exists.

Supervision:

10. Supervision by overseer of the poor. The overseer of the poor shall:

Visitation;

(a) Supervise by periodic visitation every person receiving assistance;

Reconsidering
assistance;

(b) Reconsider from time to time the amount and nature of assistance given and alter, amend or suspend the same;

Delinquents;

(c) Devise ways and means for bringing persons unable to maintain themselves to self-support or

to the support of any other person or agency able and willing to do so;

(d) Keep full and complete records of such investigation, supervision, assistance and rehabilitation; and

Records;

(e) Bring about appropriate action for commitment to any State or county institution when the best interests of the needy persons would be so served.

Commitment.

11. Discharge by overseer of the poor. The overseer of the poor may in his discretion summarily revoke any order for continued assistance whenever it shall appear that the person is no longer needy within the meaning of this act or will be otherwise adequately provided for.

Assistance
revoked.

12. State legal residence. Every person of full age who has been a resident of and domiciled without interruption within the boundaries of this State for one year immediately preceding the passage of this act, excluding any time spent by such person in a charitable, custodial, or correctional institution, and every person of full age who has not been a resident and domiciled without interruption for one year immediately preceding the passage of this act but is now or hereafter becomes a resident and domiciled without interruption within the boundaries of this State for five years, excluding any time spent by such person in a charitable, custodial, or correctional institution, shall have legal residence in this State for the purpose of this act and shall continue to have such legal residence until he shall remove from this State and remain therefrom continuously for one year.

State legal
residence.

13. Local legal residence. Every person of full age who shall have legal residence in this State as above defined, but shall not have been a resident of and domiciled without interruption within any municipality for one year, shall have legal residence, for the purpose of this act, in that municipality wherein he has resided for the longer period of time within the preceding year, and shall continue to have such legal residence until he shall remove

Local legal
residence.

Proviso.	from such municipality and remain therefrom continuously for one year; <i>provided, however</i> , that the time, if any, spent in a charitable, custodial, or correctional institution shall not be computed in determining such residence.
Residence of married woman.	14. Married woman. A woman, on marriage, shall acquire the legal residence of her husband and shall always follow the legal residence of her husband, but if they shall live in a state of separation, under judicial decree or otherwise, she shall acquire legal residence of her own under the provisions of sections twelve and thirteen from the date of such separation.
Residence of minor children.	15. Minor children. A minor child, legitimate or illegitimate, shall have the legal residence of that parent with whom he lives, or, if not living with either parent, he shall be deemed capable of acquiring legal residence of his own under the provisions of sections twelve and thirteen.
Minors from outside of State.	16. Minors from outside of State. No minor who is brought into this State, or who is placed out in any family therein by any person, society or corporation, public or private, of this or any other State, shall gain legal residence for the purposes of this act.
Responsibility for rendering assistance.	17. Determination of responsibility for rendering assistance. Immediate assistance shall be promptly rendered to any needy person by the overseer of the poor of that municipality where the person is found at the time of application, subject to determination and adjustment of responsibility as hereinafter provided.
When person partially supported.	18. The fact that an unemployed person shall be in receipt of some income from other sources insufficient to properly support himself and his dependents, or that an unemployed person or his dependents may receive income or pay for part-time or casual services shall not operate to remove such person entirely from the roll or list of unemployed in any municipality, but the amount received by him as income or as compensation for his services as aforesaid shall be taken into consideration

in determining to what extent he shall be entitled to receive relief under the provisions of this act; *provided, however*, that in no case shall such person receive a total sum from all such sources exceeding the amount which he would be entitled to receive if he were wholly unemployed.

Proviso.

19. Any person applying for relief under the provisions of this act who shall make any false statement, the result of which is the receipt of any benefits by him under the provisions of this act in excess of that to which he is actually entitled shall be guilty of a misdemeanor.

False statement a misdemeanor.

20. Any justice of the Supreme Court of this State sitting alone shall have full power to hear, determine and allow writs of mandamus requiring the performance of any act herein provided for by a municipality or any officer, board or body thereof which may be designated under the provisions of section six of this act, with the same force and effect as the Supreme Court may hear, determine and allow such writs.

Hearings.

21. If any municipal officer, board or body designated under the provisions of section six of this act shall wilfully fail or refuse to comply with any of the provisions of this act such officer, and members of such board or body shall be guilty of a misdemeanor.

Failure to comply with act.

22. The State Commission is hereby authorized to apply for and take such steps as may be necessary and proper to secure for the State for the purposes of emergency relief of unemployed, to be expended under the provisions of this act, funds from the Federal Government or any agency thereof, and to accept voluntary contributions from any source for such purpose.

Securing Federal aid.

23. Persons having legal residence in another municipality. Persons found to have legal residence in a municipality other than the one in which assistance is granted shall be subject to removal to such municipality of legal residence in the manner provided in an act entitled "An act for the settlement and relief of the poor, and providing for mu-

Receiving assistance in more than one municipality.

Action upon determination of responsibility:	nicipal, county or joint county relief, excepting from county or joint county relief, certain municipalities (Revision of 1924)," approved March eleventh, one thousand nine hundred and twenty-four (chapter one hundred thirty-two). On determination and acceptance of responsibility by such other municipality, the overseer of the poor thereof may elect:
Charged with cost of assistance;	(a) To be charged by the overseer of the poor of the municipality in which assistance is being granted for the cost of such assistance, or
Removal of person.	(b) To have such needy person removed and returned to the place of legal residence and to be charged for the cost of such removal and return.
Assistance for nonresidents.	24. Persons having no legal residence in the State. Persons having no legal residence in the State shall be furnished assistance as a charge of that municipality where found, subject to reimbursement, if any is provided, by the State. Such cases shall be immediately directed to the attention of the State commission, which shall forthwith take all lawful steps, under interstate agreements or otherwise, affecting the removal of or permanent resettlement of such persons.
Cost of assistance to include:	25. Extent of assistance to be charged against State, or municipality. The cost of assistance to be charged against any municipality, or the State, as provided in sections twenty-three and twenty-four, shall include:
Cash assistance;	(a) All cash disbursements to or for any needy person for his care, maintenance and support, found by the State commission to have been necessary;
Burial expenses;	(b) Burial expenses; and
Per capita cost.	(c) The per capita cost, as computed under the rules of the State commission, of maintaining any needy person in a welfare house.
State's responsibility: Reimbursement for nonresidents;	26. State responsibility. (a) Subject to appropriations made and received therefor from the Federal government, the State shall reimburse each municipality to the full extent of assistance given by such municipality to any per-

son not having State legal residence as defined in section twelve.

(b) The State shall also pay to each municipality such sum as shall be allotted to the respective municipalities from the equalization fund for public assistance as hereinafter provided.

Payments
from equal-
ization fund;

(c) Claims for payment under subsection (a) or subsection (b) of this section shall be presented by the municipality at such times and in such manner as the State commission shall specify, and such claims, after approval by the State commission, shall be forwarded to the Comptroller of the Treasury of the State of New Jersey for examination, audit and warrant to the Treasurer of the State for payment by him in the same manner as other claims against the State are examined, audited and paid.

Claims.

27. Equalization fund.

(a) Such sum as may be included in any appropriation bill as an equalization fund for public assistance shall be administered by the State commission for the purpose of meeting the cost of public assistance under this act in any municipality which shall present evidence, satisfactory to the State commission that such cost cannot be met by taxes levied in such municipality. Claims for such sums shall be presented at such times and in such form as the State commission shall prescribe, and it shall be within the discretion of the State commission to determine the allotment which any municipality shall receive.

Equalization
fund:
Appropri-
ations;

(b) The Governor shall fix and determine and state in his annual budget message a sum sufficient to pay the estimated amount required for such equalization fund.

Included in
Governor's
budget.

28. From and after the date fixed by law for the adoption of municipal budgets and beginning with the year one thousand nine hundred and thirty-seven, no allotment shall be made to or for any municipality which has not included in its then current tax levy a tax of at least three mills on each dollar of all the value of all the real and personal

Failure
to include
assistance
in budget.

property in such municipality for an appropriation for the payment of public assistance under this act; *provided, however*, this section shall remain inoperative until a bill entitled "An act providing for annual appropriations for certain governmental services, to relieve the burden of taxation on general property; appropriating revenues for the relief of certain needy and dependent persons; and repealing inconsistent acts or parts of acts" becomes a law of this State.

29. Nothing herein contained shall be construed to repeal, alter or modify "An act for the settlement and relief of the poor, and providing for municipal, county or joint county relief, excepting from county or joint county relief, certain municipalities" (Revision of 1924), approved March eleventh, one thousand nine hundred and twenty-four, and the acts amendatory thereof and supplemental thereto, except to the extent herein otherwise expressly provided.

30. Any part or parts of this act which may be found to be invalid or unconstitutional shall be severable, and the remainder of the act shall stand, and the provisions contained in this act shall not be construed to be exclusive and shall not be construed to repeal other provisions of the law not inconsistent herewith. Any particular grant of power contained in this act shall be held to be in specification, but not in limitation of general powers.

31. Nothing herein contained shall be construed to repeal, alter, amend or modify an act entitled "An act for the settlement and relief of the poor, and providing for county relief" (Revision of 1931), Chapter 373, P. L. 1931, as amended and supplemented; an act entitled "An act to provide for the protection, welfare of and financial assistance to aged needy residents of the State of New Jersey, providing for the administration thereof and prescribing penalties for the violation thereof," Chapter 31, P. L. 1936, as amended and supplemented; An act entitled "An act providing for the care, maintenance, supervision and guardianship

of dependent and neglected children, promoting home life therefor, and providing penalties for violation thereof," Chapter 33, P. L. 1936, as amended and supplemented.

32. The local government shall pay and be responsible for the costs of local administration, and no part thereof shall be paid by the State. Cost of local administration.

33. Effective date of act. This act shall take effect immediately.

Approved May 4, 1936.

CHAPTER 84

AN ACT to authorize foreign-trade zone corporations.

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

1. Corporations may be organized in this State for the purpose of establishing, operating and maintaining foreign-trade zones under the provisions of the statutes of the United States. May establish foreign-trade zones.

2. Every foreign-trade zone corporation shall in all respects comply with the laws of this State relating to corporations. To comply with State laws.

3. Each foreign-trade zone corporation may apply for and receive from the proper United States authorities a grant of the privilege of establishing, operating and maintaining a foreign-trade zone, wholly or partly within this State. Federal permit.

4. Each foreign-trade zone corporation which may receive such grant shall have full power to establish, operate and maintain a foreign-trade zone in accordance with such grant subject to the statutes of the United States, and shall have all the powers and be subject to all the restrictions provided for corporations in this State. Corporate powers granted.

5. This act shall take effect immediately.

Approved May 5, 1936.

CHAPTER 85

A SUPPLEMENT to an act entitled "An act to establish a thorough and efficient system of free public schools and to provide for the maintenance, support and management thereof," approved October nineteenth, one thousand nine hundred and three.

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

Empowered
to borrow
on tuition
due from
municipalities.

Proviso;
Assignment
of collateral.

1. The board of education of any township, incorporated town or borough school district may borrow a sum not exceeding eighty per centum (80%) of the amount due it for tuition from any other municipality, and may execute and deliver promissory note or notes therefor, and may repay the amount so borrowed, together with interest thereon, at a rate not exceeding six per centum (6%) per annum; *provided, however*, that the board of education so borrowing shall assign as collateral to said note the delinquent tuition against which said loan is made, and such delinquent tuition when and as received by the board of education so borrowing shall be applied only to the repayment of the amount so borrowed until the amount borrowed has been fully repaid.

2. This act shall take effect immediately.

Approved May 5, 1936.

CHAPTER 86

AN ACT to validate sales of land at public auction 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 of any lands and premises by any municipality at public auction of lands to which said municipality has an absolute title in fee simple, and all proceedings had in connection therewith are hereby validated and confirmed, notwithstanding that such sales and proceedings were not first authorized by resolution of the governing body of such municipality, and notwithstanding that the advertisements of sale of said lands were not made as provided by law, if otherwise made according to law, and any conveyances heretofore or hereafter made by such municipality of said lands heretofore sold by such municipality to the purchaser or purchasers thereof in pursuance of such sale or sales, are hereby validated and confirmed and 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 said lands and premises; *provided, however*, that such sales shall have been or shall be 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.

Validating
sales of lands
not legally
advertised.

Proviso.

Proviso.

2. This act shall take effect immediately.

Approved May 5, 1936.

CHAPTER 87

AN ACT to amend an act entitled "An act to regulate elections" (Revision of 1930), approved April eighteenth, nineteen hundred and thirty.

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

Art. 2, par. 5,
sec. 1,
amended.

1. Article two, paragraph five, section one, of the act of which this act is amendatory, be and the same is hereby amended to read as follows:

ELECTIONS

Time for Holding Primary Elections for Delegates and Alternates to National Conventions of Political Parties.

Primary for
national
conventions.

Par. 5, Sec. 1. Primary elections for delegates and alternates to national conventions of political parties shall be held in each presidential year on the third Tuesday in May, between the hours of seven A. M. and eight P. M., Eastern Standard Time.

Art. 5, par.
46, sec. 3,
amended.

2. Article five, paragraph forty-six, section three, of the act of which this act is amendatory be and the same is hereby amended to read as follows:

COUNTY COMMITTEE

Membership and Organization.

County party
committee.

Par. 46, Sec. 3. The members of the county committees of political parties shall be elected annually at the primary for the general election in the manner provided in this act for the selection of party candidates to be voted for at the general election by voters of a municipality. The county committee shall consist of one male and one female member from each unit of representation in the county, the male receiving the highest number of votes among the male candidates and the female receiving the

How
composed.

highest number of votes among the female candidates shall be declared elected. Members of the county committee shall actually reside in the districts or units which they respectively represent. The county committee shall determine by its by-laws the units into which the county shall be divided for the purpose of representation in the county committee. The members of the county committee of each of the political parties hereafter elected shall take office on the first Saturday following their election, for the general election, on which day the terms of all members of such committees heretofore elected shall terminate. The annual meeting of each county committee shall be held on the first Tuesday following the primary election, at an hour and place to be designated in a notice in writing to be mailed by the chairman of the outgoing county committee to each member-elect, at which annual meeting the members of such committee shall elect some suitable person as chairman, to hold office for one year, or until his successor is elected. Such chairman shall preside at all meetings of the committee, and shall perform all duties required of him by law and the constitution and by-laws of such committee. Said committee shall have power to adopt a constitution and by-laws for their proper government. A member of a county committee of any political party may resign his said office to the committee of which he is a member, and upon an acceptance thereof by the committee a vacancy shall exist. Vacancies in the office of a member of the county committee of any political party, caused by death, resignation, failure to elect or otherwise, shall be filled for the unexpired term by the municipal committee of the municipality wherein the vacancy occurs, if there is such committee, and if not then by the remaining members of the county committee of such political party representing the territory in the county in which such vacancy shall occur. The chairman of the county committee of the several political parties shall before the first day of August except Presi-

Residence.

County units.

Terms.

Annual
meeting and
organization.Duties of
chairman.

By-laws.

Vacancies.

Unit of
representation
certified
to clerk.

dential year then before the eighth day of April certify to the clerk of each municipality in the county the unit of representation in such municipality, together with the enumeration of the election district or districts embraced within such unit.

3. This act shall take effect immediately.

Approved May 5, 1936.

CHAPTER 88

AN ACT to amend an act entitled "An act to amend an act entitled 'An act providing for the care, maintenance, supervision and guardianship of dependent and neglected children, promoting home life therefor, and providing penalties for violation thereof,' approved March seventeenth, one thousand nine hundred and thirty-six," which amendment was itself approved March thirtieth, one thousand nine hundred and thirty-six.

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

Section 20
amended.

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

Order com-
mitting child
to Board of
Children's
Guardians.

20. If upon the completion of such hearing, it appears that the parent or parents or person standing in loco parentis is dead or cannot be found, and there is no person financially able or legally liable for the support of said child or that the parent or parents or person standing in loco parentis is not a proper person to have the custody or control of the child, and the mother of said child is not eligible to receive relief, assistance and support for said child under Title II of this act, and the court

is satisfied that the best interests of the child require that the said child be placed under proper guardianship, that said court may make an order committing the said child to the care, custody and control of the New Jersey State Board of Children's Guardians, and the said child shall thereupon become the legal ward of said board, and the said board shall be the legal guardians of said children for all purposes, which order shall also contain a provision ordering the county to pay its share of the expenses for the care of said child, including the board, clothing, medical care and surgical treatment while the child is under the guardianship of the New Jersey State Board of Children's Guardians, and said order shall also contain a provision fixing the date from which said payment of expenses for the care of said children shall be chargeable, the date being not earlier than the date of the filing of the petition praying for said relief; *provided, however*, in any county of this State wherein children are now being maintained at public charge under the care of a duly incorporated charitable society, under an act entitled "An act to provide for the incorporation of associations for the erection and maintenance of hospitals, infirmaries, orphanages, asylums and other charitable institutions," approved March ninth, one thousand eight hundred and seventy-seven, if the director of welfare deems it for the best interests of any such child under the age of sixteen years, that such child be committed to the care, custody and control of said duly incorporated charitable society in such county for such time as may be for the best interests of said child or until such child arrives at the age of sixteen years, said director of welfare may apply to the court requesting that such a commitment be made, in which case the said court may make an order committing said child to the care, custody and control of said duly incorporated charitable society in such county, which order shall contain a provision ordering the county to pay its share of the expenses for the care

Provision
for paying
expenses.

Proviso,
committing to
care of other
society.

Meeting
expenses.

of said child, including the board, clothing, medical and surgical treatment while said child is in such care, custody and control, and shall also contain a provision fixing the date from which said payment of expenses for the care of said child shall be chargeable, the date being not earlier than the date of the filing of the petition praying for said relief.

Section 26
amended.

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

Dependent
children:

26. Any mother of a dependent child or children under the age of sixteen years who has insufficient means and is unable to support it or them and maintain her home, the father of the child or children being deceased; or

Where husband
is confined;

(a) Any mother of a dependent child or children under the age of sixteen who has insufficient means and is unable to support it or them and maintain her home on account of her husband being confined in a jail, prison or penitentiary being sentenced for a term that will extend for six months after the date of decision on the petition; or

Where husband
has deserted;

(b) Any such mother whose husband is under indictment for desertion of his wife and children and cannot be found within one year from the date of desertion; or

Inmate of
institution;

(c) Any such mother whose husband is an inmate of an institution for mental or physical illness requiring a prolonged treatment; or

Physically
or mentally
incapacitated.

(d) Any mother whose husband is physically or mentally ill and is unable to support his child or children, who are dependent, and who is under proper and reasonable treatment for the possible removal of such defect; said widow or mother may file a petition of assistance to the State Board of Children's Guardians; *provided, however*, that there are no relatives of the mother or children who are legally liable and financially able to support said mother and children.

Proviso.

3. This act shall take effect immediately.

Approved May 9, 1936.

CHAPTER 89

AN ACT to amend an act entitled "An act to prevent gaming" (Revision of 1877), approved March twenty-seventh, one thousand eight hundred and seventy-four, as amended.

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

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

8. No person shall, within this State, publicly or privately, erect, set up, open, make or draw any lottery prohibited by the laws of this State; and any person who shall offend in the premises shall forfeit, for every such offense, two thousand dollars, to be recovered by action of debt, with costs, by any person who will sue for the same, in any court of record having cognizance thereof; and of each and every penalty hereafter recovered under this section there may be appropriated a portion, which shall not exceed one per centum of such penalty, to be assessed by the jury hearing the cause, or by the court if the cause be determined without a jury, to the informer, and the residue of such penalty not so appropriated to the informer shall be appropriated to the use of the county in which the action for the recovery thereof shall have been prosecuted; and in every action instituted under this section, the inhabitants of the county where the same is instituted shall be competent to serve as jurors, and admitted as witnesses in any such action, notwithstanding their liability to taxation, or being interested.

2. This act shall take effect immediately.

Approved May 9, 1936.

Section 8
amended.

Lotteries
prohibited.

Fine.

One per cent
to informer.

Residue.

Jurors.

CHAPTER 90

AN ACT to validate ordinances heretofore passed
by municipalities.

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

Validating
ordinances.

Proviso.

1. Any ordinance heretofore finally passed by the governing body of any municipality shall be valid notwithstanding that such ordinance was not read in full at the meeting at which the public hearing was held concerning its passage; *provided*, that in all other respects the proceedings taken in connection with the passage and publication of such ordinance were as required by law.

2. This act shall take effect immediately.

Approved May 9, 1936.

CHAPTER 91

AN ACT to validate certain deeds which have heretofore been acknowledged and recorded in the office of any county clerk of this State.

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

Validating
deeds
improperly
executed.

1. Where any deed which has heretofore been executed by the person or persons purporting to be the grantor or grantors therein and which deed shall have been acknowledged by any officer authorized by law to take such acknowledgment and said deed shall have been recorded in any county clerk's office in this State and in which deed the officer taking such acknowledgment failed to certify that he had made known the contents of the deed

to the grantor or grantors prior to the execution of the same and also failed to certify that he was satisfied that the person executing the said deed was the grantor therein, the said deed or deeds 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 said acknowledgment had in all respects set forth the matters and things now required by statute of this State.

2. This act shall take effect immediately.

Approved May 9, 1936.

CHAPTER 92

AN ACT concerning municipal libraries in certain cities of the second class.

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

1. Any person now holding the position or office of municipal librarian or of library assistant of any city of the second class of this State and not under the supervision and control of a public library board of trustees and not under civil service, and any other person who may hereafter be appointed to the position or office of municipal librarian or of library assistant in any such city, shall not be dismissed except for inefficiency, incapacity, conduct unbecoming a librarian or of library assistant, or other just cause, after written charge of the cause or causes shall have been preferred against him or her, signed by the person or persons making the same, and filed with the governing body in charge of the library or libraries in which such service is being rendered, and after the charges shall have been examined into, and found true in fact by said governing body, upon reasonable notice to the person charged, who may

Procedure in
dismissal of
municipal
librarians.

Hearing. be represented by counsel at the hearing, which hearing is to be fair and impartial, notwithstanding that said librarian or library assistant may

Proviso. have been appointed for a fixed term; *provided, however,* that every such municipal librarian or library assistant now employed and intended to be granted tenure by this act shall possess at least ten years' continuous service or the minimum professional qualifications respecting education and experience as has been or may be established by the

Proviso. New Jersey Library Association; *and provided, further,* that subsequent appointments to these positions in filling vacancies or in the extension of library personnel shall likewise possess the said minimum professional qualifications as to education and experience as established by the New Jersey Library Association, subject to all of the provisions and requirements of an act entitled "An act regulating the employment, tenure and discharge of certain officers and employees of this State, and of the various counties and municipalities thereof, and providing for a civil service commission, and defining its powers and duties," approved April tenth, one thousand nine hundred and eight, and the acts amendatory thereof and supplementary thereto, the said laws applying to the employees of libraries in cities of the second class in the same way as if the said cities had adopted the provisions of the civil service laws by referendum vote.

Municipal
librarian
defined.

2. The term municipal librarian as used in this act shall be construed to mean and include librarian, manager of libraries, superintendent of libraries and director of libraries of all municipalities within the above classification.

3. This act shall take effect immediately.

Approved May 12, 1936.

CHAPTER 93

AN ACT to amend an act entitled “An act to amend an act entitled ‘An act concerning municipalities’ approved March twenty-seventh, one thousand nine hundred and seventeen,” approved April fifteenth, one thousand nine hundred and twenty.

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

1. Section four of Article XVII of the above entitled act be amended so as to read as follows:

4. No person shall be appointed an officer or member of the paid fire department of any municipality who has been convicted of a crime involving moral turpitude, which would in the judgment of the appointing power be prejudicial to the morale of the department, or who is less than twenty-one or more than forty years of age at the time of his appointment; *provided, however*, that upon the creation of a paid fire department in any municipality, nothing herein contained shall be construed to prohibit the continuance in office or employment of any person who is permanently employed by the municipality in a part-paid fire department at a fixed annual salary and whose sole occupation is that of fireman.

2. This act shall take effect immediately.

Approved May 12, 1936.

Sec. 4, Art.
XVII,
amended.

Appointments
to paid fire
departments.

Proviso.

CHAPTER 94

AN ACT to amend an act entitled "A supplement to an act entitled 'An act to establish a thorough and efficient system of free public schools, to provide for the maintenance, support and management thereof,' approved October nineteenth, one thousand nine hundred and three," approved March eleventh, nineteen hundred and twenty-two.

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

Section 12
amended.

Registry lists.

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

Proviso.

12. The said clerk of the board of education of a school district not within a municipality having permanent registration pursuant to the provisions of an act entitled "An act to regulate elections" (Revision of 1930), and the acts amendatory thereof and supplemental thereto, shall at any time within seven days before the holding of such election and upon his own request obtain from the person having them in charge the registry lists for the municipality or municipalities, or election districts, comprised within said school district, and no person shall be permitted to vote at such school election unless his or her name appears on said lists as having been registered to vote at the preceding general election or any special election subsequent thereto; *provided, however*, that any person who being duly qualified as an elector of the General Assembly shall have become of age since the preceding general election and any other person who, while not having been registered to vote at such elections in the district, shall be otherwise possessed of all the qualifications which would entitle such person to vote in any general election, shall be

entitled to vote in said school election; *provided*,
 that he or she shall make application on the Satur-
 day preceding the annual school election at the
 polling place designated for the voting district in
 which he or she shall reside to the clerk, a mem-
 ber of the board of education, other person, or
 alternate designated by the president of the board;
 and such application shall be received by the clerk
 or a member of the board of education or other
 person aforesaid on Saturday preceding the elec-
 tion from seven to nine P. M. or as much longer as
 applicants are present. Should any person so men-
 tioned in this proviso make application as afore-
 said, it shall be the duty of the clerk or member of
 the board of education or other person as afore-
 said to compile separately for the polling place at
 which application was made a registry of such ap-
 plicants and the list so compiled as aforesaid, shall
 have the same force and effect for the purposes of
 this act as the registry lists, and any person whose
 name shall appear thereon shall be entitled to vote
 at such school election as if his or her name had
 appeared on the registry lists of the preceding
 general election. The said clerk of the board of
 education of a school district within a municipality
 having permanent registration pursuant to the pro-
 visions of an act entitled "An act to regulate elec-
 tions" (Revision of 1930), and the acts amendatory
 thereof and supplemental thereto, shall at any time
 within three days before the holding of such elec-
 tion and upon his own request obtain from the per-
 son having them in charge the registration lists for
 the municipality or municipalities, or election dis-
 tricts, comprised within said school board, and no
 person shall be permitted to vote at such school
 election unless his or her name appears on said lists
 as having been registered to vote, and for the pur-
 pose of said school election no person shall be en-
 titled to vote unless he or she shall be registered
 at least three days prior to the date of said school
 election. In addition to the notices posted at public
 places as heretofore required in the act to which

Proviso.

Adding names
to list.Registry
list in
municipalities
having
permanent
registration.Advertising
election.

this is a supplement, the clerk of the board of education shall cause said election to be advertised at least one week before the holding thereof in some newspaper circulating in said school district.

2. This act shall take effect immediately.

Approved May 14, 1936.

CHAPTER 95

AN ACT to amend an act entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to establish a thorough and efficient system of free public schools, to provide for the maintenance, support and management thereof," approved October nineteenth, one thousand nine hundred and three; which supplement was itself approved March eleventh, nineteen hundred and twenty-two," and which last amendatory act was approved March thirteenth, one thousand nine hundred and twenty-five.

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

Section 14
amended.

Procedure
in conducting
school election.

1. Amend section fourteen of the act to which this act is an amendment so as to read as follows:

14. The board of education shall make public proclamation through a board member or other person qualified to vote in the school district designated by the president of said board of education, of the opening of the meeting, and of readiness to organize. A chairman who shall also be judge of elections, a secretary and two tellers shall be elected by those present as election officers and thereupon the election shall be open and the balloting shall continue without recess in accordance with the instructions printed upon the ballot used at

said election and in accordance with the provisions of this act until the hour of closing shall have arrived.

2. This act shall take effect immediately.

Approved May 16, 1936.

CHAPTER 96

AN ACT concerning the insurance of deposits in trust companies, banks, mutual savings banks and savings banks having shares of capital stock under the "Federal Reserve Act," as now or hereafter amended.

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

1. It shall be lawful for any trust company, bank, mutual savings bank or savings bank having shares of capital stock, heretofore or hereafter organized under any general or special law of this State, on the action of its board of directors or board of managers to become and be an insured bank under the Federal Reserve Act as amended by the act of Congress known as the "Banking Act of 1935" or as hereafter amended, and to that end to subject itself to and to comply with the provisions of said Federal Reserve Act as now or hereafter amended and to pay any and all assessments and any other payments required thereby; *provided*, that nothing contained herein shall be construed as a surrender of the right of the Commissioner of Banking and Insurance of this State to liquidate banks, trust companies, savings banks and any other financial institution under his supervision, pursuant to the statute in such case made and provided.

Empowered
to comply
with Federal
Reserve Act.

Proviso.

2. All actions heretofore taken by any such trust company, bank, mutual savings bank or savings

Payment of
assessments
validated.

bank having shares of capital stock, through its officers or its board of directors or its board of managers to become or in permitting itself to become such an insured bank and in subjecting itself to or in permitting itself to become subject to and in complying with the provisions of said Federal Reserve Act as now or hereafter amended and in paying any assessments or other payments required thereby, be and the same hereby are validated, ratified and confirmed.

3. This act shall take effect immediately.

Approved May 16, 1936.

CHAPTER 97

A SUPPLEMENT to an act entitled "An act concerning banks and banking" (Revision of 1899).

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

National bank
may become
banking
corporation
of New Jersey.

Proviso.

Procedure:

Date of
liquidation
and closing;

1. Any national banking association organized under the laws of the United States and doing business in this State may become a banking corporation of this State with all the powers and subject to all the obligations and duties of banks organized under the provisions of chapter one hundred seventy-three, laws of one thousand eight hundred and ninety-nine, and the various amendments thereof and supplements thereto; *provided*, such banking association has authority by virtue of any law of the United States to liquidate and close its organization as a national banking association. A national banking association desiring to become a banking corporation of this State shall proceed in the following manner:

(a) It shall take such action, in the manner prescribed or authorized by the laws of the United States, as shall make its liquidation and closing as

a national banking association effective at a future date certain.

(b) All or a majority of its directors shall thereafter, and before the time when its dissolution becomes effective, in duplicate subscribe and prove or acknowledge as required for deeds of real estate, upon the authority in writing of the owners of at least two-thirds of its capital stock, a certificate of incorporation as hereinafter provided, and attach thereto duplicate originals of the said written authority of stockholders or copies thereof certified by an officer of the bank under its corporate seal; together with a copy of the resolution fixing the date at which its liquidation and closing as a national banking association shall become effective, similarly certified.

Consent of
stockholders;

Said certificate of incorporation shall specifically state:

Incorporation:

I. The name of the bank;

Name;

II. The place where the business is to be carried on and if the bank is authorized by this act to operate one or more branch offices or agencies, the place or places thereof, all of which places shall be specifically designated;

Place of
business;

III. The purposes and objects for which the bank is incorporated;

Purpose;

IV. The amount of capital stock and the amount thereof subscribed for;

Capitalization;

V. The names and residences of the subscribers and the number of shares subscribed for by each of them;

Stockholders;

VI. The period, if any, limited for the duration of the bank;

Duration;

VII. The certificate of incorporation may also contain any provisions not inconsistent with the act to which this act is a supplement which the incorporators may choose to insert for the regulation of the business, for the conduct of the affairs of the bank, or for defining, limiting and regulating the powers of the directors; *provided, however,* that no director shall be elected for a longer period than one year.

Sundry
provisions;

Proviso.

Certificate
submitted to
commissioner.

(c) It shall thereupon, and before the time when its liquidation and closing becomes effective, submit such certificate in duplicate, with the authority of stockholders and resolution attached thereto, to the Commissioner of Banking and Insurance of New Jersey, at his office.

Approval of
certificate.

2. If the Commissioner of Banking and Insurance is satisfied that the bank has the amount of capital required by the act to which this act is a supplement, which capital need not be in cash, and if the said commissioner shall issue to the bank a certificate to that effect under his hand and seal and if the Commissioner of Banking and Insurance of New Jersey shall endorse his approval on the duplicate certificates of incorporation, as provided in section three of chapter one hundred and seventy-three, laws of one thousand eight hundred and ninety-nine, as amended or supplemented, its corporate existence as a bank shall begin as soon as its liquidation and closing as a national banking association becomes effective. The bank shall thereupon cause one of said duplicate certificates of incorporation to be recorded in a book to be kept for that purpose in the office of the clerk of the county where the place or principal place of business of the bank is to be located and the other thereof shall remain on file in the Department of Banking and Insurance and the same or a copy thereof certified by the Commissioner of Banking and Insurance shall be evidence in all courts and places.

Beginning.

Recording
certificates.

Property to
vest in
new bank.

3. At the time when said conversion becomes effective, all the property of the said national banking association, including all its right, title and interest in and to all property of whatsoever kind, whether real, personal or mixed, and things in action, and every right, privilege, interest and asset of any conceivable value or benefit then existing, belonging or pertaining to it, or which would inure to it, including the right to carry on business as a bank under the laws of this State in the place or places where said national banking association was

engaged in carrying on its business at the time of conversion, shall immediately by act of law and without any conveyance or transfer, and without any further act or deed, be vested in and become the property, right and franchise of such bank, which shall have, hold and enjoy the same in its own right; and such bank shall be deemed to be a continuation of the entity and of the identity of said national banking association, operating under and pursuant to the laws of this State. All rights, obligations and relations of said national banking association against or to or in respect to any person, firm, association, corporation debtor, creditor or depositor shall remain unimpaired and such bank as of the effective date of conversion shall by operation of this act succeed thereto and the duties and liabilities connected therewith and shall execute and perform the same as if such bank had itself assumed the same, including the obligations and liabilities connected therewith.

To succeed to all rights and obligations.

If at the time said conversion becomes effective said national banking association was operating one or more branch offices or agencies within this State, the bank shall have the right to continue and operate the same provided the bank has the additional capital required by law for the establishment and maintenance of such branch offices or agencies by banks organized under the act to which this act is a supplement.

Operation of branch offices.

4. From and after such conversion said bank shall not have the right to accept appointment or qualify or agree to act or act as trustee, executor, administrator, guardian of estates, assignee or receiver, or in any other fiduciary capacity, under appointments under which said national banking association was not actually acting as a fiduciary at the time of such conversion unless said bank has the paid-in capital required by and until said bank complies with chapter one hundred thirty-six of the laws of one thousand nine hundred and nineteen, as supplemented or amended, and receives the certificate of the Commissioner of Banking and

Acting as trustee, executor, etc.

Insurance authorizing it to exercise the powers therein provided.

Right to act
in fiduciary
capacity
continued
upon
conversion.

5. All rights, obligations and relations of said national banking association to or in respect to any executorship, trusteeship, guardianship, administratorship, receivership, assignment or other trust or fiduciary relationship, under which said national banking association was acting at the time of conversion shall remain unimpaired and such bank as of the effective date of conversion shall, by operation of this act, succeed to all such rights, obligations, relations and trusts and the duties and liabilities connected therewith and shall execute and perform each and every such trust or relation in the same manner as if such bank had itself assumed the trust or relation, including the obligations and liabilities connected therewith.

Fiduciary
relationship
continued.

If at the effective date of conversion said national banking association was acting as administrator, coadministrator, executor, coexecutor, trustee or cotrustee, guardian, coguardian, assignee, coassignee, receiver, coreceiver, committee or cocommittee of estates of lunatics, or in any other fiduciary capacity of or in respect to any estate or trust or other matter being administered under the laws of New Jersey or as transfer agent or registrar of stocks or bonds, such relation as well as any other or similar fiduciary relations, and all rights, privileges, duties and obligations connected therewith shall remain unimpaired and shall continue into and in said bank from and as of the time of conversion, irrespective of the date when any such relation may have been created or established and irrespective of the date of any trust agreement relating thereto or the date of death of any testator or decedent whose estate is being so administered. Neither the act of said national banking association under the first section of this act in fixing the date of or providing for its liquidation and closing, nor its liquidation and closing under the national banking laws nor anything done in connection with the changing from a national

Construing as
to fiduciary
capacity.

bank to a bank shall, in respect to any such fiduciary relation, be deemed to be or to effect under the laws of New Jersey a renunciation or revocation of any letters of administration or letters testamentary or of trusteeship or letters of guardianship or other order or acceptance or contract of appointment pertaining to any fiduciary relationship, nor a removal or resignation from any fiduciary capacity, nor shall the same be deemed to be of the same effect as if the fiduciary had died or otherwise become incompetent to act.

6. The directors of said national banking association, in office at the time of its liquidation and closing shall be the directors of the bank created in pursuance hereof until the first annual election of directors thereafter, and shall have power to take all necessary measures to perfect its organization, and to adopt such regulations concerning its business and management as may be proper and not inconsistent with law.

Directors held
over until
annual election.

7. The stockholders of said national banking association assenting to said conversion shall become stockholders of the bank and entitled to pro rata distribution of the capital stock of the bank subscribed for in the certificate of incorporation in exchange for the capital stock held by them in said national bank.

Stock
pro rated.

8. The bank at any time after the effective date of conversion, may apply to any justice of the Supreme Court of this State for the appointment of three commissioners of appraisal to appraise the value of the interest of all dissenting stockholders of said national banking association, in the assets of said national banking association taken over by said bank upon conversion as provided for in section three hereof.

Appraisal
of dissenting
stockholders'
interest.

Ten days' notice of such application shall be given to all such dissenting stockholders, which notice may be given by registered mail, addressed to such stockholders at their respective post-office addresses as the same appear upon the stock records of said national banking association.

Notice.

Commissioners
of appraisal.

Upon proof of the giving of such notice, such justice of the Supreme Court of New Jersey shall appoint three commissioners of appraisal, as aforesaid.

Appraisal.

Such commissioners, having first taken oath to perform the duties of their office honestly and fairly, according to their best skill and understanding, shall proceed to appraise the value of the interest of such dissenting stockholders in the assets of said national banking association upon the effective date of conversion. The determination of any two of said commissioners shall control.

Report
fixing value.

Whenever said commissioners, or any two of them, shall have filed their report in writing in the office of the clerk of the Supreme Court, fixing the value of the interest of the dissenting stockholders as aforesaid, such report shall be conclusive as between the bank and any dissenting stockholders of the national banking association who shall have received notice of the application for the appointment of such commissioners, and shall not have noted upon the return date of said notice their unwillingness to be bound by such appraisal; and such bank shall be indebted as by contract to each of such dissenting stockholders of said national banking association for the amount found by said commissioners as the value of the interest of such stockholders in the assets of said national banking association taken over by the bank as aforesaid.

Hearings.

The commissioners shall give at least five days' notice of their hearings, except hearings held pursuant to adjournment, to the bank and to each dissenting stockholder of said national banking association (except such as have declared their unwillingness to be bound by said proceedings). Said notice may be given by mail, as aforesaid.

Failure to
apply for
appointment
of appraisers.

In case said bank does not apply for the appointment of appraisers, as aforesaid, within three months after the effective date of conversion, then any dissenting stockholder of said national banking association may make such application upon ten days' notice to the bank, and such subsequent

proceedings shall be had thereon as in case of an original application by the bank.

9. This act shall take effect immediately.

Approved May 16, 1936.

CHAPTER 98

A FURTHER SUPPLEMENT to an act entitled "An act to establish a Department of Banking and Insurance," approved February tenth, one thousand eight hundred and ninety-one.

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

1. The Commissioner of Banking and Insurance, in addition to such other powers as he may have, notwithstanding the provisions of any general or special law of this State inconsistent with the provisions hereof, shall have power, by order or regulation

Additional
powers
granted
commissioner:

(a) to define the terms "demand deposits", "gross demand deposits", "deposits payable on demand", "time deposits", "savings deposits", and "trust funds";

Define terms:

(b) to determine what shall be deemed a payment of interest;

Interest;

(c) from time to time, to limit the maximum rate of interest which may be paid by banking institutions of this State on time, savings and demand deposits;

Rate of
interest;

(d) to prohibit the payment of any interest on demand deposits;

Prohibit
payment;

(e) from time to time to prescribe different maximum rates of interest for payment on time, savings and demand deposits having different maturities or subject to conditions respecting withdrawal or repayment, or subject to different conditions by reason of different locations;

Prescribe
rates of
interest on
deposits;

Make sundry rules.	(f) to prescribe such other rules and regulations as he may deem necessary to effectuate the purposes of this act.
Construing as to contracts.	2. Nothing in this act contained shall be construed as prohibiting the payment of interest in accordance with the terms of any certificate of deposit or other contract entered into in good faith which is in force on the effective date of this act; but no such certificate of deposit or other contract shall be renewed or extended unless it shall be modified to conform with the orders and regulations of the Commissioner of Banking and Insurance respecting such certificates of deposit or other contract.
Powers granted deemed permissive.	3. The powers herein conferred upon the Commissioner of Banking and Insurance shall be deemed several and separable, and their exercise shall be deemed permissive and within the discretion of the Commissioner of Banking and Insurance and not mandatory.
Savings deposits defined.	4. The Commissioner of Banking and Insurance may, in his discretion, define the terms "savings deposits" to include or exclude the funds of any corporate or other depositor regardless of the nature of the business in which such depositor is engaged.
May amend order.	5. The Commissioner of Banking and Insurance shall have power to amend, supplement, modify, repeal or suspend any order or regulation issued hereunder. A copy of such order or regulation, or order or regulation amending, supplementing, modifying, repealing or suspending such order or regulation certified by the Commissioner of Banking and Insurance, shall be evidence in all courts and places. No order or regulation made hereunder, nor any amendment, supplement, modification, repealer or suspension thereof, shall be effective until a copy thereof shall be filed in the office of the Department of Banking and Insurance and a copy mailed or delivered to the several banking institutions affected.
Evidence.	
Order not effective until filed.	
Banking institutions defined.	7. The term "banking institutions" as used herein, shall include all banks, banking institutions,

trust companies, private bankers, mutual savings banks and savings banks having shares of capital stock, whether organized under any general law or any special act of the Legislature.

8. Any order or regulation issued hereunder shall have the force and effect of law. Any banking institution as herein defined violating the provisions of any order or regulation issued hereunder, shall be deemed to be conducting its business in an unsafe manner. Effect of
order.

9. This act shall take effect immediately, and shall become inoperative after two years from the date of its approval. Act
inoperative.

Approved May 16, 1936.

CHAPTER 99

AN ACT to amend an act entitled "A further supplement to an act entitled 'An act concerning trust companies' (Revision of 1899), approved March twenty-fourth, one thousand eight hundred and ninety-nine," which further supplement was approved May fifteenth, one thousand nine hundred and thirty-five.

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

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

1. Notwithstanding any provision of the law of this State, or of any ordinance of any political subdivision thereof, or of any rule of any court, board or commission, existing under the laws of this State, requiring the deposit of any security for deposits made in any trust company either by deposit of securities or surety bond or in any other manner, no such security for such deposits shall hereafter be required of any trust company to the extent that such deposits are insured by such trust Security
on deposits.

company under and by virtue of the provisions of section twelve B of the Federal Reserve Act, as amended, or any other of the laws of the United States of America pertaining thereto.

Terms defined.

2. The words "deposits made in any trust company" and the word "deposits", as used in section one of this act, shall be deemed to include deposits of funds made with itself by any trust company in a fiduciary capacity under chapter fifty of the laws of one thousand nine hundred twenty-seven.

Repealer.

3. All laws or parts of laws inconsistent herewith are hereby repealed.

4. This act shall take effect immediately.

Approved May 16, 1936.

CHAPTER 100

AN Act to amend an act entitled "A further supplement to an act entitled 'An act concerning banks and banking' (Revision of 1899), approved March twenty-fourth, one thousand eight hundred and ninety-nine," which supplement was approved May fifteenth, one thousand nine hundred and thirty-five.

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

Act amended.

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

Security
on deposits.

1. Notwithstanding any provision of the law of this State, or of any ordinance of any political subdivision thereof, or of any rule of any court, board or commission, existing under the laws of this State, requiring the deposit of any security for deposits made in any bank, either by deposit of securities or surety bond or in any other manner, no such security for such deposits shall hereafter be required of any bank to the extent that such deposits are insured by such bank under and by

virtue of the provisions of section twelve B of the Federal Reserve Act, as amended, or any other of the laws of the United States of America pertaining thereto.

2. The words “deposits made in any bank” and the word “deposits”, as used in section one of this act, shall be deemed to include deposits of funds made with itself by any bank in a fiduciary capacity under chapter fifty of the laws of one thousand nine hundred twenty-seven. Terms defined.

3. All laws or parts of laws inconsistent herewith are hereby repealed. Repealer.

4. This act shall take effect immediately.

Approved May 16, 1936.

CHAPTER 101

A SUPPLEMENT to an act entitled “An act concerning building and loan associations” (Revision of 1925), approved March twelfth, one thousand nine hundred and twenty-five.

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

1. Any building and loan association of this State shall, with the approval of the Commissioner of Banking and Insurance, have authority to issue shares to any Federal corporation, incorporated under the laws of the United States, in the stock of which corporation the Secretary of the Treasury of the United States shall have been or may be authorized by act of Congress to invest; and any limitations imposed upon any such association by law as to the total amount of shares that may be held by any one member shall not apply to shares issued to any such corporation nor shall any provision of law prohibiting the making of an agreement or understanding deferring or postponing the with- May issue shares to Federal corporation.

Withdrawal of shares.

drawal of shares apply to shares issued to any such corporation and any such association may agree with any such corporation to defer or postpone such right of withdrawal as to all or part of the withdrawal value of such shares; *provided, however*, that the agreement as to the postponement of withdrawals shall not include any provision entitling any such corporation to any preference on withdrawal and such withdrawals shall be paid in accordance with the provisions of the act to which this act is a supplement; and any such association is authorized to incur any necessary expenses preliminary to any such subscription for shares; *provided, however*, that any such corporation, upon subscription for shares, shall otherwise be entitled to all of the rights and privileges and be subject to all of the obligations and limitations of membership in such association.

Proviso.

Proviso.

2. This act shall take effect immediately.

Approved May 16, 1936.

CHAPTER 102

AN ACT to amend an act entitled "An act concerning and regulating the sale, purchase and transfer of motor vehicles; requiring bills of sale therefor, and providing penalties for violation of the provisions hereof," approved April twenty-first, one thousand nine hundred and thirty-one.

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

Section 8
amended.

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

Title papers
filed.

8. Purchaser of Motor Vehicle Must Submit Title Papers to the Commissioner; Lost Papers. The

purchaser of any motor vehicle within this State other than dealer shall, within five days after the purchase thereof, submit title papers from the time the said motor vehicle was first sold, to the commissioner, with filing fee of fifty cents, who shall stamp same, retain and file duplicate original and return originals to said purchaser; *provided, however*, if subject to contract, the title papers, with exception of abstract of contract in case of sale of used motor vehicle, shall be returned to seller in said contract. If title papers are lost, upon proof by affidavit or otherwise as required by the commissioner, and if the commissioner is satisfied of bona fides of application, he shall prepare copy of said title papers, certify same, and authorize their use in place and stead of originals with same effect as though originals, and make a charge for same of one dollar for certificate and twenty-five cents for each paper so lost. The commissioner shall retain a file of all bills of sale until the vehicle described in the bill of sale shall be eight (8) years of age according to the year of manufacture stated in such bill of sale. Authority is hereby granted to the commissioner to destroy all other bills of sale.

Fee.

Proviso.

Lost papers.

File kept.

May destroy
bills of sale.

2. This act shall take effect immediately.
Approved May 16, 1936.

CHAPTER 103

AN Act to amend an act entitled "An act providing for the regulation of vehicles, animals and pedestrians on all public roads and turnpikes, and prescribing and regulating process and the service thereof and proceedings for the violation of the provisions of the act, and penalties for said violations, and granting authority to towns, cities, boroughs and townships, under certain restrictions for the adoption of ordinances further regulating vehicles, pedestrians and animals, and designating the authorities to enforce its provisions, and defining their powers and their authority" (Revision of 1928), approved July fourteenth, one thousand nine hundred and twenty-eight.

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

Art. 11,
Sec. 3,
amended.

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

Passing
street car.

3 (a). The driver of a vehicle shall not overtake and pass upon the left any street car proceeding in the same direction, whether actually in motion or temporarily at rest, when a travelable portion of the highway exists to the right of such street car, even though such portion of the highway is occupied by traffic; *provided, however*, this provision shall not apply to one-way streets.

Proviso.

Vehicle
brought to
full stop.

(b) The driver of a vehicle overtaking any street car stopped for the purpose of receiving or discharging any passenger or passengers shall bring such vehicle to a full stop, at least ten feet in the rear of the nearest entrance or exit, then in use, of such street car, and shall remain stationary until any such passenger or passengers shall have

boarded such car or reached the adjacent sidewalk; *provided, however*, that where a safety zone has been established a vehicle if otherwise permitted to proceed need not be brought to a full stop before passing any such street car, but may proceed past such car at a speed not greater than is reasonable and proper and with due caution for the safety of pedestrians. Proviso.

2. This act shall take effect immediately.

Approved May 16, 1936.

CHAPTER 104

AN ACT to amend an act entitled "A supplement to an act entitled 'An act to establish a thorough and efficient system of free public schools, and to provide for the maintenance, support and management thereof,' approved October nineteenth, one thousand nine hundred and three," approved March eleventh, nineteen hundred and twenty-two.

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

1. Amend section nine of the act to which this is an amendment so that it shall read as follows: Section 9 amended.

9. Each ballot shall have at the top thereof a coupon at least one inch deep extending across the ballot above a perforated line. The coupons shall be numbered consecutively from one to the number of ballots prepared for use in such election district. Upon the coupon and above the perforated line shall be the words "To be torn off by the judge of election" and "Fold to this line." Below the perforated line shall be printed the words "School Election Ballot," and below which and extending across the ballot in one or more lines shall be the name of the municipality or municipalities comprising the said school district, the date of the said Form of ballot.

Instructions.

Proviso.

election, and if the said district be divided into two or more polling places the number, name, or other mark or designation to distinguish the said polling place and the printed facsimile signature of the clerk of the board of education. The heading shall be set apart from the body of the ballot by a heavy diagram rule. Below this rule shall be printed the following directions instructing the voter how to indicate his choice for the person for whom he may desire to vote and stating the maximum number of candidates he may vote for: "To vote for any person whose name appears on this ballot mark a cross (X) or plus (+) with black ink or black pencil in the place or square at the left of the name of such person. To vote for any person whose name is not printed upon this ballot write or paste the name in the blank space and mark a cross (X) or plus (+) with black ink or black lead pencil in the space or square at the left of the name of such person. Do not vote for more candidates than are to be elected." Below these instructions shall be printed a heavy diagram rule below which shall be printed such directions to the voter as may be necessary as "Vote for one," or "Vote for two," or a greater number as the case may be, immediately after which shall be printed the names of the candidates duly nominated by petition; *provided*, that the names of the candidates shall be printed as they appear signed to the certificate of acceptance, but no candidate who shall have failed to file a certificate of acceptance shall have his name printed upon the said ballot. The same size and style of type shall be used in printing the name of each candidate; *provided*, that between the name of each candidate shall be printed a heavy diagram rule and the space between each of the said rules shall be exactly equal. Immediately after the space allotted to the names of candidates there shall be as many ruled blank spaces as there are members to be voted for. Immediately to the left and on the same line with the name of each candidate and blank space there shall be printed a square the same size of type in which the name of the candi-

date is printed, which type shall, in no case, be larger than twenty-four point.

2. Amend section ten of the act to which this is an amendment so that it shall read as follows:

Section 10
amended.

10. The following is an illustration of the said form of ballot:

Illustration
of ballot.

No.

To be torn off by the Judge of Election.
Fold on this line.

.....

School Election Ballot.
Township of Webster.
February 14, 1922.

Polling District No. 1.
Main Street School.

JOHN HENRY DOE,
District Clerk.

To vote for any person whose name appears on this ballot mark a cross (X) or plus (+) mark with black ink or black pencil in the place or square at the left of the name of such person.

To vote for any person whose name is not printed upon this ballot write or paste the name in the blank space and mark a cross (X) or plus (+) with black ink or black lead pencil in the space or square at the left of the name of such person. Do not vote for more candidates than are to be elected.

For membership to Board of Education—Full Term. (Vote for three.)

☐ Rutherford B. Fallon

☐ William F. Seibel

☐ James A. Stephens

☐ Thomas Templeton

☐

☐

☐

For Membership to Board of Education—Unexpired Two-Year Term. (Vote for one.)

☐ Henry Jones

☐ John Smith

☐

For Membership to Board of Education—Unexpired One-Year Term. (Vote for one.)

☐ Francis R. Lorri

☐ Arthur H. Patterson

☐

using as much of the said form as may be applicable to the current school board election and extending the same to provide for cases not herein specified.

3. This act shall take effect immediately.

Approved May 16, 1936.

CHAPTER 105

AN ACT relative to past due taxes and assessments in municipalities, except municipalities in counties of the first and second class.

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

Adjustment
of taxes
and interest
arrears.

1. It shall be lawful for the governing body of any municipality of this State, excepting municipalities in first-class and second-class counties, to make such abatement, revision, alteration, adjustment and settlement of past-due taxes and assessments, both of principal and any and all interest and penalties thereon, as such governing body shall deem equitable and just and to be for the best interest of such municipality; *provided*, such state-

Proviso.

ment, revision, alteration, adjustment and settlement shall be first approved by the State Auditor; *and provided, further*, that the provisions of this act shall not in any wise affect or impair the interest or any lien of any purchaser other than such municipality, acquired under any sale made for past-due taxes or assessments.

Proviso.

2. It shall be the duty of the collector of such municipality, upon receiving a certified statement with the State Auditor's approval endorsed thereon of the amount which the governing body shall have agreed to accept in full satisfaction of such unpaid taxes and assessments, or either, to accept such sum so agreed to be accepted, in full satisfaction of such taxes and assessments, and to give a receipt for the amount paid in satisfaction thereof to the person paying the same; which receipt, accompanied by said statement shall be sufficient evidence of the payment and satisfaction of such taxes and assessments, and upon presentation thereof, with the tax bill annexed, to the clerk of the county, he shall satisfy the tax or assessment record in the office relating to unpaid taxes and assessments, or either or both of them, as far as relates to the payment of the said tax or assessment.

Approval by
State Auditor.

Receipt for
payment.

3. In case a reduction of any tax, taxes, assessment or assessments be made by the governing body upon any application presented to it under this act, such reduction shall be null and void unless the same be paid within sixty days thereafter.

Paying
reduced tax.

4. This act shall be deemed a public act and take effect immediately. It shall be inoperative and of no effect after September fifteenth, one thousand nine hundred and thirty-six.

When act
effective.

Approved May 16, 1936.

CHAPTER 106

AN ACT to extend the time for computing the average rate of taxation of this State for the year one thousand nine hundred and thirty-six.

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

Time for
computing
average rate
of taxation
extended.

1. The time of the State Tax Commissioner to compute the average rate of taxation of this State, under the provisions of chapter eighty-two of the laws of one thousand nine hundred and six, and to certify valuations and taxes on the railroad property to the State Comptroller, pursuant to the provisions of chapter four of the laws of one thousand nine hundred and twenty-two, and to perform any other acts based upon said average rate of taxation for the year one thousand nine hundred and thirty-six, is hereby extended to June thirtieth, one thousand nine hundred and thirty-six, and the time for appeals therefrom, and other acts relating thereto, shall be likewise extended fourteen days thereafter.

2. This act shall take effect immediately.
Approved May 18, 1936.

CHAPTER 107

AN ACT to amend an act entitled "An act to establish a thorough and efficient system of free public schools and to provide for the maintenance, support and management thereof," approved October nineteenth, one thousand nine hundred and three.

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

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

Section 29
amended.

29. There shall be a State Board of Examiners, consisting of the Commissioner of Education, one assistant Commissioner of Education, one principal of a State Teachers College, one principal of a State Normal School, a county superintendent of schools, a city superintendent, a supervising principal of schools, a high school principal and a high school teacher, a principal of an elementary school and an elementary teacher. With the exception of the Commissioner of Education, who shall be chairman of the board, the members upon the nomination of the commissioner shall be appointed by the State Board of Education. Members shall hold office for two years from the date of organization of the board except that in the first appointments one-half of the members shall be appointed for a term of one year. Vacancies in membership shall be filled for the unexpired term in the same manner as for full terms. All persons appointed to said board other than the Commissioner and the assistant Commissioner of Education shall receive reimbursement for necessary traveling expenses for attendance upon meetings of said board of examiners. Said board shall grant State certificates to teach, based upon certified scholastic records or

State Board
of Examiners.

Appointment.

Term.

Vacancies.

Traveling
expenses paid.

Grant
certificates
to teach.

upon examinations, and revoke the same under rules and regulations prescribed by the State Board of Education.

Tenure.

2. Nothing contained in this act shall be construed to conflict with the present existing tenure rights of teachers under chapter two hundred and forty-three, pamphlet laws one thousand nine hundred and nine, and the several amendments thereof and the supplements thereto.

Expiration
of terms, and
organization.

3. The terms of the present members of the State Board of Examiners shall expire on July first, one thousand nine hundred and thirty-six, and the State Board of Examiners as constituted in this act shall organize not later than September fifteenth of any year.

Approved May 18, 1936.

CHAPTER 108

AN ACT to amend an act entitled "An act providing for the retirement of life guard officers and life guards employed in cities of the fourth class in this State, and providing a pension for life guard officers and life guards so retired," approved April third, one thousand nine hundred and twenty-eight.

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

Section 1
amended.

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

Pension for
life guards.

1. In all cities of the fourth class in this State, as ascertained by the preceding Federal census, any member of the life guard force in service during the year when this act takes effect, whether employed as an officer or a guard, who shall have served on such force for a period of twenty years, and shall have attained the age of forty-five years,

and for a period of ten years preceding his application has been continuously in such service, may be retired upon half pay by the governing body of any such city or upon his own application may be retired upon half pay as aforesaid.

2. Section three of the act of which this act is amendatory be and the same is hereby amended so that the same shall read as follows:

Section 3
amended.

3. A fund shall be created in the following manner for the purpose of paying such pensions, to wit: There shall be deducted from every payment of salary to each member of the life guard force in such municipality four per centum of the amount thereof; municipalities shall raise by taxation and pay into such fund yearly an amount equal to four per centum of the total salaries paid to members of the life guard force. There shall be added to such fund the following moneys: All fines imposed upon any member of the life guard force; all moneys given or donated for the purpose of such fund; all moneys deducted from the salary of any member of the life guard force on account of absence, loss of time, and half of all rewards paid to the said life guard force, or to any member thereof. In case at any time there shall not be sufficient money in such pension fund for the purposes of said fund the governing body shall include in any tax levy a sum in addition to amounts heretofore contributed which shall be sufficient to meet the requirements of the fund, and such sum shall be raised by tax levy no longer than is necessary to meet the requirements of such pension fund. Whenever such pension fund shall exceed an amount which the governing body shall by resolution from time to time determine to be adequate for such pension fund, no moneys, except the four per centum of salaries, and the fines, donations and rewards specified in this act, shall be paid into such fund unless and until the amount of such fund shall fall below the amount thus determined to be adequate.

Fund
created—
sources
of fund.

Adequacy
of fund.

3. This act shall take effect immediately.

Approved May 18, 1936.

CHAPTER 109

AN ACT to amend an act entitled "An act to supplement and amend an act entitled 'An act to establish a thorough and efficient system of free public schools and to provide for the maintenance, support and management thereof,' approved October nineteenth, one thousand nine hundred and three," approved June twenty-first, nineteen hundred and thirty-three.

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

Section 117a
amended.

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

Advertising
for bids
to transport
school
children.

117a. No contract when the amount to be paid during the school year shall be in excess of three hundred dollars (\$300.00) for the transportation of children to and from school shall be made unless the board of education making such contract shall have first publicly advertised for bids therefor in a newspaper circulating in the school district once, at least ten days prior to the date fixed for receiving proposals for such transportation, and shall have awarded the contract to the lowest responsible bidder. Each transportation bid shall be accompanied by information required on a standard form of questionnaire approved by the State Board of Education and by a cashier's or certified check for five per centum (5%) of the annual amount of the contract, which deposit shall be forfeited upon the refusal of a bidder to execute a contract; otherwise, checks shall be returned when the contract is executed and a bond filed. At the time and place fixed in such advertisement for the submission of proposals the board of education, or any committee thereof authorized so to do, or any officer or employee of such board designated therefor, shall

Deposit by
bidder.

Opening bids.

receive such proposals and thereupon immediately proceed to unseal the same and publicly announce the contents in the presence of the parties bidding or their agents, provided such parties choose to be then and there present. Said board shall have the right to reject any and all bids. No proposals shall be opened previous to the hour designated in the advertisement and none shall be received thereafter. The State Board of Education shall prescribe the amount of liability insurance to be carried by the contractor or bus driver as well as other rules and regulations applicable to pupil transportation.

Rejection.

Liability
insurance.

Nothing herein contained shall apply to school buses owned by boards of education, nor to annual extensions of a contract secured through competitive bidding when such is desired by the board of education; *provided*, that the annual contractual amount is not increased and each annual extension is approved by the county superintendent of schools; *and provided, further*, that not more than three annual extensions of said contract shall be made.

School-owned
buses
excepted.

Proviso.

Proviso.

2. This act shall take effect immediately.

Approved May 18, 1936.

CHAPTER 110

AN ACT to amend an act entitled "An act to regulate those who desire to engage in the occupation of beauty culture, by providing for examination and registration; defining beauty culture; regulating beauty culture shops, schools, students, teachers, managers and operators; creating a board of beauty culture control and conferring powers and duties thereupon; providing for appeals to certain courts by applicants and licensees; and providing penalties," approved June twenty-ninth, one thousand nine hundred and thirty-five.

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

Section 17
amended.

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

Fees.

17. Fees. The registration fee for the issuance of licenses or certificates of registration shall be as follows: Three dollars (\$3.00) a year for registration of beauty shops; fifty dollars (\$50.00) a year for private schools of beauty culture; five dollars (\$5.00) a year for beauty shop owner-operators, manager-operators, or teachers; three dollars (\$3.00) a year for operators or manicurists only; one (\$1.00) for students for the entire school term; one dollar and fifty cents (\$1.50) for temporary permits to operate until the next examination; five dollars (\$5.00) for demonstrators; and five dollars (\$5.00) for examination fee for license.

Renewal fees.

Payable in
advance.

Annual renewal fees 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 said revenues, a sum not to exceed

Expenses.

thirty thousand dollars (\$30,000.00) 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-six, and a similar amount for each year thereafter, and shall be paid from the moneys so received as aforesaid. All such expenditures shall be made by the State Treasurer on a warrant of the Comptroller after approval by said department; *provided, however*, that any such expense of administration shall at no time exceed the moneys so received, to the end that the department created by the provisions of this act shall, at all times, be self-sustaining; *and provided further*, that 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 of New Jersey.

2. Section twenty-three of the act of which this act is amendatory be and the same is hereby amended so that the same shall read as follows:

23. Penalties. Any person, firm or corporation hereafter commencing or continuing the occupation of beauty culture in any of its branches within this State without first having obtained a license so to do as herein provided for, or contrary to any of the provisions of this act, or any person, firm or corporation who shall practice the occupation of beauty culture under a false or assumed name, or who shall falsely impersonate another practitioner of a like or a different name, or who shall buy, sell or fraudulently obtain any diploma, record or registration in violation of the provisions of this act or who shall evade or assist any person, firm or corporation not regularly licensed to practice the occupation of beauty culture, or who shall violate any of the provisions of this act, shall be liable to a penalty of not more than fifty dollars (\$50.00), which penalty shall be sued for and recovered by and in the name of the board of beauty culture control. Every district court in any city or judicial district in any county, and every small cause court

Expenditures.

Proviso.

Proviso.

Section 23
amended.

Penalties.

Improper
practicing.Court of
jurisdiction.

in any county wherein there is located no district court, is hereby empowered, upon the filing of a complaint, in writing, duly verified, which said verification, when made by any member of the board of beauty culture control, or any designated agent thereof, may be made upon information and belief, that any person, firm or corporation has violated any of the provisions of this act, to issue process at the suit of the State Board of Beauty Culture Control as plaintiff; such process shall be either in the nature of a summons or a warrant, which warrant may issue without any order of the court or judge first being obtained against the person or persons so charged, which process, when in the nature of a warrant shall be returnable forthwith, and when in the nature of a summons, shall be returnable in not less than five nor more than fifteen entire days; such process shall state what provisions of the law are alleged to have been violated by the defendant or defendants, and on the return of such process or at any time to which the trial shall be adjourned, the said court shall proceed in a summary manner, without a jury, to hear testimony and to determine and give judgment in the matter, without the filing of any pleadings for the plaintiff for the recovery of such penalty, with costs, or for the defendant, and the said court shall, if judgment be rendered for the plaintiff, cause any such defendant, who may refuse or neglect to forthwith pay the amount of the judgment rendered against him, and all the costs and charges incident thereto, to be committed to the county jail for a period not exceeding thirty days; that the officers who serve and execute all processes under this act shall be the officers authorized to serve and execute processes in said courts; the said district court or small cause court within their respective jurisdiction, shall have power to adjourn the hearing or trial in any case from time to time, but in such case, except in cases in which the first process was a summons, it shall be the duty of the judge of the district court or of the

Process.

Hearing.

Judgment.

Jail sentence.

Adjournment.

small cause court, as the case may be, to detain the defendant in safe custody, unless he shall enter into bond to the said board of beauty culture control, with at least one sufficient surety in double the amount of the penalty claim, conditioned for his appearance on the day to which the hearing shall be adjourned, and thence from day to day until the case is disposed of, and then to abide by the judgment of the said court, when such bond, if forfeited, may be prosecuted by the said board. Any person, firm or corporation from whom a previous penalty has been recovered shall, for a second violation, be liable to a penalty not to exceed one hundred dollars (\$100.00) and in default of the payment thereof, to imprisonment for a period of thirty days, all in accordance with the practice and procedure in this section contained.

Defendant
bonded.

Surety.

Second
violation.

The convictions and prosecutions under this act shall be in the following or similar form:

Form of
conviction.

State of New Jersey }
County of } ss.:

Be It Remembered that on this day of at in the county of defendant was tried (district court of the city of judicial district or small cause court of or as the case may be) and convicted of violating the section of an act entitled "An act to regulate those who desire to engage in the occupation of beauty culture, by providing for examination and registration; defining beauty culture; regulating beauty culture shops, schools, students, teachers, managers and operators; creating a board of beauty culture control and conferring powers and duties thereupon; providing for appeals to certain courts by applicants and licensees; and providing penalties," approved June twenty-ninth, one thousand nine hundred and thirty-five, in a summary proceeding at the suit of the

Board of Beauty Culture Control upon a complaint made by and further, that the witnesses in said proceeding, who testified for the plaintiff were (names), and the witnesses who testified for the defendant were (names).

Wherefore, the said court does hereby give judgment that the plaintiff recover of the defendant dollars penalty, and dollars costs of this proceeding.

The conviction shall be signed by the judge of the district court or judicial district or small cause court before whom the conviction was had, in case the defendant is committed to jail in default of payment of the penalty, a commitment of the following form shall be added beneath the judge's signature, to the conviction:

And the said neglecting and refusing to pay the amount of the penalty above mentioned with costs, it is hereby ordered that the said be and he is hereby committed to the common jail of the county of for a period of days, unless the said penalty and costs are sooner paid.

Formal
commitment.

This commitment shall also be signed by the judge and in the case of commitment of any defendant to jail, the conviction and commitment shall be signed in duplicate and one of the duplicate copies shall serve the purpose of a warrant of commitment. The clerk of any district court or judicial district or the judge of any small cause court may sign and seal any process required to be issued under this act, except a warrant of commitment. The costs recoverable in any such proceeding shall be the same as costs taxed in actions in said courts, and shall be recoverable by the said board in the event of the conviction of the defendant. Any judgment recovered for a penalty under the provisions of this act may be docketed in the same manner as judgments in said court are docketed and, further, may be docketed in the

Recovery
of costs.

Judgment
docketed.

court of common pleas of the county in which the judgment was obtained. Execution may issue for the collection of any judgment obtained under this act against the goods and chattels and body of the defendant without any further order first obtained for such purpose.

Execution.

Nothing in this act shall limit in any way the right of the State Board of Education and/or any local board of education to establish and operate courses in beauty culture, to employ teachers, to determine the standards for teaching and the qualifications of teachers, to determine courses of study, to determine the standards for the admission, progress, certification and graduation of students, to determine any and all standards and rules as to quarters, supplies, equipment and anything whatsoever pertaining to the establishment, operation and maintenance of a course in beauty culture operated by a public school. Nothing in this act shall be interpreted to give any person or agency other than the State Board of Education and the local boards of education the right to prescribe any requirement of any kind whatsoever for courses of beauty culture in public schools or for teachers or pupils in such courses.

Construing as to education.

Prescribing requirements.

Any person having graduated from a vocational course in beauty culture approved by the State Board of Education and given by a public vocational school of this State shall have all the rights and privileges granted under this act to graduates of beauty schools duly registered by the department.

Graduates of vocational schools.

3. This act shall take effect immediately.
Approved May 26, 1936.

CHAPTER 111

AN ACT to repeal an act entitled "An act to amend an act entitled 'An act to establish a thorough and efficient system of free public schools, and to provide for the maintenance, support and management thereof,' approved October nineteenth, one thousand nine hundred and three," approved June twelfth, nineteen hundred and six.

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

Chap. 309,
P. L. 1906,
repealed.

1. Chapter three hundred and nine, pamphlet laws of one thousand nine hundred and six, entitled "An act to amend an act entitled 'An act to establish a thorough and efficient system of free public schools, and to provide for the maintenance, support and management thereof,' approved October nineteenth, one thousand nine hundred and three," approved June twelfth, nineteen hundred and six, which provides for county boards of examiners is hereby repealed.

County boards
of examiners
terminated.

2. This act shall take effect immediately.

Approved May 26, 1936.

CHAPTER 112

A SUPPLEMENT to an act entitled "An act to erect a part of the county of Monmouth into a new county, to be called the county of Ocean," approved February fifteenth, one thousand eight hundred and fifty.

WHEREAS, By an act of 1850, P. L. p. 73, reprinted in C. S. 1690-1691, Section 63, the township of Brick was carved out of the townships of Howell and Dover, which act of 1850 provided that the township of Brick begin at the Manasquan Inlet and mouth of Manasquan river and run westerly and southerly to Polhemus Mills on the south branch of Kettle creek; thence along the said creek the several courses thereof to the bay; thence across the bay to the sea and thence northerly along the sea to the place of beginning; and Preamble.

WHEREAS, The said township of Brick as carved out of the said townships of Howell and Dover by said act of 1850 does not now compromise the same territory as provided in said act of 1850, in that, since that time the township of Lakewood and the boroughs of Point Pleasant Beach, Point Pleasant, Bay Head and Mantoloking have been created and set off from the township of Brick as carved out by said act of 1850; and Preamble.

WHEREAS, The township of Brick has heretofore, because of a dispute between the township of Brick and the township of Dover, attempted to ascertain the location and direction of the line "Thence across the Bay to the Sea" and Commissioners were appointed to fix, determine and monument a line to settle the boundary line between the southerly limits of the township of Brick and the northerly limits of the township Preamble.

of Dover and the commissioners so appointed proceeded to fix, determine and monument a line and the township of Dover by certiorari applied to the New Jersey Supreme Court to set aside the report and proceedings of the Commissioners and the New Jersey Supreme Court having on May 5th, 1931, set aside the report and proceedings of said commissioners to determine a line; and said New Jersey Supreme Court in its opinion so filed as aforesaid having held that the statutory ambiguity and the description, which was laconically and obscurely "Thence Across the Bay to the Sea" could readily be cured by suitable action of the Legislature; now, therefore,

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

Boundaries
of township
of Brick.

1. The township of Brick which was carved out of the townships of Howell and Dover by said act of one thousand eight hundred and fifty shall hereafter be the following boundaries and described as follows: viz.: Beginning at Manasquan Inlet and mouth of Manasquan river; thence up the middle of said river, to the first bridge (now the second bridge) over the same; thence westerly, to a corner of the south side of said river near the old bridge, thence a southwesterly course till it strikes the road leading to Jackson's Mills; thence along said road till it meets the line between Jackson and Howell townships; thence along the said line to the Dover township line; thence a straight line to Polhemus' Mills, on the south branch of Kettle creek; thence easterly along the center line of said Kettle creek the several courses thereof to Barnegat bay; thence beginning at a point halfway between the high water lines of Green Island Point and Drum Point at the mouth of Kettle creek at Barnegat bay, as determined by triangulation surveys shown on a map prepared by G. Rowland Moore, C. E., dated July-November, 1929, and filed in the office of the county clerk of the county of

Ocean, New Jersey, said map being entitled "Map of Boundary Line between Dover and Brick townships, crossing Barnegat Bay from Kettle Creek to the Atlantic Ocean, Ocean County, New Jersey, as established by the Boundary Line Commission of the Ocean County Court of Common Pleas," and duly approved by said commission and said court as indicated on said map; said beginning Point being referenced and located from five (5) marble monuments set in concrete at suitable intervals near the high water lines of Kettle creek and Barnegat bay, delineated the following respective monument numbers, courses and distances from said monuments to said beginning point of boundary on said map:—monument 3, north fifty-four degrees thirty-eight minutes forty-five and seven-tenths seconds west ($N. 54^{\circ} 38' 45.7'' W.$), twelve hundred eighty and ninety hundredths (1280.90) feet; monument 4, at Green Island Point, north fifty degrees ten minutes one and three-tenths seconds east ($N. 50^{\circ} 10' 01.3'' E.$), six hundred four and ninety-three hundredths (604.93) feet, monument 5, at Drum Point, south fifty degrees ten minutes one and three-tenths seconds west ($S. 50^{\circ} 10' 01.3'' W.$) six hundred four and ninety-three hundredths (604.93) feet; monument 6, south sixty-eight degrees twenty-seven minutes twenty-two seconds east ($S. 68^{\circ} 27' 22'' E.$), twenty-four hundred twenty-four and thirty-three hundredths (2424.33) feet; monument 7, south seven degrees twenty-nine minutes ten and one-tenth second east ($S. 7^{\circ} 29' 10.1'' E.$), twenty-four hundred ninety and ten hundredths (2490.10) feet; the boundary line between Dover and Brick townships extending from said beginning point at the mouth of Kettle creek heretofore described and referenced; thence (1) south fifty-seven degrees fifty-seven minutes twenty-five and two-tenths seconds east ($S. 57^{\circ} 57' 25.2'' E.$), ten thousand nine hundred ninety-one and twenty-six hundredths (10991.26) feet across Barnegat bay to a marble monument set in concrete on Ram Island at the

entrance to the harbor of Normandy Harbor, said monument on Ram Island being delineated "A" on said map and being referenced and located from two (2) marble monuments set in concrete at suitable locations on the shore of Normandy Harbor near the high water lines of the harbor and delineated the following respective numbers, courses and distances from said monuments to said boundary line point "A" on Ram Island as shown on said map:—monument 8, north thirty-eight degrees twenty minutes five seconds west (N. $38^{\circ} 20' 05''$ W.), three hundred three and ninety-six hundredths (303.96) feet; monument 9, south sixty-nine degrees seventeen minutes forty seconds west (S. $69^{\circ} 17' 40''$ W.), four hundred sixty-two and seventeen hundredths (462.17) feet; the said boundary line between Dover and Brick townships extending from said point "A" on Ram Island heretofore described and referenced, thence (2) south sixty-five degrees fifteen minutes thirty-five seconds east (S. $65^{\circ} 15' 35''$ E.), eleven hundred eighty-two and forty-seven hundredths (1182.47) feet across Ram Island and the harbor of Normandy Harbor to a point on the timber bulkhead near the southeasterly high water line of said harbor as shown on said map, thence (3) south fifty-eight degrees forty-five minutes twenty seconds east (S. $58^{\circ} 45' 20''$ E.), crossing Broad avenue, Normandy Harbor, through a marble monument set in concrete delineated "B" on said map and located on the southeasterly property line of Broad avenue at its intersection with the northwesterly axis bisecting Block 5, Normandy Harbor, between Fifth and Sixth avenues, continuing on the same course along the middle of the said Block 5 through a marble monument set in concrete delineated "C" on said map and located at the northwesterly property line of Central avenue, continuing on the same course across Central avenue, a total distance of seven hundred fifty (750.00) feet from the said bulkhead point near the southeasterly high water line of said harbor to the

northwesterly line of the railroad company right-of-way, all as shown on said map, thence (4) south seventy-eight degrees twenty-four minutes two seconds east (S. $78^{\circ} 24' 02''$ E.), seventy and eight hundredths (70.08) feet across the said railroad right-of-way to the southeasterly line thereof as shown on said map, thence (5) south sixty-seven degrees thirty-eight minutes twenty seconds east (S. $67^{\circ} 38' 20''$ E.), through a marble monument set in concrete delineated "D" on said map and located at the intersection of the northwesterly property line of Block 16, Normandy Beach, with the northwesterly axis bisecting Blocks 14, 15 and 16, Normandy Beach, in common between Fifth and Sixth avenues, continuing on the same course along the middle of Block 15 its entire length, across the County Boulevard, along the middle of Block 15 its entire length, through a marble monument set in concrete delineated "E" on said map and located at the northwesterly property line of Ocean Terrace, continuing on the same course across Ocean Terrace, along the middle of Block 14 its entire length and across the beachfront and strand, a total distance of ten hundred sixteen (1016.00) feet from the point on the said southeasterly line of the right-of-way of the Pennsylvania Railroad Company to the high water line of the Atlantic ocean; thence northerly along the high water line of the Atlantic ocean to the place of beginning aforesaid, except, however, so much thereof as has since the said Act of 1850 been incorporated in the boroughs of Point Pleasant Beach, Point Pleasant, Bay Head and Mantoloking and the township of Lakewood, it being the intent and purpose of this act, to particularly determine the boundary line between the townships of Brick and Dover from Kettle creek to the Atlantic ocean.

Exceptions.

2. The said division line heretofore described between the township of Brick and the township of Dover extending from Kettle creek to the Atlantic ocean be and they hereby are made to conform to the several courses enumerated in the preceding section of this act.

Division line established.

Commission
to adjust
settlement of
bonded
indebtedness.

3. Paul Weiss, of the township of Brick, and Frank W. Sutton, Jr., of the township of Dover, in the county of Ocean, be and they are hereby appointed as commissioners with full power to choose a third person, not a resident of the township of Brick or the township of Dover in the county of Ocean, who shall also be a commissioner when so chosen so that said board shall consist of three members, who shall take oath to faithfully, honestly and impartially perform their duties, whose duty it shall be to make and adjust an equitable settlement between the township of Brick and the township of Dover, so far as relates to the bonded indebtedness of either township which may effect any land heretofore assessed and also of any and all taxes which have been assessed previous to the passage of this act for the benefit of either township and the decision of any two commissioners shall be final and conclusive; and said commissioners shall receive as compensation ten dollars per day for their services while engaged in making such settlement, to be paid equally by the townships of Brick and Dover and settlement shall be made by such commissioners on or before October first, one thousand nine hundred and thirty-six.

Compensation
of com-
missioners.

Pending
actions, etc.,
not affected.

4. All actions, suits, appeals, prosecutions and other legal proceedings commenced or pending in any court of this State relative to or concerning any lands within the former limits of said township of Brick and any tax lien of the township of Brick or the township of Dover or any certificate of tax sale of the township of Brick or the township of Dover held or issued previous to the passage of this act, shall not in anywise be effected or invalidated by this act, but the same may and shall be continued in the same manner as if this act had not been passed and all property against which taxes have heretofore been assessed by the assessors of the township of Brick and the township of Dover shall be liable to pay the proportioned or full amount thereof as may be determined by the commissioners heretofore appointed herein.

Proportional
liability.

5. Nothing in this act shall be so construed as to impair or otherwise effect the rights of the township of Brick and the township of Dover to enforce taxes and tax liens heretofore assessed and levied against lands and premises adjoining the boundary, heretofore in dispute and situate in what is known as Normandy Beach. Tax rights not impaired.

6. This act shall take effect immediately.

Approved May 26, 1936.

CHAPTER 113

AN ACT to supplement an act entitled "An act to establish a State Tax Department and to define its powers and duties; and vesting therein all the powers and duties now devolved by law upon the State Board of Taxes and Assessments except those relating to the review, hearing and determination of all appeals concerning the assessment, collection, apportionment or equalization of taxes," approved April twenty-eighth, one thousand nine hundred and thirty-one, and known as chapter three hundred thirty-six.

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

1. The State Tax Commissioner is hereby authorized and empowered to bid for and purchase any property, real and personal, heretofore or hereafter exposed to sale under the order or decree of any court for the payment and satisfaction of any claim for taxes held by the State of New Jersey, and to take and hold the title to the property, real and personal, so purchased in his official name, style and title; *provided, however*, that the said commissioner shall in no case bid a higher price for Commissioner may acquire property to satisfy claim.

Proviso.

such property, real and personal, than shall be sufficient to save the amount due to the State of New Jersey upon its claim.

Sale of
acquired
property.

Deeded.
Proviso.

2. The said commissioner is hereby empowered to sell, either at public or private sale, any property, real and personal, by him acquired under the provisions of this act, at such times, for such prices and on such terms of payment as will, in the judgment of the said commissioner, be for the best interest of the State, and to convey, transfer and deliver by deed, assignment or other proper instrument, said property so acquired by him; *provided, however,* that the sale price and terms of payment shall be approved by the State House Commission and that the proceeds of said sale shall be paid to the State Treasurer for the general use of the State, to be credited as a receipt of taxes in accordance with the provisions of the particular statute under which the assessment has been levied.

Use of
property.

3. That until said commissioner shall sell any property, real and personal, by him acquired under the provisions of this act, he may rent or lease the same on the best terms he can obtain, and may also appropriate and use so much of the monies so collected as he may deem necessary to insure, protect and take care of such property, real and personal, and generally to manage and keep the same in good condition and repair.

Accounting

4. It shall be the duty of the State Tax Commissioner to keep a separate account of the receipts and disbursements of any monies which may come into his hands under the provisions of this act.

5. This act shall take effect immediately.

Approved May 26, 1936.

CHAPTER 114

AN ACT to amend an act entitled "A supplement to an act entitled 'An act concerning corporations' (Revision of 1896), approved April twenty-first, one thousand eight hundred and ninety-six," which supplement was approved April tenth, one thousand nine hundred and two.

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

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

Section 1
amended.

1. Upon the merger or consolidation of any two or more corporations, which do not have the right to exercise any franchise for public use, into a single corporation, as provided by the act to which this act is a supplement, if any stockholder in any of said merging or consolidating corporations not voting in favor of such agreement of merger or consolidation, shall dissent therefrom and shall refuse or neglect to convert his stock into the stock of such consolidated corporation, or to dispose thereof in the manner and on the terms specified in the agreement for merger or consolidation, and at any time prior to the vote on such merger or consolidation, shall give to the corporation in which he is a stockholder written notice of his dissent, such dissenting stockholder, or such consolidated corporation may, at any time within thirty days after the adoption and filing of the agreement of consolidation, apply by petition to the Circuit Court of the county in which the chief office of the corporation, whose stockholder shall so dissent or neglect, was or is located, on reasonable notice to be prescribed by said court to said consolidated corporation for the appointment of three disinterested appraisers to appraise the full market value of his

Proceedings
in case of
dissenting
stockholder.

Appraisers.

Judgment.

Dissenting
stockholder
to submit
certificate
of stock.

stock without regard to any depreciation or appreciation thereof in consequence of the said merger or consolidation; and thereafter the proceedings and the rights and remedies of the respective parties shall be the same as is provided in the act to which this act is a supplement in the case of the appointment of appraisers to appraise the market value of stock of dissenting stockholders of corporations enjoying the right to exercise any franchise for public use; and the judgment upon the award as provided for therein, shall be a judgment against said consolidated corporation, and shall be a lien on all property and assets acquired by the consolidated corporation from the corporation so merged, subject only to such liens as existed against said property and assets at the time of such merger or consolidation. At the time of appointing the appraisers or at any time thereafter the court may direct the dissenting stockholder to submit his certificate of stock to the clerk of the court for notation thereon of the pendency of the appraisal proceedings, and if the stockholder fails to comply with such direction the court may dismiss the proceedings.

2. This act shall take effect immediately.
Approved May 26, 1936.

CHAPTER 115

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

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

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

Section 108
amended.

108. If any of the corporations authorized by this act or any supplement hereto to merge or consolidate shall have the right to exercise any franchise, for public use, and any stockholder thereof not voting in favor of such agreement shall dissent therefrom and shall refuse or neglect to convert his stock into the stock of such consolidated corporation, or to dispose thereof in the manner and on the terms specified in the agreement for merger or consolidation, and at any time prior to the vote on such merger or consolidation, shall give to the corporation in which he is a stockholder written notice of his dissent, such dissenting stockholder or such consolidated corporation may, at any time within thirty days after the adoption and filing of the agreement of consolidation, apply by petition to the circuit court of the county in which the chief office of the corporation whose stockholders shall so dissent or neglect, was or is located, on reasonable notice to be prescribed by said court to said consolidated corporation, or to such dissenting stockholder, as the case may be, for the appointment of three disinterested appraisers to appraise the full market value of his stock, without regard to any depreciation or appreciation thereof in consequence of the said merger or consolidation,

Dissenting
stockholder
may petition
court to
appoint
appraisers.

Appointment.

Confirmed award final.	and whose award (or that of a majority of them) when confirmed by the said court shall be final and conclusive on all parties, and said consolidated corporation shall pay to such stockholder the value of his stock as aforesaid; and on receiving such
Transfer of stock.	payment, or on a tender thereof, or in case of any legal disability or absence from the State, on the
If award unpaid.	payment of such award into said court, said stockholder shall transfer his stock to the said consolidated corporation to be disposed of by the directors thereof, or to be retained for the benefit of the remaining stockholders; and in case the said award is not so paid within thirty days from the filing of said award and confirmation by said court, and notice thereof to be given in the manner aforesaid
Judgment.	unto said stockholder or said consolidated corporation, the amount of the award shall be a judgment against said corporation, and may be collected as other judgments in said court are by law collectible.
Dissenting stockholder to submit certificate of stock.	At the time of appointing the appraisers or at any time thereafter the court may direct the dissenting stockholder to submit his certificate of stock to the clerk of the court for notation thereon of the pendency of the appraisal proceedings, and if the stockholder fails to comply with such direction the court may dismiss the proceedings.

2. This act shall take effect immediately.

Approved May 26, 1936.

CHAPTER 116

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

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

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

Section 29
amended.

29. The decrease of capital stock or of capital may be effected by retiring or reducing any class of stock or by drawing the necessary number of shares of any class by lot for retirement, or by the exchange by stockholders of any class of stock of the stock held by them of such class for a decreased number of shares of stock of said class, or by reducing the par value of shares of any class of stock having par value or the capital represented by shares of any class of stock having no par value, or by the exchange of shares of stock of any class for the same or a different number of shares of stock of any other class, or by the purchase of shares for retirement, either pro rata from all holders of shares of that class of stock or from time to time by purchase in the open market at not exceeding such price or prices as are fixed or approved by the stockholders entitled to vote upon the decrease to be effected in that manner, or by retiring shares owned by the corporation. Upon the retirement of any stock with par value, not more than the par value thereof shall be charged against or retired out of the capital of the corporation, 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

Decrease of
capital stock
how effected.

Publication
showing
decrease.

Certificate
showing
decrease filed.

Proviso.

Proviso.

retired out of the capital of the corporation. If any such decrease shall result in the reduction of the capital of the corporation, a certificate in writing stating the fact of the reduction of the capital of the corporation and the manner of effecting the same and the terms and conditions thereof shall 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 made within thirty days after the filing of the certificate of decrease in the office of the Secretary of State, and in default thereof the directors of the corporation shall be jointly and severally liable for all debts of the corporation contracted before the filing of the said certificate, and the stockholders shall also be liable for such sums as they may respectively receive of the amount so reduced; *provided*, no such decrease of capital stock or of capital shall release the liability of any stockholder, whose shares have not been fully paid, for debts of the corporation theretofore contracted, nor effect any reduction of the taxes that may be required to be paid by the charters of corporations incorporated by special acts; *provided, further*, that no such publication shall be required if the authorized capital stock be decreased without reduction of the capital of the corporation.

2. This act shall take effect immediately.

Approved May 26, 1936.

CHAPTER 117

AN ACT to amend an act entitled "An act to make uniform the issuance of exempt fireman certificates," approved April twenty-ninth, one thousand nine hundred and thirty-five.

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

1. Section seven of the act to which this act is an amendment is hereby amended to read as follows: Section 7 amended.

7. A fireman entitled thereto shall receive from the governing body of the municipality an exempt fireman certificate within ninety days from the date when he is entitled to receive the same. The certificate shall be issued in triplicate, on paper approximately five inches by eight inches, and in the following form: Exemption certificate.
Form.

CERTIFICATE OF EXEMPTION

It is hereby certified that
a member of the Fire
Department, has served the required number of
years as an active fireman and is entitled to this
Certificate of Exemption pursuant to Chapter 176
of the Laws of 1935.

Date of joining company Date when
member became exempt Record of prior
service (if any)

Date of issue

.....
Chief of Fire Department.

Attest: (Seal)

.....
Clerk Chief Executive Officer of
Municipality.

Filed in the Office of the Clerk of
 County.
 Date
 County Clerk.

Filing. One copy of the certificate must be filed with the clerk of the county wherein such certificate is issued within sixty days of issuance. One copy must be immediately filed with the New Jersey State Firemen's Association, and the original certificate delivered to the member.

Issued without fee. It shall be the duty of the governing body to issue him such certificate, to which he is entitled without fee, which certificate shall be signed by the chief of the fire department and the chief executive officer of the governing body, the seal of the municipality affixed and attested by the clerk who shall cause the same to be filed as herein before provided.

Section 8 amended. 2. Section eight of the act to which this act is amendatory be and the same is hereby amended to read as follows:

No other issue; rights. 8. No exempt fireman certificate shall be issued other than as herein provided, and the holder thereof shall be entitled to all the rights and privileges of an exempt fireman.

3. This act shall take effect immediately.
 Approved May 26, 1936.

CHAPTER 118

AN ACT to amend an act entitled “An act concerning building and loan associations” (Revision of 1925), approved March twelfth, one thousand nine hundred and twenty-five.

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

1. Section eighteen of the act of which this act is amendatory be and the same is hereby amended to read as follows: Section 18
amended.

18. Dividends and profits. At least annually the board of directors of each such association shall determine the net profits, if any, which, in its judgment, are available for distribution to share accounts as apportioned profits or dividends; and such profits or dividends shall be apportioned to share accounts upon a compound-interest plan; *provided*, Apportionment
of profits. *however*, that the dividend to juvenile and income share accounts may be at a lesser rate than the dividend to installment share accounts as elsewhere provided in this act; *provided, also*, that the board of directors shall apportion at each dividend or Proviso. apportionment period to unpaid matured share accounts and to unpaid retired share accounts a dividend or profit at a rate equal to the dividend rate apportioned to active shares of the same type and such dividend or profit shall be computed upon the balance remaining in each such matured or retired share account at such dividend or apportionment period; *and provided, further*, that the Proviso. board of directors shall at such time apportion a reasonable dividend or profit to share accounts upon which notices of withdrawal shall have been filed and to lapsed share accounts, which dividend or profit shall not be at a greater rate but may be at a lesser rate than the dividend or profit appor-

Approval by directors.	<p>tioned to active shares of the same type and such dividend or profit shall be computed upon the balance remaining in each such withdrawn or lapsed share account at such dividend or apportionment period; and no profits shall be apportioned or dividends declared until a financial statement of the association shall have been submitted to and approved by the board of directors, showing such profits to have been earned since the last apportionment or declaration of profits or dividends or to have been transferred from undivided profits; <i>and provided, however,</i> that any such association may, with the written consent of the Commissioner of Banking and Insurance, transfer all or any part of its real estate holdings together with all or any part of its defaulted bonds and mortgages or other assets to a trust account or to a trustee or trustees to hold, upon terms approved by said commissioner, for the purpose of ultimate liquidation of such real estate, bonds, mortgages and assets and equitable distribution of the proceeds of such liquidation to its shareholders under the supervision of said commissioner; and if the amount of such transfer shall exceed the sum of the applicable reserve and undivided profit accounts of such association the share liability of such association to each member thereof, regardless of the type of shares held by such member, and without regard to whether notice of withdrawal shall have been filed or the shares shall have been retired, lapsed or matured, shall be reduced on an equal percentage basis.</p>
Proviso.	
Section 26 amended.	<p>2. Section twenty-six of the act of which this act is amendatory be and the same is hereby amended to read as follows:</p>
Investments:	<p>26. Investments. The funds of every such association shall be invested in the following and no other way:</p>
Real estate;	<p>I. Real estate. In the purchase of lands or building lots and erecting buildings and improvements thereon, or in</p>

the purchase of lands already improved; which lands, buildings and improvements shall be within this State and shall be already contracted to be sold to the members of such association, payable in the shares of the association, or in periodical installments for a period such as shall be agreed upon and designated in its constitution; at the expiration of which term, all payments having been made, the lands, dwellings and improvements so sold and conveyed to the members of such association shall become the property of the grantees, discharged from all further payment; in the purchase of lands and the erection or improvement of buildings thereon for the purpose of providing offices for the transaction of its business; the amount that may be so invested in such lands and buildings together with the amounts due on obligations payment of which is secured by liens or mortgages on said lands and buildings shall not, in the aggregate, exceed five per centum of the value of the assets of such association; the interest on the amount so invested, calculated at the rate of six per centum per annum less the annual income obtained from subrentals or otherwise of any part of such building, shall be charged against the aggregate amount of expense as limited by this act;

II. Mortgage loans to members.

In loans to members on bonds secured by mortgage which shall be a first lien on improved real estate in this State, not to exceed eighty per centum of the cash value thereof, payable in shares of such association, or by appropriating, periodically, in whole or in part, dues or dues and profits credited to shares of such association which shall have been pledged as collateral for any such loan, or by periodical installments; except where any such association holds a mortgage on real estate which is a first lien, such association may increase its loan thereon and secure the same by a second or subsequent mortgage; the total indebtedness to such association, less the amount of the withdrawal

Mortgage
loans to
members:

value of the shares pledged for such loan, shall not exceed eighty per centum of the cash value of the real estate loaned on, and all the mortgages held by such association shall be prior to any other encumbrance on said real estate;

Redemption
of shares;

III. Redemption of shares.

In the redemption of shares of such association;

Loans on
shares;

IV. Loans on shares.

In loans upon the pledge or collateral security of the shares of such association not to exceed ninety per centum of the withdrawal value of such shares;

Mortgage
loans to
nonmembers;

V. Mortgage loans to nonmembers.

Proviso;

In loans to persons not members or in loans, other than those authorized by paragraph II of this section, to members; *provided*, that such loans to persons not members and to members, in each instance, shall be on bond secured by mortgage, which shall be a first lien on improved real estate in this State, not to exceed sixty-five per centum of the cash value thereof; such loans may also be simultaneous with or subsequent to loans of the character authorized by paragraph II of this section; *provided*, the sum of all the loans on the real estate mortgaged shall not exceed sixty-five per centum of the cash value thereof; *and provided, further*, at least fifty per centum of such a loan shall be of the character authorized by paragraph II of this section; a purchase money mortgage given to such association upon real estate sold by it shall not be considered a loan within the meaning of this subdivision; a premium or discount taken by any such association for loans of the character specified in this paragraph shall not be deemed to be usurious;

Proviso;

Proviso.

Securities;

VI. Securities.

In the purchase of any or all of the securities in which savings banks of this State are authorized by law to invest, or as a loan upon any of such securities as collateral, not to exceed eighty per

centum of their market value; *provided*, investments or loans authorized under this paragraph of this section and mortgage loans unaccompanied by one of the character authorized by paragraph II of this section shall only be made from moneys on hand not required for any of the purposes specified in paragraphs I, II, III, IV and V hereof, or for the payment of withdrawals or matured shares, or for the purpose of creating a fund for the payment of maturing shares; Proviso.

Provided, further, that a sum equivalent to not less than one per centum of the gross assets of each such association as shown by its last preceding annual report shall be invested by such association in the following manner: (a) In stocks or bonds or interest-bearing notes or obligations of the United States, or those for which the faith of the United States is distinctly pledged to provide for the payment of the principal and interest thereof; (b) In the interest-bearing bonds of this State or in any bonds authorized by the laws of this State to be issued by any commission appointed by the Supreme Court of this State by virtue of any law of this State; (c) In the bonds of any State in the Union that has not, within ten years previous to making such investment by any such association, defaulted in the payment of any part of either principal or interest on any debt authorized by any law of such State to be contracted; (d) In the bonds of any county, township, municipality or school district of this State issued pursuant to the authority of any law of this State; *provided*, such county, township, municipality or school district shall not, within the five years next preceding, have defaulted in the payment of any part of either principal or interest of any legal debt or obligation thereof; *and provided, further*, the total indebtedness of any borough or village does not exceed ten per centum of its assessed valuation, and such school district bonds are by law charged upon all the property of the inhabitants of such districts; Proviso.

Proviso.

or in any interest-bearing obligation issued by the county in which such building and loan association is situated, or by any city, town, township, borough or village in such county; (e) In any demand or time deposits in, or certificates of deposit of, any bank or trust company, which deposits or certificates shall be in the name of such association and shall be designated "liquid investment fund"; (f) In the stock or bonds of the Federal Home Loan Bank of New York; moneys acquired by such association from the sale or hypothecation of securities specified in subdivisions (a), (b), (c), (d) and (f) hereof, or from the sale, surrender, hypothecation or withdrawal of such deposits or certificates of deposit, shall be used only for the purpose of making payments to shareholders on shares withdrawn or on shares matured or on loans authorized under paragraph IV hereof; and no such association shall agree to invest any moneys in the manner permitted by paragraphs I, II and V hereof when its investments in such securities, deposits or certificates shall be less than the percentage herein required; and every such association shall be subject to such rules and regulations respecting the methods of investing funds in such securities, deposits and certificates and the custody and control of such securities, deposits and certificates as the Commissioner of Banking and Insurance shall prescribe.

Certain act
not affected.

3. This act shall not be construed to amend, repeal or supersede the provisions of an act entitled "An act to amend an act entitled 'An act concerning investments by banks, trust companies, savings banks, building and loan associations, title and mortgage guaranty companies, insurance companies, and by persons and corporations acting in a representative capacity in leasehold estates within this State of camp meeting associations,' approved April ninth, one thousand nine hundred and thirty," approved July seventh, one thousand nine hundred and thirty.

4. Section fifty-two of the act of which this act is amendatory be and the same is hereby amended to read as follows: Section 52 amended.

52. Payment of maturities and withdrawals.

Maturities and withdrawals shall be paid in the manner and subject to the limitations provided herein: Order of payments.

(a) Maturities shall be paid in the order in which they become due except as provided herein and withdrawals shall be paid in the order in which notices of withdrawal shall have been filed except as provided herein; and Maturities.

(b) The maturities of any one month shall be paid before the maturities of subsequent months; and Priority.

(c) One-third of the net receipts of any such association in each fiscal month shall be made available so far as necessary for the payment of maturities or for the establishing of maturity reserves and another one-third of the net receipts of any such association in each fiscal month shall be made available so far as necessary for the payment of withdrawals; and the words "net receipts," as used in this section, shall be construed to mean the monies, other than borrowed monies, received by any such association less monies used for operating expenses, monies used to pay creditor obligations, monies used for the conservation, preservation or protection of the property and assets of such association, and monies reserved for any of such purposes; and Use of receipts.

(d) If at the end of any fiscal month the funds of any such association required to be made available for the payment of withdrawals, together with such other funds, if any, made available for such purpose by the board of directors, shall be insufficient for the payment of all withdrawals then due and payable, the board of directors of such association shall, so far as possible, pay out of such funds, on account of the sum due to each member who has filed notice or notices of withdrawal, without regard Net receipts.

If funds insufficient.

Payments.

	to the fact that such notice or notices shall have been filed by such member on more than one share account, in the order in which such notices shall have been filed, the sum of fifty dollars or the balance due to such member, whichever is less and, if the available funds shall not thereby be exhausted or become inadequate, shall, so far as possible, again pay on account of the sum due to each such withdrawing member, in said order, the sum of fifty dollars or the balance due to such member, whichever is less, and shall repeat the process until the available funds shall become inadequate or exhausted; and subsequent available funds, when available, shall be applied to the payment of then existing withdrawal obligations in the same manner beginning with the withdrawal of the member next following the one on whose account the last such payment was made; and, in the event that such member shall have filed more than one notice of withdrawal, his place in the order of payment shall be as of the date and time of the first notice filed by him; and
Part payments.	
Order of payment.	
Right to bring suit.	(e) No member to whom any such association shall be obligated for the payment of any maturity or withdrawal shall have the right to bring suit against such association to recover the maturity or withdrawal value of his shares or any part thereof so long as the funds of such association shall be applied as required by this section; and
Additional funds.	(f) The board of directors of any such association shall have the right, in their discretion, to make available additional funds other than those required in subdivision (c) of this section for the payment of maturities and withdrawals; <i>provided, however,</i> that no more than one-third of the net receipts as defined in subdivision (c) hereof shall be used for the payment of withdrawals while maturities remain unpaid; <i>and provided, further,</i> that borrowed monies shall not be used for the payment of withdrawals while maturities remain unpaid.
Proviso.	
Proviso.	

5. Section fifty-five of the act of which this act is amendatory be and the same is hereby amended to read as follows:

Section 55
amended.

55. Lapsed shares.

If a member of any such association shall fail for six successive months to pay his installments as the constitution shall provide, his shares shall, at the option of the board of directors, thereupon be lapsed, but in such case no further fines or penalties shall be charged against his account; if he be a borrower on bond and mortgage, and his shares shall be so lapsed, the principal sum of such mortgage shall, at the option of the board of directors, become at once due and payable, in which event he shall be allowed the withdrawal value of his pledged shares as a credit on such mortgage loan less any arrearages or charges in connection therewith; if he be not such a borrower, he shall be paid the withdrawal value of his shares, less the amount of any loan thereon as collateral security, that may have been made by such association; *provided, however*, that this section shall not be so construed as to make any member whose shares shall be lapsed a general creditor of any such association as to the balance due on said lapsed shares and such member shall be paid the balance due on said lapsed shares in the same manner as if such member were a withdrawing shareholder who had filed notice of withdrawal at the time of lapsing said shares; if the address of such member, or of his legal representative in case of his death, be not known and the same is not ascertained within one year from the time of lapsing his shares, such association may apply to the orphans' court of the county wherein the same is located for an order designating some bank, trust company or savings bank in said county, in which such moneys may be deposited to the credit of such member or his legal representatives; and said court is hereby empowered to make such order; and a compliance with the terms of such order shall be a full discharge of all liability on the

On failure
to pay
installments
share to lapse.

If borrower.

Withdrawal.

Proviso.

Address
unknown.

Procedure.

Deposit.

Payment of deposit.	part of such association to such member for the amount so deposited; the moneys so deposited shall be paid by such bank or trust company or savings bank to such member or his legal representatives in the same manner and under the same conditions as if such deposit had been made personally by
Proviso.	such member; <i>provided</i> , there shall be deducted from the amount due such member such reasonable sum for the costs of the application as the court may direct.
Section 74 amended.	6. Section seventy-four of the act of which this act is amendatory be and the same is hereby amended to read as follows:
Status of shares of stock.	74. Status of shares. Any such association may issue shares maturing at a fixed value or maturing upon the expiration of a fixed time from date of issue thereof, not less than ten years, or may issue shares of both types. All shares of the type maturing at a fixed value shall be of the same maturity value and all shares of the type maturing in a fixed time from the date of issue thereof shall be of the same fixed time from
Proviso.	date of issue thereof; <i>provided</i> , that any such association may, notwithstanding the provisions of its certificate of incorporation, amend its constitution to provide that shares thereafter issued shall have a maturity value differing from the maturity value of shares theretofore issued or to provide for the issuance of shares maturing upon the expiration of a fixed time from date of issue, not less than ten years, or to provide for changing the time of the maturity of shares thereafter issued; and any change of maturity value heretofore made, or any provision authorizing the issuance of shares maturing upon the expiration of a fixed time from date of issue thereof, not less than ten years, made pursuant to an amendment to the constitution of any such association heretofore adopted is hereby validated and shall be deemed not to contravene
Half shares.	any of the provisions of this act; in case the maturity value per share is two hundred dollars or more such association shall have the right to

issue one-half shares. No such association shall issue preferred or other than common shares. The share liability of each such association to each member thereof shall be construed to mean its aggregate liability to such member for dues paid in by such member and profits, if any, apportioned individually or by series to the account of such member; and in the event that the losses or anticipated losses of any such association shall hereafter exceed the sum of its applicable reserve and current and undivided profit accounts, the share liability of such association to each member thereof, regardless of the type of shares held by such member and without regard to whether notice of withdrawal shall have been filed or the shares shall have been retired, lapsed or matured, but not paid, may, on application by the board of directors of such association to and approval by the Commissioner of Banking and Insurance, be reduced on an equal percentage basis to an extent sufficient to provide for such loss or anticipated loss or to reserve against them or either of them; *provided, however*, that this section shall not be construed to prevent the retention by any such association of apportioned profits or a portion thereof upon withdrawal of shares as otherwise provided in this act; *provided, however*, that this section shall not be so construed as to create a share liability on the part of any such association for profits heretofore recaptured for reserve purposes. The maturity of installment shares may be accelerated by the payment of an amount in excess of the regular installments if the constitution so provides, and such accelerated shares may be designated short term installment shares. No agreement or understanding shall be made or entered into except as provided in this act, whereby the time for surrendering shares to such association and withdrawing the value thereof shall be postponed, and all classes of shares shall be surrendered and withdrawn on the same terms and under the same conditions as pro-

Share liability.

Proviso.

Proviso.

Short term shares.

Surrendering shares.

vided in the constitution and in this act for the surrender and withdrawal of shares. No member shall hold income shares in any such association of a value in excess of two per centum of the liability of such association for dues on installment shares, and in no case shall a member hold income shares in any such association of a value in excess of twenty-five thousand dollars; *provided, further*, that this limitation shall not apply to income shares that are received by a person by will or under the statute of distribution or held as collateral security.

7. This act shall take effect immediately.
Approved May 26, 1936.

CHAPTER 119

AN ACT to amend an act entitled "An act to amend an act entitled 'An act to amend an act entitled "An act to amend an act entitled 'A supplement to an act entitled "An act concerning building and loan associations" (Revision of 1925), approved March twelfth, one thousand nine hundred and twenty-five,' approved March tenth, one thousand nine hundred and thirty-three," approved May eleventh, one thousand nine hundred and thirty-three,' approved June twenty-first, one thousand nine hundred and thirty-three," approved September fifth, one thousand nine hundred and thirty-three.

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

Section 5
amended.

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

5. This act shall take effect immediately but shall become inoperative after September fifth, one thousand nine hundred and thirty-seven, but all orders or regulations made and all acts and things done under the provisions of this act shall be and remain valid and operative.

When act
operative.

Validity.

2. This act shall take effect immediately.
Approved May 26, 1936.

CHAPTER 120

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

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

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

Section 24
amended.

24. Valuation of life policies.

The Commissioner of Banking and Insurance shall annually make or cause to be made valuations of all outstanding policies of every life insurance company doing business in this State. All valuations made by him 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 per annum, except in cases where any life insurance company may elect or shall have elected to have such policies or any class thereof valued according to the American experience table of mortality, with compound interest at the rate of either three or three and one-half

Policies in
effect valued.

Basis of
valuation.

Table of
mortality.

American
experience
table.

per centum per annum; and all policies issued on or after said 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 per annum, except in cases where any life insurance company may elect or shall have 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 per annum but not less than three per centum per annum; and except in cases where any life insurance company with the approval of the Commissioner of Banking and Insurance 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 less than three per centum nor more than three and one-half per centum per annum; *provided, however*, that the legal minimum 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 per centum per annum. The Commissioner of Banking and Insurance 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 such insurance, computed according to the table of mortality and rate of interest prescribed herein, the value of such policy shall be increased by the value of an annuity, the amount of which shall equal the difference between such premiums, and the term of which in years shall equal the number of future annual payments receivable on such insurance after the date of valuation.

Proviso.

Standards varied.

When actual premium less than net.

Preliminary term insurance.

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 such 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 preliminary 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 equivalent 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 such time of such twenty payment life preliminary term policy and the full reserve at such 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 date of such 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 provide for preliminary term insurance.

As to reserve.

If the premium charged for such preliminary term insurance under any policy issued prior to the first day of January, 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, such policy may be valued according to its terms, on the mortality and interest bases herein provided.

Policy valued on mortality and interest bases.

Increase
of reserve.

If the premium charged for such preliminary term insurance under any policy, issued on or after the first day of January, one thousand nine hundred and twenty, is in excess of one hundred and fifty per centum of the net premium therefor, computed 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 time for like insurance under a twenty payment life preliminary term policy of the same company, issued at the same age, the reserve on such 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 such time between the value of such 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.

Reservation.

When the reserves or any part thereof of any life insurance company of this State shall have been computed in accordance with the foregoing provisions of this section on the basis of a higher rate of interest than three per centum per annum, and as so computed, shall exceed five hundred million dollars, such company shall thereupon and thereafter set aside as a part of the reserve liability on the policies of such company at the close of each year a sum equal to six per centum of the increase for such year over the year preceding in such company's reserves or part thereof so computed; *provided*, the aggregate of the sums so set aside shall not at any time exceed five per centum of such reserves.

Proviso.

Use of reserve.

No part of the sums so set aside shall be used by such company for any purpose except upon resolution by its board of directors and upon the approval in writing of the Commissioner of

Banking and Insurance of this State, and such approval shall be given by the commissioner upon proof made to him of the happening of either of the contingencies hereinafter set forth in subsections (a) and (b) of this paragraph and upon the terms therein respectively stated, as follows:

Approval by
commissioner.

(a) In the event that the gross incurred mortality losses of such company during any calendar year have been at a rate in excess of one hundred and ten per centum of its average rate during the preceding five years, the sums set aside as above provided may be reduced as of the end of such calendar year by an amount equal to the excess of the actual mortality losses for such calendar year over the amount of such losses had they occurred at the rate of one hundred and ten per centum of such average rate for such preceding five years.

Reduction
of reserve.

(b) In the event that the aggregate of depreciation of assets owned by such company and of losses upon realization thereof during any calendar year has been in excess of twenty-five per centum of the surplus of such company as of the end of the year preceding, the sums set aside as above provided may be reduced as of the end of such calendar year by an amount equal to the excess of such depreciation and losses over such twenty-five per centum of the surplus of such company at the end of such preceding year.

Losses.

The Commissioner of Banking and Insurance may accept the valuation of the department of insurance of any other State or country when made upon a specified basis or bases, according to which the reserves would be at least as large as if they had been computed upon the basis or bases herein prescribed, if the insurance officer of such State or country accepts as sufficient and valid for all legal purposes the certificate of valuation of the Commissioner of Banking and Insurance of this State, when such certificate states the valuation to have been made in a specified manner according to which the reserves would be at least as large as if they had been computed in the manner prescribed by the

Reciprocal
acceptances
of valuation.

law of such State or country; or if the insurance officer of such State or country, by express requirement of law, shall have made yearly for not less than thirty years past valuations of the policies of all companies issuing or delivering policies therein.

Maintaining
standards.

A life insurance company shall not abandon the standard of valuation adopted for any outstanding policies without the written consent of the Commissioner of Banking and Insurance, if the reserve, calculated by the proposed standard, is less than the reserve calculated by the standard which is to be abandoned.

2. This act shall take effect immediately.

Approved May 26, 1936.

CHAPTER 121

AN ACT to amend an act entitled "An act concerning the restoration and the mutilation or destruction of public records," approved April third, one thousand nine hundred and twenty-eight.

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

Section 1
amended.

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

Receipt of
public records
in private
possession.

1. The Public Record Office of this State, through its director, is hereby empowered to demand and receive from any person any public record in private possession belonging to this State, or to any county, municipality or school district thereof.

Demand for
public records.

Whoever is entitled by law to the custody of public records shall demand the same from any person in whose possession they may be, and the said records forthwith shall be delivered to the officer charged by law with their custody.

2. This act shall take effect immediately.

Approved May 26, 1936.

CHAPTER 122

AN ACT appropriating seven thousand five hundred dollars (\$7,500.00) for the purchase of materials to extend a steam line at the State Teachers College at Trenton, New Jersey, for which the cost of labor has been approved for payment by the Federal Works Progress Administration.

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

1. There is hereby appropriated seven thousand five hundred dollars (\$7,500.00) or so much thereof as may be necessary for the purchase of materials to extend the steam lines at the State Teachers College at Trenton to the dining hall of that institution, for which the payment of labor has been authorized by the Federal Works Progress Administration.

Appropriation.

2. This act shall take effect immediately.

Approved May 30, 1936.

CHAPTER 123

AN ACT to ratify, confirm, validate and make legal and effectual all work heretofore done and all contracts heretofore made by the State Highway Commissioner in connection with the expenditure of funds allocated or granted to this State for expenditure by the State Highway Department under the provisions of the National Industrial Recovery Act or the Emergency Relief Appropriation Act of 1935 for the cost of highway and bridge construction including the elimination of hazards to highway traffic.

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

Work and
contracts
validated.

1. All work heretofore done and all contracts heretofore made by the State Highway Commissioner in connection with the expenditure of funds allocated or granted to this State for expenditure by the State Highway Department under the provisions of the National Industrial Recovery Act or the Emergency Relief Appropriation Act of 1935 for the cost of highway and bridge construction including the elimination of hazards to highway traffic are hereby ratified, confirmed and made valid and legal.

2. This act shall take effect immediately.

Approved May 30, 1936.

CHAPTER 124

AN ACT relating to funds granted or allocated to this State under the provisions of the National Industrial Recovery Act, or the Emergency Relief Appropriation Act of 1935 for expenditure by the State Highway Department for the cost of highway and bridge construction, including the elimination of hazards to highway traffic.

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

1. The State Highway Commissioner of this State is hereby authorized to accept any funds allocated or granted to this State for expenditure by the State Highway Department under the provisions of the National Industrial Recovery Act or the Emergency Relief Appropriation Act of 1935 for the cost of highway or bridge construction, including the elimination of hazards to highway traffic, such as the separation of grades at railroad crossings, the reconstruction of existing railroad grade crossing structures, the relocation of highways to eliminate railroad crossings, the widening of narrow bridges and roadways, the building of foot paths, the replacement of unsafe bridges, the construction of routes to avoid congested areas, the construction of facilities to improve accessibility and the free flow of traffic, and the cost of any other construction that will provide safer traffic facilities or definitely eliminate existing hazards to pedestrian or vehicular traffic whether such highways, bridges or hazards are now part of the State highway system of this State or otherwise, and to expend the same in the manner required by the provisions of the National Industrial Recovery Act or the Federal Emergency Relief Appropria-

State Highway
Commissioner
authorized
to accept
Federal
funds.

tion Act of 1935, and to do all work and to make all contracts and agreements required for such purposes.

2. This act shall take effect immediately.

Approved May 30, 1936.

CHAPTER 125

AN ACT to amend an act entitled "An act concerning alcoholic beverages," passed December sixth, one thousand nine hundred and thirty-three.

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

Section 12
(2) c amended.

1. Section 12 (2) c of the act to which this act is an amendment be and the same is hereby amended to read as follows:

State beverage
distributor's
license.

12 (2) c. State beverage distributor's license. The holder of this license shall be entitled, subject to rules and regulations, to sell and distribute in original containers only, in quantities of not less than one hundred forty-four fluid ounces, to retailers licensed in accordance with this act, unchilled, brewed, malt alcoholic beverages, and to maintain one warehouse and one salesroom. The holder of this license is authorized to sell unchilled, malt alcoholic beverages in original containers only, in quantities of not less than one hundred forty-four fluid ounces, at retail to be delivered by such licensee to the person for consumption in his home. This license shall not be issued to any person, corporation, partnership, limited partnership or association holding a plenary or limited brewery license, nor shall it be issued to any person, corporation, partnership, limited partnership or association, directly or indirectly interested in any brewery within or

To whom
issued.

without this State. This license shall not be ^{Fee.} issued for premises in which any retail business (except the sale of malt alcoholic beverages and nonalcoholic beverages) is carried on. The fee for this license shall be five hundred dollars (\$500.00) per annum.

Approved May 30, 1936.

CHAPTER 126

A SUPPLEMENT to an act entitled "An act to authorize the operation by any traction company or company operating a street railway, or railroad operated as a street railway, of trackless trolleys, trolley buses or motor vehicles which are operated in part by electricity furnished by an overhead trolley system and in part by other motive power in substitution or partial substitution for street railway operation," approved May second, one thousand nine hundred and thirty-four.

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

1. Whenever upon the application of any traction company or company operating a street railway or railroad operated as a street railway the Board of Public Utility Commissioners has approved or hereafter shall approve the operation of vehicles of the character described in the act to which this act is a supplement in substitution for street railway operation in the operation of any line or part thereof of such company in accordance with the act to which this act is a supplement, and the governing body of any municipality by resolution has designated or hereafter shall designate any

Authorized
to operate
substituted
vehicles.

Streets
designated.

public street or highway to be used by such substituted vehicles in lieu of any public street or highway or private right-of-way constituting the route or any part thereof of such street railway line or part thereof, or as an extension of such line, and the location therein of the necessary posts and poles, such company is hereby authorized with the approval of the Board of Public Utility Commissioners to operate such substituted vehicles upon such designated street or highway, and upon obtaining such approval to erect and maintain such posts, poles, wires and appurtenances thereto as may be necessary to operate such substituted vehicles by the overhead trolley system therein.

Trackless
trolleys.

2. This act shall take effect immediately.
Approved May 30, 1936.

CHAPTER 127

AN ACT to supplement an act entitled "An act concerning municipal finances," approved April twenty-eighth, one thousand nine hundred and thirty-one, constituting chapter three hundred forty of the laws of one thousand nine hundred and thirty-one, as amended and supplemented.

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

Exceptions
to act.

1. Article III-A of the act to which this act is a supplement shall not apply to bonds hereafter issued by any municipality pursuant to said act, nor to actions or proceedings for the enforcement of such bonds, nor to the enforcement of any judgment, decree, levy or execution for the recovery of the amount due on such bonds.

2. This act shall take effect immediately.
Approved June 1, 1936.

CHAPTER 128

AN ACT authorizing the New Jersey State Board of Children's Guardians to retain voluntary contributions of money already received and to receive future contributions.

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

1. The New Jersey State Board of Children's Guardians is authorized to retain any voluntary contributions of money heretofore received by it, and to receive future contributions. All such contributions, whether already received or which may hereafter be received, shall be kept in a separate fund, and shall be used only upon order of the board for the purpose for which the contribution or contributions were made, and such fund shall be in the custody and control of the treasurer of said New Jersey State Board of Children's Guardians, and his official bond given as such treasurer shall be responsible for the faithful keeping and distribution of said fund.

Contributions.

Kept in
separate
account.

2. This act shall take effect immediately.

Approved June 5, 1936.

CHAPTER 129

A SUPPLEMENT to an act entitled "An act concerning municipalities," approved March twenty-seventh, one thousand nine hundred and seventeen.

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

Taking land
for improving
roads or
streets.

Right to
acquire and
enter.

Proceedings.

Proviso.

1. Whenever a street or highway in any municipality has become closed or impassable, thus necessitating, in the opinion of the governing body of such municipality, the forthwith laying out, opening, widening or otherwise improving of the same or another street or highway, and lands or property, or any estate or interest therein, necessary for such purpose cannot be acquired by the municipality by agreement with the owner or owners thereof, whether by reason of disagreement as to the price, or the legal incapacity or absence of the owner or owners, or his or their inability to convey a valid title, or for any other reason or cause, such municipality shall have the right and power to enter upon and take such lands or property, or estate or interest therein in advance of making compensation therefor; and in any such case, such municipality, promptly after such entry, shall institute proceedings according to law to fix the compensation to be paid the owner or owners of such property; *provided*, that nothing in this act contained shall apply to any land or other property acquired for or devoted to any public use by any board, commission or agency of the State of New Jersey, municipality or county of this State, or by any public utility as the same is defined by "An act concerning public utilities; to create a Board of Public Utility Commissioners and to prescribe its duties and powers," approved April twenty-first, one thousand nine hundred and eleven,

or any act amendatory thereof or supplemental thereto.

2. In fixing the compensation for any property taken in pursuance of this act the value of such property shall be fixed as of the date of the entry thereon by the municipality and the owner shall be entitled to interest upon the value of such property from the date of such entry to the date of payment of such compensation to the owner or into the Court of Chancery.

Time for
fixing value
of property.

Interest.

3. This act shall take effect immediately.

Approved June 5, 1936.

CHAPTER 130

AN ACT authorizing the State Treasurer to advance and pay to the Teachers' Pension and Annuity Fund, out of funds in the general treasury of the State, the sum of two hundred and fifty thousand dollars (\$250,000.00), and to return said sum to the said general treasury when moneys are received from railroad taxes applicable to such payment.

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

1. The State Treasurer is hereby authorized to advance and pay to the Teachers' Pension and Annuity Fund, out of the funds in the general treasury of the State, the sum of two hundred and fifty thousand dollars (\$250,000.00), and to return said sum to the said general treasury when moneys are received from railroad taxes applicable to such payment.

Payment
to teachers'
pension fund.

2. This act shall take effect immediately.

Approved June 5, 1936.

CHAPTER 131

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

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

Section 15
amended.

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

No loans to
officers and
directors.

15. No trust company shall hereafter make a loan to any director, officer or employee thereof during the term of such directorship, office or employment and for a period of six months thereafter, or to any corporation, partnership or association a controlling interest in which is held by such director, officer or employee individually or in conjunction with any other director or directors, officer or officers, or employee or employees, unless such loan shall have first been applied for in a writing signed by the applicant therefor, presented to the board of directors or executive committee of such trust company and approved in writing by a majority of the members of the board of directors or of the executive committee.

Not entitled
to vote.

Where such application is made by a director on his own behalf or by a corporation, partnership or association in which such director has individually or in conjunction with any other director or directors, officer or officers, employee or employees a controlling interest, such director shall be disqualified from voting in connection with such application for loan.

Record of
vote kept.

The vote of the directors or of the executive committee upon such application shall be recorded in their respective minutes and a copy of the reso-

lution approving the loan showing the number of directors or of the members of the executive committee voting to approve and the number thereof voting against, certified by the secretary or other recording officer of the board of directors or of the executive committee, shall be attached to the instrument evidencing the loan.

The application shall be in such form and shall contain such information as the Commissioner of Banking and Insurance shall by regulation or order prescribe from time to time, copies of which regulations or orders shall be furnished to the trust companies by the said commissioner.

Form of application.

The discount by any such director, officer or employee of any note or bill of exchange shall be deemed a loan within the meaning of this section.

Discounted note a loan.

Any loan or indebtedness upon which any such director, officer or employee shall be or become liable as surety, guarantor or endorser shall be deemed a loan within the meaning of this section.

Liability as surety a loan.

Demand loans shall, for the purposes of this section be deemed to be time loans maturing six months from the time of the making of such loans.

Demand loans.

Hereafter no officer or employee of any trust company shall borrow from or otherwise become indebted directly or indirectly to the trust company of which he is an officer or employee in an amount exceeding twenty-five hundred dollars.

Limits amount of loan.

Hereafter no loan shall be made by any trust company to any director, officer or employee thereof, or to any corporation, partnership or association a controlling interest in which is held by any director, officer or employee of the trust company individually or in conjunction with any other director or directors, officer or officers, employee or employees of the trust company, and no such director, officer or employee of such trust Company and no such corporation, partnership or association shall become directly or indirectly indebted to any trust company in any amount unless such loan shall either be secured by collateral, the sufficiency and amount whereof shall have been

Collateral for loans.

approved by a majority of the board of directors or of the executive committee of the trust company, or shall, in the judgment of a majority of the board of directors or of the executive committee, be warranted by a statement of the assets and liabilities and earnings of the applicant.

Renewals.

Proviso.

For the purposes of this section each renewal shall be deemed to be an original loan; *provided, however,* that any loan within the provisions of this section, heretofore made by any trust company may be renewed or extended from time to time notwithstanding that at the time of any such renewal or extension it does not comply with the provisions of this section.

Limits
amount of
loan

No director, officer or employee of any trust company nor any corporation, partnership or association in which any director, officer or employee of such trust company individually or in conjunction with any other director or directors, officer or officers, employee or employees has a controlling interest shall become indebted to such trust company either directly or contingently at any one time in a sum exceeding ten per centum of the aggregate of the capital and surplus of such trust company.

Overdrawing
account.

No trust company shall permit any director, officer or employee, or any corporation, partnership or association a controlling interest in which is held by such director, officer or employee individually or in conjunction with any other director or directors, officer or officers, employee or employees to become liable to it by reason of overdrawn account.

Failure to
disclose
interest a
misdemeanor.

Any director, officer or employee of any trust company who individually or in conjunction with any other director or directors, officer or officers, employee or employees of such trust company has a controlling interest in any corporation, partnership or association applying for a loan and who, if present when such loan is granted or who if not present knows of such application and fails to disclose his interest in such applicant shall be guilty of a misdemeanor.

Any director or directors, officer or officers, employee or employees of any trust company who knowingly violate any provision of this section or who aid or abet in any such violation shall be guilty of a misdemeanor and shall in addition thereto be liable to such trust company for the amount of any loan made in violation of this section, with interest.

Violations
a misde-
meanor.

2. This act shall take effect immediately.

Approved June 5, 1936.

CHAPTER 132

AN ACT to amend an act entitled "An act concerning banks and banking" (Revision of 1899), approved March twenty-fourth, one thousand eight hundred and ninety-nine.

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

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

Section 12
amended.

12. No bank shall hereafter make a loan to any director, officer or employee thereof during the term of such directorship, office or employment and for a period of six months thereafter, or to any corporation, partnership or association a controlling interest in which is held by such director, officer or employee individually or in conjunction with any other director or directors, officer or officers, or employee or employees, unless such loan shall have first been applied for in a writing signed by the applicant therefor, presented to the board of directors or executive committee of such bank and approved in writing by a majority of the members of the board of directors or of the executive committee.

Loans to
officers and
directors.

Not entitled
to vote.

Where such application is made by a director on his own behalf or by a corporation, partnership or association in which such director has individually or in conjunction with any other director or directors, officer or officers, employee or employees a controlling interest, such director shall be disqualified from voting in connection with such application for loan.

Record of
vote kept.

The vote of the directors or of the executive committee upon such application shall be recorded in their respective minutes and a copy of the resolution approving the loan showing the number of directors or of the members of the executive committee voting to approve and the number thereof voting against, certified by the secretary or other recording officer of the board of directors or of the executive committee, shall be attached to the instrument evidencing the loan.

Application.

The application shall be in such form and shall contain such information as the Commissioner of Banking and Insurance shall by regulation or order prescribe from time to time, copies of which regulations or orders shall be furnished to the banks by the said commissioner.

Discounted
note a loan.

The discount by any such director, officer or employee of any note or bill of exchange shall be deemed a loan within the meaning of this section.

Liability as
surety a loan.

Any loan or indebtedness upon which any such director, officer or employee shall be or become liable as surety, guarantor or endorser shall be deemed a loan within the meaning of this section.

Demand
loans defined.

Demand loans shall, for the purposes of this section be deemed to be time loans maturing six months from the time of the making of such loans.

Limits
amount of
loan.

Hereafter no officer or employee of any bank shall borrow from or otherwise become indebted directly or indirectly to the bank of which he is an officer or employee in an amount exceeding twenty-five hundred dollars.

Collateral
for loans.

Hereafter no loan shall be made by any bank to any director, officer or employee thereof, or to any corporation, partnership or association a con-

trolling interest in which is held by any director, officer or employee of the bank individually or in conjunction with any other director or directors, officer or officers, employee or employees of the bank and no such director, officer or employee of such bank and no such corporation, partnership or association shall become directly or indirectly indebted to any bank in any amount unless such loan shall either be secured by collateral, the sufficiency and amount whereof shall have been approved by a majority of the board of directors or of the executive committee of the bank, or shall, in the judgment of a majority of the board of directors or of the executive committee, be warranted by a statement of the assets and liabilities and earnings of the applicant.

For the purposes of this section each renewal shall be deemed to be an original loan; *provided, however,* that any loan within the provisions of this section, heretofore made by any bank may be renewed or extended from time to time notwithstanding that at the time of any such renewal or extension it does not comply with the provisions of this section.

No director, officer or employee of any bank nor any corporation, partnership or association in which any director, officer or employee of such bank individually or in conjunction with any other director or directors, officer or officers, employee or employees has a controlling interest, shall become indebted to such bank either directly or contingently at any one time in a sum exceeding ten per centum of the aggregate of the capital and surplus of such bank.

No bank shall permit any director, officer or employee, or any corporation, partnership or association a controlling interest in which is held by such director, officer or employee individually or in conjunction with any other director or directors, officer or officers, employee or employees to become liable to it by reason of overdrawn account.

Renewals.

Proviso.

Limits
amount of
loan.Overdrawing
account.

Failure to
disclose
interest a
misdemeanor.

Any director, officer or employee of any bank who individually or in conjunction with any other director or directors, officer or officers, employee or employees of such bank has a controlling interest in any corporation, partnership or association applying for a loan and who, if present when such loan is granted or who if not present knows of such application and fails to disclose his interest in such applicant shall be guilty of a misdemeanor.

Violations a
misdemeanor.

Any director or directors, officer or officers, employee or employees of any bank who knowingly violate any provisions of this section or who aid or abet in any such violation shall be guilty of a misdemeanor and shall in addition thereto be liable to such bank for the amount of any loan made in violation of this section, with interest.

2. This act shall take effect immediately.

Approved June 5, 1936.

CHAPTER 133

AN ACT for the licensing of motor vehicles for the transportation of passengers for hire and prescribing rules and regulations for such licenses.

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

Motor
vehicle
defined.

1. Definitions. (a) The term "motor vehicle" as used in this act is hereby defined as meaning any motor vehicle propelled otherwise than by muscular power (except such vehicles as run only on rails or tracks exclusively) carrying passengers for hire of any kind, over the highways in this State, except

Exceptions.

- (1) Taxicabs.
- (2) Hotel buses.
- (3) Autobuses with a carrying capacity of not more than six passengers now or hereafter operated under municipal consent upon a route established wholly within the limits of a single municipality, which route does not in whole or in part parallel upon the same street the line of any street railway or traction railway or any other autobus line.

2. No motor vehicle as herein defined shall be licensed by the Commissioner of Motor Vehicles until the applicant for such license shall first obtain a certificate from the Board of Public Utility Commissioners of the State of New Jersey, that the said motor vehicle conforms to the rules, regulations and specifications of the said Board of Public Utility Commissioners of the State of New Jersey, as to construction and safety devices of said motor vehicle; *provided, however*, that all motor vehicles as herein defined and heretofore approved by said Board of Public Utility Commissioners shall not require the further approval of said board as a condition precedent to the issuance of such license.

Certificate
from Board
of Public
Utility com-
missioner.

Proviso.

3. This act shall take effect immediately.
Approved June 5, 1936.

New Jersey State Library

CHAPTER 134

AN ACT to amend an act entitled "An act to amend an act entitled 'A supplement to an act entitled "An act concerning district courts" (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight,' approved March twenty-ninth, one thousand nine hundred and twenty-six," approved May twentieth, one thousand nine hundred and thirty-five.

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

Section 16
amended.

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

Judge of
small claims.

16. The judge of the district court as now established shall be the judge of the division of small claims during his term as district court judge.

Office hours.

The office hours of the clerk shall be as now but the judge may fix for the hearing of cases any time between the hours of nine o'clock in the forenoon and five o'clock in the afternoon.

Assistant
clerk.

The judge of the district court may appoint one additional clerk to be an assistant clerk to the clerk of the district court, whose duty it shall be to assist the clerk in the duties of the district court and of the division of small claims and whose salary shall not be more than twelve hundred dollars (\$1,200.00), except that if such additional clerk is an assistant clerk to the clerk of the district court of a city or judicial district in any county of the first class in this State, the governing body of such city or judicial district may, in its discretion, fix his salary in the same manner and not to exceed the same amount as the salaries of other assistant clerks of the court are fixed.

Salary.

Approved June 5, 1936.

CHAPTER 135

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

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

1. Section twenty-one of the act to which this act is amendatory be and the same is amended to read as follows: Section 21 amended.

21. It shall be unlawful for any person or persons while in an automobile to hunt for, pursue, shoot, shoot at, kill, capture, injure or destroy any bird or animal in this State, or to hunt for, pursue, shoot, shoot at, kill, capture, injure or destroy any such bird or animal by the aid or use of any light or lights carried on or attached to any such automobile, and it shall be unlawful for any person, for the purpose of hunting, taking or killing any bird or animal, to discharge any firearm upon or across any State or county highway, under a Hunting from automobile unlawful. Penalty. penalty of twenty dollars for each offense.

2. This act shall take effect immediately.

Approved June 5, 1936.

CHAPTER 136

AN ACT creating a commission to investigate the causes of juvenile delinquency and to make recommendations as to the methods of correcting said evils at their sources, and providing an appropriation therefor.

Preamble. WHEREAS, The problem of juvenile delinquency is becoming a serious factor in the life of this country by reason of the increase of juvenile delinquents; and

Preamble. WHEREAS, Investigation has disclosed that a large proportion of criminals are still in adolescence, and that most confirmed criminals embark upon their careers of crime during their early youth; and

Preamble. WHEREAS, It is apparent that the most effective means of dealing with this problem is by way of a scientific investigation of the facts, having for its primary object the discovery of the causes of juvenile delinquency, so that proper measures may be adopted to remove, if possible, these causes and thus strike at the root of this growing evil; therefore,

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

Commission
on juvenile
delinquency.

1. The Governor be and he is hereby authorized to appoint a commission to consist of three (3) persons, residents of the State of New Jersey, for the purpose of investigating and determining, if possible, the causes of juvenile delinquency. The term of office of the members of the said commission shall be two (2) years and until their successors shall be appointed or qualified. In case of

Term.

a vacancy the Governor shall make appointments for the unexpired term. The Governor shall designate the chairman of this commission. All members shall serve without compensation, but they shall be allowed such reasonable expenses as may be necessary. They are authorized to employ a secretary, three investigators and three clerical assistants for such time as in the judgment of the commission may become necessary in the immediate discharge of their duties. The Governor shall also designate and provide the office space which this commission shall use.

Vacancy.

No salary.

Expenses paid.

Secretary and assistants.

Office.

The committee shall have the power to procure from the warden or superintendent of any institution in this State wherein juveniles are confined a list of the names of all such juveniles, together with any other information concerning them which the commission may desire and they shall have the right upon previous request in writing made to said warden or superintendent to examine at all times those juvenile inmates who the commission desires to interrogate or examine; they shall have the power of questioning and examining their parents or guardians and upon refusal to be so examined, to issue subpoenas compelling their attendance for the purpose of examination and questioning. The commission shall also have the power to procure any desired tests of a physical or mental nature which in their judgment seems necessary for a proper evaluation of the statements of the above-mentioned inmates. The commission shall further be empowered to secure such information as may seem desirable to the commission from other public agencies and also to review the records of such agencies regarding juveniles, at present or formerly under their supervision, and to ascertain the methods used by them in dealing with such juveniles and the results obtained therefrom. The word juvenile shall be interpreted, for the purposes of this bill, to include all minors up to the age of twenty-one (21) years. When this commission shall have completed its

Powers and duties of commission.

Tests as to capability.

Report.

duties, it shall report to the Governor and Legislature the result of its findings and make such recommendations as they deem necessary for the purpose of this bill.

Appropriation.

2. For the purpose of carrying into effect the provisions of this act there is hereby appropriated the sum of fifty thousand dollars (\$50,000.00), when included in any annual or supplemental appropriation bill, to carry on the work for the two (2) years of its existence.

3. This act to take effect immediately.

Approved June 5, 1936.

CHAPTER 137

AN ACT to amend an act entitled "A supplement to an act entitled 'An act relating to the court of common pleas' (Revision of 1900), approved March twenty-third, one thousand nine hundred," approved March sixth, one thousand nine hundred twenty-four.

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

Section 14-A amended.

1. Section fourteen-A of an act entitled "A supplement to an act entitled 'An act relating to the court of common pleas' (Revision of 1900), approved March twenty-third, one thousand nine hundred," approved March sixth, one thousand nine hundred twenty-four, is hereby amended to read as follows:

May fix salary for stenographer.

14-A. The judge of the common pleas of any second class county of this State, after he shall have appointed a competent stenographer, as authorized by law, may, in lieu of the per diem allowance now provided by the act to which this is a supplement, fix for such stenographer an

annual salary or compensation, and upon his filing a certificate with the collector of such county, reciting the amount of the salary so fixed, said collector shall pay to such stenographer in equal semimonthly installments, such annual salary so fixed.

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

Approved June 5, 1936.

CHAPTER 138

AN ACT to amend an act entitled "An act providing for the retirement and pensioning of sheriff's employees in counties of the first class of this State," approved March thirtieth, one thousand nine hundred and twenty-seven.

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

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

An act providing for the retirement and pensioning of sheriff's employees in counties of the first and second class of this State. New title.

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

1. The words "sheriff's employees," as used in this act, shall mean and include court attendants and all other persons appointed by the sheriffs of the counties of the first and second class of this State, for the detection, apprehension, service and arrest of offenders against the law, and any other employees of the sheriffs of the counties of the first Sheriff's employees defined.

and second class aforesaid, who may be subject to call by the said sheriffs for any of the hazards, incident to the preservation of the peace, the quelling of riots or disturbances, or the protection of property rights; *providing, however*, that nothing in this act contained shall be construed as applying to any class of employees, except those who are now or who may be hereafter in the competitive class of the civil service of this State.

Proviso.

Section 2
amended.

Retirement of
employees.

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

2. In any first or second class county of this State any sheriff's employee who shall now or hereafter have served as such for a continuous period of twenty years, and shall have reached the age of sixty years, shall, upon application in writing to the board of chosen freeholders of the county, be retired upon half pay.

4. This act shall take effect immediately.

Approved June 5, 1936.

CHAPTER 139

AN ACT to repeal an act entitled "An act providing for the retirement and pensioning of court attendants in counties of the second class of this State," approved April sixteenth, one thousand nine hundred twenty-nine.

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

Chap. 104,
P. L. 1929,
repealed.

1. An act entitled "An act providing for the retirement and pensioning of court attendants in counties of the second class of this State," approved April sixteenth, one thousand nine hundred twenty-nine, be and the same is hereby repealed;

providing, however, that all moneys now remaining in the possession of any board of chosen freeholders of any county of the second class of this State acquired by virtue of payments made pursuant to the act of which this is a repealer shall be transferred to the credit of any pension fund that may hereafter be created for the benefit of any sheriff's employees of counties of the second class of this State and subject to pension benefits that may be acquired by any sheriff's employees of counties of the second class by virtue of the formation hereafter of any such pension fund. Proviso.

2. This act shall take effect immediately.

Approved June 5, 1936.

CHAPTER 140

AN ACT to regulate the recording, filing and cancellation of written instruments in the offices of the county clerk and of the register of deeds and mortgages in the several counties where the same are now established by law or hereafter to be established in this State.

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

1. It shall be the duty of the county clerk and register of deeds and mortgages in the several counties of this State where said office is now or hereafter established by law to require all written instruments except chattel mortgages hereafter executed and which now or hereafter are or may be required or permitted by law to be recorded, filed, registered or cancelled of record in the offices, to have the name or names of the person or persons, corporation or corporations, and the officer or officers thereof, who execute any such written

Signatures
legibly ex-
pressed.

May refuse
instruments
not properly
prepared.

instrument, as well as the name or names of witnesses thereto, including the name of the officer or attorney before whom the same is proved or acknowledged, legibly typed, printed or stamped on such written instrument, directly beneath the said signature or signatures as aforesaid. And the county clerk and the register of deeds and mortgages in said counties may refuse for recording, filing, registering or cancelling any such written instrument so presented unless the said provisions as herein stated be strictly complied with.

Approved June 5, 1936.

CHAPTER 141

AN ACT concerning the term of office of tax collector in municipalities of this State now or hereafter having a population not in excess of three hundred thousand inhabitants.

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

Term of
office of
municipal tax
collector.

1. Any person now holding the position or office of tax collector in any municipality of this State now or hereafter having a population not in excess of three hundred thousand inhabitants, as determined by the preceding Federal census, or any person who shall hereafter be appointed or elected to the position or office of tax collector in any such municipality, shall hold his said office for a period of five years from the date of his said election or appointment and the terms of all such persons now in office are extended for such period so as to give to said incumbent a term of five years from the date of such election or appointment; *provided*, that the provisions of this act shall not apply to

Proviso.

the term of any tax collector whose office may hereafter expire but whose successor has been elected; *and provided, further*, that this act shall not apply to any person whose term of office has expired. The term "tax collector" as used in this act shall be construed to mean and include the official charged with the duty of collecting taxes upon real and personal property in each city, town, township, borough, village or other municipality of this State.

Proviso.

Definition of
tax collector.

2. This act shall take effect December first, one thousand nine hundred and thirty-six.

Act effective.

Approved June 5, 1936.

CHAPTER 142

AN ACT to validate proceedings to decrease the capital stock or capital of any corporation, pursuant to the provisions of an act entitled "An act concerning corporations" (Revision of 1896), approved April twenty-first, one thousand eight hundred and ninety-six.

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

1. Any proceeding heretofore taken to decrease the capital stock or capital of any corporation in accordance with the provisions of section twenty-nine of an act entitled "An act concerning corporations" (Revision of 1896), approved April twenty-first, one thousand eight hundred and ninety-six, shall be valid notwithstanding the first publication of a certificate in writing stating the fact of the reduction of the capital of the corporation and the manner of effecting the same and the terms and conditions thereof shall not have been made within fifteen days after the filing of the

Time for filing
proceedings
decreasing
capital
validated.

Proviso.

certificate of decrease in the office of the Secretary of State; *provided, however*, the first publication of said certificate shall have been made within thirty days after the filing of the certificate of decrease in the office of the Secretary of State.

2. This act shall take effect immediately.

Approved June 5, 1936.

CHAPTER 143

AN ACT to amend an act entitled "An act providing for the service of process in civil suits upon nonresident chauffeurs, operators, or nonresident owners whose motor vehicles are operated within the State of New Jersey, without being licensed under the provisions of the laws of the State of New Jersey, providing for the registration and licensing of drivers and operators and of motor vehicles, requiring the execution by them of a power of attorney to the Commissioner of Motor Vehicles of the State of New Jersey to accept civil process for them under certain conditions," approved April seventh, one thousand nine hundred and thirty, as amended by the act approved March sixteenth, one thousand nine hundred and thirty-three.

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

Section 1
amended.

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

Commissioner
as agent
for nonresident
operators.

1. From and after the passage of this act any chauffeur, operator or owner of any motor vehicle, not licensed under the laws of the State of New

Jersey providing for the registration and licensing of motor vehicles, who shall accept the privilege extended to nonresident chauffeurs, operators and owners by law of driving such a motor vehicle or of having the same driven or operated in the State of New Jersey, without a New Jersey registration or license, shall, by the acceptance and the operation of such automobiles within the State of New Jersey, make and constitute the Commissioner of Motor Vehicles of the State of New Jersey his, her, or their agent for the acceptance of process in any civil suit or proceeding against such chauffeur, operator or the owner of such motor vehicle, arising out of or by reason of any accident or collision occurring within the State in which a motor vehicle operated by such chauffeur, or operator, or such owner is involved; and the acceptance of the said privilege or the operation of said motor vehicle shall be the signification of his, her or their agreement that any such process against him, her, or them which is so served shall be of the same legal force and validity as if served upon him, her or them personally. Service of such process shall be made by leaving an original and a copy of the summons and complaint, with a fee of two dollars, in the hands of the Commissioner of Motor Vehicles of the State of New Jersey, or someone designated by him in his office, and such service shall be sufficient service upon the said nonresident chauffeur, operator or owner; *provided*, that notice of such service and the copy of the summons and complaint are forthwith sent by registered mail to the defendant by the Commissioner of Motor Vehicles, or such person acting for him in his said office, and the defendants' return receipt and the affidavit of the Commissioner of Motor Vehicles or such person in his office acting for him, of the compliance herewith are appended to the said summons and complaint and filed in the office of the clerk of the court wherein the said action may be pending; *provided, also*, that the date of the said mailing and the date of the receipt of the

Service of
process.

Proviso.

Proviso.

Deposit
by plaintiff.

return card aforesaid are properly endorsed on the said summons and complaint, and signed by the said Commissioner of Motor Vehicles, or someone acting for him; or, that notice of such service and a copy of the summons and complaint are forthwith sent by registered mail, by the Commissioner of Motor Vehicles, or some person acting for him in his office, to the sheriff or other process server in the jurisdiction in which the defendant resides, with directions that the said sheriff or other process server, or a person acting for such sheriff or other process server, shall serve the same upon the defendant in the same manner that service is legally effected in that jurisdiction, and the return of said sheriff or other process server, or person acting for such sheriff or other process server in said jurisdiction, shall be appended to or endorsed upon the said original summons and complaint and returned to the Commissioner of Motor Vehicles of the State of New Jersey, and thereafter filed in the office of the clerk of the court wherein said action may be pending in this State; in the event that the plaintiff directs that notice be given in this manner he shall deposit with the Commissioner of Motor Vehicles sufficient moneys to effectuate the same, in addition to the fee of two dollars as hereinbefore provided; or, notice of such service and a copy of the summons and complaint may be served on the defendant personally by any official or private individual wherever such service may be made, and upon such service being made an affidavit shall be taken by the person effecting such service, showing the person served and the time and place of such service, which affidavit shall then be appended to the original summons and complaint and returned to the Commissioner of Motor Vehicles and thereafter filed in the office of the clerk of the court wherein the said action may be pending in this State, and in the event that notice be given in this manner then the plaintiff shall pay the cost thereof; or, notice of such service and a copy of the summons and com-

plaint may be served on the defendant in any other manner that the court, in which the cause is pending, shall deem sufficient and expedient. The court in which the action is pending may order such continuance as may be necessary to afford the defendant reasonable opportunity to defend the action. The fee of two dollars paid by the plaintiff to the Commissioner of Motor Vehicles at the time of service and the cost of giving notice as aforesaid shall be taxed in his costs if he prevails in the suit. The said Commissioner of Motor Vehicles shall keep a record of all such processes, which shall show the day and hour of said service.

Order of
continuance.

Fees.

Record of
processes.

2. This act shall take effect immediately.

Approved June 5, 1936.

CHAPTER 144

AN ACT to amend an act entitled "An act concerning local boards of health and employees thereof in cities in this State, and for the relief of such employees," approved April second, one thousand nine hundred and thirteen and the several amendments and supplements thereto.

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

1. Section eight of the act to which this act is an amendment as the same was amended by chapter one hundred sixty-seven of the laws of one thousand nine hundred and eighteen and by chapter three hundred thirty-two of the laws of one thousand nine hundred and twenty, and by chapter one hundred eighty-six of the laws of one thousand nine hundred and twenty-seven is hereby amended to read as follows:

Section 8
amended.

Pensions exempted.	8. All pensions created under this act shall be exempt from execution, attachment or any other legal process whatever. Such pension fund shall be created and sustained as follows, viz:
Sources of fund.	I. There shall be deducted from every payment of salary to such employees not less than four per centum and not more than six per centum of the amount thereof, as determined by the board of trustees; <i>providing</i> , such employee entered such service on or before the age of thirty-five years;
Deductions from salary.	if after such age, then such percentage shall be increased to such an amount as shall be determined by the board of trustees to correspond to the risk arising by the additional age of such employees.
Proviso.	II. The city shall raise by taxation and pay into said fund yearly an amount equal to four per centum of the total salaries paid to such employees.
Increase.	III. All fines, if any, imposed on any employee, all fines and penalties, collected for the violation of any statute relating to the public health, or ordinance of the board of health; all moneys deducted from the salary of any such employee on account of absence or loss of time.
City's share.	IV. All moneys given or donated to such fund by any person or corporation in any manner or form whatsoever.
Fines, etc.	In case there shall not be sufficient money in said pension fund created as aforesaid, the common council or other governing body shall include in any tax levy a sum sufficient to meet the requirements of said fund for the time being.
Donations.	The board of trustees of any such pension association may assess and collect from each and every employee of such board or department, who is a member of such pension association the per centum of his or her annual salary, as shall be determined by the board of trustees to be paid semimonthly to the treasurer of the pension association, and such assessment and collection shall be in manner and form as may be provided in the by-laws of the pension association. The board of trustees are hereby empowered, in its judgment, to make it a
Deficiency.	
Assessment on employees.	
Retention of amount authorized.	

condition of membership that each member shall sign an order on the city treasurer, or other disbursing officer, directing the retention of the amount of the assessment levied hereunder, to be paid over directly to the association by retention from his salary or wages, and the city treasurer or other disbursing officer is hereby directed to make such retention and payment; *provided, however*, that such retention and payment shall only become operative in the event of the same being authorized by the by-laws of said pension association.

Proviso.

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

Section 9 amended.

9. Pensions shall be paid from such fund in following manner:

Paying pensions.

1. In all cities of this State in which this act shall become operative, all employees of such local board or department who shall have honorably served therein for twenty-five years, and who shall have attained the age of fifty-five years; *provided, however*, that the terms of this amendment shall not retroactively affect the retirement age of membership of any employee entered into and obtaining prior to the adoption of this amendment, shall upon application to the local board or department of health in such city, be retired by such board and shall thereupon receive from such pension fund an amount, annually, equal to one-half of the average salary received by such employee for the last two years of his or her employment.

Age and years of service.

Proviso.

Amount.

Beginning from the date of the adoption of this amendment, if any person now a member, or hereafter becoming a member of such pension association, having paid into such fund, shall resign voluntarily or be dismissed from service or is transferred outside the jurisdiction of the fund, all dues paid by such person shall be refunded to him or her without interest.

Refunding dues.

Whenever any employee having served a period of five years or over in the board or department of health or city hospital, who having paid into the

Amount of pension.

fund the full amount of his or her annual assessments, shall die from injuries or illness received or incurred in the performance of his or her duty, or in the event that any member shall hereafter have been retired and pensioned under the provisions of the said act to which this act is a supplement, shall die, then and in each of such events as hereinafter provided a pension in an amount equal to one-half the amount of average salary received by such member during the last two years of his or her employment, and in those cases where a member has been retired and pensioned previous thereto, one-half the amount of average salary received by such member during the last two years of his employment shall be paid to the widow for the benefit of herself and minor children, if any, under the age of sixteen years, but in no case shall such payment exceed \$1,000 per annum.

Payment to widow and children.

Maximum payment.

Pension to husband.

In the event a member shall die and leave a surviving husband who is incapacitated either mentally or physically and unable to pursue a gainful occupation for the care of himself and children, if there be any, such surviving husband shall be entitled to a pension of one-half the amount of the average salary received by such member, such pension not to exceed one thousand dollars annually.

Remarriage voids pension.

No pension shall be paid to any widow or widower who shall have married a member of the association after such member has reached the age of fifty years and no pension shall be continued to be paid upon the remarriage of any widow or widower.

Payments to children.

In the event that there shall be no widow or widower surviving or qualified to take under this act but shall have left surviving him or her as heirs at law and next of kin, minor children under the age of sixteen years then such minor children under the age of sixteen years shall succeed to the pension that would have been paid had there been such surviving widow or widower, but not to exceed one thousand dollars annually.

II. If any employee of such board or department shall hereafter become incapacitated either mentally or physically, from the performance of his duties, whenever such incapacity is the result of injuries received or illness incurred in the discharge of his duties as an employee of such department, he or she shall thereupon be entitled to receive from such pension fund, during the term of such incapacity or injuries, an amount equal to one-half of his average salary received by him for the last two years of his employment.

Incapacity by
service.

When any member of the fund shall become ill or disabled from causes not incurred in line of work or duty, after the completion of the fifth year of service necessitating retirement, such disability or illness shall entitle the member to a pro rata pension as follows: After the first five years of complete service fifty per centum of the pension that would have been paid if the member had completed twenty years' service, and five per centum additional for each additional year of service.

Sick benefits.

Rate of
payment.

Where any member of the fund shall die or become ill and incapacitated from causes not attributable to the performance of his or her duty before the completion of the fifth year of service all dues of such member paid to such fund shall be returned without interest to him or his legal representative.

When dues
returned.

III. Any employee of any such local board or department of health who shall have served therein for twenty-five years continuously, and who shall have attained the age of fifty-five years, *provided, however,* that the terms of this amendment shall not retroactively affect the retirement age of the membership of any employee entered into and obtaining prior to the adoption of this amendment, who shall become incapacitated either mentally or physically from illness or injuries incurred in the performance of his duties as such employee, or who, by reason of advanced age is found unfit for the performance of his duties, shall be retired by

Otherwise
incapacitated.

Proviso.

Amount.	the local board or department of health of such city and thereupon he shall receive from such pension fund an amount equal to one-half the average salary received by him for the last two years of his employment.
Civil service employees members of pension fund.	Every employee hereafter appointed under competitive civil service shall automatically become a member of the pension fund association from the date of permanent appointment for service in the health department or city hospital providing that such employee has been passed by the association's physician as mentally and physically eligible for membership; <i>providing, however</i> , that the terms of this act shall not serve to involuntarily enroll any employee eligible to membership who is already entitled by virtue of qualifying prior military service to pension benefits established by law for war veterans; <i>and it is further provided</i> , that no employee who has attained the age of forty years shall be eligible to become a member of such pension fund association.
Proviso.	
Proviso.	
Repealer.	4. All acts and parts of acts inconsistent herewith are hereby repealed. 5. This act shall take effect immediately. Approved June 5, 1936.

CHAPTER 145

AN ACT concerning employees who are under the regulation of an act entitled "An act regulating employment, tenure and discharge of certain officers and employees of this State, and of the various counties and municipalities thereof, and providing for a civil service commission, and defining its powers and duties," approved the twentieth day of April, one thousand nine hundred and eight, and the supplements and amendments thereof.

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

1. Any soldier, sailor or marine, who has served in the regular army, navy or marine corps of the United States of America, and who has been awarded the Congressional Medal of Honor, shall be employed or promoted without complying with any of the rules or regulations of the Civil Service Commission. The head or person in charge of any department or subdivision of this State and the various counties and municipalities thereof, to whom such soldier, sailor or marine as above provided shall apply for employment or promotion, shall within his discretion employ or promote such person, as in his judgment shall deem proper and necessary for the good of his department. Upon said promotion appointment or employment, the said person shall then become subject to and under the direct supervision, rules and regulations governing such employment by the Civil Service Commission.

Certain military men exempt from civil service.

Employment and promotion.

When subject to civil service.

2. This act shall take effect immediately.

Approved June 5, 1936.

CHAPTER 146

AN ACT to amend an act entitled "An act to regulate elections," approved April eighteenth, one thousand nine hundred and thirty.

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

Par. 40
amended.

1. Article IV, paragraph forty, section four, of the above entitled act be and the same is hereby amended to read as follows:

Redistricting.

Division of
election
districts.

Par. 40, Sec. 4. Whenever in any two consecutive general elections in any election district over six hundred or less than two hundred and fifty votes shall have been cast, the county board in counties of the first class and the governing board or body of the municipalities in counties other than counties of the first class, except as hereinafter provided, wherein such election district shall lie, may readjust the boundary lines of such election district and other election districts necessary to effect the change so that none of the election districts affected shall have more than five hundred and fifty or less than three hundred and fifty registered voters, and for this purpose shall have power to consolidate any number of districts and subdivide the same, and in redistricting the election districts in counties having a population of less than sixty thousand, which as heretofore provided may contain seven hundred voters, a like procedure may be followed, and in redistricting the election districts in which voting machines are to be used which, as provided in the statute providing for the adoption of voting machines, may contain seven hundred and fifty voters, where one machine is to be used, or one thousand voters where two machines are to be used, or one thousand five hun-

Number of
voters to a
district.

dred voters where three machines are to be used, a like procedure may be followed, provided that where any county, other than counties of the first class, may provide for the use of voting machines purchased by it, the governing body or board of any municipality in such county shall, upon notice from the county board, redistrict the election districts in which voting machines are to be used; *provided*, that in every division, change or readjustment the geographical compactness of each district shall be maintained as nearly rectangular as possible and the lines of such district shall not extend beyond the boundary lines of the ward in the municipality, or of the municipality, as the case may be, in which such district is located; *provided*, *further*, that it shall not be lawful for such board or governing body to make division of any election district between the twentieth day of April and the day of the general election in any year. The preparation of the signature copy registers, registers of the voters and the party primary poll books of the preceding primary election and the polling books of the preceding general election if made necessary for any purpose by reason of redistricting of the election districts, as aforesaid, shall be done by the commissioner in municipalities having permanent registration and by the municipal clerk in all other municipalities.

Proviso.

Proviso.

Preparation of registers, etc.

2. Article XXXVIII, paragraph five hundred and fifty-five, section four, of the above entitled act be and the same is hereby amended to read as follows:

Par. 555 amended.

Authorized expenditures by county.

Par. 555, Sec. 4. All costs, charges and expenses incurred by the county clerk, county board, commissioner, superintendent, or by any other officer or official of a county in carrying out the provisions of this act and the salaries of the members of the county board, commissioner, superintendent, salaries and compensation for extra service of the clerk and other employees of the county board and

County's share of expenses.

the compensation of the members of the district boards, except as herein otherwise provided, shall be paid by the county upon certification by said county clerk, county board, commissioner, superintendent or other county officer or official; *provided, however*, that the board of chosen freeholders of any county, to facilitate the prompt payment of the compensation of members of district boards and the rental of polling places, is hereby authorized to pay to the several municipal clerks in said county one payment for the gross amount due for such compensation and rentals in such municipality and direct the said municipal clerks to pay the individual amounts due the members of the district boards and the lessors of the polling places in such municipality upon the proper certification of the county board of elections of said county; *provided, further, however*, that where any municipality may provide voting machines there shall be paid by the county to such municipality the difference between the costs, charges and expenses incurred and the costs, charges and expenses which would have been incurred had such voting machines not been provided by such municipality, including the saving in rental of polling places and in compensation paid to members of district boards resulting from consolidation of or reduction in number of election districts, and including the saving resulting from the payment of a lesser rate of compensation to members of district boards where such machines are provided by the municipality.

Par. 557
amended.

3. Article XXXVIII, paragraph five hundred and fifty-seven, section six of the above entitled act be and the same is hereby amended to read as follows:

SALARIES OF OFFICIALS

Compensation of members of the district boards.

Paying
election
boards.

Par. 557, Sec. 6. The compensation of each member of the district boards for all services performed by them under the provisions of this act

shall be paid within thirty days after each election and shall be as follows:

In districts other than those in which voting machines are used for each registry day other than the primary registry day, including the services in making and completing the house-to-house canvass in municipalities not having permanent registration, ten dollars; for the primary registry day, including all services rendered in holding the primary election, except services in mailing the ballots, fifteen dollars; for mailing the primary election sample ballots, two dollars; for mailing the general election sample ballots, three dollars; for all services on general election day, including the counting of votes and delivery of returns and ballot box with contents to the municipal clerk, fifteen dollars; for all services at any special election, fifteen dollars. The same shall be in lieu of all other fees and payments whatsoever.

Rates of compensation.

Special elections.

In districts in which voting machines are used for each registry day other than the primary registry day, including the services in making and completing the house-to-house canvass in municipalities not having permanent registration, ten dollars; for the primary registry day, including all services rendered in holding the primary election, except services in mailing the ballots, ten dollars; for mailing the primary election sample ballots, two dollars; for mailing the general election sample ballots, three dollars; for all services on general election day, including the counting of votes and delivery of returns and ballot box with contents to the municipal clerk, ten dollars; for all services at any special election, ten dollars. The same shall be in lieu of all other fees and payments whatsoever.

Compensation where voting machines are used.

In lieu of other fees.

4. This act shall take effect immediately.

Approved June 17, 1936.

CHAPTER 147

AN ACT to amend an act entitled "An act prescribing certain oaths," approved April seventeenth, one thousand eight hundred and forty-six.

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

Section 10
amended.

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

Who may
administer
oath.

10. That the Supreme Court and each judge thereof, and each Vice-Chancellor of the Court of Chancery of this State, shall be and hereby is authorized to administer the oath of office and of allegiance to any person who shall be appointed to the office of Chancellor, or Secretary of State, or Attorney-General of the State, or judge or clerk of the said Supreme Court or of the Court of Chancery of New Jersey.

2. This act shall take effect immediately.

Approved June 17, 1936.

CHAPTER 148

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

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

1. The following sums or so much thereof as may be necessary be and they are hereby appropriated out of the State fund for the respective public officers and for the several purposes herein specified, for the fiscal year ending on the thirtieth day of June, in the year one thousand nine hundred and thirty-six, and shall be available for expenditure during said fiscal year, and for a period of three months thereafter to pay obligations incurred during said fiscal year only. At the expiration of said three months' period all unexpended balances, unless specifically held by contracts on file with the Comptroller of the Treasury, shall lapse into the State treasury, or in case of appropriations from special funds shall lapse to the credit of such special funds.

Appropriation,
State Board
of Children's
Guardians.

Balances
to lapse.

X. INSTITUTIONS AND AGENCIES

X-15. STATE BOARD OF CHILDREN'S GUARDIANS

For State's net share of cost of care
of dependent children \$378,715 00

X-26. DIVISION OF OLD AGE ASSISTANCE

Division of
Old Age
Assistance.

For payments to the counties of the
State's share of Old Age Assistance
pursuant to Chapter 31, Laws of
1936:

Atlantic county	\$5,600	79	
Bergen county	7,601	08	
Burlington county ..	4,000	57	
Camden county	10,001	42	
Cape May county ...	1,866	93	
Cumberland county ..	6,534	26	
Essex county	19,869	49	
Gloucester county ...	4,667	33	
Hudson county	14,135	34	
Hunterdon county ...	2,800	40	
Mercer county	6,000	85	
Middlesex county ...	8,934	60	
Monmouth county ...	9,734	71	
Morris county	6,000	85	
Ocean county	3,733	86	
Passaic county	6,267	56	
Salem county	1,466	87	
Somerset county	1,866	93	
Sussex county	2,000	28	
Union county	6,934	32	
Warren county	3,333	81	
			133,352 25
			<u>\$512,067 25</u>

2. This act shall take effect immediately.
Approved June 18, 1936.

CHAPTER 149

A SUPPLEMENT to an act entitled "An act for the assessment and collection of taxes" (Revision of 1918), approved March fourth, one thousand nine hundred and eighteen.

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

1. The following property shall be exempt from taxation under the act to which this is a supplement, namely: All real and personal property used in the work and for the purposes of one or more presently existing and established bona fide national war veterans organizations or posts, or presently existing and established bona fide affiliated associations, whether incorporated or unincorporated; *provided*, that the legal or beneficial ownership of such property is in one or more of the said organizations, or posts, or affiliated associations. Property exempt.

2. All acts and parts of acts, general and special, inconsistent with this act be and the same are hereby repealed, and this act shall take effect immediately. Repealer.

Approved June 18, 1936.

CHAPTER 150

AN ACT to amend an act entitled "A further supplement to an act entitled 'An act concerning counties,' approved March fourth, one thousand nine hundred and eighteen," approved March twenty-first, one thousand nine hundred and thirty-two.

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

Designate
county
depository.

Proviso.

Responsibility
of custodian
of fund.

1. In addition to the powers vested in the board of chosen freeholders of any county, in pursuance of the provisions of the act to which this act is a further supplement, it shall be the duty of each board of chosen freeholders to designate the county depository or depositories wherein shall be kept all public moneys of the county, which said depository or depositories shall be located within this State, and such designation shall be by resolution of a majority of all of the members of the board; *provided, however*, for two years next after the passage of this act said depository or depositories may be located without the State. The public official charged with the custody of such funds shall thereafter, in accordance with the terms of said resolution, deposit said funds or other moneys belonging to the county only in such depository or depositories so named, and upon so depositing in good faith such funds or moneys the county official shall be relieved of any liability for loss of such funds or moneys which may be due to the insolvency or closing of such depository or depositories.

2. This act shall take effect immediately.

Approved June 18, 1936.

CHAPTER 151

AN ACT to amend an act entitled "An act for the assessment and collection of taxes" (Revision of 1918), approved March fourth, nineteen hundred and eighteen, as amended by an act approved June twenty-first, one thousand nine hundred and thirty-three.

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

1. Section six hundred six of the act to which this act is an amendment, as amended by chapter two hundred sixty-six of the laws of one thousand nine hundred and thirty-three, is hereby amended to read as follows:

Section 606
amended.

606. It shall be the duty of the collector in person or by deputy forthwith after the date when the last installment of the taxes for such year are due and delinquent to enforce the payment of all taxes on personal property and poll taxes and dog taxes by distress and sale of any of the goods and chattels of the delinquent in the county; where the tax is upon real estate the person assessed may be relieved from the levy by showing that he was not the owner at the time when the tax became a lien; if goods and chattels of the delinquent cannot be found, or not sufficient to make all the money required to pay taxes on personal property and poll tax and dog tax, then the collector shall have power in person or by deputy to take the body of the delinquent and unless the tax is at once paid, with costs, to deliver the same to the sheriff or jailer of the county, to be kept in close and safe custody until payment be made of the amount due on said taxes, with costs, but there shall be no arrest or imprisonment for default in payment of taxes on real estate; a copy of the entry of the tax assessed against the delinquent, certified by the

Enforcing
payment
of taxes.

Arrest of
delinquent.

Arrest.

Proviso.

collector to be a copy truly taken from his duplicate, shall be sufficient warrant for the distress and sale or arrest and imprisonment authorized by this act; and the authority of any person to act as deputy shall be conferred by the collector in writing upon said copy of the tax entry and signed by the collector; the collector shall not be liable for deficiencies in collection happening without any neglect, fraud or default on his part; *provided*, that failure to arrest and imprison any delinquent shall not be deemed neglect or default in the performance of his official duties.

2. This act shall take effect immediately.

Approved June 18, 1936.

CHAPTER 152

AN ACT to amend an act entitled "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, town, township, village or any other municipality, other than a school district" (Revision of 1935), approved March twentieth, one thousand nine hundred and thirty-five, constituting chapter seventy-seven of the pamphlet laws of one thousand nine hundred and thirty-five.

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

Section 511
amended.

1. Section five hundred eleven of the act entitled "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, town, township, village or any other municipality, other than a school district" (Revision of 1935), approved

March twentieth, one thousand nine hundred and thirty-five, and constituting chapter seventy-seven of the pamphlet laws of one thousand nine hundred and thirty-five, is hereby amended to read as follows:

511. Private Sale to Public Funds. Notwithstanding any provisions of this or any other act, any bonds may be sold without any previous public offering to, and be purchased by, the sinking fund commission or the insurance or pension fund commissioners of the county or municipality or by a board of water commissioners of such municipality which is authorized by law to invest, reinvest and keep invested moneys in its hands and constituting a part of its surplus revenue unappropriated or be sold to any board, commission or officers of the State, authorized by law to purchase such bonds.

Private sale
to public
funds.

2. This act shall take effect immediately.

Approved June 18, 1936.

CHAPTER 153

AN ACT to authorize the abatement of nuisances in cities by reason of the existence of buildings which are in danger of falling for want of proper foundations or because of other structural defects, and to assess due costs thereof as a municipal lien.

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

1. Whenever a petition, signed by the superintendent of buildings or other person or body charged with supervision over the erection, construction or repairs or maintenance of buildings or structures in any city of this State, stating that

Petition for
abatement
of nuisance.

Examine witnesses.	a nuisance exists within the boundaries of any such city by reason of buildings or structures being in danger of falling for want of proper foundations, or because of other structural defects, shall be presented to the grand jury of the county in which such city may be situate, it shall be the duty of such grand jury to forthwith investigate the matters contained in such petition; and for that purpose such grand jury shall have power to call and examine witnesses and to view the premises whereon such nuisance is alleged to exist; and if such grand jury shall be of the opinion that a
Presentment.	nuisance does exist, it shall forthwith make presentment to the court of oyer and terminer of such county, that in its judgment and opinion such nuisance does exist and should be abated.
Notice of trial.	2. As soon as said presentment shall have been made, it shall be the duty of the prosecutor of the pleas of such county to apply to said court of oyer and terminer to fix a time for the trial of the matters contained in such presentment, and such time having been appointed, the said prosecutor shall serve a notice upon the owner, mortgagee, and all other parties who hold any recorded lien or claim against the property whereon said nuisance is alleged to exist, informing such owner and other parties in interest of the time and place when and where the truth of the matters contained in such presentment will be tried, and notifying such owners and other parties in interest to appear and make defense; which notice shall be served personally upon such owner and other parties in interest if found in the State, and if not so found, then said notice shall be served in such manner as the court shall order, either by publication or personal service out of the State.
Notice to owner, etc.	
Service of notice.	
Trial by jury.	3. Said court shall also award a venire to summon a jury, as in other trials of issues in said court; and on the day fixed for trial the said matter shall be tried, unless adjourned by order of the court, whether the owner of such premises or other parties in interest appear or not, and such trial

shall be conducted in all respects as other trials by jury in said court; and the court shall have full power and authority to make all necessary orders or rules for the speedy and expeditious determination of the matters contained in such presentment.

4. If such jury shall determine that no nuisance exists, as set forth in such presentment, judgment shall be entered accordingly; but if such jury shall determine that such nuisance does exist, then the court shall give judgment against the owner of the premises and other parties in interest whereon such nuisance is found to exist, and also that the nuisance be abated by such early day as the court shall appoint; and if it shall appear to the court, by affidavit, that such nuisance has not been abated by such day, then it shall be the duty of the clerk of the court to certify the judgment of the court to the municipal authorities of the city wherein such nuisance is found to be, and such authorities shall thereupon proceed to abate such nuisance in the most practical and economical manner.

Decision
of jury.

Failure to
abate
nuisance.

5. As soon as such nuisance shall have been abated by any such city, a complete statement of the cost and expense of such abatement shall be certified by the governing body of such city to the board or body charged with the duty of making assessments under improvement ordinances, whereupon such board or body shall proceed to fix the amount of the assessment to be levied against the lands and premises whereon the nuisance existed, in the same way and manner as assessments under improvement ordinances are made and the said assessment shall be and become a lien, and shall be collectible in the same way and manner as assessments made under improvement ordinances.

Cost certified
to governing
body.

Costs a lien.

6. If any provision of this act is declared unconstitutional, the validity of the remainder of this act shall not be affected thereby.

Constitu-
tionality.

7. This act shall take effect immediately.

Approved June 18, 1936.

CHAPTER 154

AN ACT to permit the creation by the governing body of any municipality of this State of a local industrial commission, with authority to inquire into, survey and publicize the extent and advantages of the municipalities creating such commissions, and defining the powers and duties of commissions so created, and of the creating municipalities in connection therewith.

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

- Terms defined: 1. Definitions.
- Municipality; A. Municipality. The term "municipality" when used in this act shall be construed to mean "city", "town", "village", "borough", "township" and any municipality governed by a board of commissioners or improvement commission, but shall not include counties.
- Governing body; B. Governing body. The term "governing body" when used in this act shall be construed to mean the board or body in each municipality empowered by statute to exercise general legislative power therein. In cities having a board of finance at the time of the adoption of this act, such board shall be considered the "governing body" for the purpose of this act.
- Mayor; C. Mayor. The term "mayor" when used in this act shall be construed to mean the chief executive of the municipality whether the official designation of his office be mayor, city manager or otherwise.
- Commission. D. Commission. The term "commission" when used in this act shall be construed to mean an industrial commission created by the governing body of any municipality pursuant to the provisions of this act.

2. Legislative finding.

Legislative
finding:

It is hereby found and declared as follows:

A. That unless many municipalities are to accept decadence and obsolescence as their inevitable lot, they must thoroughly analyze their position in the industrial structure of the country and then completely mobilize their potential resources for efficient manufacture; that the location of industry today is more and more the result of an impartial, scientific study of basic economic conditions; that one of the basic difficulties that many of the municipalities of this State is that they do not know themselves; that they have little appreciation of either their economic strength or their economic weakness; that they have never studied impartially either the economic advantages or the economic disadvantages of their own peculiar geographic position; that there had been an abundance of publicity campaigns and boosting campaigns founded upon superficial generalities and not well designed to enlighten the prospective manufacturer; that a frank inventory of the industrial life of New Jersey communities as a deliberate and sober inquiry of scientific character is necessary to ascertain their real needs and to determine their potential resources for efficient manufacture with a constructive program for sustained and selective growth and a long term policy of industrial rehabilitation and development is necessary.

Fail to know
their economic
weakness and
strength;

B. That there are now many thousands of unemployed persons within the State of New Jersey, who, if profitably employed, would create annual payrolls of millions of dollars; that the re-employment of the present unemployed would quicken and improve social conditions.

Unemploy-
ment.

3. Creation of industrial commissions.

The governing body of each municipality of this State is hereby authorized to create, by ordinance, a local industrial commission to be known as "The Industrial Commission of the City of (here name the city)."

Industrial
commissions.

Corporate
body.

4. Structure of industrial commissions.

Any commission so created shall consist of seven members and shall be a body corporate, having the powers hereinafter enumerated.

Members.

5. Members and Officers of the Industrial Commission.

Term.

A. The members of each commission shall be appointed by the mayor of the municipality of its creation. Each member shall be, for the last five years preceding his appointment, a citizen of the United States and a qualified voter of the State of New Jersey. One member shall be appointed for one year, one member for two years, one member for three years, two members for four years and two members for five years. At the expiration of each of the above terms, the new member or members will be appointed for a term of five years.

Vacancies.

Vacancies in the membership of any commission, occurring for whatever cause, shall be promptly filled by the appointment of the mayor for the unexpired term thereof. Members shall serve for their respective terms and until their successors are appointed and qualify.

Held over.

Qualification
of members.

B. Each member shall be chosen with a special view to his qualifications and fitness for service on the commission. He shall have had experience in industry or commerce and shall be conversant with the industrial needs and facilities of his commission's municipality, and shall be of known devotion to public service.

Representation.

There shall be appointed upon said commission, unless local conditions shall otherwise require, at least one thoroughly competent representative of mill owners and operators of mill properties; a representative of labor; a representative of the clearing house or banks of said municipality; a representative of the chamber of commerce; a representative of the service clubs of such municipality; a representative of the legal profession; and a representative of a recognized real estate dealer's association.

C. No member, officer or employee of any commission shall be interested directly or indirectly in any contracts for work or materials used by the commission, or in any sales, leases or agreements in connection with lands, buildings or other property owned or controlled by it, or in any fees or compensation of any kind paid to any broker, architect, engineer, merchant or other person doing business with the commission or in any other transaction of or with the commission, or the benefits or profits thereof.

Members not to be interested in contracts.

D. Each member and officer of the commission shall, before assuming office, take and subscribe an oath that he will faithfully and impartially discharge the duties of his office.

Oath.

E. The members and officers of the commission shall serve without compensation, but each shall receive his actual disbursements for his expenses in performing his duties.

No compensation, expenses paid.

F. The members of the commission shall choose annually from among its members a chairman or president, and such other officers as it may deem necessary. The mayor of the municipality served by the commission, shall be *ex-officio* a member thereof.

Organization.

G. A majority of the members shall constitute a quorum of the board.

Quorum.

H. The members and officers may be required to furnish bonds to the commission, to secure the faithful discharge of their duties, in form, amount and with such surety as may from time to time be required by resolution of the governing body of the municipality served by the commission.

Bonds.

6. Facilities and Employees of the Commission.

A. Insofar as may be practicable, the employees and assistants required by the commission shall be recruited from the public officers and employees of the municipality served by the commission. The municipal counsel shall be the counsel to the commission; the municipal engineer shall be the engi-

Employees:

neer of the commission; and the several departments of the municipal's government shall be available to the commission for the purposes of the commission's business. Municipal employees serving the commission shall do so without compensation other than their regular compensation as employees of the municipality. The commission shall, from time to time, make known to the mayor of the municipality served by it, its wants in the nature of services by employees of the municipality, and the mayor shall designate which of the municipality's employees, if any, shall render such services.

Additional
employees.

B. To the extent that the commission shall deem it necessary to carry on its function, and to the extent that it shall consider the services of existing employees of the municipality insufficient for its purposes, it may employ such additional employees or services and at such compensation as may be approved by resolution of the governing body of the municipality. Its requirements in this direction shall be submitted from time to time in writing to such governing body.

Civil service
regulations.

C. The civil service laws, rules and regulations of the State, applicable to the municipality served by the commission, shall govern the appointment of employees of the commission. Such laws, rules and regulations shall not be deemed to prevent the use of services of existing employees, without extra compensation therefor, nor shall the use of such services operate to enlarge the civil service rights or the status of the municipal employee rendering the same.

Officers.

D. The commission shall have and maintain a suitable office, where its maps, plans, documents, records and accounts shall be kept, subject to public inspection at such times and under such reasonable regulations as the commission shall determine. If practicable, existing office facilities of the municipality served by the commission shall be used without charge by the municipality, and the office and similar equipment of the municipality shall, wher-

ever possible, be used by and be made available for the use of the commission, without charge.

7. General powers of Industrial Commissions.

Powers of
commission:

To effectuate its purposes, any commission created under this act shall have the following powers:

- A. To sue and be sued.
- B. To adopt and use an official seal.
- C. To adopt suitable by-laws for the management of its affairs.
- D. To determine the qualifications and duties of its employees, and to fix, subject to the foregoing provisions hereof, their compensation.
- E. To enter into contracts.

8. Purposes, functions, and additional powers of industrial commissions.

Purposes of
commission:

Every commission created under this act shall constitute the corporate instrumentality of the municipality, by which it is created, for the following purposes:

- A. To inquire into, survey and publicize the extent, advantages and utility of the vacant lands of such municipality, whether municipally owned or otherwise.

Publicize
advantages;

- B. To classify such vacant lands according to their adaptability for the settlement thereon of various types of industrial enterprises.

Classify
vacant
lands, etc.;

- C. To study and analyze the various industries of the nation and, to the extent it deems necessary for its purposes, the industries of other nations, with a view to ascertaining the opportunities for the industrial expansion of the municipality. In this connection the reports, records, statistics, compenda and similar documents of existing Federal, State, county, municipal and other governmental and public agencies, as well as of responsible private institutions, boards, agencies and similar bodies interested in the compilation of the information relating to industry, shall be resorted

Analyze
various
industries;

to, wherever possible, in order to avoid unnecessary original research and gathering of source material.

Encourage
industrial
settlement;

D. To advertise the industrial advantages and opportunities of its municipality and the availability of real estate within the municipality for industrial settlement and to encourage and accomplish such industrial settlement within the municipality.

Solicit
industries;

E. To solicit the several industries to purchase or lease the vacant lands and property of or in the municipality.

Sell to
industries
vacant
lands, etc.;

F. To accomplish the sale or lease of the municipality's vacant lands to industries whose settlement thereon is best calculated, in the judgment of the commission, to advance the interests of the municipality and of its citizens and inhabitants.

Acquire
title to land.

G. To acquire title to vacant land owned by the municipality for the purpose of resale or lease to industries whose presence within the municipality will benefit in the judgment of the commission, its citizens and inhabitants.

Operation:

9. Method of operation of industrial commissions.

Reduce tax
burden.

A. Said commission shall make a study of the tax structure with a view to reducing the tax burden of said municipality.

Sundry
provisions:

10. Miscellaneous provisions.

No power of
condemnation;

A. No commissions created under the authority of this act shall have any power or condemnation or eminent domain.

Not to pledge
credit of
municipality;

B. No commission created under the authority of this act shall have power to pledge the credit of the municipality by which it is created, or of any other municipality, or of the State of New Jersey, or to create any debt against or in any manner act as the agent of such municipality, or of the State of New Jersey.

C. Such commission shall have power and authority to make an economic survey, analyzing the present and potential possibilities of the municipality, with a view to ascertaining its industrial needs, determining its resources for efficient manufacture and exploring its probable sphere in the future development of the State and nation. In carrying out such a survey, the commission shall study the needs of existing local industries so that means may be evolved to enable them to compete more successfully with competitors in other States; and more particularly how they might successfully round out and enlarge the products manufactured within the municipality with a view to diversifying local industry and stabilizing employment conditions. The commission may make any investigation deemed necessary to enable it effectually to carry out the provisions of this act and for that purpose the commission may take and hear proofs and testimony and compel the attendance of witnesses and the production of books, papers, records and documents, including public records, and its authorized agents may enter upon any lands as in its judgment may be necessary for the purpose of making surveys and examinations to accomplish any purpose authorized by this act.

Make
economic
survey;

Investigate;

D. Each commission shall make an annual report to the municipality by which it has been created, setting forth in detail its operations and transactions for the preceding twelve months.

Annual
report;

E. Nothing in this act provided and no authority given to or exercised by any commission created under this act shall impair or invalidate in any way any funded indebtedness of the municipality by which it has been created, nor impair the provisions of law regulating the payment into sinking funds of revenues derived from municipal property, or dedicating the revenues derived from any municipal property to a specific purpose.

Not to impair
funded
indebtedness,
etc.;

F. The creation of a commission by a municipality shall not be deemed to limit in any manner

Not to impair
municipal
rights;

the municipality's right to deal with its vacant lands, or to sell or lease the same, independently of such commission, as heretofore, but the powers conferred upon such municipality and commission by this act shall be in addition to any rights or powers now possessed by such municipality with reference to its vacant lands or other properties.

- Appropriation;** G. The governing body of such municipality creating a commission under this act may appropriate annually, during the life of its commission, such sums as may be reasonably necessary to conduct the normal operations of the commission, but no moneys so appropriated shall be used by a commission for the construction of any building or to finance such construction. The commission shall annually present to the chief financial officer of the municipality its budget for operations for the ensuing year, reflecting therein all unexpended balances on hand from previous appropriations received from the municipality, at the same time and in the same manner and form as is required by several departments of the municipality's government, and the budget so submitted shall be acted upon as in the case of the budgets of such several municipal departments, and, being so acted upon, shall be made a part of the municipality's budget. No more than twenty-five thousand dollars (\$25,000.00) shall be appropriated for any commission for any year.
- Budget.**
- Limits appropriation;**
- Records;** Each commission shall keep complete and accurate records of its accounts, and separate accounts shall be kept for its normal functions. No commission shall exceed its budget, and moneys received from the municipality by which it has been created shall be expended only for the purposes for which they have been appropriated.
- Constitutionality.** H. If any section, term, clause or provision of this act should be attacked in any court and should be held to be unconstitutional, ineffective or invalid, in whole or in part, the section, term, clause or provision thus declared to be unconstitutional, ineffective or invalid, shall be excised from this

act, but the remainder of the act shall stand and shall remain valid and effective.

I. This act shall be liberally construed.

Liberally
construed.

J. This act shall take effect immediately.

Approved June 18, 1936.

CHAPTER 155

AN ACT to amend an act entitled "An act to authorize boards of chosen freeholders in any of the first-class counties of this State to acquire lands and erect and maintain thereon buildings to be used as maternity hospitals," as amended, approved February twenty-eighth, one thousand nine hundred and twenty-four.

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

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

Section 2
amended.

2. For the purpose of obtaining moneys to acquire the necessary land and to erect thereon such hospital building or buildings, and the furnishing and equipping of same, it shall be lawful for the board of chosen freeholders of any such county to issue and sell the bonds of said county to an amount not to exceed three-tenths of one per centum of the ratables of said county; said bonds shall be issued under the provisions of an act entitled "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, village, town, township or any other municipality governed by an improvement commission," approved March twenty-second, one thousand nine hundred and sixteen, and the revisions, amendments and supplements thereof.

Authorized to
issue bonds
for erection of
hospital.

2. This act shall take effect immediately.

Approved June 18, 1936.

CHAPTER 156

AN ACT relative to past due taxes and assessments in any municipality of this State, except municipalities in counties of the first class.

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

Adjustment of
past due taxes.

Proviso.

Proviso.

Collector to
receive amount
set.

Receipt.

Receipt as
evidence of
payment.

1. It shall be lawful for the governing body of any municipality of this State, excepting municipalities in counties of the first class, to make such abatement, revision, alteration, adjustment and settlement of past due taxes and assessments, both of principal, and any or all interest and penalties thereon, as such governing body shall deem equitable and just, and to be for the best interest of such municipality; *provided*, such abatement, revision, alteration, adjustment and settlement shall be approved by the State Tax Commissioner; *and provided also, however*, that this act shall apply only to the abatement, revision, alteration, adjustment and settlement of past due taxes and assessments, both of principal and any interest and penalties thereon, as may be due to such municipality from any corporation now under the jurisdiction of receivers or trustees appointed by any district court of the United States, by virtue of the bankruptcy laws of the United States of America.

2. It shall be the duty of the collector of such municipality, upon receiving a certified statement of the amount which the governing body shall have agreed to accept in full satisfaction of such unpaid taxes and assessments, or either, to accept such sum so agreed to be accepted, in full satisfaction of such taxes and assessments, and to give a receipt for the amount paid in satisfaction thereof to the person paying the same; which receipt, accompanied by said statement, shall be sufficient evidence of the payment and satisfaction of such taxes

and assessments, and upon presentation thereof, with the bill annexed, to the clerk of the county, he shall satisfy the tax or assessment record in the office relating to unpaid taxes and assessments, or either or both of them, so far as relates to the payment of the said tax or assessment.

3. In case a reduction of any tax, taxes, assessment or assessments be made by the governing body upon any application presented to it under this act, such reduction shall be null and void unless the unpaid tax and assessment, or either, as reduced, be paid within ninety days thereafter.

Reduction
null unless
paid in
90 days.

4. This act shall be deemed a public act, and take effect immediately and it shall be inoperative and of no effect after January second, one thousand nine hundred and thirty-seven.

Act
inoperative.

5. All acts and parts of acts inconsistent with the provisions of this act be and the same are hereby repealed; *provided however*, that this act shall not be construed to amend or repeal any of the provisions of (a) an act entitled "An act in relation to the abatement, revision, alteration, adjustment and settlement of past due taxes and other municipal liens and charges levied and assessed by any municipality in this State," approved March sixteenth, one thousand nine hundred and thirty-three; or (b) an act entitled "An act relative to past due taxes and assessments in municipalities, except municipalities in counties of the first and second class," approved May sixteenth, one thousand nine hundred and thirty-six.

Repealer.

Proviso.

6. This act shall take effect immediately.

Approved June 18, 1936.

CHAPTER 157

AN ACT to validate proceedings for the issuance of bonds of municipalities.

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

Proceedings
validated.

1. All proceedings heretofore had or taken by any municipality for the authorization, issuance and sale of bonds for the purpose of funding outstanding obligations of such municipality are hereby ratified, validated and confirmed, notwithstanding that the ordinance authorizing any such bonds as published contained errors in respect to the description of the obligations to be funded and to maturities of the bonds authorized; *provided*, that the publications of any such ordinance were in other respects as required by law.

Proviso.

2. This act shall take effect immediately.

Approved June 18, 1936.

CHAPTER 158

A SUPPLEMENT to an act entitled "An act for the assessment and collection of taxes" (Revision of 1918), approved March fourth, one thousand nine hundred and eighteen.

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

Property tax
exempt.

1. The following property shall be exempt from taxation under the act to which this act is a supplement, namely, all real and personal property used for the purposes and in the work of one or more of the associations known as Young Men's Christian Associations, Young Women's Christian Associations, Young Men's Hebrew Associations, Young Women's Hebrew Associations or Young

Men's and Young Women's Hebrew Associations in the State of New Jersey whether incorporated or unincorporated; *provided*, that the legal or equitable ownership of such property is in one or more of the said associations using said property and that the land so exempted shall not exceed five acres in extent; *and provided, further*, that the foregoing exemptions shall not apply to any property or part thereof used for the purposes of pecuniary profit.

Proviso.

Proviso.

2. All acts and parts of acts, general and special, inconsistent with this act be and the same are hereby repealed and this act shall take effect immediately.

Repealer.

Approved June 18, 1936.

CHAPTER 159

AN ACT to amend an act entitled "An act relating to, regulating and providing for the government of municipalities, except counties, by a municipal council and a municipal manager," approved March nineteenth, one thousand nine hundred and twenty-three.

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

1. Section eight hundred and three of the act of which this act is amendatory be and the same is hereby amended so that the same shall read as follows:

Section 803 amended.

803. The municipal manager shall hold office as long as he shall perform the duties of his office to the satisfaction of the municipal council. He may be removed at any time for cause, after hearing, by a resolution signed by one more than a majority of all the members of the municipal council setting forth the reasons for such removal.

Removal of municipal manager.

2. This act shall take effect immediately.

Approved June 18, 1936.

CHAPTER 160

AN ACT concerning municipalities.

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

Beach commission.	1. In every municipality of this State under control of the Municipal Finance Commission, and which shall own the beach and upland contiguous thereto, a beach commission shall be appointed.
Members.	This commission shall consist of four suitable persons, residents of such municipality. Said persons shall be known as beach commissioners and shall be appointed by the Governor, by and with the advice and consent of the Senate, one of whom shall be appointed to serve until the first day of January secondly following such appointment, one of whom shall be appointed to serve until the first day of January thirdly following such appointment, one of whom shall be appointed to serve until the first day of January fourthly following such appointment, and one of whom shall be appointed to serve until the first day of January fifthly following such appointment, and until their successors are appointed and qualify. On or before the first day of January secondly following such appointment, and on or before each succeeding first day of January thereafter, the Governor, by and with the advice and consent of the Senate, shall appoint one suitable person, for the term of four years, to take the place of the member whose term shall then expire, so that the term of all members of such beach commission, not included in such first appointment, shall be four years.
Appointment.	
Terms.	
Hold over.	
Terms.	
Successors.	
Name.	The members of such beach commission so appointed shall constitute and be called "The beach commission of" (name of municipality in and for which they are appointed). Each member of such beach commission shall, within ten days after appointment as afore-
Oath.	

said, qualify by taking and subscribing, before some person authorized to administer oaths, an oath or affirmation faithfully to discharge the duties of his office to the best of his skill and understanding, and by giving bond to such municipality in the sum of ten thousand dollars (\$10,000.00), for the faithful discharge of his official duties, which bond shall be filed in the office of the clerk of such municipality, and the premium for which shall be paid by such municipality. The beach commissioners shall elect a chairman from their membership immediately after their appointment, who shall hold office until the following January first or until his successor is elected. Thereafter a chairman shall be elected annually.

Bond.

Organization.

Each member of such beach commission shall devote such time and attention to the faithful performance of the duties of his office as the public interests may require.

Attention
to duties.

Any vacancy in such beach commission shall be forthwith reported by the secretary thereof to the Governor, who shall, in the manner heretofore provided, appoint a suitable person to fill the unexpired term of the member of the beach commission creating the vacancy.

Vacancies.

The beach commission in any such municipality wherein this act is or shall hereafter become operative shall, except as hereinafter provided, be substituted for and vested with all the powers and duties now vested in or exercised by the governing body of such municipality, relating to and respect of the management and control of the beach, and the construction, maintenance, and use of the beach, and all properties and structures, piers, bulkheads and jetties owned by the municipality and located upon lands owned by the municipality contiguous to such beach, and shall lay out, embellish, improve, manage, and control the boardwalks, convention halls, bath houses, places of amusement, stores, buildings, and properties, and the portions of the beach owned and heretofore controlled by such municipality.

Powers
and duties.

Further
rights.

Said beach commission shall have, possess, and exercise all the rights, powers, and privileges of the municipality in and for which it is appointed in respect of and pertaining to the construction, repair, maintenance, operation, and extension of the boardwalks, ways, streets, highways, convention halls, places of amusement, bath houses, stores, and buildings on the property owned by such municipality fronting on the Atlantic ocean, including the rights, powers, and privileges to lease for adequate and proper revenues stores, properties, places of amusement, bath houses, and other facilities erected and provided on the beach property by such municipality, to sue for rents, in ejectment or in dispossession; and shall have the right to engage bands, orchestras, and entertainers; to provide guards for the protection of persons using the beach and bathing facilities, and generally to do all things necessary for the operation of the beach heretofore vested in the governing body of such municipality or any committee thereof. Such beach commission shall likewise make and establish rates and rents for the use of property under the control of such commission, and shall enter into all contracts for the repair and improvement of properties and structures within its jurisdiction, and shall fix the rentals and terms of leases of tenants who shall rent stores and facilities under its jurisdiction.

Monthly
reports.

Said beach commission shall make monthly reports to the governing body of such municipality of the moneys received and collected by it, and shall daily pay into the treasury of such municipality the moneys received, which moneys shall be carried in a special account to be known as the "Beach Fund", and be deposited in a special bank account and shall be paid out by the municipality or its municipal authorities only upon the warrant of such beach commission, in the manner and form as hereinafter provided in this act, in respect of the other moneys placed under the jurisdiction and control of the beach commissioners.

Such beach commission shall have power to pre-
scribe penalties for the violation of any order, rule
or regulation which they are empowered to pass
or adopt by the provisions of this act.

May prescribe
penalties.

2. Three members of the beach commission shall
constitute a quorum for the transaction of busi-
ness. Regular meetings of the beach commission
shall be held at least once a month, and the chair-
man or any two commissioners shall have the
power to call special meetings of the beach com-
mission whenever it shall be deemed expedient, in
such manner as may be prescribed by the standing
rules and regulations of the beach commission; and
such beach commission may make, establish,
modify, and repeal such orders, rules and regula-
tions governing the use and enjoyment of the beach
and properties under the control of the beach com-
mission, the proceedings of the beach commission
and its members, and the officers and employees
over whom, by the provisions of this act, they shall
have authority and control, as such beach com-
mission shall deem proper and advisable; *pro-
vided*, the same be not contrary to existing law.

Quorum.

Meetings.

Alter
regulations.

Proviso.

3. The beach commission shall have sole power
and authority to select, appoint, and employ, from
time to time, a superintendent who shall act as
secretary of the beach commission, and such other
officers, clerks, counsel and other employees to aid
the said beach commission in the discharge of its
duties as the beach commission may deem neces-
sary and proper; such beach commission shall fix
the compensation or salary to be paid to such
officers or employees, and the manner of payment
thereof, and may in their discretion require satis-
factory bonds for the faithful performance of their
official duties to be made and executed by such
officers, employees, or any of them.

Employ
superintendent.

Assistants.

The beach commissioners shall each receive a fee
of ten dollars (\$10.00) for attending each meeting
of the beach commission, which fees shall be paid
from time to time upon the warrant of the beach
commission.

Fee for
attending
meetings.

Unexpended
balance
transferred to
commission.

Expenditures.

4. Upon the organization of the beach commission herein provided for, in any such municipality, all the unexpended appropriations or moneys heretofore made or received by any municipal or corporate authority of such municipality, or by board, department or official thereof, and at that time under the control or in the custody of the same, for or on account, or to the credit of such commission, board, department, or official on the books of such municipality or any department or official thereof, for the purpose of constructions, erections, improvements, repairs, or the support, maintenance or expense of the beach or beach properties of such municipality, by the provisions of this act transferred, committed or placed under the management, control, or government of such beach commission, herein authorized, shall thereupon immediately become subject to the sole and absolute control and power and disbursement of such beach commission, insofar as the same pertains to the matters so transferred, committed or placed under the management, control or government of such beach commission, and shall thereupon be expended only by authority of such beach commission for the purposes of which such unexpended balances or appropriations or receipts were assessed, appropriated, collected or received by such municipality, or the authorities thereof, and the same shall be paid out by such municipality or its municipal authorities, only upon the warrants of such beach commission, in the manner and form as the beach commission by regulation shall determine, and insofar as such unexpended appropriations of moneys heretofore made or received, as aforesaid, shall pertain to matters transferred, committed or placed under the management, control or government of such beach commission, shall thereafter be expended only by authority of such beach commission, for the purposes for which such unexpended balances or appropriations or receipts were assessed, appropriated, collected or received by such

municipality, or the municipal authorities thereof, and the same shall be paid out by such municipality, or its municipal authorities, upon the warrants of such beach commission, in the manner and form as the beach commission by regulation shall determine. All rents under existing leases shall be paid to and collected by the beach commission from and after the date of their appointment.

Rents
collected.

5. It shall be the duty of the comptroller, auditor, treasurer, or other financial officer or officers, as the case may be, having charge or control of the accounts of any such municipality, to credit the beach commission with the amounts of the estimates appropriated to such boards in any tax levy, budget or ordinance, and thereafter the same upon receipt shall be paid into the "Beach Fund" and be disbursed and paid by the financial officers of said municipality in the manner herein provided.

Beach fund.

It shall be the duty of such beach commission each year to prepare and submit to the board or body having charge of the finances of said municipality, a budget which shall be a tabulated statement of:

Budget.

A. The anticipated revenues applicable to the lawful current expenditures of said beach commission for the fiscal year under the following headings, to wit:

(1) The unexpended balances of the revenues, if any, received during the previous year in excess of obligations incurred therefore and purposes unfulfilled thereunder, which are properly chargeable thereto, such balances to be known as surplus revenues appropriated.

(2) Revenues to be received from the operations of said beach commission.

(3) Miscellaneous revenues.

(4) Amount to be raised by taxation.

B. The several objects for which the revenues are to be appropriated, to wit:

(1) Administration costs.

(2) Repairs and maintenance.

(3) Extensions and improvements.

(4) Surplus revenue unappropriated.

Balancing
budget.

If no moneys are to be raised by taxation under said budget and if the total of such anticipated revenues shall exceed the total of said anticipated expenditures, said budget shall be balanced by including therein, under revenues to be appropriated, a sum sufficient for that purpose to be known as surplus revenue unappropriated, which moneys shall be used solely for the purpose of paying the principal and interest of the funded debt of the municipality.

Raising
amount of
budget by tax.

It shall be the duty of the board or body having charge of the finances of the municipality to cause the amount set forth in said budget to be raised by taxation, to be assessed and raised by making the same a separate item in the budget of the municipality for the current year and to be used for no other purpose.

Purpose
of act.

It is the intention of this act to make available to such beach commission, for the conduct of the beach and its enlargement, extension, improvement, and for the addition of new and further facilities, all moneys which shall be received for the operations of such beach and the properties and structures thereon, whether currently or theretofore earned, and all moneys raised by taxation or otherwise for beach purposes, and to place the same under the jurisdiction and control of said beach commissioners, to the end that the same shall be self-sustaining and self-liquidating and thereby relieve the taxpayers.

Additional
powers.

6. Said beach commissioners shall have full power and authority, in addition to all other power provided by law, to fulfill, perform and carry out, according to law, any and all contracts, agreements and obligations theretofore lawfully made and entered into by any governing body, board, department or municipal authority of such municipality in the name of such municipality, or of any municipal authority therein or thereof, regarding the subject matters contained in this act, and hereby transferred or transmitted to the government, control, management, or direction of the beach com-

mission, and this act shall constitute full and complete authority for the exercise of all the powers granted herein, without regard to any other statutory authority.

7. The municipality in which said beach commissioners shall be appointed shall place at the disposal and subject to the direction of the said beach commissioners such police officers as in the opinion of the beach commissioners may be necessary adequately and properly to protect the beach, boardwalk, and structures on the beach properties under the control of the beach commissioners, to maintain the peace, regulate traffic and enforce the laws, the orders, rules and regulations of the beach commission.

Enforcing
laws and
orders.

8. This act shall take effect immediately.
Approved June 20, 1936.

CHAPTER 161

A SUPPLEMENT to an act entitled "An act concerning idiots and lunatics" (Revision), approved March twenty-seventh, one thousand eight hundred and seventy-four.

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

1. In all cases where an alleged incompetent ward for whom a guardian has been appointed under the provisions of "An act concerning the guardianship of incompetent veterans and of minor children of disabled or deceased veterans and the commitment of veterans, and to make uniform the law with reference thereto" (Chapter 187, Laws of 1929), and amendments thereof and supplements thereto, also known as the Uniform Veterans' Guardianship Act of this State, may and

May file
petition.

Contents of petition.	shall become entitled to personal property amounting to not more than one thousand dollars (\$1,000.00) from any source other than the United States government, said guardian may file a petition to the Ordinary of this State or in the orphans' court of the county in which said guardian was appointed, setting forth the appointment, the amount of said personal property that such ward is entitled to receive from a source other than the United States government, the name and address of the person or institution, if any, having actual custody of the said ward, and upon giving a
Bond.	bond to the Ordinary of this State in such sum as the Ordinary or the orphans' court of the county may approve and order, conditioned for the faithful execution of the duties of said fiduciary, such guardian of said ward may in the discretion of the court be permitted to receive the said personal estate for conservation and administrative care.
May receive personal property.	And upon payment of any money to such guardian, a release executed by said guardian to the person or persons paying the same shall be valid and effective.
Release valid.	
Notices.	2. Upon the filing of the petition under the provisions of this act, the court shall cause such notice, or notices, to be given as is provided by law in cases affecting the interests of the ward.
Use of personal property.	3. Said guardian or guardians shall not expend any portion of such personal property except upon written order of the said Ordinary or orphans' court; but shall be authorized to invest the said personal property in such manner and in such securities, as are allowed by law or are approved by the court.
Investments.	
Fees.	4. The fees allowed by law shall be applicable to proceedings had under this act on personal estates received from sources other than the United States government, and shall be taxed by the Ordinary, or the surrogates of the respective counties.
Purpose of act.	5. The intent of this enactment is to conserve for the ward such personal estate received from

sources other than the United States government, during the incompetency of said ward, and is, therefore, to be construed liberally as not to deprive said ward of any inherent constitutional rights with respect to his estate.

6. This act shall take effect immediately.

Approved June 22, 1936.

CHAPTER 162

AN ACT to amend an act entitled "An act prescribing the liability of an employer to make compensation for injuries received by an employee in the course of employment, establishing an elective schedule of compensation and regulating procedure for the determination of liability and compensation thereunder," approved April fourth, one thousand nine hundred and eleven, and the several supplements and acts amendatory thereto.

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

1. Paragraph twenty-three (f) of said act is hereby amended to read as follows:

23. (f) Where a third person or corporation is liable to the employee or his dependents for an injury or death, the existence of a right of compensation from the employer or insurance carrier under this statute shall not operate as a bar to the action of the employee or his dependents, nor be regarded as establishing a measure of damage therein. In the event that the employee or his dependents shall recover and be paid from the said third person or corporation, any sum in release or

Paragraph
23 (f)
amended.

Right of
compensation
not bar to suit.

Liability
of employer.

in judgment on account of his or its liability to the injured employee, the liability of the employer under this statute thereupon shall be only such as is hereinafter in this paragraph provided.

Obligation
to continue
until payment.

(1) The obligation of the employer or his insurance carrier under this statute to make compensation payments shall continue until the payment, if any, by such third person or corporation is made.

Reimbursement
if excess of
judgment.

(2) If the sum recovered by the employee from the third person or corporation, after the expenses of suit and attorney's fee or either of them, as hereinafter defined, have been deducted therefrom, is equivalent to or greater than the liability of the employer or his insurance carrier under this statute, the employer or his insurance carrier shall be released from such liability and shall be entitled to be reimbursed, as hereinafter provided, for the medical expenses incurred and compensation payments theretofore paid to the injured employee or his dependents.

Liabie for
balance.

(3) If the sum recovered by the employee as aforesaid, after the expenses of suit and attorney's fee, or either of them, as hereinafter defined, have been deducted therefrom, is less than the liability of the employer or his insurance carrier under this statute, the employer or his insurance carrier shall be liable only for the difference and shall be entitled to be reimbursed, as hereinafter provided for so much of the medical expenses incurred and compensation payments theretofore paid to the injured employee or his dependents as exceeds the amount of such difference.

Statement as
to expenses,
etc.

(4) If at any time prior to the payment by the third person or corporation to the injured employee or his dependents, the employer or his insurance carrier shall serve notice, as hereinafter provided, upon the said third person or corporation that compensation has been applied for by the injured employee or his dependents it shall thereupon become the duty of the said third person or corporation, before making any payment to the

injured employee or his dependents, to inquire from the said employer or his insurance carrier the amount of medical expenses incurred and compensation theretofore paid to the injured employee or to his dependents. Where said notice shall have been served, it shall further become the duty of the said third person or corporation, before making any payment as aforesaid, to inquire from the said injured employee or his dependents the amount of the expenses of suit and attorney's fee, or either of them in the action or settlement of the claim against the said third person or corporation. Thereafter, out of that part of any amount about to be paid in release or in judgment by the third person or corporation on account of his or its liability to the injured employee remaining after deducting the employee's expenses of suit and attorney's fee, as hereinafter defined, the employer or his insurance carrier shall be entitled to receive from the third person or corporation, a sum equivalent to the medical expenses incurred and the compensation paid theretofore by the employer or his insurance carrier to the injured employee or his dependents, or so much thereof as may be due the employer or insurance carrier pursuant to subparagraph (3) of this paragraph. Such sum shall be deducted by the third person or corporation from the sum to be paid in release or in judgment to the injured employee or his dependents and shall be paid by the third party or corporation to the employer or his insurance carrier. Service of notice, hereinbefore required to be made by the employer or his insurance carrier upon the said third person or corporation, shall be by registered mail, return receipt and in the case of a corporation shall be mailed to the registered office of such corporation.

Inquiry by
third party.

Recovery by
employer, etc.

Sum deducted.

Service
of notice.

(5) As used in this paragraph, "expenses of suit" shall mean such expenses, but not in excess of two hundred dollars (\$200.00), and "attorney's fee" shall mean such fee, but not in excess of

Terms defined.

thirty-three and one-third per centum ($33\frac{1}{3}\%$) of that part of the sum paid in release or in judgment to the injured employee or his dependents by said third party or corporation to which the employer or his insurance carrier shall be entitled in reimbursement under the provisions of this paragraph, but on all sums in excess thereof, this percentage shall not be binding.

Failure of
employer to
start suit.

Suit by
employer.

Excess of
judgment paid
employee.

(6) When an injured employee or his dependents fail within one year of the accident to either effect a settlement with or institute proceedings for recovery of damages for his injuries and loss against the third person or corporation, the employer or his insurance carrier, ten days after a written demand on the injured employee or his dependents, can either effect a settlement with or institute proceedings against the third person or corporation for the recovery of damages for the injuries and loss sustained by such injured employee or his dependents and any settlement made or proceedings had and taken by such employer or his insurance carrier against said third person or corporation, and such right of action shall be only for such right of action that the injured employee or his dependents would have had against the third person or corporation, and shall constitute a bar to any further claim or action by the injured employee or his dependents against the third person or corporation. If a settlement is effected between the employer or his insurance carrier and the third person or corporation, or a judgment is recovered by the employer or his insurance carrier against the third person or corporation for the injuries and loss sustained by the employee and if the amount secured or obtained by the employer or his insurance carrier is in excess of the employer's obligation to the employee and the expense of suit, such excess shall be paid to the employee or his dependents. The legal action contemplated hereinabove shall be a civil action at law in the name of the injured employee or by the employer or insur-

ance carrier in the name of the employee to the use of the employer or insurance carrier, or by the proper party for the benefit of the next of kin of the employee. Where an injured employee or his dependents have instituted proceedings for recovery of damages for his injuries and loss against a third person or corporation and such proceedings are dismissed for lack of prosecution, the employer or insurance carrier shall, upon application made within ninety days thereafter, be entitled to have such dismissal set aside, and to continue the prosecution of such proceedings in the name of the injured employee or dependents in accordance with the provisions of this section.

Prosecution
continued.

(7) If such employee or his dependents effect a settlement with or institute proceedings against the third person or corporation prior to the service of notice of the compensation obligation of the employer or his insurance carrier or prior to the institution of any proceedings against the third person or corporation by the employer or his insurance carrier for the injuries and loss sustained by such employee or his dependents, such employer or his insurance carrier is barred from instituting any action or proceedings against the third person or corporation for the injuries and loss sustained by such employee or his dependents.

Employer
barred from
instituting
proceedings.

2. This act shall take effect immediately.

Approved June 22, 1936.

CHAPTER 163

AN ACT to amend the title and body of an act entitled "An act to amend the title and body of an act entitled 'An act to provide for the transfer of causes by and between the Court of Chancery and the Supreme Court, or circuit courts, or courts of common pleas,' approved February twenty-fourth, one thousand nine hundred and fifteen."

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

Title amended. 1. The title to the act to which this act is an amendment is hereby amended to read as follows:

New title. An Act to provide for the transfer of causes by and between any of the following courts: Court of Chancery, Supreme Court, circuit courts, courts of common pleas, courts of special sessions, courts of quarter sessions, courts of oyer and terminer, and district courts.

Section 1 amended. 2. Section one of the act to which this act is an amendment is hereby amended to read as follows:

Causes transferred. 1. No cause or matter which is now pending or shall hereafter be pending, in any court mentioned in the above title, which has not jurisdiction of the subject matter, either in the original suit or on appeal, shall be dismissed for that cause only, but the cause or matter shall be transferred with the record thereof and all papers filed in the cause for hearing and determination to the proper court, which shall thereupon proceed therein, as if the cause or matter had been originally commenced in that court. The record shall, when necessary, include a transcript of all entries and proceedings in the cause.

3. This act is to take effect immediately.

Approved June 22, 1936.

CHAPTER 164

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

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

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

Section 4
amended.

4. (1) The Commissioner of Motor Vehicles shall appoint a chief inspector of motor vehicles who shall have practical knowledge of the mechanical arrangement and capabilities of all kinds of motor vehicles and be capable to pass upon the efficiency of motor vehicles and the competency of motor vehicle drivers. The Commissioner of Motor Vehicles shall appoint as many inspectors as may be necessary in detecting violations of this act, in obtaining evidence of violations, and otherwise assisting in the enforcement of the act. The said inspectors shall be chosen with special reference to their fitness for the work, and shall be required to submit themselves to such an examination as may be required by the Board of Civil Service Commissioners, and shall be equipped at his discretion with automobiles and other means of conveyance. The Commissioner of Motor Vehicles

Chief
inspector.

Inspectors.

Selected
by civil
service tests.

Deputy chief
inspectors.

may detail one or more of the inspectors to act as deputy chief inspectors. The Commissioner of Motor Vehicles shall organize the inspector force with the chief inspector at its head, and shall adopt such rules and regulations for the regulation of the inspector force as shall appear desirable, and shall exercise the power of suspension and, when necessary, of discharge of inspectors for failure to comply with the rules of the department, or for other cause. The compensation of these inspectors shall be classified and fixed by the Board of Civil Service Commissioners. The Commissioner of Motor Vehicles shall have power to appoint any number of citizens who shall be interested in the proper enforcement of this act, and who shall be known as special inspectors. They shall serve without pay and shall have all the power and authority of the paid inspectors as stated in this act, except that said special inspectors shall not possess any of the powers and rights of constables and police officers in any county of this State, in any criminal matters, and shall not serve or execute for the sheriff any process or writ in any criminal proceeding. The Commissioner of Motor Vehicles shall also have power to appoint, in addition to these, such employees, officers or inspectors of other departments of the State government, upon the request of such departments, as special inspectors, including county engineers when certified by the boards of chosen freeholders, such appointees to serve without any additional compensation. The Commissioner of Motor Vehicles shall also fix the compensation of clerical assistants and others employed under this act, subject to classification and standardization of the Board of Civil Service Commissioners. He shall have such powers and duties as are in this act given and imposed, and shall collect such data with respect to the proper restrictions to be laid upon motor vehicles, and the use thereof upon the public roads, turnpikes, and thoroughfares as shall seem to be for the public good, and shall report to each Legislature the operation

Compensation.

Special inspectors.

Powers of special inspectors.

Fix compensation.

Report.

of his office for the year ending on the next preceding thirty-first day of December.

It shall be his duty to attend to the enforcement of the provisions of this act. Enforcement.

(2) The Commissioner of Motor Vehicles shall keep a record of all his official acts, and shall preserve copies of all decisions, rules, and orders made by him, and shall adopt an official seal. Records kept.
Copies of any act, rule, or order, or decision made by him, and of any paper or papers filed in his office may be authenticated under said seal, at a cost not to exceed one dollar and fifty cents (\$1.50) for each authentication, and when so authenticated shall be evidence equally with and in like manner as the originals, and said commissioner shall be empowered to communicate with the police departments and police officers in the State for the purpose of and with the object of the proper enforcement of this act. Fee for copies of orders, etc.

(3) Motor vehicle inspectors appointed as provided for in this section shall be presented with a badge indicative of their office, and when wearing such badge on the left breast of the outermost garment shall have power to stop any motor vehicle and examine the same to see that it complies with the requirements of this act, whether in the matter of equipment, identification or otherwise; to require the production of the license of the driver and the certificate of registration of the motor vehicle from the driver thereof; to arrest, without warrant, for violations of this act committed in their presence, and generally to act as special officers for the enforcement of the provisions of this act and for the detection and arrest of those who violate or infringe upon the provisions hereof. All inspectors and officers appointed under this act are hereby given authority to regulate all traffic on the public streets and highways, and are hereby given explicit powers to enforce all laws regulating traffic or governing the equipment of vehicles on the public streets and highways of this State. Paid inspectors of motor vehicles as Inspector's badge. Authority granted.

Exceptions.

Proviso.

shall have been appointed by the Commissioner of Motor Vehicles from duly certified lists submitted by the Civil Service Commission shall also possess all the powers and rights of and be subject to all the obligations of constables and police officers in every county of this State in all criminal matters and may serve or execute for the sheriff any process or writ in any criminal proceeding and make return thereof. Nothing in this act shall be construed to give such inspectors or officers any authority over street railways or railroads operated as street railways; *provided, however*, such authority and regulation shall not supersede but shall be in addition to the authority and regulation exercised and authorized by local police departments in any municipality.

2. This act shall take effect immediately.

Approved June 22, 1936.

CHAPTER 165

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

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

Section 401
amended.

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

401. Payment of tax; Penalties; Interest.

Payment
of tax.

The taxes imposed by this act shall be due and payable at the time of the first sale or delivery, as the case may be, in this State. In case the tax so imposed has not been paid or secured by the person making the sale or delivery, or causing the delivery to be made, then the purchaser or the person ac-

cepting delivery shall also be liable to the tax and the payment thereof. The commissioner, upon such terms and conditions as he may prescribe, may permit a postponement of payment until a subsequent resale thereof and in any case may permit a postponement to a date not later than the fifteenth day of the month next following the month in which the sales or resales or deliveries so taxed were made. If any tax be not paid when the same becomes payable as herein provided, there shall be added to the amount of the tax a sum equivalent to five per centum thereof, and, in addition thereto, interest on the tax at the rate of one per centum a month or fraction of a month, from the date the tax became payable until the same be paid. Nothing herein contained shall be construed to relieve any subsequent seller of liability to pay the tax upon any sale or delivery should payment thereof not have been made. When alcoholic beverages are delivered into a bonded warehouse, the commissioner may further postpone and by rule and regulation fix the time and method of payment of the tax.

May postpone
payment.

Penalties.

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

Section 402
amended.

402. Tax a debt; proceedings to recover preferred in insolvency.

The taxes imposed by this act and interest and penalties thereon from the time the same shall be due and payable shall be a personal debt due from the taxpayer to the State of New Jersey, recoverable in any court of competent jurisdiction in an action at law to be commenced by the Attorney-General, at the request of the commissioner, in the name of the State of New Jersey. Such debt, whether sued upon or not, shall be a lien on all the property of the debtor except as against an innocent purchaser for value in the usual course of business and without notice thereof, and shall be preferred in any distribution of the assets of the

Tax a debt.

Recovery.

Lien.

taxpayer whether in bankruptcy, insolvency or otherwise. The proceeds of any judgment obtained hereunder shall be paid to the commissioner.

Section 405
amended.

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

405. Compromise of claims.

Compromise
of claims.

The commissioner shall have the power, with the approval of the Attorney-General and the State Finance Commissioner, to compromise any claim for taxes which shall be alleged to be due pursuant to the provisions of this act, or of any other act of this State imposing taxes upon the sale of alcoholic beverages.

3. 406. Certificate to issuing authorities.

Certificate
as to State's
claim.

It shall be the duty of the State Tax Commissioner, whenever requested by any governmental agency having authority to issue licenses pursuant to the provisions of chapter four hundred thirty-six of the laws of one thousand nine hundred and thirty-three, as amended and supplemented, to issue a certificate stating whether any person is indebted to the State of New Jersey for any taxes, penalties, and interest, under the provisions of chapter four hundred thirty-four of the laws of one thousand nine hundred and thirty-three, as amended, and, if so, the amount of said debt.

Section 501
amended.

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

501. Reports to the commissioner; penalties.

Monthly
report by
licensee.

Every person who, within this State, shall manufacture, distribute, transport, store, warehouse, import, offer for sale or sell any alcoholic beverages or shall purchase, transfer, sell or agree to sell receipts, certificates, contracts or other documents given upon the storage of alcoholic beverages, or who is the holder of a license permitting the doing of any such acts, shall file with the commissioner on or before the fifteenth day of each month a report under oath, on such form as the commissioner

Form of
report.

shall prescribe, which report shall disclose the amount of alcoholic beverages manufactured, distributed, transported, stored, warehoused, withdrawn from storage, imported, purchased and sold and the number and kind of receipts, certificates, contracts or other documents given upon the storage of alcoholic beverages purchased, transferred, sold and agreed to be sold by such person during the preceding month, and such other information as the commissioner may require. Every such person shall pay to the commissioner upon the filing of such report the amount of tax which shall be due from such person by reason of sales or deliveries of alcoholic beverages, unless previously paid. Any such person who shall fail to file any such report on the day when the same shall be due, shall forfeit as a penalty for each day thereafter until said report is filed the sum of five dollars (\$5.00) to be collected as hereinabove provided. Such penalty shall not continue to accrue after the suspension or revocation of the license of any such person. Any such person who shall fail to pay any such tax on the day when the same shall be due shall forfeit as a penalty an amount equivalent to five per centum of said tax to be collected as hereinabove provided. The commissioner, if satisfied that the failure to comply with any provision of this section was excusable, may remit the whole or part of any penalty herein imposed.

Payment.

Penalty.

Failure
to pay tax.

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

Section 502
amended.

502. Records to be kept.

Every person who, within this State, shall manufacture, import, distribute, transport, store, warehouse, sell or offer for sale alcoholic beverages, or who shall engage in purchasing, transferring, agreeing to sell or selling receipts, certificates, contracts or other documents given upon the storage of alcoholic beverages, or who is the holder of a license permitting the doing of any such acts, shall keep complete and accurate records of all

Records kept.

Form of records.	<p>alcoholic beverages, purchased, sold, manufactured, improved, brewed, fermented, distilled, produced, stored, warehoused, withdrawn from storage, imported or transported and of all receipts, certificates, contracts or other documents given upon the storage of alcoholic beverages. Such records shall be of a kind and in the form prescribed by the commissioner and shall be safely preserved for two (2) years in such a manner as to insure permanency and accessibility for inspection by the commissioner or any duly authorized employee of said commissioner. All such records shall be kept and maintained in this State; <i>provided, however</i>, that the commissioner may, in his discretion, permit the records of any such person to be kept and maintained at a place outside of this State to be designated by him.</p>
Proviso.	
Section 503 amended.	<p>6. Section five hundred three of the act to which this act is an amendment be and the same is hereby amended to read as follows:</p>
	<p>503. Commissioner's records; authentication; confidential character.</p>
Commissioner's records.	<p>The commissioner shall keep a record of all of his official acts and shall preserve copies of all decisions, rules, regulations and orders made by him. Copies of any rule, regulation, order or decision made by him and of any paper or papers filed in any office maintained by him in the administration of this act may be authenticated under his official seal and when so authenticated shall be evidence in all courts of this State of the same weight and force as the originals thereof. For authenticating any such copy he shall receive a fee of one dollar (\$1.00). The records and files of the commissioner respecting the administration of this act shall be considered confidential and privileged and neither the commissioner nor any employee concerned with the administration of this act or the custody of any such records or files shall be required to produce any of them for the inspection of any person or use in any action or proceeding in any court except in behalf of the commissioner</p>
Authenticated copies as evidence.	
Fee.	
Records confidential.	

in an action or proceeding under the provisions of this act to which the commissioner is a party or in behalf of any party to any action or proceeding under the provisions of this act when the reports or files or the facts shown thereby are directly involved in such action or proceeding. Nothing herein contained shall be construed to prohibit the delivery to a taxpayer or to his duly authorized representative of a certified copy of any report or other paper filed by him pursuant to the requirements of this act, nor to prohibit the publication of statistics so classified as to prevent the identification of particular reports and the items thereof nor to prohibit the inspection by the Attorney-General or other legal representative of this State of the reports or files relating to the claim of any taxpayer who shall bring an action to set aside or review any tax imposed hereunder or against whom an action or proceeding has been instituted in accordance with the provisions of this act, nor to prohibit the examination of said records and files by the Comptroller or auditor of this State or by their respective duly authorized employees nor to prohibit the delivery to the United States Internal Revenue Department or the State Commissioner of Alcoholic Beverage Control of copies of any alcoholic beverage tax sales reports filed with the State Tax Commissioner nor to prohibit the exchange of any information disclosed by any alcoholic beverage tax sales reports by the commissioner with any official person or body of any other State concerned with the administration of any alcoholic beverage tax or control statute in that State.

Copy for
taxpayer.

Publication
of statistics.

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

Section 505
amended.

505. Arbitrary assessment; deficiency assessment; jeopardy assessment; procedure.

(a) If any taxpayer shall fail to make a report as herein required, the commissioner may make

Arbitrary
assessment.

an estimate of the taxable liability of such taxpayer from any information he may obtain and, according to such estimate so made by him, assess the taxes, penalties and interest due the State from such taxpayer, give notice of such assessment to the taxpayer, and make demand upon him for payment.

Deficiency
assessment.

(b) After a report is filed under the provisions of this act, the commissioner shall cause the same to be examined and may make such further audit or investigation as he may deem necessary, and if therefrom he shall determine that there is a deficiency with respect to the payment of any tax due under this act, he shall assess the additional taxes, penalties and interest due the State from such taxpayer, give notice of such assessment to the taxpayer, and make demand upon him for payment.

Payment of
assessments
and penalties.

(c) All taxes, penalties and interest assessed by the commissioner pursuant to the provisions of subdivisions (a) or (b) of this section shall be paid within fifteen days after notice and demand shall have been mailed to the taxpayer by the commissioner. If such taxes, penalties and interest, so assessed, shall not be paid within the said fifteen days, there shall be added to the amount of the assessment a sum equivalent to five per centum of the tax assessed as a penalty, which penalty shall be in addition to the penalties provided for in section five hundred and one of this act. All such additional penalties shall be payable to and recoverable by the commissioner in the same manner as if the penalties were taxes imposed by this act. If the failure to pay the taxes, penalties and interest so assessed when required to be paid is explained to the satisfaction of the commissioner, he may remit or waive the payment of the whole or any part of any such additional penalty.

Jeopardy
assessment.

(d) If the commissioner finds that a taxpayer designs quickly to depart from this State or to remove his property therefrom, or to conceal himself or his property, or to discontinue business, or

to do any other act tending to prejudice or render wholly or partly ineffectual proceedings to collect such tax, unless such proceedings be brought without delay, the commissioner shall cause notice of such finding to be given to such taxpayer, together with a demand for an immediate report and immediate payment of such tax. All taxes, assessed pursuant to the provisions of this subdivision, shall be payable forthwith after notice and demand shall have been mailed to the taxpayer by the commissioner. If such payment be not made within fifteen days thereafter, there shall be added to the amount of the tax so assessed a sum equivalent to five per centum thereof, and in addition thereto interest thereon at the rate of one per centum a month for each month or fraction thereof from the date demand was made for payment of said tax until the same shall be paid. All such penalties and interest shall be payable to, and recoverable by, the commissioner in the same manner as if the penalty or interest were a tax imposed by this act. If the failure to pay such tax when required to be paid is explained to the satisfaction of the commissioner, he may remit or waive the payment of the whole or any part of such penalty and interest.

Assessments payable forthwith.

Further penalty.

Commissioner may waive payment.

(e) If any taxpayer shall be aggrieved by any finding or assessment of the commissioner, he may, within thirty days of receipt of the notice of assessment or finding, file a protest in writing signed by himself or his duly authorized agent, which shall be under oath, and shall set forth the reason therefor, and may request a hearing. Thereafter the commissioner shall grant a hearing to the taxpayer, if the same shall be requested. He may make an order confirming, modifying or vacating any such finding or assessment. The filing of any such protest shall not abate penalties for nonpayment, nor shall it stay the right of the commissioner to collect the tax in any manner herein provided, unless the taxpayer shall furnish security of the kind and in the amount satisfactory to the commissioner.

Protesting assessment.

Hearing.

Filing protest not to abate penalties.

Section 506
amended.

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

506. Refunds and credits.

May file claim
for refund.

(a) Any taxpayer, at any time within one year after payment of any original or additional tax assessed against him, may file with the commissioner a claim under oath for refund, in such form as the commissioner may prescribe, stating the ground therefor; *provided, however*, that no claim for refund shall be required or permitted to be filed with respect to a tax paid, after protest has been filed with the commissioner or after proceedings on appeal have been commenced as provided in this act.

Proviso.

Overpayment
credited
against
liability.

(b) If upon examination of such claim for refund, it shall be determined by the commissioner that there has been an overpayment of tax, the amount of such overpayment shall be credited against any liability of the taxpayer under this act, and if there be no such liability the taxpayer shall be entitled to a refund of the tax so overpaid. If the commissioner shall reject the claim for refund in whole or in part, he shall make an order accordingly and serve a notice upon the taxpayer.

Notice of
rejection.

Refunds.

(c) Where no questions of fact or law are involved and it appears from the records of the commissioner that any monies have been erroneously or illegally collected from any taxpayer or other person or have been paid by any taxpayer or other person under a mistake of fact or law, the commissioner may at any time, and within one (1) year after expiration or repeal of this act, upon making a record in writing of his reasons therefor, certify to the comptroller that the taxpayer is entitled to such refund and thereupon the comptroller shall authorize the payment thereof from the appropriation for this purpose.

Repayment
of deposit
to taxpayer.

(d) When, to secure compliance with any of the provisions of this act, any moneys shall have been deposited with the commissioner by any taxpayer

and shall have been paid over to the treasurer, and the commissioner shall be satisfied that such taxpayer has fully complied with all such provisions, the commissioner shall so certify to the Comptroller who shall thereupon issue his warrants to the treasurer for the repayment to such taxpayer of such moneys or such part thereof as the commissioner shall certify has not been applied by him to the satisfaction of any indebtedness arising under this act.

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

Section 702
amended.

702. False swearing; false testimony.

Any person who shall knowingly swear to, affirm, or verify any false or fraudulent statement, or who, being under oath, shall testify falsely at any hearing held pursuant to the provisions of this act, with intent to evade the payment of any tax, penalty or interest hereunder, shall be guilty of a misdemeanor and punished accordingly.

Perjury.

Misdemeanor.

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

Section 705
amended.

705. Revocation.

In case any person having a license to manufacture, distribute, transport, store, warehouse, import or sell alcoholic beverages, or receipts, certificates, contracts or other documents given upon the storage of alcoholic beverages, issued pursuant to any law of this State, shall fail to pay any tax, penalty or interest which he is required to pay under the provisions of this act, or fails to comply with any provision of this act, or with any rule or regulation made by the commissioner pursuant to this act, notice whereof has been given to such licensee, the commissioner may forward a statement of the facts showing such default to the authority which issued such license and request the suspension or the revocation of said license on ac-

Revocation,
etc. of
licenses.

count of such default, whereupon said license may be suspended or revoked and no new, restored or reissued license may thereafter be given or issued to such licensee without the consent of the commissioner.

11. This act shall take effect immediately.
Approved June 22, 1936.

CHAPTER 166

AN ACT to amend an act entitled "An act to amend an act entitled 'A supplement to an act entitled "An act concerning disorderly persons" (Revision of 1898), approved June fourteenth, one thousand eight hundred ninety-eight,' which supplement was approved May second, one thousand nine hundred thirty-four," which act was approved March third, one thousand nine hundred thirty-six.

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

Section 1 (a)
amended.

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

Disorderly
person.

(a) Any person who shall be apprehended either on foot or in any automobile, vehicle or public conveyance, who cannot give a good account of himself or who is engaged in an illegal occupation, and who is in this State for an unlawful purpose, shall be deemed and adjudged to be a disorderly person.

Prosecution.

In any prosecution under this section the fact that the person apprehended cannot give a good account of himself or is engaged in an illegal occupation shall be prima facie evidence that he is present in this State for an unlawful purpose.

2. This act shall take effect immediately.
Approved June 22, 1936.

CHAPTER 167

A SUPPLEMENT to an act entitled “An act to establish a thorough and efficient system of free public schools, and to provide for the maintenance, support and management thereof,” approved October nineteenth, one thousand nine hundred and three.

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

1. Whenever any bonds of any school district heretofore or hereafter issued under the provisions of Article VII of the act to which this act is a supplement shall have been registered as to both principal and interest, such bonds may, in the discretion of the board of education of such school district and at the written request of the registered holder thereof be converted or reconverted into coupon bonds with the privilege of registration as to principal only or as to both principal and interest. The conversion or reversion of any bonds pursuant to this act shall be made in the manner or mode of procedure prescribed by section six hundred four of an act entitled “An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, town, township, village or any other municipality, other than a school district” (Revision of 1935), approved March twentieth, one thousand nine hundred thirty-five.

Conversion
of registered
school bonds.

Manner of
conversion.

2. This act shall take effect immediately.

Approved June 22, 1936.

CHAPTER 168

AN ACT to amend an act entitled "An act to establish a State Board of Tax Appeals and to define its powers and duties, and vesting therein all the powers and duties now devolved by law upon the State Board of Taxes and Assessment relating to the review, hearing and determination of all appeals concerning the assessment, collection, apportionment or equalization of taxes," approved April fourteenth, one thousand nine hundred and thirty-one.

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

Section 2
amended.

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

Membership.

2. The board shall consist of seven members who shall be citizens of the State, not more than four of whom shall belong to the same political party and at least two of whom shall be counsellors-at-law.

President
of board.

One of the appointees shall be designated by the Governor as president of the board and shall so act during his term of office. The president shall be a counsellor-at-law. Each member appointed shall,

Oath.

before entering upon the performance of his duties, file with the Secretary of State an oath taken before a justice of Supreme Court that he will faithfully discharge the duties of his office, and that he is not directly or indirectly interested in any railroad, canal or other public utility company whatsoever. Each of the members of this board

Salary.

shall receive compensation at the rate of four thousand five hundred dollars per annum, except the president who shall receive compensation at the rate of six thousand five hundred dollars per annum. Any member of the board may be removed

Removal.

by the Governor for inefficiency, neglect of duty, or malfeasance in office, but for no other reason. The board shall have a seal which shall be judicially noticed. No member of the board shall be permitted to practice before the board for a period of two years after leaving office.

Seal.
Practicing
before the
board by
former
members.

The members of the board existing at the time this act becomes effective shall, without further appointment or confirmation, continue in office for the balance of and one year beyond the terms for which they and each of them were respectively appointed.

Terms
extended.

The Governor shall forthwith designate and appoint by and with the advice and consent of the Senate two members of said board, one for a two-year term who shall be a counsellor-at-law and one for a five-year term. Each respective term shall begin from the day this act becomes effective and shall continue during the time respectively designated by the Governor as aforesaid.

Appointment
of new
members.

Terms.

Successors to members of the board shall thereafter be appointed by the Governor by and with the advice and consent of the Senate for a term of five years. Vacancies shall be filled for unexpired terms.

Successor's
terms.

Vacancies.

Said board shall do and perform all acts now required by any law to be done and performed by the State Board of Tax Appeals relative to the hearing and determination of tax appeals.

Duties.

2. This act shall take effect July first, one thousand nine hundred and thirty-six.

Act effective.

Approved June 22, 1936.

CHAPTER 169

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

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

Certain
inquiries of
applicants
prohibited.

1. No inquiry by any officer, agent or employee of any governmental agency, established by the Congress or by the President of the United States under the provisions of any law or resolution of the Congress of the United States or under any executive order, or established under the laws of this State, shall be made of any applicant for relief or work relief to be dispensed in this State, or any county or municipality thereof, in regard to the religion, creed, politics or party affiliation of any person proposed for or seeking such relief or work relief.

Violation a
misdemeanor.

2. Any person who violates any provision of this act shall be guilty of a misdemeanor.

3. This act shall take effect immediately.

Approved June 20, 1936.

CHAPTER 170

AN ACT to amend an act entitled "An act concerning district courts" (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight.

Providing for the service of process in civil suits upon nonresident chauffeurs, operators or nonresident owners whose motor vehicles are operated within the State of New Jersey without being licensed under the provisions of the laws of the State of New Jersey providing for the registration and licensing of drivers and operators, and of motor vehicles, requiring the execution by them of a Power of Attorney to the Commissioner of Motor Vehicles of the State of New Jersey, to accept civil process for them under certain conditions: Statement.

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

1. Section twenty-nine of the act to which this act is amendatory be and the same is hereby amended so as to read as follows: Section 29 amended.

29. The territorial jurisdiction of every district court shall be co-extensive with the limits of the county wherein the city or judicial district is situated, in which such district court is established; *provided, however*, that from and after the passage of this act any chauffeur, operator or owner of any motor vehicle, not licensed under the laws of the State of New Jersey, provided for the registration and licensing of motor vehicles, who shall accept the privilege that is extended to nonresident chauffeurs, operators and owners by law of driving such a motor vehicle or of having the same driven or operated in the State of New Jersey, without a New Jersey registration or license, shall be the acceptance and the operation of such automobile Jurisdiction of district courts.

Proviso.

Service
of process.

within the State of New Jersey, make and constitute the Commissioner of Motor Vehicles of the State of New Jersey his, her or their agent for the acceptance of process in any civil suit or proceeding by any resident of the State of New Jersey which process may have issued out of any district court of the State of New Jersey against such chauffeur or operator, or owner of such motor vehicle, arising out of or by reason of any accident or collision occurring within the State in which a motor vehicle operated by such chauffeur, or operator, or such owner is involved; and the acceptance of the said privilege or the operation of said motor vehicle shall be the signification of his, her or their agreement that any such process issuing out of any district court of the State of New Jersey as aforesaid against him, her or them which is so served shall be of the same legal force and validity as if served upon him, her or them personally. Service

Fee.

of such process out of any district court shall be made by leaving an original and a copy of the summons and state of demand, with a fee of two dollars (\$2.00), in the hands of the Commissioner of Motor Vehicles of the State of New Jersey, or someone designated by him in his office, and such service shall be sufficient service upon said non-resident chauffeur, operator or owner; *provided*,

Proviso,
notice by mail.

that notice of such service and a copy of the summons and state of demand are forthwith sent by registered mail to the defendant by the Commissioner of Motor Vehicles, or such person acting for him in his said office, and the defendant's return receipt and the affidavit of the Commissioner of Motor Vehicles, or such person in his office acting for him, of the compliance herewith are appended to the said summons and state of demand and filed in the office of the clerk of the court wherein the said action may be pending; *provided, also*, that

Proviso.

the date of said mailing and the date of the receipt of the return card aforesaid are properly endorsed on the said summons and state of demand, and signed by the Commissioner of Motor Vehicles, or

someone acting for him; or that notice of such service and a copy of the summons and state of demand are forthwith sent by registered mail, by the Commissioner of Motor Vehicles or someone acting for him in his office, to the sheriff or other process server in the jurisdiction in which the defendant resides, with directions that the said sheriff or other process server, or a person acting for such sheriff or other process server, shall serve the same upon the defendant in the same manner that service is legally effected in that jurisdiction, and the return of said sheriff or other process server, or person acting for such sheriff or other process server in said jurisdiction shall be appended to or endorsed upon said original summons and state of demand, and returned to the Commissioner of Motor Vehicles of the State of New Jersey and thereafter filed in the office of the clerk of the court wherein said action may be pending in this State; in the event that the plaintiff directs that notice be given in this manner he shall deposit with the Commissioner of Motor Vehicles sufficient moneys to effectuate the same, in addition to the fee of two dollars (\$2.00) as hereinbefore provided; or notice of such service and a copy of the summons and state of demand may be served on the defendant personally by any official or private individual, wherever such service may be made, and upon such service being made an affidavit shall be taken by the person effecting such service showing the person served and the time and place of such service, which affidavit shall then be appended to the original summons and state of demand and returned to the Commissioner of Motor Vehicles and thereafter filed in the office of the clerk of the court wherein the said action may be pending in this State, and in the event that notice be given in this manner then the plaintiff shall pay the costs thereof; or notice of such service and a copy of the summons and state of demand may be served on the defendant in any other manner that the district court, in which this cause is pending, shall deem

Fee.

Service
of notice
personally.

Order of continuance.	sufficient and expedient. The district court in which the action is pending may order such continuances as may be necessary to afford the defendant reasonable opportunity to defend the action.
Fee taxed.	The fee of two dollars (\$2.00) paid by the plaintiff to the Commissioner of Motor Vehicles at the time of service and the costs of giving notice as aforesaid shall be taxed in his costs if he prevails in the suit. The said Commissioner of Motor Vehicles shall keep a record of all such processes, which shall show the day and hour of said service.
Record of processes kept.	
Construing.	This action shall be construed to extend the right of service of process issued out of any district court of this State upon nonresidents and shall not be construed as limiting any provision for the service of process now or hereafter existing.
	2. This amendment shall take effect immediately.
	Approved June 20, 1936.

CHAPTER 171

AN ACT to supplement an act entitled "An act relative to the writ of certiorari" (Revision of 1903), approved April eighth, one thousand nine hundred and three.

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

Writ of certiorari to review proceedings.	1. When the statutory proceeding of any agency of the State of New Jersey is or has been brought before the State Board of Tax Appeals, by appeal from the action of the agency, and on said appeal, the determination, in whole or in part, of said board is or has been in favor of the appellant and the judgment of said board is or has been one that would be reviewed by writ of certiorari in the event the State agency were a person having a private
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interest in the controversy, and the Attorney-General is of the opinion that it is to the interest of the State or of its local subdivisions to have said judgment reviewed by certiorari, said agency may apply to the court for a writ of certiorari to review the judgment and proceedings of the State Board of Tax Appeals.

2. This act shall take effect immediately.

Approved June 20, 1936.

CHAPTER 172

AN ACT to amend an act entitled "A supplement to an act entitled 'An act prescribing the liability of an employer to make compensation for injuries received by an employee in the course of employment, establishing an elective schedule for compensation, and regulating procedure for the determination of liability and compensation thereunder,' approved April fourth, one thousand nine hundred and eleven," approved February twenty-eighth, one thousand nine hundred and eighteen, as heretofore amended.

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

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

Par. 20
amended.

20. The said court of common pleas may, in its discretion, allow a reasonable attorney fee to the party prevailing in the trial of such appeal, which fee may be taxed in the costs and recovered against the unsuccessful party. In cases where the judgment of the said court of common pleas is reviewed by the Supreme Court by certiorari, the said court of common pleas may allow a reasonable attorney fee to the party prevailing on the said certiorari

May allow
attorney's
fee to party
prevailing.

for his services on the said certiorari, which fee shall be taxed in the costs and become a part of the final judgment in the cause, and may be recovered against the unsuccessful party. In cases where an appeal is taken from the judgment of the Supreme Court to the Court of Errors and Appeals, the said court of common pleas may allow a reasonable attorney fee to the party prevailing on the said appeal to the Court of Errors and Appeals for his services on the said appeal, which fee shall be taxed in the costs and become a part of the final judgment in the cause, and may be recovered against the unsuccessful party.

2. This act shall take effect immediately.

Approved June 20, 1936.

CHAPTER 173

AN ACT providing for the retirement on pension of employees of towns in this State having a population of over forty thousand by the last preceding Federal census.

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

Pension for
employees of
certain towns.

1. Whenever any employee shall have been for more than twenty-seven (27) years continuously employed in public office or position in any town having at the last preceding Federal census a population in excess of forty thousand and shall reach the age of sixty-two (62) years, and shall make application therefor, it shall be lawful for the governing body of such municipality having control of the raising of the funds for the use of such municipality, and having power to appoint his successor in case of vacancy, to order his retirement from such service or to provide for retirement from full-time service with provision for service on call from the executive officer of the

town or of the department in which such employee has served or for part-time service of such employee in consideration of a pension to be provided, and in municipalities where no pension fund or system is then existing or provided for, to provide for the payment to the employee so retired, during such period as may be fixed and agreed upon, or during his natural life, of a pension in such sum as may be fixed and agreed upon not in excess of one-half of the average of the annual compensation received by such employee during the five years next preceding such retirement on pension, the same to be paid in the same way and in the same installments as the said employee's salary or compensation has heretofore been payable; *provided*, that in case of retirement with pension from such office or position of any person receiving any pension under any other law of this State the person retiring shall waive either the pension under such other law or the pension under this act.

Proviso.

2. Provision for all pensions arising under this act shall be made in each budget or tax levy for such municipality for each year's pension and the same shall constitute an item charged in the general budget as a nondepartmental item or to the account of the department of the public service from which such person shall be retired, in the discretion of the governing body, and no pension shall cease or become invalidated by reason of the abolition of the department, office or position in which such employee served or any change in its title.

Provision made in budget.

3. In the event of the retirement of any person under the provisions of this act after the budget has been fixed and passed for the year in which such retirement takes place the pension for the remainder of such year may be paid and charged to a suspense account or general funds of such municipality until such time as a transfer may be made from an account having a surplus, or in the event there is no surplus in any account for such year, the total paid out for such year may be charged in the following year's budget as an over-

Payment when not included in budget.

expenditure, or such pension may be raised by the authorization and sale of an emergency note, or otherwise as may be lawful.

Pension upon
adoption of
civil service.

4. In the event of the adoption of civil service or other plan providing for pensions, a pension fund, or a pension system in such municipality after the retirement of any such employee under the provisions of which such person would have been eligible for retirement, or might have been retired had the same been in effect at the time of such retirement, such person upon complying with the requirement of such pension fund or system, may by agreement of such person retired on pension and of the necessary parties, be admitted to such fund or system.

Repealer.

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

6. This act shall take effect immediately.

Approved June 20, 1936.

CHAPTER 174

AN ACT to amend the title and body of an act entitled "An act to remove any disabilities heretofore existing against any person by reason of a criminal conviction whereon sentence was suspended, or minor fine imposed, and where no subsequent conviction has been had against such person after a lapse of ten years and to prescribe the procedure to obtain the benefits of this act," approved April twenty-eighth, one thousand nine hundred and thirty-one.

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

Title amended.

1. The title of an act entitled "An act to remove any disabilities heretofore existing against any person by reason of a criminal conviction whereon sentence was suspended, or minor fine imposed,

and where no subsequent conviction has been had against such person after a lapse of ten years and to prescribe the procedure to obtain the benefits of this act," approved April twenty-eighth, one thousand nine hundred and thirty-one, is hereby amended to read as follows: "An act to remove any disabilities heretofore existing against any person by reason of a criminal conviction whereon sentence was suspended, or minor fine imposed, and where no subsequent conviction has been had against such person after a lapse of ten years and to prescribe the procedure to obtain the benefits of this act."

New title.

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

Section 1
amended.

1. In all cases wherein a criminal conviction has been entered against any person whereon sentence was suspended, or a fine imposed of not more than five hundred dollars (\$500.00), and no subsequent conviction has been entered against such person, it shall be lawful after the lapse of ten years from the date of said conviction for the person so convicted to present a duly verified petition to the court wherein such conviction was entered, setting forth all the facts in the matter and praying for the relief provided for in this act.

May petition
for relief.

3. Section two of the act of which this act is amendatory be and the same is hereby amended so that the same shall read as follows:

Section 2
amended.

2. Upon reading and filing such petition the said court may by order fix a time, not less than ten nor more than thirty days thereafter for the hearing of said matter, a copy of which order shall be served in the usual manner upon the prosecutor of the pleas for the county wherein said court is located, and upon the chief of police or other executive head of the police department of the city or municipality wherein said offense was committed, within five days from the date of said order, and

Hearing.

Service of
order on
prosecutor.

Order
expunging
certain
evidence.

Exceptions.

at the time so appointed the court shall hear the said matter and if no material objection is made and no reason appears to the contrary, an order may be granted directing the clerk of said court to expunge from the records all evidence of said conviction that the person against whom such conviction was entered shall be forthwith thereafter relieved from such disabilities as may have heretofore existed by reason thereof, excepting convictions involving the following crimes: treason, misprison of treason, anarchy, hostility to government, all capital cases, perjury, carrying concealed weapons or weapons of any deadly nature or type, rape, seduction, aiding, assisting or concealing persons accused of high misdemeanors, or aiding the escape of inmates of prisons, embracery, arson, robbery or burglary.

4. This act shall take effect immediately.

Approved June 20, 1936.

CHAPTER 175

AN ACT to amend an act entitled "An act requiring the audit of public accounts," approved March fourth, one thousand nine hundred and eighteen.

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

Section 1
amended.

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

Annual audit.

1. Every county and municipality having an assessed valuation in excess of three million dollars shall cause an annual audit of its accounts and financial transactions to be made and completed within four months after the close of its fiscal year, and for that purpose shall employ a registered municipal accountant for New Jersey.

Biennial audit.

Each municipality having an assessed valuation of less than three million dollars shall have an

audit of its accounts and financial transactions made at least once in two years, which audit shall be made and completed within four months after the close of each second fiscal year by a registered municipal accountant for New Jersey.

Each such audit shall embrace the offices of treasurer and tax collector and shall include verification of all cash and bank balances of each such officer as of the date of the audit thereof and audit of his accounts to such date from the date of the last preceding audit thereof. When any person holds two or more public offices, each such audit shall be extended to cover the books, accounts and moneys pertaining to each such office.

Scope of audits.

2. This act shall take effect immediately.

Approved June 20, 1936.

CHAPTER 176

AN ACT to amend an act entitled "An act to amend an act entitled 'An act for the assessment and collection of taxes' (Revision of 1918), approved March fourth, nineteen hundred and eighteen," which amendment was passed April first, one thousand nine hundred and twenty-seven, and as amended by the laws of one thousand nine hundred and thirty-one, chapter three hundred seventy-two.

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

1. Section two hundred and three, subdivision nine, of the act of which this act is amendatory be and the same is hereby amended so as to read as follows:

Sec. 203 (9) amended.

9. All persons enrolled as active members of the fire department or of any organized volunteer fire

Firemen, soldiers, etc., exemptions.

department of any taxing district or fire district under the control of any township committee, common council or other authorized public body; all exempt firemen of any taxing district; all honorably discharged soldiers and sailors who have served in the army or navy of the United States during any war or rebellion, and their widows during widowhood; and all members of the National Guard during their term of service shall be exempt on proper claim made therefor from poll taxes and from State, county or municipal taxation upon real and personal property, or both, to a valuation not exceeding in the aggregate five hundred dollars, which may be assessed against their property; in the case of active and exempt firemen in the municipality or township under the supervision of which they may be doing public fire duty, or in the service of which they became exempt; in the case of soldiers and sailors, in any municipality or township wherein such property is situate; no taxpayer shall be allowed more than one exemption under this section; the right to claim exemption shall extend to cases where it has accrued before and exists on the date when taxes are due and payable; sufficient evidence to the assessor or collector of taxes of the right to the exemptions in this section authorized shall be as follows: In the case of active and exempt firemen, the certificate of the proper official in charge of the records showing that the claimant is such fireman, which shall be furnished without charge, and in the case of honorably discharged soldiers and sailors, or their widows an honorable discharge, which shall be the last discharge, or the certificate of the Adjutant-General of this State, and in the case of commissioned officers of the National Guard the certificate of the Adjutant-General of this State, and in the case of other members of the National Guard and persons engaged in any branch of the military or naval services of this State or of the United States, other than commissioned officers, the certificate under oath of the commander of their company,

\$500.00
exemption.

Where exempt.

Evidence
of right to
exemption.

battery or band; in the case of commissioned officers in the military or naval service of the United States, a certificate signed by the commanding officer of such commissioned officer. Such certificates, where two or more claimants are entitled in the same taxing district, may be in the form of a list, certified and verified by oath and filed with the assessor or collector at or before the time when taxes are payable. All exemptions from taxation recited in this subdivision nine for soldiers, sailors, veterans and their widows, during widowhood, shall also be allowed immediately by such assessor or collector of taxes upon the filing with such assessor or collector of a duly verified claim in writing, on behalf of such soldier, sailor, veteran or widow, by any society incorporated under the laws of this State, to assist all soldiers, sailors, veterans and their widows, during widowhood, to obtain such exemptions from taxations and other privileges, provided by statute or otherwise, without cost or expense to any such soldier, sailor, veteran or widow, the records of which society are located in the State of New Jersey, and are open to the free use of all such soldiers, sailors, veterans and widows, and to the State of New Jersey. No charge shall be made for any affidavit, certificate or other service rendered under this subdivision nine; every record of or relating to the soldiers, sailors and veterans of the present or former wars in which this country has been engaged, in the possession or custody of any officer or employee of this State or of any municipality of this State, shall be considered to be public records and shall be free and open, at all times, for the purpose of obtaining information to aid in the preparation of the claims for exemption from taxation referred to in this act; all such officers shall give the required certificates for the purposes herein named without charge therefor. The city council, board of commissioners, township committee or other governing body of each municipality of this State, may return all taxes collected, which taxes would have

Form of
certificate.

Allowance of
exemptions.

No charge
for affidavits,
certificates, etc.

Return of
taxes collected.

Use of words.

been exempt had proper claims, in writing, been made therefor, by or on behalf of such soldiers, sailors, veterans or widows of the present or any former war in which this country has been engaged. Wherever the terms soldier, sailor and veteran, or soldiers, sailors and veterans are used in this subdivision nine, it shall be construed to include any nurse who has served in the army, navy or marine corps of the United States during any war in which the United States has been engaged, and has been honorably discharged from such service, and such nurse shall be entitled to the privileges and exemptions as set forth herein.

2. This act shall take effect immediately.

Approved June 20, 1936.

CHAPTER 177

AN ACT to amend an act entitled "An act to amend an act entitled 'An act respecting the burial of the bodies of honorably discharged soldiers, sailors and marines, and the marking of their graves with suitable headstones, and the care and preservation of their graves,' approved March twentieth, one thousand nine hundred and two," and the amendments thereof and supplements thereto, approved April fourteenth, one thousand nine hundred and thirty.

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

Section 1
amended.

1. Section one of an act entitled "An act respecting the burial of the bodies of honorably discharged soldiers, sailors and marines, the marking of their graves with suitable headstones and the care and preservation of their graves," approved March

twentieth, one thousand nine hundred and two, as amended by an act approved April twenty-fourth, one thousand nine hundred and eleven (chapter 216 of laws of 1911), and further amended by an act approved April ninth, one thousand nine hundred and thirteen (chapter 292 of laws of 1913), and further amended by an act approved April eleventh, one thousand nine hundred and nineteen (chapter 126, laws of 1919), and further amended by an act approved April fourteenth, one thousand nine hundred and thirty (chapter 113, laws of 1930), be and the same is hereby amended so as to read as follows:

1. It shall be the duty of the board of chosen freeholders in each of the counties of this State to designate some proper authority other than that designated by law for the care of paupers and the custody of criminals, who shall cause to be interred the bodies of all honorably discharged soldiers, sailors, marines or nurses who served in the army or navy of the United States during the War of the Rebellion, Spanish War, Philippine Insurrection, **Boxer Uprising in China, World War, or any war** in which the United States have been engaged, who shall hereafter die without leaving means sufficient to defray funeral expenses, but the expense of such funeral shall not exceed in any case the sum of two hundred dollars.

Burial of
soldiers,
sailors, etc.

2. This act shall take effect immediately.

Approved June 20, 1936.

CHAPTER 178

A SUPPLEMENT to an act entitled "An act to authorize the issuing of licenses to honorably discharged soldiers, sailors and marines for hawking, peddling and vending of merchandise within this State," approved March twenty-eighth, one thousand nine hundred and four, with its amendments and supplements thereto.

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

Granting
licenses to
soldiers, etc.,
for peddling.

Nurses
included.

1. Wherever the term soldier, sailor or marine is used in an act entitled "An act to authorize the issuing of licenses to honorably discharged soldiers, sailors and marines for hawking, peddling and vending of merchandise within this State," approved March twenty-eighth, one thousand nine hundred and four, with its amendments and supplements thereto, it shall be construed to include any nurse who has served in the army, navy or marine corps of the United States during any war in which the United States has been engaged, and has been honorably discharged from such service, and such nurse shall be entitled to the privileges set forth in the act with its amendments and supplements, to which this act is a supplement.

2. This act shall take effect immediately.

Approved June 20, 1936.

CHAPTER 179

A SUPPLEMENT to an act entitled "An act regarding soldiers, sailors and marines honorably discharged from the United States service," approved March twenty-seventh, one thousand nine hundred and seven, with its amendments and supplements thereto.

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

1. Wherever the term soldier, sailor or marine is used in an act entitled "An act regarding soldiers, sailors and marines honorably discharged from the United States service," approved March twenty-seventh, one thousand nine hundred and seven, with its amendments and supplements thereto, it shall be construed to include any nurse who has served in the army, navy or marine corps of the United States during any war in which the United States has been engaged, and has been honorably discharged from such service, and such nurse shall be entitled to the privileges set forth in the act with its amendments and supplements, to which this act is a supplement.

Nurses to be
entitled to
service
benefits.

Nurses
included.

2. This act shall take effect immediately.

Approved June 20, 1936.

CHAPTER 180

A FURTHER SUPPLEMENT to an act entitled "An act relating to the court of common pleas" (Revision of 1900), approved March twenty-third, one thousand nine hundred.

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

May appoint
additional
judge in
certain fifth
class counties.

1. In any county of the fifth class of this State having a population of not less than one hundred and twenty-five thousand nor more than one hundred and fifty thousand inhabitants as ascertained by any Federal census, the Governor is authorized and empowered to appoint, by and with the advice and consent of the Senate, an additional judge of the court of common pleas, who shall serve for the same term and receive the same salary as is now provided by law for the judge of said court in the county in and for which he is so appointed.

Holding
courts.

2. Whenever there shall be two judges of the court of common pleas in any county, said judges sitting together, or either of them sitting alone, or each of them sitting separately at the same time shall constitute and may hold the court of common pleas, the orphans' court, the quarter sessions, and the court of special sessions; and said judges, when sitting together, or either of them when sitting alone, or each of them sitting separately at the same time, shall have and possess the same powers, authority and jurisdiction as are now vested in the existing judges of said courts; each of said judges shall have the same power to hold the court of oyer and terminer and circuit court as is now conferred by statute on the existing judges of the court of common pleas; any power or authority now conferred by statute on the judge or judges of the court of common pleas in any proceeding or matter may be exercised by either of said judges.

Full authority.

Jurisdiction.

3. All existing statutes relating to the court of common pleas, the orphans' court, court of quarter sessions and court of special session, shall apply to each of said courts when so held at the same time by said judges sitting separately, and the duties of the clerk, the sheriff, constables and other officers shall be the same in each of said courts so held at the same time as now provided by law in the existing courts when held by the existing judge or judges of the court of common pleas.

Existing
laws apply.

4. Whenever the said judges, or either of them, shall hold the circuit court of any county, they shall not receive for such service any compensation or allowance in addition to their annual salary, but the treasurer of the State shall pay to the collector of the county in and for which they were appointed for the use of the county the sum of twenty dollars (\$20.00) for each day either of them shall hold any circuit court.

No added
compensation.

State pay
to county.

5. This act shall take effect immediately.
Approved June 20, 1936.

CHAPTER 181

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

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

1. No sale of any lands, tenements, hereditaments or real estate heretofore made by virtue of any decree or order or judgment of any court of this State, or any execution or other process issued thereon, shall be invalidated or impaired by reason of having failed to have designated any married woman as a party to any foreclosure of mortgage

Sales of land
validated.

Proviso.

Regarding
wife's name.

or other proceedings as required by section nine of chapter one hundred and fifty-eight of the laws of one thousand nine hundred and two, entitled "An act respecting the Court of Chancery" (Revision of 1902); *provided, however*, that a subpoena or subpoenas or other process shall have been issued and duly served; and it having been stated in the bill of complaint that the name of said wife was fictitious and unknown and that she was the wife of the said defendant husband, then the purchaser or foreclosers of such lands, tenements, hereditaments or real estate who has or have paid or who shall pay the price therefor and who has or have received or shall receive his, her or their deed or deeds therefor and his, her or their heirs, successors and assigns shall be deemed to have as good and complete title therefor as if the said married woman had been designated in said bill of complaint by the name of her husband with "Mrs." affixed thereto, and as if an affidavit reciting the efforts of complainant to ascertain the said wife's christian name had been annexed to the bill of complaint and filed therewith.

2. This act shall take effect immediately.

Approved June 20, 1936.

CHAPTER 182

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

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

Validating
sale of
land, etc.

1. No sale of any lands, tenements, hereditaments or real estate heretofore made by virtue of any decree, order or judgment of any court of this

State or any execution or other process issued thereon shall be invalid by reason of any informality or defect in the phraseology of the decree or order or judgment, or by reason of any mistake in the description of the lands, tenements, hereditaments or real estate described in the said decree or order or judgment and the execution or other process issued thereon; *provided, however*, that in case of any informality or defect in the phraseology of the decree or order or judgment the total of the sums due to complainant or plaintiff shall have been correctly stated in said decree or order or judgment; *and provided, however*, in the case of a mistake in the description of the lands, tenements, hereditaments or real estate described in said decree or order or judgment and the execution or other process issued thereon, the lands and real estate to be affected thereby are sufficiently identified notwithstanding such defect, but the purchaser or purchasers of said lands, tenements, hereditaments or other real estate, having paid the price therefor and having received his, her or their deed therefor, and his, her or their heirs, successors or assigns shall be deemed to have as good and complete title thereto as if the various sums due to complainant or plaintiff had been expressly set forth in the said decree, judgment or order and as if the lands, tenements, hereditaments or real estate had been correctly described in said decree or order or judgment and the execution or other process issued thereon.

2. This act shall take effect immediately.

Approved June 20, 1936.

CHAPTER 183

A SUPPLEMENT to an act entitled “An act for the incorporation of fire companies,” approved April twenty-first, one thousand eight hundred and seventy-six.

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

Method of
continuing
corporate
existence.

1. Any fire company incorporated under the act entitled “An act for the incorporation of fire companies,” approved April twenty-first, one thousand eight hundred and seventy-six, and its supplements and amendments, whose corporate existence is for a limited period of time, the members of which have determined or may hereafter determine to continue its corporate existence in perpetuity by a resolution passed by a majority vote of the members present at any regular or special meeting of such association, may accomplish such continuity of its corporate existence in perpetuity by recording with the clerk of the county in which its original certificate was recorded a certificate signed by its president and secretary, under its corporate seal, and acknowledged or proved as in the case of deeds of real estate, setting forth the passage of such resolution, and upon the recording and filing of such certificate as herein provided its corporate existence in perpetuity shall be deemed to be accomplished accordingly.

Approved June 20, 1936.

CHAPTER 184

AN ACT to permit the creation, by the governing body of each city of the first class of this State, of a local industrial commission with authority to inquire into, survey and publicize the extent, advantages and utility of the vacant lands owned by the city creating the commission, to acquire, improve and develop the same, and to accomplish by sale, lease and other means the settlement of industrial enterprises thereon; and defining the powers and duties of commissions so created, and of the creating municipalities in connection therewith.

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

1. Legislative Finding. It is hereby found and declared as follows: Findings:

A. That large quantities of land owned by certain cities of the first class of this State have remained vacant and undeveloped for long periods of time. Quantities vacant land;

B. That many of these vacant lands are and for a long time have been suitable for industrial use, and that the use thereof for industrial purposes has been unduly retarded. Suitable for industrial purposes;

C. That the inability of the said cities to sell or lease the said lands and to accomplish the settlement of industrial enterprises thereon has been due in part to the lack of facilities to assist industrial concerns to acquire or lease these lands and to erect thereon the buildings required for the industrial use thereof. No facilities for leasing;

D. That agencies other than those which now exist are necessary to accomplish the settlement of industrial enterprises on these lands, and to over- Need other agencies;

come the obstacles which now impede such settlement.

An economic liability;

E. That until these lands are put to the productive use to which they are adapted, they constitute an economic liability to the cities in which they are located, and to the inhabitants of these cities.

Utility of lands to be given publicity;

F. That the social, economic and general welfare of the inhabitants of these cities and of this State requires that exhaustive study be made of the utility of these lands for private ownership and industrial occupation, and that the advantages thereof be given wide publicity, and that the early productive use and the improvement and development thereof be accomplished.

General welfare of people;

G. That the social, economic and general welfare of the people of cities of the first class, by reason of the concentrated population thereof, requires the immediate exploitation of all reasonable means for the industrial expansion of these cities.

Economic emergency exists;

H. That an economic emergency exists in these cities and in the State of New Jersey, which is largely contributed to by the high rates of municipal property taxes and by a condition of widespread unemployment.

Private ownership will increase employment, etc.

I. That the ownership and use of these lands by private industry, and the erection of buildings thereon, will increase the revenues and the amount of taxable ratables of these cities in which they are located, and will afford increased employment and relief from the burdens of taxation to the inhabitants of these cities and of the State of New Jersey.

Purposes of measures.

2. Legislative Purpose. The purpose of this act is to make provision, through the medium of local industrial commissions, for means to insure adequate study of and publicity for the extent, advantages, and utility of the vacant lands owned by the cities of the first class of this State; to overcome the obstacles which impede the industrial use thereof; to provide methods for the sale or lease thereof to industrial establishments and, where necessary to induce such sale or lease or the indus-

trial settlement thereof, to provide for the erection of buildings thereon; to provide relief from excessive property taxes in cities of the first class through revenues to be derived from the industrial use of vacant lands owned by these cities, and by the ultimate placement thereof among the taxable ratables of the cities; to relieve unemployment by providing a program of industrial building construction and by inducing industrial establishments to settle on the vacant lands owned by cities of the first class; and to promote the social, economic and general welfare of the cities and inhabitants of cities of the first class and of this State. The purposes recited are hereby declared to be public purposes.

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

A. The term "commission," when used alone, shall mean an industrial commission created by the governing body of a city of the first class of the State of New Jersey, pursuant to the provisions of this act. Commission;

B. The term "city," when used alone and without qualifying terms, shall mean a municipality by the authority of whose governing body an industrial commission shall have been created, pursuant to the provisions of this act. City;

C. The term "vacant land" shall mean land within the corporate limits of and owned by a "city," as defined above, whether acquired before or after the passage of this act, on which no permanent building shall have been erected by the "city," and irrespective of the extent of improvements (such as water, gas and electric, sewer, drainage or similar service) which may exist with reference thereto. It shall not include property of a city which is or has been devoted to governmental purposes. In cities where zoning ordinances are in force, the term shall not include land lying outside of industrial zones. Vacant land;

Member;	D. The term "member" shall mean a member of a commission as above defined.
Terms.	E. The term "terms" shall include price, method and type of payment, and all the conditions and provisions of a contract.
Authorized to create Industrial Commissions.	4. Creation of Industrial Commissions. The governing body of each city of the first class of this State is hereby authorized to create, by resolution, a local industrial commission, to be known as the "Industrial Commission of the city of (here name the city)."
Members.	5. Structure of Industrial Commissions. Any commission so created shall consist of five members and shall be a corporate body politic having the powers and jurisdiction hereinafter enumerated.
Corporate body.	6. Members and Officers of Industrial Commissions.
Appointment.	A. The members of each commission shall be appointed by the mayor of the city of its creation.
Requirements.	Each member shall be, for the last five years preceding his appointment, a citizen of the United States, a qualified voter of the State of New Jersey, and a taxpayer or an executive officer of a corporate taxpayer of the city on whose commission he serves, and at least three members of the commission shall be residents of the city for at least five years preceding their respective appointments.
Terms.	Of the members first appointed to such commission, one shall be appointed for the term of one year; one for the term of two years; one for the term of three years; one for the term of four years; and one for the term of five years, from the date of the creation of the commission. Annually thereafter, appointments to the membership of members whose terms expire shall be for the term of five years from the date of such expiration. Vacancies in the membership of any commission, occurring for whatever cause, shall be promptly filled, by the mayor, for the unexpired term thereof. Members shall serve for their respective terms, and until their successors are appointed and qualify.
Subsequent appointments.	
Vacancies.	
Hold over.	

B. Each member shall be chosen with special view to his qualifications and fitness for service on the commission. He shall have had at least ten years' experience in industry or commerce, shall be conversant with the industrial needs and facilities of his commission's city, and shall be of known devotion to public service. Qualifications.

C. No member, officer or employee of any commission shall be interested, directly or indirectly, in any contracts for work or materials used by the commission; or in any sales, leases or agreements in connection with lands, buildings or other property owned or controlled by it; or in any fees or compensation of any kind paid to any broker, architect, engineer, merchant or other person doing business with the commission, or in any other transaction of or with the commission, or the benefits or profits thereof. Officers, etc., not to be interested in contracts with commission.

D. Each member and officer of the commission, shall before assuming office, take and subscribe an oath that he will faithfully and impartially discharge the duties of his office. The oath may be administered by and shall be filed with the clerk of the city served by the commission. Oath.

E. The members and officers of the commission shall serve without compensation, but each shall receive his actual disbursements for his expenses in performing the duties of his office. No compensation.

F. The members shall constitute the board of governors of the commission. The board of governors shall choose annually from among its members a chairman, a vice-chairman, a treasurer and a secretary, and such other officers as it may deem necessary. The mayor of the city served by the commission shall be ex-officio a member of the board of governors. Organization.

G. A majority of the members shall constitute a quorum of the board. Mayor ex-officio.

H. The members and officers may be required to furnish bonds to but at the cost of the commission, to secure the faithful discharge of their duties, Quorum.

Bond.

in form, amount and with such surety as may from time to time be required by resolution of the governing body of the city served by the commission.

Not to hold
other position.

I. No member shall hold any other municipal, county, State or Federal office during his membership in the commission.

7. Facilities and Employees of the Commission.

Employees of
commission.

A. Insofar as may be practicable, the employees and assistants required by the commission shall be recruited from the public officers and employees of the city served by the commission. The city engineer shall be the engineer of the commission; the city corporation counsel shall be counsel to the commission; and the several departments of the city's government shall be available to the commission for the purposes of the commission's business. City employees serving the commission shall do so without compensation other than their regular compensation as employees of the city. The commission shall, from time to time, make known to the mayor of the city served by it, its wants in the nature of services by employees of the city, and the mayor shall designate which of the city's employees shall render such services.

Additional
employees.

B. To the extent that the commission shall deem it necessary to carry on its functions, and to the extent that it shall consider the services of existing employees of the city insufficient for its purposes, it may employ such additional employees or services and at such compensation as shall be determined by resolution of its board of governors.

Civil service
laws to govern
appointments.

C. The civil service laws, rules and regulations of the State, applicable to the city served by the commission, shall govern the appointment of employees of the commission. Such laws, rules and regulations shall not be deemed to prevent the use of services of existing city employees, without extra compensation therefor, nor shall the use of such services operate to enlarge or diminish the civil service rights or status of the city employee rendering the same.

D. The commission shall have and maintain a suitable office, where its maps, plans, documents, records and accounts shall be kept, subject to public inspection at such times and under such reasonable regulations as the board of governors of the commission shall determine. If practicable, existing office facilities of the city served by the commission shall be used in the commission, without charge by the city, and the office and similar equipment of the city shall, wherever possible, be used by and be made available for the use of the commission, without charge. Offices.

8. General Powers of Industrial Commissions. To effectuate its purposes, any commission created under this act shall have the following powers: General powers:

A. To sue and be sued. Suits;

B. To adopt and use an official seal. Seal;

C. To adopt suitable by-laws for the management of its affairs. By-laws;

D. To determine the qualifications and duties of its employees, and to fix, subject to the foregoing provisions hereof, their compensation. Employees;

E. To enter into contracts. Contracts;

F. To acquire, own, hire, use, operate and dispose of personal property necessary to its functions. Personal property;

G. To acquire, own, lease, use and dispose of real property, and interests in real property, and to make improvements and erect buildings thereon, within the limits of its purposes and functions in this act defined. Real estate;

H. To borrow money on its bonds or other obligations. No bonds, however, shall be issued by the commission except on the mortgage security of the specific parcel of real estate for the improvement or development of which the proceeds of the bonds are intended. Mortgaging;

I. To exercise all other powers not inconsistent with the constitution of the State of New Jersey, which may be reasonably necessary or incidental General powers.

to the effectuation of its authorized purposes or functions, or to the exercise of any of its specific powers, and generally to exercise, in connection with its property and affairs, and in connection with property under its control, any and all powers which might be exercised by a natural person or a private corporation in connection with similar property and affairs.

9. Purposes, Functions, and Additional Powers of Industrial Commissions.

Purposes, etc.,
of commission:

Every commission created under this act shall constitute the corporate instrumentality of the city by which it is created, for the following purposes:

Survey and
publicize
vacant lands;

A. To inquire into, survey and publicize, the extent, advantages and utility of the vacant lands owned by such city.

Classify
vacant lands;

B. To classify such vacant lands according to their adaptability for the settlement thereon of various types of industrial enterprises.

Analyze
industrial
situation.

C. To study and analyze the various industries of the nation and, to the extent it deems necessary for its purposes, the industries of other nations, with a view to ascertaining the opportunities for the industrial expansion of the city. In this connection the reports, records, statistics, compendia and similar documents of existing Federal, State, county, municipal and other governmental and public agencies, as well as of responsible private institutions, boards, agencies and similar bodies interested in the compilation of information relating to industry, shall be resorted to, wherever possible, in order to avoid unnecessary original research and gathering of source material.

Advertise
advantages;

D. To advertise the industrial advantages and opportunities of its city and the availability of real estate within the city for industrial settlement and to encourage and accomplish such industrial settlement within the city.

Solicit
industries;

E. To solicit the several industries to purchase or lease the vacant lands of the city.

F. To accomplish the sale or lease of the city's vacant lands to industries whose settlement thereon is best calculated, in the judgment of the commission, to advance the interests of the city and of its citizens and inhabitants.

Accomplish
sale of land;

G. To acquire title to vacant land owned by the city for the purpose of resale or lease to industries whose presence within the city will benefit, in the judgment of the commission, its citizens and inhabitants.

Acquire title
to land;

H. Wherever necessary, in order to accomplish the settlement of an industry upon vacant land of the city, to improve and erect buildings on such vacant land, whether before or after acquisition thereof by the commission, and to keep buildings erected and owned by it in repair.

New
industries.

10. Method of Operation of Industrial Commissions.

A. Whenever the commission shall receive an offer for the purchase or lease of a parcel of vacant land owned by the city, and no erection of a building by the city or the commission is involved, the terms of such proposed sale or lease, if approved by the commission, shall be submitted to the governing body of the city. If the governing body of the city by resolution shall approve the terms so submitted, and provided that the proposed sale or lease does not involve the erection of a building by the city or the commission, the city may accept such offer in its own name and behalf, and may contract for or consummate the sale or lease so submitted. Every sale or lease made under the provisions of this paragraph shall be accompanied by the written agreement of the purchaser that there will be established on the land involved in the sale or lease, within a stated period, a responsible industry, with provisions as to its nature, size, and employment capacity, and with such further provisions as to the erection by the purchaser, or the purchaser's successors or assigns, of a building or buildings suitable to the needs of the industry

Acquiring
vacant lands.

Resolution of
governing
body.

Agreement.

Reliable
industry.

Offerings.	so to be established, as the governing body of the city may require. It shall not be necessary to first offer for public sale any vacant land to be sold by the city under the provisions of this paragraph; but no such sale shall be made unless the commission first certifies to the city that in the opinion of the commission the terms of the sale are the best obtainable, all the interests of the city considered
Offering submitted to governing body.	B. Whenever an offer shall be received by the commission for the sale of a parcel of vacant land owned by the city, and of a building to be erected thereon for the purchaser, the commission, if it deems it to the interests of the city that the offer be accepted, shall submit the offer to the governing body of the city, with its recommendations. In submitting the offer the commission shall state what portion of the purchase price represents, as near as it can be estimated, the cost of erecting and financing the proposed building, and the balance of the purchase price shall be deemed to be the purchase price of the land. If the governing body of the city by resolution approve the offer, it may convey the lands to the commission for a consideration not less than the purchase price thereof as fixed in the manner herein set forth, and may agree to accept the consideration in such manner and over such periods of time, and in such installments, as it may deem advisable. No such conveyance by the city to the commission shall be made unless, at the time the same is made, there shall be executed by the commission and the ultimate purchaser of the property an agreement for the resale thereof approved by the governing body of the city, setting forth in detail the terms of the ultimate sale, and a description, with full plans and specifications, of the building to be erected, and the commission may agree therein to erect the building so described.
Procedure.	
Resolution by governing body.	
Execution of conveyance.	
Agreement as to payment.	The agreement between the commission and the purchaser may require the payment of the purchase price of land and building over a term of years, not to exceed thirty years, in periodical installments. The installments so to be paid shall be
Partial payments.	

sufficient to meet the installment payments to be made to the city on the purchase price of the land, and all interest and amortization requirements of any loan or loans made to the commission to cover the cost of erecting the building. The governing body of the city may agree to defer its claim for the unpaid purchase price of the land to the lien or prior interest of any loan made to the commission for the erection of a building on the land. In the event of a default by any purchaser, the land and building may be reconveyed to the city subject to balances due for money borrowed for the erection of the building, in extinguishment of balances due the city on account of the purchase price of the land sold to the commission. Every sale made by the commission under the provisions of this paragraph shall be accompanied by the written agreement of the purchaser that there will be established on the real estate involved in the sale, within a stated period, a responsible industry, with provisions as to its nature, size, and employment capacity. It shall not be necessary to first offer for public sale any real estate to be sold by the city or by the commission under the provisions of this paragraph.

Agree to
defer claim.

Default by
purchaser.

Improvements
to be made.

Public offer
not required.

C. Sales of vacant lands by the city of the commission may be made to enable the commission to lease the same, in cases where the terms of the lease require the erection of a building, for a price to be fixed by the governing body of the city and by the commission as the reasonable value thereof. In the case of such sales and leases all the provisions of section ten, paragraph B, of this act, where applicable, shall apply. No lease shall be made by the commission except at a rental payable in installments sufficient to meet the installment payments due the city on the purchase price of the lands sold to the commission and the interest and amortization requirements of all loans made to the commission for the erection of buildings on the leased lands.

Sale of land
to commission.

Section
to apply.

Making
of lease.

Prepare plans
and specifica-
tions.

D. The commission may at its own expense prepare or cause to be prepared plans and specifications for any building to be erected by it under this article, and shall have full power and authority to erect any building, and to make contracts for the erection thereof, which it is required to erect under any agreement made by it under the authority of this act.

Use of
payments.

E. All payments to be made by any purchaser of any real estate sold or leased by the commission shall be set apart and dedicated to the payment of any moneys borrowed by the commission for the erection of a building or buildings thereon and to the payment of any balances due from the commission to the city on the purchase price of the land, and until these obligations shall be fully satisfied, the said payments shall be used for no other purpose.

Use of profits.

All profits netted by the commission on any lease or sale, after paying the cost of acquiring the land and erecting and financing the erection of any building or buildings thereon, shall be paid to the city as part of the purchase price involved in the sale of the land to the commission, and every sale made by the city to the commission shall provide that in addition to the purchase price therein fixed, the city shall receive such profits as soon as they come into the commission's possession.

Profits
accumulated.

These profits shall be accumulated by the financial officer of the city as a special reserve fund from which advances may be made to the commission to meet interest and amortization payments on borrowings of the commission in cases where the revenues in connection with sales or leases by the commission shall be insufficient to meet such interest and amortization payments. The annual report of the commission shall contain a detailed statement of contributions to the profit account, and this statement shall reflect advances made or required from the profit account to support transactions in which deficiencies occur.

Annual
financial
report of
commission.

Reacquire
property by
commission.

F. The commission may reacquire by conveyance or as purchaser at foreclosure sale, any property

conveyed by it, whenever necessary to protect any continuing interest or lien of the commission therein. Such property, when reacquired, may be dealt with by the commission, as in the case of the original ownership thereof by the commission, subject always to approval, by resolution, of the governing body of the city.

11. Duration of Industrial Commissions. The powers of every commission created under this act shall cease and determine within ten years from the adoption of this act, except to the extent necessary to wind up its affairs and to complete its pending contracts and to comply with the provisions of its executed contracts. All property, books and records of the commission or in its possession shall thereafter be promptly transferred to the city of its creation, and shall thenceforth be the property of the city. Such property which it may be necessary for the commission to retain to wind up its affairs or to complete its pending contracts may be retained by the commission until it has served its purpose in these respects, and shall thereupon be promptly transferred to the city. Property of the commission encumbered by reason of loans negotiated by the commission shall be taken by the city subject to such encumbrances, with the right, but not the obligation, on the part of the city, by resolution of its governing body, to pay or settle for such encumbrances or other obligations of the commission. The conveyance to the city by the commission of the commission's property, books and records, upon liquidation of the affairs of the commission, shall be in extinguishment of all claims of the city against the commission.

Duration of
commission.

Property, etc.,
transferred
to city.

Encumbered
property
taken by city.

12. Miscellaneous Provisions.

A. No commission created under the authority of this act shall have any power of condemnation or eminent domain.

No right of
eminent
domain.

B. The bonds or obligations which may be issued by any commission created under this act for any of its authorized purposes are hereby made securi-

Legal
investments.

ties in which all banks, trust companies, savings banks, investment companies and other persons carrying on a banking business, insurance companies, insurance associations, and all administrators, executors, guardians, trustees and other fiduciaries, and all other persons whatsoever, who now or hereafter may be authorized to invest in bonds or other obligations of the State of New Jersey, may properly and legally invest funds, including capital belonging to them or within their control.

Property
tax exempt.

C. The effectuation of its authorized purposes by every commission created under the authority of this act is and will be for the benefit of the people of the city by which it is created, and for the increase of their commerce and prosperity, and since such commission will be performing essential governmental functions in effectuating such purposes, no such commission shall be required to pay to the city by which the commission was created any taxes or assessments upon any property acquired, owned, held or used by it for purposes authorized by this act, whether or not under contract to be sold by the commission; and the bonds or obligations issued by such commission, their transfer and the income therefrom, including any profits made on the sale thereof, shall at all times be free from taxation within the State of New Jersey.

Shall not
pledge city
credit.

D. No commission created under the authority of this act shall have the power to pledge the credit of the city by which it is created, or of any other municipality, or of the State of New Jersey, or to create any debt against or in any manner act as the agent of such city or municipality, or of the State of New Jersey.

Not to foster
competition.

E. Nothing shall be done by any commission created under the authority of this act to induce or accomplish the settlement on the vacant lands of the city by which it is created of any industry or industries whose operations are competitive with other industries in such city or in its immediate vicinity; or to entice industries in other municipal-

ities of the State of New Jersey to transfer their establishments in such municipalities to such cities.

F. Each commission shall make an annual report to the city by which it has been created, setting forth in detail its operations and transactions for the preceding twelve months. Report to city.

G. Each commission shall make its purchases and award its contracts in the same manner as is required by law in the case of the purchases and contracts of the city by which the commission was created. Awarding contracts.

H. Nothing in this act provided and no authority given to or exercised by any commission created under this act shall impair or invalidate in any way any funded indebtedness of the city by which it has been created, nor impair the provisions of law regulating the payment into sinking funds of revenues derived from municipal property, or dedicating the revenues derived from any municipal property to a specific purpose. Not to impair funded indebtedness.

I. The creation of a commission by a city shall not be deemed to limit in any manner the city's right to deal with its vacant lands, or to sell or lease the same, independently of such commission, as heretofore, but the powers conferred upon such city and commission by this act shall be in addition to any rights or powers now possessed by such city with reference to its vacant lands or other properties. Not to limit city's powers.

J. The governing body of each city creating a commission under this act may appropriate annually, during the life of its commission, such sums as may be reasonably necessary to conduct the normal operations of the commission, but no moneys so appropriated shall be used by a commission for the construction of any building or to finance such construction. The commission shall annually present to the chief financial officer of the city its budget for operations other than building operations for the ensuing year, reflecting therein all Appropriation for commission.
Preparing budget.

- unexpended balances on hand from previous appropriations received from the city, at the same time and in the same manner and form as is required by the several departments of the city's government, and the budget so submitted shall be acted upon as in the case of the budgets of such several municipal departments, and, being so acted upon, shall be made a part of the city's budget. No more than twenty-five thousand dollars (\$25,000.00) shall be appropriated for any commission for any year. Each commission shall keep complete and accurate records of its accounts, and separate accounts shall be kept for its normal functions and for its receipts and expenditures in connection with each building operation, and each transaction involving the purchase, sale or lease of real property. No commission shall exceed its budget, and moneys received from the city by which it has been created shall be expended only for the purposes for which they have been appropriated.
- Limits.**
- Not to exceed budget.**
- Power to receive bequest, etc.**
- K. Each commission shall have the power to receive by gift, contribution, devise or bequest, moneys, stocks, bonds, securities or other property, and to own, hold, invest or otherwise use the same for the purposes of the commission.
- Constitutionality.**
- L. If any section, term, clause or provision of this act should be attacked in any court and should be held to be unconstitutional, ineffective or invalid, in whole or in part, the section, term, clause or provision thus declared to be unconstitutional, ineffective or invalid, shall be excised from this act, but the remainder of the act shall stand and shall remain valid and effective.
- Construction.**
- M. This act shall be liberally construed.
- N. This act shall take effect immediately.
- Approved June 22, 1936.

CHAPTER 185

AN ACT to supplement an act entitled "An act concerning and regulating the sale, purchase and transfer of motor vehicles; requiring bills of sale therefor, and providing penalties for the violation of the provisions hereof," approved April twenty-first, one thousand nine hundred and thirty-one.

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

1. It shall be the duty of the commissioner to make a notation on the record or abstract of title of every motor vehicle registered with him, which may be sold upon contract of conditional sale, or other form of instrument reserving title to such motor vehicle in the seller showing the existence of such reservation of title, and to index the same under the names of the purchasers thereof as long as the lien remains unsatisfied of record. Upon request from any person the commissioner shall issue a certificate showing names and addresses of the parties to such contract of conditional sale or other instrument, the name and address of the holder of the lien, the date thereof, the date of filing, the make, model, serial and motor numbers of the motor vehicle, and, if the condition in the contract has been performed, a statement to that effect, for which he shall be entitled to a fee of twenty-five cents (\$0.25). For a full certified copy of any instrument showing a lien on a motor vehicle, the commissioner shall be entitled to charge the same fee as is authorized by law to be charged by county clerks.

Record kept
of conditional
sales.

Data given
upon request.

Fees.

2. When evidence of satisfaction of any contract of conditional sale or other instrument as aforesaid shall be presented to the commissioner, it shall be his duty to make a notation thereof on the record of

Evidence of
satisfaction
entered.

the sale of such motor vehicle showing that the condition in the contract has been performed, for which he shall be entitled to receive a fee of twenty-five cents (\$0.25).

Act effective.

3. This act shall take effect May first, one thousand nine hundred and thirty-six.

Approved June 22, 1936.

CHAPTER 186

AN ACT to amend an act entitled "An act concerning conditional sales and to make uniform the law relating thereto," approved April fifteenth, one thousand nine hundred and nineteen.

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

Section 6
amended.

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

Conditional
sales contracts
filed.

6. The conditional sale contract or copy thereof shall be filed in the office of the county clerk, or where there is a register of deeds in the office of such register of deeds in the county in which the goods are first kept for use by the buyer after the sale; *provided*, that in the case of the conditional sale of any motor vehicle that the record of such sale with the Commissioner of Motor Vehicles as provided for under "An act concerning and regulating the sale, purchase and transfer of motor vehicles; requiring bills of sale therefor, and providing penalties for violation of the provisions hereof," approved April twenty-first, one thousand nine hundred and thirty-one, as now or hereafter amended and supplemented, shall be deemed sufficient compliance with the provisions of this act as to filing, wherever such motor vehicle may be found from time to time. It shall not be necessary to the

Proviso.

Acknowledg-
ment not
necessary.

validity of such conditional sale contract or in order to entitle it to be filed that it be acknowledged or attested. This section shall not apply to the contracts described in section eight. Exception.

2. This act shall take effect May first, one thousand nine hundred and thirty-six. Act effective.

Approved June 22, 1936.

CHAPTER 187

AN ACT concerning mutual benefit associations.

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

1. For the purpose of this act a mutual benefit association is hereby declared to be a corporation, society or voluntary association, other than a fraternal beneficiary society, order, or association and other than an insurance corporation, organized without capital stock, and carried on for the sole benefit of its members and their beneficiaries and not for profit, and making provision for the payment of benefits in case of sickness, disability or death of its members, the fund from which the payment of such benefits shall be made and the fund from which the expenses of such association shall be defrayed being derived from fees, dues, assessments or other contributions collected from its members. Mutual benefit association defined.

2. No mutual benefit association shall hereafter undertake to provide any specified benefit in the event of disablement by accident or sickness to any member, or to any other person, or contract with any of its members to pay death benefits until such association shall have complied with the requirements of this act and shall have received a certificate of authority setting forth that such association has complied with the provisions of this To comply with requirements before transacting any business

act and that it is authorized to provide benefits in the event of disablement by sickness or accident or to contract with members to pay death benefits, or both of them, within the limitations established by the act under which it is organized and by this act.

Requirements
before issue
of certificate:

File charter;
By-laws;

Financial
statement;

Copies of
forms;

Changes and
amendments
filed.

Time for
qualifying.

Benefits
set forth.

Limits
benefits.

3. The Commissioner of Banking and Insurance may issue such certificate of authority to any such incorporated association of this State when it shall have filed in the Department of Banking and Insurance a certified copy of its charter or certificate of incorporation, a copy of its constitution or by-laws, a statement of its financial condition in such form and detail as the Commissioner of Banking and Insurance shall require, signed and sworn to by its president and secretary or other proper officers, copies of all forms of benefit certificates which the association proposes to issue and the Commissioner of Banking and Insurance is satisfied, on the basis of examination or otherwise, that the association has complied with the requirements of this act and that its condition or methods of operation are not such as would render its operations hazardous to the public or to its members. No change in, amendment to, alteration in, addition to, or substitution for any document, instrument or other paper so filed shall become operative or effective until the same shall also have been filed in a similar manner. No such certificate of authority shall be issued to any mutual benefit association not incorporated under the laws of this State nor shall any such certificate be granted to any such association of this State after January first, one thousand nine hundred thirty-eight, which shall not have qualified therefor within one year after its date of incorporation.

4. Every mutual benefit association to which a certificate of authority has been issued under the provisions of this act shall issue to each of its members a certificate setting forth the benefits to which he is entitled by reason of his membership. No such association shall contract with any member to pay a death benefit exceeding five hundred

dollars (\$500.00), nor shall such association undertake to provide sickness or accident disability benefits in excess of twenty dollars (\$20.00) weekly to any member, nor shall such association provide for the payment of cash benefits to any member, or other person, except in the event of death or disability. No such association shall issue more than one certificate providing benefits at death of any member nor more than one certificate providing for sickness or accident disability benefits; *provided, however*, that certificates providing for sickness or accident disability benefits may provide for a special accidental death benefit not exceeding five hundred dollars (\$500.00) or a funeral benefit not exceeding one hundred dollars (\$100.00). Such funeral benefit shall be exempt from the provisions of sections five and ten of this act; *provided*, that it shall not exceed ten times the weekly benefit for sickness or accident disability. No persons under age sixteen years nor over age sixty-five years shall be admitted to membership but a benefit certificate may be issued to any child on application of an adult member liable for such child's support and who shall exercise the privileges of membership of such child until he or she shall have attained age sixteen years after which such child shall exercise all privileges of membership; *provided*, that the amounts of death benefits provided for shall not exceed the limitations now provided by law for insurance on the lives of children.

Limits
number of
certificates.

Proviso.

Exception.

Proviso.

Age limits.

Proviso.

5. No certificate, contracting to pay a death benefit, other than a cash benefit on accidental death only, shall hereafter be issued, by any association authorized to transact business under the provisions of this act unless the same shall contain the following provisions:

Provisions,
payment of
death benefits:

(1) A provision setting forth the amounts of all fees, dues or other contributions on such certificate and the time and place where payment of such fees, dues or other contributions shall be made.

Fees,
place etc.;

- Time; (2) A provision that when claim for the death benefit is made thereunder, settlement shall be made immediately upon or within a specified period not more than two months after satisfactory proof of death of the member is received by the association.
- Correct age; (3) A provision that if the age of the member has been understated the amount payable under the certificate shall be such as the contributions paid would have provided for at the correct age.
- Contract; (4) A provision that the benefit certificate and the application therefor, if any, provided that a copy thereof is attached to the certificate when issued, together with the by-laws of the association as they then exist, shall constitute the entire contract between the association and the member.
- Reserve; (5) A provision specifying the basis of a reserve to be maintained by the association on the certificate, the legal minimum standard for which shall be the Standard Industrial Table of Mortality with interest at the rate of three and one-half per centum ($3\frac{1}{2}\%$) per annum, calculated according to the modified preliminary term method permitted by law for the valuation of industrial life insurance policies.
- Defaults; (6) A provision, which, in the event of default in payment of contributions or assessments after such certificate shall have been in force for a period of not less than three years, will secure to the member a stipulated form of benefit, the net value of which shall be not less than the entire reserve held by the association on the certificate, less a specified percentage, not more than three per centum (3%) of the face amount of the certificate.
- Grace period; (7) A provision for four weeks' grace for the payment of all fees, dues, contributions and assessments, except initial membership contributions or fees, during which time benefits will continue in force, provided that overdue contributions may be deducted from any benefit which may be payable.
- Assessment of members; (8) A provision that in the event that the assets of the association become less than its liabilities

including all guarantee, benefit and reserve funds provided for and required by this act, the deficiency shall be made good and the trustees may levy an assessment on the members.

(9) A provision that all statements of the member in his application or on his behalf shall constitute representations and not warranties and that the membership and benefit certificate shall be incontestable after the certificate shall have been in force for two years, except for nonpayment of dues, contributions or assessments. Incontestable;

(10) A provision specifying the basis on which the certificate may be reinstated after lapse; *provided, however*, that all reinstatements shall be for full benefits if the certificate shall previously have been in force for at least two years; *provided, further*, that the reinstatement may be contested for misrepresentation or fraud for a period of not more than two years thereafter. Reinstatement;
Proviso.
Proviso.

6. No certificate providing for specified benefits in the event of sickness or accident disability, or for a cash benefit on accidental death only, shall hereafter be issued to any member by any such association unless it shall contain the following provisions: Provisions,
payment of
accident and
sick benefits:

(1) A provision for two weeks' grace in the payment of fees, dues and contributions and assessments, except initial membership contributions or fees, during which time benefits will continue in force, provided the overdue contributions may be deducted from any benefits which may be payable to such member. Grace period;

(2) A provision that the benefit certificate and the application therefor, if any, provided that a copy thereof is attached to the certificate of membership when issued, together with the by-laws of the association as they then exist shall constitute the entire contract between the association and the member. Contract;

(3) A provision that in the event that the assets of the association become less than its liabilities including all guarantee, benefit and reserve funds Assessments;

provided for and required by this act, the deficiency shall be made good and the trustees may levy an assessment on the members.

Time; (4) A provision specifying the time within which notice of accident or disability shall be given, which shall be not less than twenty days from the date of the accident nor less than ten days from the date of the beginning of disability from sickness upon which claim is based; *provided*, that in case of accidental death immediate notice thereof may be required.

Notice; (5) A provision that such notice given on behalf of the member or beneficiary, as the case may be, to the association at its home office, or to an agent of the association, with particulars sufficient to identify the member, shall be deemed notice to the association and that failure to give notice of accident or disability within the time provided in the certificate shall not invalidate any claim if it shall be shown not to have been reasonably possible to give such notice and that notice was given as soon as was reasonably possible.

Terminate certificate; (6) A provision that the association may terminate the certificate and benefits provided for therein on the due date of any contribution thereon, provided that the association shall have notified the member, by written notice delivered to him or directed to him by registered mail at his last known address, of its intention to terminate such certificate, at least ten days prior to the date of such termination; *provided, however*, that such termination shall be without prejudice to any benefit or claim arising out of disability or sickness beginning or death occurring prior to the date of such termination.

Proviso. Certificate not to contain following provisions: 7. No certificate contracting to pay a death benefit or providing sickness or accident benefits which contain any of the following provisions shall be issued by any association authorized under this act:

Time limits of action; (1) A provision which limits the time within which any action at law or in equity may be com-

menced to less than five years after the cause of action shall accrue in the case of a certificate making provision for a death benefit only or less than one year in the case of a certificate providing for sickness or accident disability benefits.

(2) A provision by which maximum benefits provided in the certificate become effective after the lapse of more than one year from the effective date of the certificate.

Maximum
benefits;

(3) A provision which restricts or reduces benefits payable in the event of death from diseases specified in such certificate where such death occurs more than two years after the effective date of the certificate.

Restriction
of benefits;

(4) Any provision for the payment of an initial membership fee in excess of three dollars (\$3.00), a registration fee of more than one dollar (\$1.00) or a reinstatement fee of more than one dollar (\$1.00). No initial membership fee shall be collected from any member whose previous membership, if any, lapsed less than one year prior to the date of issue of his new certificate, nor shall a registration fee be collected more than once from any member.

Initial
membership
fees, etc.

8. Every such association shall establish a minimum guarantee fund of five thousand dollars (\$5,000.00). Such fund, if not accumulated prior to the effective date of this act, shall be accumulated by equal cash contributions from all members of the association, who shall number not less than one hundred, before the association may undertake to grant death, sickness or accident disability benefits. Such fund may be held in cash or may be invested in bonds issued by or guaranteed by the Government of the United States. The guarantee fund shall be deposited in trust with a bank or trust company of this State and funds therefrom shall be disbursed only for the payment of claims for benefits under its outstanding certificates, but only on certification of the president and secretary of the association, after notice to the Commissioner of Banking and Insurance, that the benefit fund

Minimum
guarantee
fund.

Deposit
of fund.

hereinafter provided for is insufficient to meet existing claims payable therefrom or that payment of such claims would result in the impairment of the reserve fund hereinafter provided for. In the event that the guarantee fund is reduced by such disbursements to less than the amount required by this act, the deficiency therein shall be made good by an assessment on all the members within six months after the notice above provided for and the by-laws of the association shall establish the procedure to be adopted in making such assessment.

Replenishing fund. 9. Every such association shall establish a benefit fund into which shall be placed a specified percentage, not less than fifty per centum (50%), of all dues and contributions collected by the association or by any agent thereof on sickness and accident disability benefit certificates hereafter issued. There shall also be placed into such fund a similar percentage of all dues and contributions hereafter collected on all death benefit certificates and sickness and accident disability certificates issued prior to the effective date of this act except dues and contributions for the first year following issue of such certificates. Into such fund shall be placed all investment accretions thereon and from such fund shall be paid all benefits and costs of prosecuting or defending suits incurred under the benefit certificates specified above in this section.

Benefit fund. When the association shall have accumulated the minimum guarantee fund required by this act it shall place into the benefit fund a specified percentage, not less than five per centum (5%), of all dues and contributions thereafter collected on death benefit certificates issued after the effective date of this act. Whenever the benefit fund shall equal or exceed in amount one-half of one annual contribution on all its outstanding sickness and accident disability benefits together with a reserve on death benefits issued prior to the effective date of this act according to the reserve basis described in section five of this act, the association may transfer to the reserve fund hereinafter referred

Use of fund.

Additions to fund.

to the amount of reserve applicable to the death benefit certificates issued prior to the effective date of this act; *provided*, that it shall have first received the consent of the Commissioner of Banking and Insurance to such transfer. Thereafter, no contribution to the benefit fund will be required on account of death benefit certificates and the benefit fund shall be maintained as above provided but only for certificates providing for sickness and accident disability benefits.

Proviso.

Future contributions.

10. Every such association shall maintain a reserve fund which shall consist of the net reserve on all death benefit certificates issued after the effective date of this act according to the table of mortality and rate of interest specified therein. When an association has completed the transfer of funds provided for in section nine of this act and all contributions to the benefit fund on account of death benefit certificates have ceased, the reserve fund of such association shall be increased by the amount of the net reserve on death benefit certificates, issued prior to the effective date of this act, according to the reserve standard specified in section five of this act. Each year every such association shall file in the Department of Banking and Insurance with its annual statement, as required by section twelve of this act, the certification of a competent actuary as to the amount of the reserve fund required by this act.

Reserve fund.

Fund increased.

Certification of amount to Department of Banking and Insurance.

11. Any such association may maintain expense funds or surplus funds out of which the expenses of the association shall be defrayed; *provided, however*, that no assessment on the members for the purpose of providing expense moneys will be valid without having received the approval of the Commissioner of Banking and Insurance. No contract or agreement, written or implied, shall be made by any association whereby any person or organization shall receive any specified portion of the fees, dues, contributions or assessments collected from members, for management of the association or otherwise, except bona fide commissions

Expense funds.

Proviso.

Contracts relative to payments of fees, etc.

	to members for the procurement of new members, or for the collection of fees, dues or contributions from members and no contract of employment shall be made with any individual or firm for a period of more than one year nor except at a stated salary or fee, and any such contract hereinafter made is void. All funds of such associations may be held in cash or may be hereafter invested only in accordance with the requirements now or hereafter provided by law for the investment of funds of
Proviso.	life insurance companies; <i>provided, however</i> , that the guarantee fund shall be invested only in accordance with the provisions of section eight of this act.
Annual statement filed.	12. Every such association transacting business in this State shall annually on or before the first day of March file in the Department of Banking and Insurance a statement, subscribed and sworn to by its president and secretary, or in their absence, by two of its principal officers, showing its financial condition at the close of business on the thirty-first day of December of the year last preceding, and its business for that year, which statement shall be in such form and contain such matters as the Commissioner of Banking and Insurance shall prescribe; said commissioner may also address inquiries to any such association or its officers in relation to its condition or affairs, or any matter connected with its transactions, and it shall be the duty of the officers of such association to promptly
Inquiries by commissioner.	reply in writing to all such inquiries; for good cause shown the commissioner may extend the time within which any such statement may be filed.
Time extended for filing.	13. Any such association that neglects to make and file its annual statement in the form and within the time provided by the last preceding section or neglects to reply in writing to inquiries of the Commissioner of Banking and Insurance within such reasonable time as may be specified by him shall forfeit twenty-five dollars (\$25.00) for each day's neglect, and upon notice by the Commissioner of Banking and Insurance to that effect its
Failure to file annual statement.	
Fine.	

authority to do new business in this State shall cease while such default continues.

14. The Commissioner of Banking and Insurance shall have the power, whenever he deems the same expedient, to make or cause to be made an examination of the assets and liabilities, method of conducting business and all other affairs of every such association authorized or which has made application for authority to transact business under the provisions of this act. For the purpose of such examination the commissioner may commission and employ such persons to conduct the same or to assist therein as he may deem advisable, which examination may be conducted in any State in which the association examined has an office, agent or place of business. The reasonable expense of such examination shall be fixed and determined by the Commissioner of Banking and Insurance, and he shall collect the same from the association examined, which shall pay same on presentation of a detailed account of such expense. In case any association, after such examination, shall be declared by the Court of Chancery to be insolvent, the expense of such examination, if unpaid, shall be taxed in the costs of the proceedings in the Court of Chancery and paid out of the assets of the association. No association shall, either directly or indirectly, pay, by way of gift, credit or otherwise, any other or further sum to the commissioner or to any person in the employ of the Department of Banking and Insurance, for extra service or for purposes of legislation, or for any other purpose whatsoever.

Examination
of companies.

Expenses of
examination
paid by
association.

Expenses
taxed when
insolvent.

No further
payments.

15. Whenever any such association shall become insolvent or shall suspend its ordinary business for want of funds to carry on the same, or whenever the Commissioner of Banking and Insurance shall ascertain, as a result of examination as authorized by this act, or in any other manner, that any such association is exceeding its powers or violating the law or that its condition or methods of business are such as to render the continuance of its operations

Injunction
against doing
business.

hazardous to the public or its members or that the assets of such association are less than its liabilities including the guarantee, benefit and reserve funds required by the provisions of this act or that the membership of such association has decreased to less than one hundred persons, said commissioner shall have authority to apply to the Court of Chancery for an injunction restraining such association from the transaction of any further business, or the transfer or disposal of its property in any manner whatsoever, and the Court, being satisfied of the sufficiency of the application, may order an injunction and appoint a receiver, with power to sue for, collect, receive and take into his possession all the goods and chattels, rights, and credits, moneys and effects, lands and tenement, books, papers, choses in action, bills, notes and property of every description belonging to such association, and sell and convey and assign the same, and hold and dispose of the proceeds thereof under the directions of the Court of Chancery.

Fees for
enforcement
of act.

16. Every association to which this act shall be applicable shall pay the following fee to the Commissioner of Banking and Insurance for enforcement of the provisions of this act, viz.: for filing its application and charter, ten dollars (\$10.00); for filing each annual statement, five dollars (\$5.00); for each copy of any paper filed in the Department of Banking and Insurance, twenty cents (\$0.20) a sheet or folio of one hundred words and one dollar (\$1.00) for certifying the same.

Penalty for
violation.

17. Any mutual benefit association of this or any other State, country or province which shall have violated any of the provisions of or shall have neglected, failed or refused to comply with any of the requirements of this act, except the failure to file an annual statement, shall be liable to a penalty of five hundred dollars (\$500.00), such penalty to be sued for and collected by the Commissioner of Banking and Insurance in an action upon contract in the nature of an action for debt in the name of

Recovery
of penalty.

the State; such penalty when recovered shall be paid by the Commissioner of Banking and Insurance into the State treasury for the use of the State. Any officer, agent, employee or member of any such association doing business in this State who shall issue, circulate or cause or permit to be circulated, any estimate, illustration, circular of any sort misrepresenting the terms of any certificate issued by such association, or any other association authorized to transact business under this act, or misrepresent the benefits or advantages promised thereby, or use any name or title of any certificate or class of certificates misrepresenting the true nature thereof, or who shall solicit, negotiate or effect the sale of any benefit contract or membership certificate of any mutual benefit association which shall have neglected, failed or refused to procure a certificate of authority as provided for by the provisions of this act or who shall accept any dues, contributions, fees, assessments or thing of value of any kind in consideration for such benefit contract or membership certificate on behalf of such association, shall be adjudged guilty of a misdemeanor.

Misrepresentation by employee or agent a misdemeanor.

18. The provisions of this act shall not apply to any corporation, society, or association carrying on the business of life, health or accident insurance for profit or gain or to fraternal beneficiary societies as defined in section one of "An act regulating fraternal beneficiary societies, orders or associations," approved March eleventh, one thousand eight hundred and ninety-three, nor shall it affect or apply to any supreme, grand or subordinate body of the Ancient Order of Free and Accepted Masons, Independent Order of Odd Fellows, Improved Order of Red Men, Junior Order of United American Mechanics, Knights of Pythias, Patriotic Order Sons of America, Patriotic Order of America, Foresters of America, Companions of the Forest of America, Fraternal Order of Beavers, Ladies' Auxiliary, Ancient Order of Hibernians, Fraternal Order of Eagles, Ordine Figli

Application of act.

Act not
to apply.

Proviso.

Construing.

d'Italia of America, Daughters of America, Sons and Daughters of Liberty, Knights of Columbus, nor to similar orders, nor to any mutual association which admits to membership only members of such exempted societies, orders, or associations, nor to associations formed exclusively of employees of one or more counties, cities, boroughs, towns, townships, villages, or school districts of the State, firemen's relief and patrolmen's benevolent associations, any firemen's or policemen's organization, employees of a designated firm, business house or corporation, nor to plans operated by any hospital or group of hospitals approved by the Department of Institutions and Agencies which offer to subscribers free hospital service when needed. The provisions of this act shall not apply to any mutual benefit association of this State, which admits to membership only persons residing within this State, which restricts membership to persons meeting a test as to religion or nationality established in its constitution and by-laws, which grants no pecuniary remuneration to any person, firm or corporation for the procurement of new members, which pays no commissions for the collection of contributions from members, which holds regular meetings of its members at least six times annually, at which members may vote only in person, and all of whose trustees and officers serve without substantial pecuniary remuneration; *provided*, that any such association may allow annual stipends aggregating not more than one thousand dollars (\$1,000.00) to its officers who shall be charged with the maintenance of the records of the association and may allow to its officers and trustees such reasonable expenses as may be incurred by them in the discharge of their duties. The provisions of this act shall not be construed to confer on the Commissioner of Banking and Insurance any right of supervision, any right of investigation or any jurisdiction or authority **whatever**, with respect to any corporation, society or association exempt therefrom as provided in this section or any sub-

ordinate, affiliate, or auxiliary body thereof now in existence or which shall hereafter be created. Nothing in this act shall be construed to give any department of the State the right to pass upon alleged defects and alleged illegalities in the charters of such exempt corporations, societies or associations, or any subordinate, affiliate or auxiliary body thereof.

19. A supplement to an act entitled "An act to incorporate associations not for pecuniary profit," approved April twenty-first, one thousand eight hundred ninety-eight, which supplement was approved June seventh, one thousand nine hundred thirty-five, is hereby repealed; *provided, however*, that all certificates of authority issued by the Commissioner of Banking and Insurance pursuant to the provisions of such supplement shall be deemed to have been issued pursuant to the provisions of this act and shall be of equal force as though issued pursuant thereto; *provided, however*, that the possession of such certificate of authority shall not relieve any association from compliance with the provisions of this act, except that the minimum guarantee fund provided for in this act, with respect to associations holding such certificates, shall be one thousand dollars (\$1,000.00) increased by five per centum (5%) of all the dues, contributions and assessments collected after September first, one thousand nine hundred thirty-five, but such fund shall not be required to exceed the minimum established by section eight of this act.

Act repealed.

Proviso.

Proviso.

20. If section eighteen of this act shall be held unconstitutional or invalid in whole or in part this entire act shall be null and void and of no further force or effect, but if any other section, clause or provision of this act shall be held unconstitutional or invalid, such determination shall not be held to affect any other clause, section or provision hereof.

Constitutionality.

21. This act shall take effect January second, one thousand nine hundred and thirty-seven.

Act effective.

Approved June 22, 1936.

CHAPTER 188

AN ACT to amend an act entitled "An act to supplement an act entitled 'An act concerning alcoholic beverages,' passed December sixth, one thousand nine hundred and thirty-three," approved June eighth, one thousand nine hundred and thirty-five.

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

Section 5
amended.

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

Granting
Class C
licenses.

5. No class C license shall be issued to any corporation, except for premises operated as a bona fide hotel, unless each owner, directly or indirectly, of more than ten per centum (10%) of its stock qualifies in all respects as an individual applicant, anything to the contrary contained in the act to which this is a supplement notwithstanding; *provided*, that this section shall not apply to the renewal of any license.

Proviso.

2. This act shall take effect immediately.

Approved June 22, 1936.

CHAPTER 189

AN ACT to regulate the taking of certain fish and crustaceans, their sale, and the use of certain nets, in both fresh and tidal waters.

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

Netting under
ice prohibited.

1. Seine Fishing Beneath Ice in Salt Water. No person shall take or attempt to take fish from any of the salt waters of this State by means of a hauling seine drawn beneath the ice in those waters, under a penalty of fifty dollars (\$50.00).

Penalty.

2. Rockfish or Striped Bass. No person shall take, catch or kill any striped bass, commonly called rockfish, from or in any of the salt or fresh waters of this State, by means of a net, except from November fifteenth to March first; or catch, kill or have in possession, at any time, any striped bass measuring less than ten inches in length under a penalty of twenty dollars (\$20.00) for each offense.

Season for
rockfish.

Size.

Penalty.

3. Taking Eels in Tidal Waters With Certain Devices. No person shall catch or take, or attempt to catch or take, eels from the tidal waters of this State by means or use of a dredge, rake, spear or other device attached to or drawn by a boat or vessel, under a penalty of fifty dollars (\$50.00) for each offense.

Regulating
catching
of eels.

Penalty.

4. Lobsters. No person shall take from the salt waters of this State by any means, or have in his possession, buy, sell or offer to buy or sell, any lobster the length of which from the end of the bone of the nose to the center of the rear end of the body shell, shall measure less than four and one-eighth inches, or any spawning lobster, under a penalty of twenty dollars (\$20.00) for each lobster so taken, offered for sale or had in possession.

Regulating
catching
of lobsters.

Penalty.

5. Taking Crabs By Line; Number of Baits. No person shall take any crustacean, commonly known as crab, from any of the tidal waters of his State, except Delaware bay, by means of a line with more than ten baits attached thereto, under a penalty of twenty dollars (\$20.00) for each offense.

Regulating
the taking
of crabs.

Penalty.

6. Taking Female Crab With Eggs Attached. No person shall take from any of the tidal waters of this State, or have in possession, any female crustacean, commonly known as crab, with eggs or spawn attached thereto, under a penalty of twenty dollars (\$20.00) for each crab taken or had in possession.

Taking
female crabs.

Penalty.

7. Sale of Certain Size Fish. No person shall purchase, sell, offer for sale or expose for sale any codfish or striped bass measuring less than ten inches in length, bluefish or weakfish measuring less than nine inches in length, sea bass or king-

Regulating
size of fish
offered
for sale.

	fish measuring less than eight inches in length, blackfish, mackerel or porgy measuring less than seven inches in length, or flounder or butterfish measuring less than six inches in length, under a penalty of five dollars (\$5.00) for each fish so purchased, sold, offered for sale or exposed for sale.
Penalty.	
Taking for manufacture of fertilizer prohibited.	8. Taking Certain Food Fish for Manufacturing of Oil or Fertilizer Prohibited. No person shall catch in any manner, in the tidewaters of this State or those under its jurisdiction, any shad, bluefish, weakfish, striped bass, sea bass, porgy, sea trout, salmon or kingfish for the purpose of converting or manufacturing, attempting to convert or manufacture or otherwise disposing of the same for the purpose of converting or manufacturing the same into oil or fertilizing material of any kind by any kind of chemical or manufacturing process. A person violating this section shall be guilty of a misdemeanor and pay a fine of fifty dollars (\$50.00) for the first offense; and one hundred dollars (\$100.00) or imprisonment in the county jail of the county where the offense has been committed for not more than sixty days for the second offense.
Penalty.	
Second offense.	
Taking menhaden excepted.	Nothing contained herein shall prevent a person from taking menhaden to be converted into oil or fertilizing material when licensed for that purpose by the State or in any way interfering with the taking of menhaden for bait.
Use of pound nets prohibited.	9. Use of Pound Nets Prohibited. No person shall erect, set, operate, or maintain a fishpound net in any of the fresh or salt waters of this State, under a penalty of two hundred dollars (\$200.00) for each offense. This section shall not apply to the erection, operation or maintenance of fishpounds in the waters of Delaware bay which lie within Cape May county, nor shall this section affect in any manner the operation of pounds duly licensed by the Board of Fish and Game Commissioners of this State.
Penalty.	
Exceptions.	
Use of otter trawls prohibited.	10. Use of Otter or Beam Trawls Prohibited. No person shall operate or use an otter or beam

trawl in any of the fresh or salt waters within the jurisdiction of this State. A person violating this section shall be guilty of a misdemeanor and pay a penalty of two hundred dollars (\$200.00), and whether or not he has been criminally prosecuted for the violation, shall be liable to a penalty of two hundred dollars for each offense. This section shall not apply to persons duly licensed by the Board of Fish and Game Commissioners of this State.

Penalty.

Licensees
excepted.

11. Fishing By Nonresidents With Net or Seine Prohibited. Any person not a resident citizen of this State, who shall draw or use any net or seine for the purpose of taking or catching fish in any of the bays, flats, rivers or waters in the jurisdiction of this State, shall forfeit and pay the sum of thirty dollars (\$30.00) for each offense. This section shall not affect the right or privilege of an owner or tenant, not resident in this State, from fishing on or opposite to his own shore in this State, prevent a resident owner or tenant from employing any hands necessary to carry on the business of his fisheries or affect in any way the fisheries on the Delaware river.

Net fishing by
nonresidents
prohibited.Penalty.
Application
of act.

12. Taking Fish From Nets of Others. A person who takes fish out of a set net, drift net, pound net, fishing pound or the pocket of any pound nets in any of the waters within the jurisdiction of this State, without the permission of the owner of the net, shall be liable to a penalty of fifty dollars (\$50.00) for each offense.

Stealing.

Penalty.

13. Injuring Nets. A person, who willfully cuts, breaks or mutilates an eelpot, lobster pot, set net, drift net or pound net set in any of the waters within the jurisdiction of this State, shall be liable to a penalty of fifty dollars (\$50.00) for each offense.

Injuring nets.

Penalty.

14. This act shall be enforced by the persons authorized by and in accordance with the provisions of an act entitled "An act to provide a uniform procedure for the enforcement of all laws relating to fish, game and birds and for the recovery of

Enforcement.

penalties for violations thereof," approved March twenty-ninth, one thousand eight hundred and ninety-seven, and the supplements thereto and amendments thereof.

Sundry acts
repealed.

15. The following acts be and the same are hereby repealed:

(a) "An act prohibiting the use of hauling seines beneath the ice in salt waters," approved April seventeenth, one thousand nine hundred and fourteen.

(b) "An act for the protection of striped bass," approved April third, one thousand nine hundred and thirteen.

(c) "An act for the protection of eels," approved March sixteenth, one thousand nine hundred and seventeen.

(d) "An act for the protection of lobsters," approved April seventh, one thousand nine hundred and eleven.

(e) "An act for the preservation of crustaceans, commonly known as crabs," approved March twenty-ninth, one thousand nine hundred and twenty-six.

(f) "An act to regulate the taking of crustaceans, commonly known as crabs, in any of the tidal waters of the State of New Jersey, except Delaware bay," approved April third, one thousand nine hundred and twenty-eight.

(g) "An act prohibiting the purchase, sale, offering or exposing for sale of any codfish, striped bass, bluefish, weakfish, mackerel, sea bass, kingfish, blackfish, porgie, flounder or butterfish, measuring less than a certain length," approved March ninth, one thousand nine hundred and twenty-seven.

(h) "An act for the protection of food fish in the State of New Jersey," approved April third, one thousand nine hundred and two.

(i) "An act prohibiting fishpound nets in certain waters within the State of New Jersey," approved April ninth, one thousand nine hundred and thirteen.

(j) "An act to prohibit the use of otter trawls or beam trawls," approved April fifth, one thousand nine hundred and twenty.

(k) "An act concerning fisheries," passed December twenty-seventh, one thousand eight hundred and twenty-six.

(l) "An act to prevent the taking of fish from nets without the consent of the owners of such nets, and the willful cutting, breaking or mutilating of fish nets, lobster pots and fishing gear set in any of the waters, within the jurisdiction of the State," approved March sixteenth, one thousand nine hundred and sixteen.

16. This act shall take effect immediately.

Approved June 22, 1936.

CHAPTER 190

AN ACT to amend an act entitled "An act to limit the hours of service of operators of motor vehicles," approved June eighth, one thousand nine hundred and thirty-five.

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

1. It shall be unlawful for any person to drive, or to require or permit any person to drive, any commercial motor vehicle, omnibus, motor bus, or tractor, while moving upon the public highways of this State after such person has been continuously on duty in such service, whether performed within or without this State, for a longer period than twelve (12) hours, nor after he has been on duty for more than twelve (12) hours in the aggregate during any sixteen (16) consecutive hours. When any such person shall have been continuously on duty for twelve (12) hours or shall have been on

Hours of
service limited.

	duty for twelve (12) hours in the aggregate during any sixteen (16) consecutive hours, he shall have at least eight (8) consecutive hours off duty. The periods of release from duty herein provided for shall be spent at such place and under such circumstances that rest and relaxation from the strain
Proviso.	of the duties of driving may be obtained; <i>provided, however,</i> that in case of accident or emergency, a person driving any such motor vehicle may complete his run or tour of duty, and such driver or the person who requires or permits such person to drive for such longer period shall not be deemed
Record kept.	to have violated the provisions of this act. Every person driving any commercial motor vehicle, omnibus, motor bus or tractor upon the public highways of this State shall keep records showing the day and hour when and the place where he went on and was released from duty, whether in this State or outside of this State, and in case such driver went on duty at a place outside of this State he shall, immediately upon entering the State certify to the correctness of his record, in such form and manner as the Commissioner of Motor
Form of record.	Vehicles shall prescribe. The Commissioner of Motor Vehicles may prescribe the form of such records and may require such other information to be shown thereon as he shall deem advisable to insure the proper enforcement of this act. Such records shall be exhibited to any State policeman, peace officer or motor vehicle inspector who shall
Evidence.	demand to see the same. In any prosecution for the violation of any of the provisions of this act such records shall be prima facie evidence of the truth of the contents thereof.
Violations.	2. Any person violating any provision of this act or falsifying any of the records required to be kept by the provisions of section one hereof shall, upon summary conviction by a court of competent jurisdiction, be sentenced to pay a fine of twenty-five dollars (\$25.00) for the first offense and in default of the payment thereof, shall undergo imprisonment for not more than five (5) days; and
Fine.	

for each subsequent violation or falsification shall be sentenced to pay a fine of fifty dollars (\$50.00) and in default of such payment shall undergo imprisonment for not more than ten (10) days.

3. This act shall be known, and may be cited, as the "Hours of Service Act of 1936." Title of act.

4. This act shall take effect July first, one thousand nine hundred and thirty-six. Act effective.

Approved June 22, 1936.

CHAPTER 191

A SUPPLEMENT to an act entitled "An act imposing a tax on motor fuels," approved July first, one thousand nine hundred and thirty-five.

WHEREAS, The Legislature by chapter nine of the laws of one thousand nine hundred and thirty-six, directed that the requirements of the sinking funds constituted by chapter two hundred and sixty-two of the laws of one thousand nine hundred and twenty-two and chapter one hundred and eighty-one of the laws of one thousand nine hundred and twenty-seven should be paid from the proceedings of the tax levied pursuant to the act to which this act is a supplement; now, therefore, Preamble.

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

1. The Comptroller of the Treasury is hereby relieved of the obligation of certifying the State road tax to the several counties in any year so long as the revenue derived from the tax levied pursuant to the act to which this act is a supplement shall be sufficient to support the sinking fund requirements under the provisions of chapter one hundred and sixty-two of the laws of one thousand nine hundred Relieved of certifying State road tax to counties.

and twenty-two and chapter one hundred and eighty-one of the laws of one thousand nine hundred and twenty-seven, and so long as said sinking fund requirements shall be paid from the proceeds of the tax levied and derived pursuant to the act to which this act is a supplement, no moneys derived from the proceeds of said tax shall be distributed to the several counties of this State pursuant to section thirteen hundred and six of the act to which this act is a supplement, and this act shall apply to taxes derived under the act to which this act is a supplement during the year one thousand nine hundred and thirty-five and subsequent years.

2. This act shall take effect immediately.

Approved June 22, 1936.

CHAPTER 192

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

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

Section 34
amended.

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

Penalties:

34. Any person who shall be convicted of violating the provisions of section thirteen of this act

shall be subject to a fine not exceeding one hundred dollars; in default of the payment of such fine there shall be imposed an imprisonment in the county jail for a period not exceeding ten days; *provided*, that any offender who shall be convicted of 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; *provided, further*, that the penalties above prescribed shall not apply to the display of a fictitious number.

Violation;
Section 13;

Proviso;

Proviso;

Any person convicted of displaying a fictitious number as prohibited by section thirteen, or violating the provisions of section ten shall be subject to a fine not exceeding five hundred dollars, or to imprisonment in the county jail for a period not exceeding sixty days.

Section 13—
fictitious
numbers;

Any person who shall be convicted of a violation of section nine of this act shall be subject to a fine not exceeding one hundred dollars.

Section 9;

Any person who shall be convicted of a violation of subdivision two of section eleven of this act shall be subject to a fine not exceeding one hundred dollars.

Section 11
(2);

Any person who shall be convicted of a violation of section sixteen of this act shall, for the first offense, be subject to a fine not exceeding one hundred dollars; in default of the payment of such fine there shall be imposed an imprisonment in the county jail for a period not exceeding ten days; *provided*, that any offender who shall be convicted of a second or any subsequent offense of the same violation may be fined in double the amount herein prescribed for the first offense, or imprisonment in the county jail for a period not exceeding twenty days and in addition to such penalties the license of said offender shall be revoked; *provided, further*, that nothing herein contained shall prevent a revocation of license for the first offense or for the violation of any provisions of this act.

Section 16;

Proviso;

Proviso;

Sections
7 and 15;

Any person who shall be convicted of violating any of the provisions of section seven or section fifteen shall be subject to a fine not exceeding twenty-five dollars.

Section 11
(3)—private
car for hire;

Any person, owning or operating a motor vehicle, who shall use his motor vehicle for transportation of passengers for hire, without having omnibus registration as provided for in section eleven, subdivision three of this act, shall be subject to a fine not exceeding twenty-five dollars, or to imprisonment for a period not exceeding thirty days; *provided*, that any offender who shall be convicted of a second or any subsequent offense of the same violation shall be fined one hundred dollars, or be imprisoned for a period not exceeding ninety days.

Proviso.

2. This act shall take effect immediately.

Approved June 22, 1936.

CHAPTER 193

AN ACT concerning auto cabs and their operation in the State.

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

Auto cab
defined.

1. The words "auto cab" as used herein shall mean and include any automobile or motor car engaged in the business of carrying passengers for hire which is held out, announced or advertised to operate or run or which is operated or run over any of the streets or public highways of this State, and which is hired by charter or for a particular contract, or by the day or hour or other fixed period, or to transport passengers to a specified place or places, or which charges a fare or price agreed upon in advance between the operator and the passenger. Nothing herein contained shall be

Construing.

construed to include taxi cabs, hotel buses or buses employed solely in transporting school children or teachers or auto buses which are subject to the jurisdiction of the Board of Public Utility Commissioners of this State, or interstate auto buses required by Federal or State law or rules of the Board of Public Utility Commissioners to carry insurance against loss from liability imposed by law on account of bodily injury or death.

The word "person" as used herein shall mean and include any individual, copartnership, association, corporation or joint stock company, their lessees, trustees or receivers appointed by any court whatsoever.

Person defined.

The word "street" as used herein shall mean and include any street, avenue, park, parkway, highway, or other public place.

Street defined.

2. No auto cab, as herein defined, shall be operated wholly or partly along any street in any municipality until the owner or owners thereof shall have filed with the clerk of the municipality in which such operation is maintained an insurance policy of a company duly licensed to transact business under the insurance laws of the State of New Jersey in the sum of five thousand dollars (\$5,000.00) against loss from the liability imposed by law upon the auto cab owner for damages on account of bodily injury or death suffered by any person or persons as a result of an accident occurring by reason of the ownership, maintenance or use of such auto cab upon any public street, road or highway; and such operation shall be permitted only so long as such insurance shall remain in force; such insurance policy shall provide for the payment of any final judgment recovered by any person or account of the ownership, maintenance and use of such auto cab or any fault in respect thereto, and shall be for the benefit of every person suffering loss, damage or injury as aforesaid; *provided, however*, if such owner or owners operate more than one such auto cab, he or they may file with the clerk of the municipality, in lieu of

Insurance policy covering cab filed.

Amount.

Proviso: blanket insurance.

Proviso:
attorney
for service.

Certificate
showing law
has been
complied with.

Contents of
certificate.

Certificates
filed in each
municipality
where
operated.

the aforesaid insurance policy or policies, a bond or insurance policy of a company duly licensed to transact business under the insurance laws of the State of New Jersey, in the sum of fifty thousand dollars (\$50,000.00), which shall be a blanket insurance covering all cabs operated by such owner or owners which shall provide for the payment of any final judgment recovered by any person on account of the ownership, maintenance and use of any such auto cabs or any fault in respect thereto, and shall be for the benefit of every person suffering loss, damage or injury as aforesaid; *and provided, further,* that a power of attorney shall be executed and delivered to the clerk of the municipality concurrently with the filing of a policy or bond herein before referred to, wherein and whereby the said owner shall nominate, constitute and appoint such fiscal officer his true and lawful attorney for the purpose of acknowledging service of any process out of a court of competent jurisdiction to be served against insured by virtue of the indemnity granted under the insurance policy or bond filed. The clerk of the municipality upon the filing of the aforesaid policy shall issue to the person so filing a certificate in duplicate showing that such person has complied with the terms and provisions of this act, and such duplicate certificate shall be presented to the Department of Motor Vehicles before any such car is registered as an auto cab, and shall thereupon be filed with the said department. The original certificate issued by said municipal clerk shall be posted in a conspicuous place within the auto cab. The certificate shall recite the name of the insurance company, the number of the policy, a description of the auto cab insured under such policy, with the registration number of the same and the date of expiration of the policy. Where an auto cab operates in more than one municipality the policy of insurance by this act required shall be filed with the clerk of the municipality in which the applicant has his principal place of business and certificates,

in such number as may be necessary, certifying that the applicant has complied with all the provisions of this act shall, by the clerk of such municipality, be delivered to the applicant, who shall file the certificate as aforesaid issued with the several clerks of the respective municipalities in which said operation takes place; *and provided, further*, that any corporation organized under the laws of this State having a paid-up cash capital of not less than one hundred and fifty thousand dollars (\$150,000.00) may, in lieu of the filing of an insurance policy or policies as hereinbefore provided, carry its own liability insurance providing it **can reasonably satisfy** the Commissioner of Banking and Insurance as to the permanence and financial standing of its business and in case the Commissioner of Banking and Insurance shall by written order make such an exemption, such company in lieu of the insurance policies herein provided for, may file a copy of such order of exemption with a statement sworn to by the president, vice-president, treasurer or assistant treasurer of such corporation that such corporation is the owner of auto cabs and that the copy of the order of exemption attached to such affidavit and filed therewith is a true copy of the original order and that the same has not been revoked. Such copy of order of exemption and statement shall remain in lieu of an insurance policy as herein provided for only so long as the paid-up cash capital of said corporation shall be not less than one hundred and fifty thousand dollars (\$150,000.00) and the order of the Commissioner of Banking and Insurance shall remain in force. If it shall appear to the Commissioner of Banking and Insurance after a hearing that such company no longer has a paid-up cash capital of at least one hundred and fifty thousand dollars (\$150,000.00) and it is no longer able to pay damages which may result from an accident occurring by reason of the ownership, maintenance or use of the auto cabs owned by it, upon any public street, road or highway, he shall

Proviso;
carrying own
insurance.

Order of
exemption
filed.

Order of
exemption
in lieu of
insurance.

Revoking
order.

revoke his said order granting exemption, in which case said company shall immediately insure its liability as herein provided.

Law must
be observed.

3. Nothing herein contained shall exempt any person owning or operating any auto cab from complying with existing statutes, relating to the ownership, registration and operation of automobiles in this State.

Failure to
comply a
misdemeanor.

4. Any person operating an auto cab in any of the streets or highways in this State at any time, after sixty days from the time when this act shall take effect, without complying with the provisions of this act shall be deemed guilty of a misdemeanor and subject to the penalties therefor provided by law.

Constitu-
tionality.

5. If for any reason any section or provision of this act shall be questioned in any court and shall be held to be unconstitutional or invalid, no other section or provision of this act shall be effected thereby.

Repealer.

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

Approved June 22, 1936.

CHAPTER 194

A FURTHER SUPPLEMENT to an act entitled "An act relating to courts having criminal jurisdiction and regulating proceedings in criminal cases" (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight.

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

Penal institu-
tion defined.

1. The term "penal institution" as used in this act shall be taken to mean and include the New

Jersey State Prison, the Reformatory at Rahway, the Reformatory at Clinton, and the institutions located at Jamesburg and Annandale in this State, as well as any county penal institution.

2. Any offender sentenced to any penal institution, as defined in this act, and who has previously served a term in any penal institution of the United States, this State, or any other State of the United States, shall be deemed a second offender, and upon his incarceration for such second offense be ineligible for parole, unless he shall have served at least one-half of such sentence so imposed.

Parole of
second
offenders.

Any offender sentenced to any penal institution in this State and who has previously served two terms in any penal institution of the United States, in this State, or any other State of the United States, shall be deemed a third offender, and upon his incarceration shall be ineligible for parole unless he shall have served at least three-fourths of the maximum sentence so imposed.

Parole of third
offenders.

Any offender sentenced to any penal institution of this State and who shall have previously served three terms in any penal institution of the United States, this State, or of any other State of the United States shall be deemed and adjudged to be a fourth offender, and upon his incarceration shall serve the maximum penalty imposed by the court; *provided, however*, that nothing in this act contained shall be construed to in any wise interfere with the constitutional powers of the Court of Pardons.

No parole
of fourth
offenders.

Proviso.

3. This act shall take effect immediately.
Approved June 22, 1936.

CHAPTER 195

AN ACT to amend an act entitled "An act for the protection of striped bass," approved April third, one thousand nine hundred and thirteen.

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

Section 1
amended.

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

Regulating
catching
striped bass.

1. It shall be unlawful for any person to take, catch or kill any striped bass, commonly called rock fish, from or in any of the salt or fresh waters of this State by means of a net and it shall also be unlawful to catch, kill or have in possession, at any time, any striped bass measuring less than twelve inches in length, under a penalty of twenty dollars for each offense.

2. This act shall take effect immediately.

Approved June 22, 1936.

CHAPTER 196

AN ACT to amend an act entitled "An act concerning alcoholic beverages," passed December sixth, one thousand nine hundred and thirty-three.

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

Section 40
amended.

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

Distiller, etc.,
not to be
interested in
retail sale.

40. It shall be unlawful for any owner, part owner, stockholder or officer or director of any cor-

poration, or any other person whatsoever interested in any way whatsoever in any brewery, winery, distillery or rectifying and blending plant, or any wholesaler of alcoholic beverages, to conduct, own either in whole or in part, or be directly or indirectly interested in the retailing of any alcoholic beverages except as provided in this act, and such interest shall include any payments or delivery of money or property by way of loan or otherwise accompanied by an agreement to sell the product of said brewery, winery, distillery, rectifying and blending plant or wholesaler; *provided, however,* that prior to December sixth, one thousand nine hundred and thirty-seven the ownership of or mortgage upon or any other interest in licensed premises if such ownership, mortgage or interest existed on December sixth, one thousand nine hundred and thirty-three, shall not be deemed to be an interest in the retailing of alcoholic beverages. And it shall be unlawful for any owner, part owner, stockholder or officer or director of any corporation, or any other person whatsoever, interested in any way whatsoever in the retailing of alcoholic beverages to conduct, own either in whole or in part, or to be a shareholder, officer or director of a corporation or association, directly or indirectly, interested in any brewery, winery, distillery, rectifying and blending plant, or wholesaler, except as provided for in this act, or with any manufacturing, wholesaling or importing interests of any kind whatsoever outside of the State. No interest in the retailing of alcoholic beverages shall be deemed to exist by reason of the ownership, delivery or loan of interior signs designed for and exclusively used for advertising the product of or product offered for sale by such brewery, winery, distillery or rectifying and blending plant or wholesaler.

Proviso:
mortgagee
exempt.

Retailer not to
be interested in
brewery, etc.

Construing, as
to advertising.

Approved June 22, 1936.

CHAPTER 197

AN ACT to regulate the practice of nursing in the State of New Jersey, to register nurses with the privilege of using the abbreviation "R.N." and to punish persons violating the provisions thereof (Revision of 1936).

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

ARTICLE I

STATE BOARD OF EXAMINERS OF NURSES

State Board of Examiners of Nurses created.	101. Number; appointment; terms; oath; vacancy. There is hereby constituted the State Board of Examiners of Nurses, hereinafter referred to as the board, which shall be composed of five members. The members of the board shall be
Members.	Jessie M. Murdoch, R.N., of Jersey City, New Jersey; Agnes K. Fraentzel, R.N., of Maplewood, New Jersey; Sister Mary Dolores, R.N., of Teaneck, New Jersey; Jessie E. West, R.N., of Camden, New Jersey, and Bernice Anderson, R.N., of Montclair, New Jersey; who shall serve until July first, one thousand nine hundred and thirty-seven, and until their respective successors are appointed and
Terms.	qualified. Upon the expiration of the terms of the members herein named, the members of the board shall be appointed by the Governor from a list to be furnished by the New Jersey State Nurses' Association, and for each membership on the board to be filled at least three names shall be submitted
Subsequent appointments.	to the Governor by said association. Each member of the board shall be a citizen of the United States, a resident of this State, a graduate nurse, registered in New Jersey, pursuant to the provisions of this act, with adequate educational qualifications as approved by the board of directors of
Qualifications.	

the New Jersey State Nurses' Association, and each such member shall have been engaged in nursing for not less than five years after graduation and shall have had at least two years of executive or teaching experience. Upon the expiration of the terms of the members herein named, one member shall be appointed for the term of one year, two members shall be appointed for the term of two years and two members shall be appointed for the term of three years, and until their successors are appointed and qualified. Annually thereafter the Governor shall fill each vacancy resulting from the expiration of the term of office of a member for a term of three years, by the appointment in the same manner as an original appointment is to be made, of a nurse possessing the above specified qualifications. Each appointee, within thirty days after receipt of her commission, shall take, subscribe and file in the office of the Secretary of State the oath or affirmation prescribed by law. A vacancy resulting from any cause other than the expiration of a term shall be filled for the unexpired term by the appointment by the Governor, in the same manner as an original appointment is to be made, of a nurse possessing the above specified qualifications.

Terms of
subsequent
appointments.

Oath.

Vacancies.

102. Organization of board; seal; rules and regulations; compensation of members. The board shall hold at least one meeting each year and may hold such other meetings as it may deem advisable. The time and place of all such meetings shall be determined by the board. The board shall elect from its members a president and secretary-treasurer, each of whom shall serve for one year, and until their respective successors are elected. It shall have a common seal; shall keep an official record of all of its meetings; shall grant certificates as hereinafter provided; and shall make and adopt such rules and regulations and perform such other acts as in its opinion may be necessary to insure the proper administration of this act. The members of the board shall receive five dollars

Meeting.

Organization.

Payment
per diem.

(\$5.00) for each day that they are engaged in the performance of their duties and the necessary expenses incurred in the discharge of their duties. The secretary-treasurer shall receive such additional compensation as shall be fixed by the board.

Bond of
secretary-
treasurer.

103. Secretary-treasurer; bond; accounts; reports. The secretary-treasurer, before taking office, shall give to the State of New Jersey a bond with surety, in a penal sum to be determined by the board, conditioned for the faithful performance of the duties of said office. The secretary-treasurer shall keep an account of all moneys received and expended and shall render a detailed statement thereof to the Comptroller of the State of New Jersey on or before July first of each year and shall also submit to the Governor on or before July first of each year a general statement of the work of the board, including therein a statement of the number of applications received, approved and rejected during the year reported upon.

Duties.

Report.

Inspectors,
duties and
compensation.

104. Inspector; deputy inspectors; appointment; duties; compensation. The board shall appoint an inspector of schools of nursing, and one or more deputy inspectors, as the board may deem necessary, whose qualifications shall be not less than those required for members of the board. The duties of the inspector and deputy inspectors shall be prescribed by the board and shall include at least one annual inspection of all approved schools of nursing. The inspector and such deputy inspectors as may be appointed by the board shall receive such compensation as shall be determined by the board and in addition thereto all necessary expenses incurred in the discharge of their duties.

ARTICLE II

REGISTRATION

Granting
certificates
of registration.

201. Granting of certificates of registration. The board is hereby authorized, subject to the provisions of this act, to issue certificates of registration which shall entitle the holder thereof to

practice the profession of nursing in this State and in the pursuit of such profession to use after the name of the holder the abbreviation "R.N."

202. Applications for certificates of registration. Applications.
Any person who shall desire to practice the profession of nursing in this State and in conjunction therewith to use after his or her name the abbreviation "R.N." shall apply to the board for a certificate of registration.

203. Qualifications of applicants for registration. Qualifications
of applicants.
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 board; or (b) an approved university or 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; *provided, however,* that 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 qualifications, if, (a) he or she, having had at least one year of high school or eighteen academic credits as determined by the New Jersey State Department of Public Instruction, is at the time of the passage of this act a student in a school of nursing which gives a course of not less than two years in a public or private general hospital having a daily average of at least fifty patients, and treating

Proviso.

Attending
school of
nursing.

medical, surgical, obstetrical cases and cases of children's diseases, or the equivalent thereof as determined by the board, or if (b) he or she, having had at least one year of high school or eighteen academic credits as determined by the New Jersey State Department of Public Instruction, shall have graduated from such a school of nursing and shall have made application for such examination within two years after the passage of this act.

Application for
examination.

204. Application for examination; fees. Applicants for examination shall present to the board at least thirty days prior to the date of any examination, a written application on a form or forms provided by the board, together with such proof as shall be required by the board that the applicant possesses the qualifications hereinabove set forth. The board may by rule or regulation require that each applicant submit with his or her application suitable references, together with a photograph and other proof of identification, signed by the applicant, counter-signed by the director of nurses of the approved school of nursing from which the applicant has graduated and bearing the seal of the hospital with which said school is connected or associated. Every such application shall be accompanied by an examination fee of ten dollars (\$10.00).

Fee.

Examination.

205. Examination for certificates of registration. The board, at least once each year, and as often in addition thereto as it may deem necessary, shall hold an examination of applicants, at such time or times and such place or places as it shall determine. At least sixty days' notice of every such examination shall be given to the public press and to at least one journal devoted to the interest of the nursing profession and to every approved school of nursing in New Jersey. Such examination shall be on theory and practice. The board may prescribe separate examinations for theory and practice. The theoretical examination, or theoretical part of any examination, shall include such subjects as anatomy and physiology, bacte-

Subjects of
examination.

riology and hygiene, materia medica and drugs and solutions, dietetics, medical nursing, surgical nursing, public health nursing, obstetrical nursing, mental and nervous disease nursing, and nursing incident to communicable and children's diseases.

To every applicant who shall pass such examination with a general average of seventy-five per centum (75%) and a rating of at least seventy per centum (70%) in each subject, the board shall issue a certificate of registration. Applicants who fail in one or two subjects may be re-examined in such subjects at either or both of the next two examinations; if an applicant fails in three or more subjects or fails to pass by re-examination as above provided, the entire examination shall be repeated. No re-examination may be had until the applicant shall have paid an additional fee of ten dollars (\$10.00).

Passing
average.

Re-exami-
nation.

206. Reciprocal registration; application; fees. Upon written application, accompanied by such references and proof of identification as the board by rule or regulation may prescribe, and upon the 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; *provided*, 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; (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; *provided*, such person at the time of making application for registration under this section shall

Reciprocal
registration.

Fee.

Proviso.

Proviso.

Prepayment fee.	possess the qualifications required by this State at the time of the issuance of such certificate by such other State. 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.
Recording certificates.	207. Recording of certificate of registration. Every person to whom a certificate of registration shall be issued shall cause the certificate to be recorded within sixty days after its issuance, with the clerk of the county in which such person resided at the time of the issuance of the certificate.
Fee.	For the recording of each certificate of registration, a county clerk shall be paid a fee of one dollar (\$1.00). Failure to record any such certificate within the time herein specified shall render the same invalid. Upon application to the board and upon the surrender of the original certificate and the payment of a fee of five dollars (\$5.00), the holder of any certificate which shall have been invalidated for failure to record it within the time herein specified shall be entitled to a new certificate, which also must be recorded pursuant to the provisions of this section and which will become invalid if not so recorded.
Certificate invalid.	
Issuing new certificate.	
Renewal of certificates.	208. Certificate of registration; duration; renewal; fee. Every certificate of registration issued pursuant to the provisions of this act 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 issuance of every certificate of registration the board shall be paid a fee of one dollar (\$1.00) and for the renewal of every certificate of registration the board shall be paid a fee of one dollar (\$1.00).
Fee.	

209. Official records; certification of records. The board shall keep an official register which shall show the name, age, nativity and permanent place of residence of each applicant and such further information concerning the qualifications of said applicant as the board shall deem advisable. The register shall show also, whether the applicant was examined, registered or rejected, under this act. Copies of any of the entries of the register, or of any certificate issued by the board, may be authenticated by any member of the board under its seal and when so authenticated shall be evidence in all courts of this State of the same weight and force as the original thereof. For authenticating a copy of any entry or entries contained in its register the board shall be paid a fee of one dollar (\$1.00).

Records
to be kept.

Certification
of records.

Fee.

210. Issuance of duplicate certificates; fee. Upon proof satisfactory to it that a certificate of registration has been lost, stolen, mutilated or destroyed, and upon the payment to it of a fee of five dollars (\$5.00), the board may issue a duplicate certificate of registration.

Duplicate
certificates.

Fee.

211. Causes for refusing to issue, refusing to renew, or revoking a certificate of registration. The board, by unanimous vote, may refuse to issue a certificate of registration, refuse to renew a certificate of registration, or revoke a certificate of registration for the following reasons: dishonesty, gross incompetency, possessing a habit which would render a nurse unsafe to be intrusted with, or unfit for the care of the sick, conduct derogatory to the profession of nursing, or any wilful fraud or misrepresentation practiced in procuring any such certificate of registration or renewal of the same. No certificate of registration shall be revoked by the board until after a hearing of which the holder of said certificate shall have at least ten days' notice, either personally or by registered mail sent to the holder at his or her address as contained in the records of the board.

Refusing
certificate.

Revoking
certificate.

Publishing list
of registered
nurses.

212. Publication of a list of registered nurses. The board, in its discretion, may publish each year, at such time as it shall determine, a list of nurses registered pursuant to the provisions of this act, and such other information as it shall deem advisable.

Validating
existing
certificates.

213. Validation of existing certificates of registration. All certificates of registration issued pursuant to the provisions of an act entitled "An act to regulate the practice of nursing in the State of New Jersey, to register nurses with the privilege of using the abbreviation "R. N." and to punish persons violating the provisions thereof," approved April first, one thousand nine hundred and twelve, being chapter three hundred and fifty-four, of the laws of one thousand nine hundred and twelve, as amended, and now remaining in force and unrevoked, shall continue in full force and effect and shall qualify the holders thereof as if such certificates had been issued pursuant to the provisions of this act, until the first day of January, one thousand nine hundred and thirty-seven, and shall thereafter be subject to renewal pursuant to the provisions of this act. All applications for certificates of registration made pursuant to the provisions of the last above mentioned act and pending at the time this act shall become effective, shall be considered to have been made pursuant to the provisions of this act.

ARTICLE III

FEES—COMPENSATION

Disposition
of fees.

301. Disposition of fees; payment of compensation. All fees paid to the board shall be retained in the custody of the secretary-treasurer. From the fees so received the secretary-treasurer, upon the approval of the president, shall pay the compensation of the members of the board, the secretary-treasurer, the inspector and deputy inspectors of schools of nursing, and the clerical assistants, and shall also pay the necessary expenses of the

members of the board and of the inspector and deputy inspectors, incurred in the discharge of their duties. Out of such fees the secretary-treasurer shall also pay for the rent, office supplies, office equipment and other expenses of the board. The board shall not create nor incur expenses which in the aggregate shall exceed the amount received as fees under the provisions of this act.

Meeting
miscellaneous
expenses.

Incurring
expenses.

ARTICLE IV

APPROVED SCHOOLS OF NURSING

401. Definition; certificate of approval; requirements. (a) An approved school of nursing shall be any school of nursing that shall conform to the provisions of this act. An approved school of nursing shall admit only students who are eighteen (18) 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. It shall give a course extending over a period of not less than three (3) 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 (50) 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 (3) 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

Approved
school of
nursing.

Three years'
course.

Courses
of study.

Other
instruction.

Approved
schools.

for practical experience as well as theoretical instruction in communicable disease, psychiatry and public health nursing. (b) An approved university or 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.

Certificate
of approval.

Revocation.

Inspection.

Annual report.

402. Certificate; issuance; revocation. The board shall issue a certificate of approval to every school of nursing which shall comply with the provisions of this act. The board may revoke any such certificate of approval, after hearing and upon notice to the holder of the same for failure of the holder to comply with the provisions of this act. Every approved school of nursing shall be inspected by the inspector or any deputy inspector of the board at least once in each year and at such other time or times as may be deemed necessary by the board or said inspector. Every approved school of nursing shall submit to the board an annual report and such other or further reports as the board may require. The board shall annually prepare and make available for distribution a list of all approved schools of nursing.

ARTICLE V

APPLICATION OF THIS ACT

Application
of act.

Proviso.

501. When not applicable. This act shall not apply to any person nursing gratuitously or for hire; *provided*, he or she does not assume to be a registered nurse or does not use the abbreviation "R.N." after his or her name.

ARTICLE VI

PENALTIES

Penalties.

601. Practicing nursing as a registered nurse without certificate of registration. Any person who shall practice the profession of nursing and

in conjunction therewith shall in any way represent that he or she is a registered nurse, or who shall use after his or her name the abbreviation "R.N." when in fact such person is not the holder of a valid and unrevoked certificate of registration issued pursuant to the provisions of this act shall be guilty of a misdemeanor.

ARTICLE VII

EFFECTIVE DATE

701. This act shall take effect immediately.
Approved June 22, 1936.

Effective date.

CHAPTER 198

AN ACT to amend an act entitled "An amendment to an act entitled 'A supplement to an act entitled "An act concerning idiots and lunatics," approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved March fifteenth, one thousand eight hundred and ninety-eight," and which amendment was approved April twelfth, one thousand nine hundred and five.

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

1. Section one of an act entitled "An amendment to an act entitled 'A supplement to an act entitled "An act concerning idiots and lunatics," approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved March fifteenth, one thousand eight hundred and ninety-eight," and which amendment was approved April twelfth, one thousand nine hundred and five, is hereby amended to read as follows:

Section 1
amended.

1. Whenever any person or persons have been admitted to and confined in any State, county or

Appointment
of guardian
for lunatics.

Federal asylum or institution of or in this State for the insane, upon the certificate of two reputable physicians residing in this State, or may hereafter be admitted and confined as aforesaid, or where any person or persons have been admitted to and confined in any State or county asylum of this State for the insane upon the certificate of two reputable physicians residing in this State or may hereafter be admitted and confined as aforesaid, and subsequently transferred to a Federal asylum or institution in this State for the insane, and it shall appear that such person or persons are possessed of personal property, and shall have been for at least one year insane and confined in any such State, county or Federal insane asylum or asylums of or in this State, or where such person or persons have been confined in any one or more of the aforesaid asylums of or in this State for the insane for ten consecutive years, upon the certificate of one reputable physician, and no inquisition of lunacy shall have adjudged such person or persons an idiot or lunatic, it shall be lawful for the judge of the orphans' court of the county in which the lunatic shall have been a resident when committed, to appoint anyone of the next kin or other proper person as guardian or guardians of such lunatic or lunatics in the manner provided by law governing the appointment of guardians by the orphans' court; *provided*, a petition duly verified by oath of the petitioner shall be presented to said judge, which petition shall set forth the name or names, when, where and how long confined, and the age of such person or persons possessing such personal property, the value of the same, and what it consists of, whether in money or securities, and what relationship said lunatic or lunatics bear to the petitioner; *and provided, further*, that the affidavits of two physicians connected with said institutions or asylums for the insane, one of whom shall be the superintendent or medical director of such institution or asylum where said person is confined, shall be attached to said petition and form a part of the same, giving

Proviso.

Proviso.

a full medical history of said insane person or persons while confined in said asylum or asylums for the insane, when admitted, and if still a patient or patients, and by reason of insanity not capable to receive, manage or take care of said personal property; *and provided, further*, that this act shall not apply to any moneys payable to any incompetent person or persons from or through the United States Government or the United States Veterans' Bureau. Proviso.

2. All acts or parts of acts inconsistent with this act be and the same are hereby repealed, and this act shall take effect immediately. Repealer.

Approved June 22, 1936.

CHAPTER 199

A SUPPLEMENT to an act entitled "An act for the establishment of an employees' retirement system for the employees of the State of New Jersey," approved March thirty-first, one thousand nine hundred and twenty-one, as amended by chapter one hundred thirty-nine, laws of one thousand nine hundred and twenty-three; chapter one hundred seventy, laws of one thousand nine hundred and twenty-four; chapter one hundred thirty-six, laws of one thousand nine hundred and twenty-six; chapter one hundred eighty-five, laws of one thousand nine hundred and thirty-three.

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

1. Any member in the State service who has at least three years of service as a member to his credit may borrow from the retirement system, May borrow from retirement system.

Proviso.	with the approval of the retirement board, an amount not exceeding twenty-five per centum (25%) of the amount of his accumulated contributions, but not in excess of five hundred dollars (\$500.00); <i>provided</i> , that the amount so borrowed, together with interest thereon, can be repaid by additional deductions from compensation, not in excess of ten per centum (10%) of the member's compensation, made at the same time compensation is paid to the member but not after the attainment of age sixty. The amount so borrowed, together with interest at the rate of six per centum (6%) per annum on any unpaid balance thereof, shall be repaid to the retirement system in equal installments by deduction from the compensation of the member at the time the compensation is paid and in such amounts as the retirement board shall approve, but such installments shall be at least equal to the member's contribution to the retirement system and at least sufficient to repay the amount borrowed with interest thereon by the time the member attains age sixty. Notwithstanding any other law affecting the salary or compensation of any person or persons to whom this act applies or shall apply, the additional deductions required to repay the loan shall be made. One-third of the interest paid on the loan shall be credited to the proper fund of the retirement system. Any unpaid balance of a loan at the time any benefit may become payable before the attainment of age sixty, shall be deducted from the benefit otherwise payable.
Repayment.	
Interest payment.	
Deductions to be made.	
Unpaid balance deducted.	
Act effective.	2. This act shall take effect on July first, one thousand nine hundred and thirty-six. Approved June 22, 1936.

CHAPTER 200

AN ACT to amend an act entitled "An act relating to the court of common pleas" (Revision of 1900), approved March twenty-third, one thousand nine hundred.

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

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

Section 4
amended.

4. The court of common pleas shall be a court of record, with general jurisdiction over all suits and actions of a civil nature at law, irrespective of the amount in controversy, and the county clerks in and for the respective counties shall be the clerks of said court, and shall issue all process out of said court, which process shall be delivered to the sheriff of said county, and shall be by him served and returned under the same regulations and penalties, and with the same compensation as heretofore, and the said sheriff shall be the officer of said court, and exercise the same supervision and direction of all constables and subordinate officers attending said court as heretofore.

Jurisdiction
and officers.

Sheriff's
duties.

2. This amendment to section four to take effect immediately.

Approved June 22, 1936.

CHAPTER 201

AN ACT concerning volunteer fire companies whose
charters are limited.

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

May file
certificate of
continuance.

1. Any volunteer fire company that has failed during the period of its continuance named in its charter or certificate of incorporation to file a certificate extending its corporate existence, but has continued and still continues its organization, and the transaction of business, may still file such certificate at any time within the period of six months from the passage of this act, naming therein a period not exceeding fifty years.

Corporation
revived.

That upon making and filing such certificate as aforesaid with the Secretary of State and the clerk of the county wherein such company is located, the period of existence of such corporation shall be revived and extended as declared in such certificate, as fully as if said period had been named in the original charter or certificate of such organization of such corporation; that nothing herein contained shall be construed to interfere with the right of the State of New Jersey, reserved by any law now or hereafter existing, to abolish, repeal, alter or amend the charter of the same.

Construing.

2. This act shall take effect immediately.

Approved June 22, 1936.

CHAPTER 202

AN ACT to amend an act entitled "An act imposing a tax on motor fuels," approved July first, one thousand nine hundred and thirty-five.

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

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

Section 102
amended.

102. "Fuels" shall mean (a) all products commonly or commercially known or sold as gasoline (including casing head and absorption or natural gasoline), benzol, benzene or naphtha regardless of their classification or uses; and (b) any liquid prepared, advertised, offered for sale or sold for use as or commonly and commercially used as a fuel in internal combustion engines, which when subject to distillation in accordance with the standard method of test for distillation of gasoline, naphtha, kerosene and similar petroleum products (American Society of Testing Material Designation D-86) show not less than ten per centum (10%) distilled (recovered) below three hundred forty-seven degrees (347°) fahrenheit (one hundred seventy-five degrees (175°) centigrade) and not less than ninety-five per centum (95%) distilled (recovered) below four hundred sixty-four degrees (464°) fahrenheit (two hundred forty degrees (240°) centigrade); and (c) any other product or liquid when sold for use as a fuel in any type of internal combustion engine furnishing power to operate a motor vehicle.

Fuels defined.

2. Article two, section two hundred seven of the act to which this act is an amendment be and the same is hereby amended to read as follows:

Section 207
amended.

207. Whenever the commissioner shall designate one of his assistants to hear the matter of the

Hearing by
assistants as
to revocation.

revocation of the license of any distributor, retail dealer, wholesale dealer or special licensee, said assistant shall after the hearing of all of the evidence determine whether or not the license of such distributor, retail dealer, wholesale dealer or special licensee should or should not be revoked, and such determination shall have the same force and effect as if made by the commissioner.

Section 401
amended.

3. Article four, section four hundred one of the act to which this act is an amendment be and the same is hereby amended to read as follows:

License.

401. Every person engaged in the retail sale of fuels, as herein defined, shall be known as a retail dealer, and shall, before engaging in said business, procure from the commissioner a license for each establishment operated by such person. A license fee of two dollars (\$2.00) shall be paid for the issuing of such license and the commissioner shall supply a license plate containing the number assigned to the licensee, and words denoting the type of license, which the licensee shall publicly display at each establishment in a manner to be regulated by the said commissioner. Every such licensed retail dealer shall publicly display, in a manner to be regulated by the commissioner, a sign stating the price per gallon of all fuels sold by said dealer. Such price shall include all taxes imposed whether State or Federal.

Fee.

Price
displayed.

Section 801
amended.

4. Article VIII, section eight hundred and one, of the act of which this act is an amendment be and the same is hereby amended to read as follows:

Penalty upon
failure to
display price.

801. Every licensed retail dealer who shall fail to publicly display, in a manner to be regulated by the commissioner, a sign stating the price per gallon of all fuels sold by said dealer, as provided in article IV, section four hundred and one, of this act shall upon conviction of such offense be subject to a penalty of twenty-five dollars (\$25.00) for the first offense, and in default of the payment of such penalty, shall be imprisoned for a period of not more than ten days; for a second or each subse-

quent offense he shall be subject to a penalty of fifty dollars (\$50.00), and in default of the payment of such penalty shall be imprisoned for a period not exceeding thirty days.

5. Article VIII, section eight hundred and three, of the act of which this act is amendatory be and the same is hereby amended so as to read as follows:

Section 803 amended.

803. Every retail dealer or wholesale dealer who shall fail to keep the records required to be kept by virtue of article IV, sections four hundred and four and four hundred and five of this act, or who shall refuse or fail to permit inspection of such records by the commissioner or any of his agents shall be subject to a penalty of not more than one hundred dollars (\$100.00) for each offense, and in default of the payment of such penalty he shall forthwith be imprisoned for a period not exceeding thirty days.

Records must be kept.

Penalty.

6. Article VIII, section eight hundred and four, of the act of which this act is amendatory be and the same is hereby amended so as to read as follows:

Section 804 amended.

804. Any person who shall operate any conveyance for the purpose of transporting or hauling fuels without a registration card in his possession, or who shall operate a conveyance without having license plates attached thereon, as provided in article VI, section six hundred and four, of this act, shall upon conviction of such offense be fined one hundred dollars (\$100.00), and for failure or refusal to forthwith pay such fine after conviction shall be imprisoned for not more than thirty days.

Penalty—
hauling fuels
without
registration
card.

7. Article VIII, section eight hundred and five, of the act of which this act is amendatory be and the same is hereby amended so as to read as follows:

Section 805 amended.

805. The owner or operator of any conveyance used for the transportation or hauling of fuels who shall fail to have and possess at all times

Penalty upon
failure to have
delivery ticket.

while hauling or transporting fuels a delivery ticket containing the information provided for in article VI, section six hundred and five and section six hundred and seven, of this act, shall be fined fifty dollars (\$50.00) or imprisoned for not more than twenty days for each offense.

Section 1202
amended.

8. Article XII, section twelve hundred and two, of the act of which this act is amendatory be and the same is hereby amended so as to read as follows:

Refund of tax
on fuels used
for certain
purposes.

1202. Any person who shall use any fuels as herein defined for any of the following purposes:

(a) operating or propelling motor vehicles, motor boats or other implements owned by the State and all the political subdivisions thereof,

(b) auto buses while being operated over the highways of this State in those municipalities to which the operator has paid a monthly franchise tax for the use of the streets therein under the provisions of section three of the act entitled "An act concerning auto buses, commonly called jitneys, and their operation in cities," approved March seventeenth, one thousand nine hundred and sixteen, as amended,

(c) agricultural tractors not operated on a public highway,

(d) farm machinery,

(e) aircraft,

(f) ambulances,

(g) rural free delivery carriers in the dispatch of their official business,

(h) such vehicles as run only on rails or tracks, and such vehicles as run in substitution thereof,

(i) such vehicles as are operated exclusively on private property,

(j) motor boats or motor vessels used exclusively for or in the propagation, planting, preservation and gathering of oysters and clams in the tidal waters of this State,

(k) motor boats or motor vessels used exclusively for commercial fishing,

(l) motor boats or motor vessels used for hire for fishing parties,

(m) cleaning or dyeing,

(n) fire engines and fire fighting apparatus,

(o) stationary machinery and vehicles or implements not designed for the use of transporting persons or property on the public highway,

(p) heating and lighting devices,

(q) fuels previously taxed under this act and later exported or sold for exportation from the State of New Jersey to any other State or country, provided proof satisfactory to the Commissioner of such exportation is submitted,

and who shall have paid the tax for such fuel hereby required to be paid, shall be reimbursed and repaid the amount of tax so paid upon presenting to the commissioner an affidavit supported by the original invoice or invoices showing purchase, which affidavit shall be verified by the oath of the claimant and shall state the name of the person from whom purchased, date of purchase, the total amount of such fuel, and that the cost of the fuel and the tax thereon so purchased has been paid.

Reimbursement of tax on fuels.

9. Section thirteen hundred and six of the act to which this act is an amendment be and the same is hereby repealed.

Section 1306 repealed.

10. This act shall take effect immediately.

Approved June 22, 1936.

CHAPTER 203

AN ACT to amend an act entitled "An act to regulate elections" (Revision of 1930), approved April eighteenth, one thousand nine hundred and thirty, together with amendments thereof and supplements thereto.

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

Par. 53
amended.

1. Article VI, paragraph fifty-three, section four, of the act to which this act is an amendment be and the same is hereby amended so as to read as follows:

Removal of Election Officers.

Dismissal
of member
by judge.

Dismissal
of district
members by
county board.

Application
for removal.

Hearings.

Par. 53, Sec. 4. The judge of the court of common pleas or the county board shall have power to dismiss any member of a district board from such board for any illegal act, or for any cause which shall be determined in a summary way by such judge or county board. The county board shall dismiss the members of a district board from such board if upon any recount of the votes cast in such district it shall appear that errors occurred in the count or the certificate thereof, which, under the provisions of this act, as amended, are sufficient to cause the costs of such recount to be paid by the State, county or municipality; and no person so removed from any board shall thereafter be eligible to serve as a member of the same or any other district election board. Application for the removal of all of the members, or of any member of any district election board, may, within ten days after the final order has been entered on any recount which may have been allowed affecting such district, be made by any candidate at the last election to the judge of the court of common pleas or the county board on which application summary hearings shall be held

to determine whether the board or the member was incompetent or careless in the receipt of illegal votes or the rejection of legal votes or otherwise in the conduct of the election generally. If, upon such hearing, it shall appear to the judge or the county board, as the case may be, that such incompetency or carelessness existed, then and in that case the board or the member thereof found so to be incompetent or careless shall be removed and upon such removal disqualified from further service as a member of any district board.

Barred from
further service.

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

Par. 347
amended.

Application to Court for Recount.

Par. 347, Sec. 1. Whenever any candidate at any election shall have reason to believe that an error has been made by any district board or any board of canvassers, in counting the vote or declaring the vote of any election, such candidate may, on or before the second Saturday following any election, or declaration of any board of canvassers, apply to any justice of the Supreme Court or to any judge of the court of common pleas of the county wherein such district or districts are located for a recount of the votes cast at such election in any district or districts. Whenever any group of ten voters at any election shall have reason to believe that a like error has been made in counting or declaring the vote upon any public question at any election, such group of voters may, within a like time, make like application for a like recount of the votes cast at such election on such public question.

Application
for recount.

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

Par. 348
amended.

Expenses of Recount.

Deposit to
meet expenses
of recount.

Costs.

Responsibility
for expenses.

Costs paid out
of deposit.

Par. 350
amended.

Recount.

Par. 348, Sec. 2. Any applicant or group of applicants, as the case may be, for such recount, upon applying therefor, shall deposit with the county clerk or such other public officer or officers as such justice or judge shall direct, such sum of money proportioned to the number of votes to be counted but not exceeding twenty-five dollars for any one district recount of which is asked, as such justice or judge shall order as security for the payment of the costs and expenses of such recount in case the original count be confirmed; the said justice or judge shall fix and determine the amount of compensation to be paid for making such recount of the ballots, and the costs and expenses thereof; if it shall appear that an error or errors have occurred as a result of which the election is changed or the difference in the vote between any candidate and any other candidate for the same office or between the negative and affirmative of any such public question is altered in any district by more than ten votes or ten per centum of the total vote cast in the district, whichever is the greater, then the costs and expenses of such recount of such district shall be paid by the State, county or municipality in and for which said election was held, upon the warrant of said justice or judge, the same as other election expenses are paid; but if no error shall appear sufficient to produce such change, then the costs and expenses of such recount shall be paid out of the deposit made as security by the party or parties making the application.

4. Article XXVIII, paragraph three hundred and fifty, section four, of the act to which this act is an amendment be and the same is hereby amended so as to read as follows:

Correction of Error in Public Office Recount.

Par. 350, Sec. 4. If it shall appear upon such recount that an error has been made sufficient to change the result of such election, then such justice

or judge in case of candidates shall issue an order to revoke the certificates of election already issued to any person, and shall issue an order directing the chairman and clerk of the county board of canvassers to issue in its place another certificate in favor of the party who shall be found to have received a plurality of the votes cast at such election, which certificate shall supersede all others and entitle the holder thereof to the same rights and privileges as if said certificate had been originally issued by the canvassing board; *provided, however*, that in the event the person to whom certificate of election has already issued shall so request, then and in that case such justice or judge shall order the recount to proceed in all districts in which such person was a candidate for election and shall withhold the issuance of any such new certificate until it shall finally be determined who has received a plurality of the votes cast at such election. If during the further recount requested by the person to whom the certificate of election has already issued, such person gains sufficient votes to give him more votes than the contestant, the justice or judge conducting the recount may then order that the recount shall not proceed unless the contestant shall deposit such further sum of money as the said justice or judge shall require not exceeding twenty-five dollars (\$25.00) per district. In case of a tie vote, as a result of a recount the justice or judge conducting the recount shall issue an order revoking the certificate originally issued by the board of canvassers.

Another
certificate
issued.

Proviso.

Additional
deposit.

In case of tie.

5. Article XXXVIII, paragraph five hundred and fifty-seven, section six, of the act of which this act is an amendment be and the same is hereby amended so as to read as follows:

Par. 557
amended.

Compensation of Members of the District Boards:

Par. 557, Sec. 6. The compensation of each member of the district boards for all services performed by them under the provisions of this act shall be as follows:

Paying
election
boards.

Rate of compensation. For each registry day other than the primary registry day, including the services in making and completing the house-to-house canvass in municipalities not having permanent registration, ten dollars; for the primary registry day, including all services rendered in holding the primary election, except services in mailing the ballots, fifteen dollars; for mailing the primary election sample ballots, two dollars; for mailing the general election sample ballots, three dollars; for all services on general election day, including the counting of votes and delivery of returns and ballot box with contents to the municipal clerk, fifteen dollars; for all services at any special election, fifteen dollars. The same shall be in lieu of all other fees and payment

Special elections.

Payment. whatsoever. Compensation due each member shall be paid within thirty days but not within twenty

Proviso. (20) days after each election; *provided, however*, that no compensation shall be paid to any such member until ten days after final order has been entered on any such recount which may have been

Proviso. allowed affecting such district; *and provided, further*, that no compensation shall be paid to any member of any such district board who may have been removed from office or application for the removal of whom is pending under the provisions of section four of article VI hereof as amended.

6. This act shall take effect immediately.

Approved June 22, 1936.

CHAPTER 204

AN ACT to amend an act entitled "An act concerning the militia of the State" (Revision of 1925), approved March tenth, one thousand nine hundred and twenty-five.

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

1. Section ten of article sixteen of the act of which this act is amendatory be and the same hereby is amended so that it shall read as follows:

Sec. 10, Art.
16, amended.

10. Rights of counties and municipalities to appropriate money: The board of chosen freeholders of any county and the governing body of any municipality shall have power to issue bonds in the manner authorized by law or to appropriate and raise by taxation such sum or sums of money as they may deem expedient for the purchase of land and/or buildings for the use of the National Guard or Naval Militia and/or for the construction or equipping of any armory, arsenal and/or other building, camp ground and rifle ranges located or to be located therein; *provided, however*, that if any such county or municipality shall have heretofore or shall hereafter purchase land and/or buildings located therein for use of the National Guard or Naval Militia and such land and/or buildings shall cease to be used for the purpose for which acquired, the title to such land and/or buildings shall revert to the county or municipality so furnishing the same for such use, and the Quartermaster-General shall on behalf of the State convey the full title of the State to such land and/or buildings to the county or municipality through which title was thus acquired. If any lands or any part thereof to be acquired under the provisions of this section cannot be obtained by agreement with the owner or owners thereof, the board of chosen free-

Bond issue
by counties
for military
purposes.

Proviso.

May obtain
property by
condemnation.

holders of any county or the governing body of any such municipality are hereby authorized and empowered, as agents and representatives of the State, to institute proceedings and acquire title to such lands for use of the State pursuant to the provisions of the act entitled "An act to regulate the ascertainment and payment of compensation for property condemned or taken for public use" (Revision of 1900), approved March twentieth, one thousand nine hundred, and the acts amendatory thereof and supplemental thereto, and upon such acquisition as aforesaid, the lands so acquired shall be used for any of the purposes mentioned in this section.

Repealer.

2. All acts and parts of acts inconsistent with the provisions of this act be and the same are hereby repealed.

3. This act shall take effect immediately.

Approved June 23, 1936.

CHAPTER 205

AN ACT further authorizing and empowering the State Military Board to construct and maintain armories in this State and making an appropriation therefor.

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

Empowered
to construct
armories:

1. The State Military Board is authorized and empowered to construct and maintain armories in this State at the following locations for the use of the several organizations in this act enumerated:

Engineers,
Teaneck;

In the township of Teaneck, in the county of Bergen, for the 104th Engineers Regiment, at a cost not to exceed eight hundred thousand dollars (\$800,000.00);

In the city of Camden, in the county of Camden, for the Naval Militia at a cost not to exceed one hundred fifty-three thousand seven hundred dollars (\$153,700.00);

Naval Militia,
Camden;

In the town of West Orange, in the county of Essex, for the 102nd Cavalry Regiment, at a cost not to exceed four hundred forty-six thousand three hundred dollars (\$446,300.00);

Cavalry,
West Orange;

In the town of Morristown, in the county of Morris, for the 112th Field Artillery Regiment, at a cost not to exceed three hundred thousand dollars (\$300,000.00);

Artillery,
Morristown;

In the borough of Somerville, in the county of Somerset, for the 157th Field Artillery Regiment, at a cost not to exceed one hundred thousand dollars (\$100,000.00).

Artillery,
Somerville.

2. It is a condition of the grant of the authority and power, contained in section one hereof, that the Federal government, or any agency thereof, shall grant and make available for the aforesaid purposes the following sums as contributions to the cost thereof:

Conditioned
upon grant of
Federal aid:

For the armory in Teaneck aforesaid the sum of three hundred sixty thousand dollars (\$360,000.00); for the armory in Camden aforesaid the sum of sixty-nine thousand one hundred sixty-five dollars (\$69,165.00); for the armory in West Orange aforesaid the sum of two hundred thousand eight hundred thirty-five dollars (\$200,835.00); for the armory in Morristown aforesaid the sum of one hundred thirty-five thousand dollars (\$135,000.00); for the armory in Somerville aforesaid the sum of forty-five thousand dollars (\$45,000.00), the total of which Federal grants aggregate eight hundred ten thousand dollars (\$810,000.00).

Amounts.

3. The construction and thereafter the maintenance of said armories shall be undertaken and supervised by the State Military Board in accordance with the statutes of this State in such case made and provided.

Maintenance.

- Appropriation. 4. For the purpose of carrying out the provisions of this act the sum of nine hundred ninety thousand dollars (\$990,000.00), or so much thereof as may be necessary, be and the same is hereby appropriated from such moneys as may be available.
- Act effective. 5. This act shall take effect on July first, one thousand nine hundred and thirty-six.
- Approved June 23, 1936.

CHAPTER 206

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

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

- Deficiency appropriations: 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 several purposes herein specified, and for supplying deficiencies in former appropriations.

NATIONAL GUARD

Armories;	Armory Construction:	
	Additional allowance for construction and equipment of an armory in Jersey City under Chapter 141, Laws of 1934	\$36,208 43
	Additional allowance for construction of additions to armories at Westfield, Orange, Red Bank, Mt. Holly, Camden, Salem and Trenton Artillery under Chapter 296, Laws of 1935	24,118 70

Camp Ground Construction:

State camp;

Allowance to supplement Federal allow-
ances for construction at Sea Girt
Camp Grounds as follows:

Timber bulkhead and land fill, and construc- tion of (2) horse shelters thereon	\$46,922 45	
Less Federal grant	27,421 26	
	<hr/>	\$19,501 19
Sanitary sewer and water main exten- sion with per- taining equip- ment	\$32,805 09	
Less Federal grant	15,334 09	
	<hr/>	17,471 00
Camp infirmary	\$13,000 00	
Less Federal grant	7,000 00	
	<hr/>	6,000 00
Headquarters latrine build- ing	\$8,182 28	
Less Federal grant	3,079 33	
	<hr/>	5,102 95
	<hr/>	48,075 14

Claims:

Claims.

Allowance for payment of claims filed
under Chapter 46, Laws of 1925,
Article XIII:

Sergeant Amos D. Yocum,
69th Artillery Brigade.. \$1,731 03

Sergeant Robert C. Potter, 112th Field Artillery ..	121 43	
Private William DeFreitas, 112th Field Artillery ..	16 00	
Private David Hoff, 119th Medical Regiment	27 00	
Private Paul Toth, 119th Motorcycle Company.	200 56	
Private Joseph Verycken, 104th Engineers	20 00	
Private Bruce Strachan, 102d Cavalry	60 00	
Private Leo Mulcahy, 102d Cavalry	64 00	
Private Robert B. Kent, 102d Cavalry	35 50	
Private Edward R. Wood- ward, 102d Cavalry	40 00	
Private Frank C. Valente, 102d Cavalry	288 00	
Private Melvin Fryer, 102d Cavalry	280 05	
Sergeant Theodore A. Mohlan, 102d Cavalry..	32 00	
Private Raymond M. Snif- fen, 102d Cavalry	13 00	
Private John Graf, 102d Cavalry	25 00	
Private Edwin R. Wilson, 102d Cavalry	124 65	
		<hr/> \$3,078 22

Claim of E. M. Johnson, Jersey City, for
loss suffered under ruling of Labor
Board of Review by payment of
wages to mason labor in excess of
obligation under contract \$4,024 62

2. This act shall take effect immediately.
Approved June 23, 1936.

CHAPTER 207

AN Act authorizing and directing the State Treasurer to advance and pay to the Teachers' Pension and Annuity Fund, out of funds in the general treasury of the State, the sum of three million five hundred forty-one thousand one hundred ninety-two dollars and eighty-one cents (\$3,541,192.81), and to return said sum to the said general treasury when moneys are received from railroad taxes applicable to such payment.

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

1. The State Treasurer is hereby authorized and directed to advance and pay to the Teachers' Pension and Annuity Fund, out of the funds in the general treasury of the State, the sum of three million five hundred forty-one thousand one hundred ninety-two dollars and eighty-one cents (\$3,541,192.81), being unpaid balances from State's contributions certified for payment in accord with section 253, chapter 80, P. L. 1919, as amended by chapter 167, P. L. 1925, as follows:

Payable July 1, 1934	\$1,378,923.25	Authorized to pay unpaid balance of State's contribution to Teachers' Pension and Annuity Fund.
Payable July 1, 1935	2,162,269.56	
(also payable in accord with item E-19 of chapter 239, P. L. 1935)		

Total	\$3,541,192.81
-------------	----------------

and to return said sum to the said general treasury when moneys are received from railroad taxes levied for the years 1933 and 1934, respectively, and applicable to the above mentioned payments.

2. This act shall take effect immediately.

Approved June 23, 1936.

Return of money to general treasury.

CHAPTER 208

AN ACT defining official newspapers and publications in which advertising of counties, cities and all other municipalities, municipal corporations or municipal boards or bodies or officers or officials, and all persons or corporations, may be placed.

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

Publishing
official
notices, etc.,
requirements.

1. Whenever it is required by law to be published by any county, city or other municipality or municipal corporation, or by any municipal board or official board, or body, or office, or officials, or by any person, persons or corporation, any ordinances, resolution, or notices or advertisements of any sort, kind or character by printing and publishing the same in a newspaper or newspapers, such newspapers or newspaper must in addition to any other qualification now required by law meet the following qualifications, namely: Said newspaper or newspapers shall be entirely printed in the English language, shall have been published continuously for not less than one year and shall have been entered as second class mail matter under the postal laws and regulations of the United States.

Act effective.

2. This act is to take effect September first, one thousand nine hundred and thirty-six.

Approved June 23, 1936.

CHAPTER 209

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 chapter one hundred and ninety-three of the laws of one thousand nine hundred and thirty-three.

ANTICIPATED REVENUES OF THE
STATE HIGHWAY FUND

Tax on motor fuels	\$18,000,000 00	Anticipated revenues for roads.
Motor vehicle fees, fines, et cetera ..	16,300,000 00	
Bus excise tax	85,000 00	
Federal aid	1,117,167 00	
Repayment by State Fund of part of amount diverted for Emergency Relief	4,530,000 00	
Miscellaneous revenue	450,000 00	
	<hr/>	
	\$40,482,167 00	

Less:

Diversions for Emergency Relief:

Deductions.

Pursuant to provi- sion of Chapter 60, 1935 — (1935)	\$5,391,423 85
Pursuant to provi- sion of Chapter 26, 1936 (1936) ..	3,000,000 00
Pursuant to provi- sion of Chapter 60, 1935 (1936) ..	3,711,013 15

Total diversions. \$12,102,437 00

Unappropriated Balance— January 1, 1936	\$1,339,669 83
Cancellation of part of 1934- 35 pro- gram	300,000 00
Total credits against amount diverted..	\$1,639,669 83
Net diversions chargeable against 1936 revenue	\$10,462,767 17
Net revenue available for 1936 appropriations	\$30,019,399 83

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

Appropriation: 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.

DEBT SERVICE

Mandatory dedications:

Debt service;	<i>1930 Bond Act</i>	
	Principal requirement of highway improve- ment bonds	\$580,000 00
	Interest, highway im- provement bonds ..	1,426,025 00
	Principal requirement of institution con- struction bonds ...	120,000 00

Interest, institution construction bonds .	365,700 00
Principal requirement of emergency relief bonds	3,125,000 00
Interest, emergency relief bonds	717,187 50
Principal requirement of educational aid bonds	1,000,000 00
Interest, educational aid bonds	285,000 00
<hr/>	
Total debt service on 1930 bond act	\$7,618,912 50
Amortization require- ment for State high- way road and bridge bonds (\$70,000,000.00 issue), pursuant to chapter 9, laws of 1936	\$2,987,526 40
Interest on \$70,000,000.00 issue:	
Interest on road bonds	1,035,000 00
Interest on bridge bonds	382,500 00
Interest on roads, bridges and viaducts bonds	1,225,000 00
<hr/>	
	5,630,026 40
<hr/>	
Total debt service	<u><u>\$13,248,938 90</u></u>

STATE HIGHWAY COMMISSIONER

Construction and maintenance of
Roads and Bridges

Mandatory Dedications:

*State Aid to Counties and Municipalities*Roads and
bridges;

Construction, recon- struction, mainte- nance, etc., of county roads	\$6,000,000 00
Construction, grading, maintenance, etc., of village and town- ship roads	2,100,000 00
Expenditures pursu- ant to chapter 178, laws of 1930, as amended	735,000 00
Expenditures pursu- ant to chapter 255, laws of 1929, as amended	210,000 00
<hr/>	
Total State aid to counties and municipalities	\$9,045,000 00

Appropriation:

Administration, engi- neering, inspection and administration costs of rights-of- way	\$1,400,000 00
Construction of State highway system, purchase of rights- of-way, construction of roads, bridges and grade crossings	2,259,743 15
Purchase of plant and equipment	95,000 00

Maintenance of State highway system, including the installation and maintenance of traffic lights as authorized pursuant to the provisions of chapter 67 of the laws of 1935	2,800,000 00	
Institution roads and approaches	150,000 00	
Total amount appropriated ..	6,704,743 15	
Total mandatory dedications and appropriations	\$15,749,743 15	

MOTOR VEHICLE DEPARTMENT

Appropriations:

Salaries:

Commissioner	\$10,000 00		
Deputy Commissioner	5,500 00		
Assistant Attorney-General	6,000 00		
Chief Clerk	5,100 00		
Chief inspector	3,600 00		
Deputy chief inspectors	19,200 00		
Compensation for inspectors and clerks.	292,580 00		
		\$341,980 00	

Motor vehicle department;

Materials and Supplies:

Stationery and office supplies	\$32,000 00		
Metal and materials for markers	140,000 00		
Vehicular transportation supplies	40,000 00		
		212,000 00	

Miscellaneous Expenses:

Freight and express..	1,200 00	
Other miscellaneous expenses	2,250 00	
Telephone and telegraph	8,000 00	
Printing laws	2,000 00	
Bonds of commissioner, deputy commissioner and office employees	500 00	
Traveling expenses ..	1,750 00	
Subscriptions	250 00	
Postage	20,000 00	
		35,950 00

Additions and Improvements:

Purchase of automobiles	\$12,000 00	
Purchase of typewriters (agents)	3,000 00	
Purchase of loadometers	1,500 00	
Office equipment	3,000 00	
Filing cabinets	2,500 00	
		22,000 00
		\$611,930 00

Financial Responsibility Division

Salaries:

Supervisor	\$3,000 00	
Compensation for assistants	30,240 00	
		\$33,240 00

Materials and Supplies:

Stationery and office supplies	\$1,000 00	
Filing cabinets	300 00	
		1,300 00

Miscellaneous Expenses:

Postage and expressage	1,800 00	
		<hr/>
		\$36,340 00

Bureau of Safety Education

Salaries	\$2,640 00	
Other miscellaneous expenses	12,000 00	
		<hr/>
		\$14,640 00

Bill of Sale Division

Salaries:

Assistant chief clerk.	\$3,900 00	
Compensation for as-		
sistants	37,500 00	
		<hr/>
		\$41,400 00

Materials and Supplies:

Stationery and office		
supplies	\$6,000 00	
Office equipment	750 00	
		<hr/>
		6,750 00

Miscellaneous Expenses:

Postage	\$7,500 00	
Other miscellaneous		
expenses	500 00	
Telephone and tele-		
graph	2,000 00	
		<hr/>
		10,000 00
		<hr/>
		\$58,150 00

Bureau of Traffic Control and Regulation

Salaries:

Compensation for assistants	\$17,220 00	Traffic control;
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Materials and Supplies:

Stationery and office supplies	300 00	
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Miscellaneous Expenses:

Postage	\$300 00	
Other miscellaneous expenses	1,000 00	
Telephone and telegraph	300 00	
	<hr/>	1,600 00
		<hr/>
		\$19,120 00

*Bus Excise Tax Division*Bus
excise tax;

Salaries:

Compensation for assistants \$9,840 00

Materials and Supplies:

Stationery and office supplies 500 00

Miscellaneous Expenses:

Postage	\$500 00	
Other miscellaneous expenses	200 00	
	<hr/>	700 00

Additions and Improvements:

Office equipment	\$300 00	
Purchase of automobiles	1,000 00	
	<hr/>	1,300 00
		<hr/>
		\$12,340 00

*Motor Vehicle Department*Automobile
department;Total, Motor Vehicle
Department adminis-

tration \$611,930 00

Total, Financial Respon-

sibility Division 36,340 00

Total, Bureau of Safety
Education

14,640 00

Total, Bill of Sale Di-

vision 58,150 00

Total, Bureau of Traffic Control and Regula- tion	19,120 00	
Total, Bus Excise Tax Division	12,340 00	
	<hr/>	
Total amount appropriated	\$752,520 00	
	<hr/>	

STATE TAX DEPARTMENT

MOTOR FUELS TAX DIVISION

Salaries:

State Tax
Department;

Chief director	\$4,000 00	
Compensation for as- sistants, present, \$89,400.00; new, \$15,060.00	104,460 00	
	<hr/>	\$108,460 00

Materials and Supplies:

Stationery and office supplies	\$2,000 00	
Retail dealers' license plates	2,000 00	
Vehicular transporta- tion supplies	5,000 00	
	<hr/>	9,000 00

Miscellaneous Expenses:

Postage and expres- sage	\$4,000 00	
Other miscellaneous expenses	500 00	
Traveling expenses ..	5,000 00	
Printing and binding.	4,000 00	
Patrol boat crew ex- penses	1,500 00	
Maintenance of patrol boat	3,000 00	
Rents	4,008 00	

Insurance (other than fire)	1,037 50	
Rental of tabulating machines	2,874 00	
		<hr/> 25,919 50

Unclassified:

The Comptroller of the Treasury is hereby authorized and empowered to pay any refund of motor fuel taxes, upon proper approval, pursuant to chapter 319, laws of 1935, and also for the period preceding June 30, 1935, and the State Treasurer is directed to pay warrants issued therefor by the Comptroller.

Additions and Improvements:

Office equipment	\$1,000 00	
New car	1,000 00	
		<hr/> 2,000 00
		<hr/> <hr/> \$145,379 50

BOARD OF COMMERCE AND NAVIGATION

Commerce and Navigation; Mandatory Dedication:

Expenditure for construction, reconstruction, maintenance and improvement of inland waterways, pursuant to chapter 334, laws of 1927 \$90,000 00

DELAWARE RIVER JOINT TOLL BRIDGE COMMISSION

Free bridges. Appropriation:

Maintenance of free bridges now or to become State property, including improvements \$31,000 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.

Total mandatory deductions	
and appropriations	\$30,017,581 55

2. The sum of \$300,000.00 set aside in the Highway Program of Construction for the year one thousand nine hundred and thirty-five, as follows:

Deans, southerly Route No. 25, Middlesex county	\$150,000 00
Brunswick Pike, (widening) Route No. 26, Middlesex county	60,000 00
Miscellaneous arrangements and utility rearrangements	90,000 00
	<u>\$300,000 00</u>

Appropriation
rescinded.

shall not be expended and such items in said program are hereby rescinded and made void and shall become available as non-revenue receipts for carrying out the one thousand nine hundred and thirty-six construction program.

3. 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 thirty-six, and the

Appropriation
not to lapse.

- 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 during the fiscal year ending December thirty-first, one thousand nine hundred and thirty-six, and for a period of three 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.
- Use of appropriations.**
- Construing.**
- Additional allotments.**
4. 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.
- Act retroactive.**
5. This act shall take effect immediately and shall be retroactive as of January first, one thousand nine hundred and thirty-six, and all expenditures made up to the time of the passage of this act, under the provisions of chapter one hundred and ninety-three of the laws of one thousand nine hundred and thirty-three, shall be charged against the amounts herein appropriated.
- Approved June 22, 1936.

CHAPTER 210

AN ACT to ratify, confirm, validate and make legal and effectual certificates of tax sale issued by any municipality of this State, pursuant to the provisions of "An act concerning charges on real property, and providing for the collection thereof by the creation and enforcement of liens thereon" (Revision of 1918), approved March fourth, one thousand nine hundred and eighteen.

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

1. Whenever a sale for unpaid taxes, assessments and other municipal charges on real property has heretofore been held in any municipality and the collector or other officer charged by law in such municipality to hold such sale has sold parcels of real property in such municipality to the said municipality, pursuant to the act to which this act is a supplement, and the amendments thereto and supplements thereof, but has failed within time to execute to the said municipality certificates of tax sale for such parcels of real property, and the said certificates of tax sale have thereafter been executed by the officer holding such sale, or his successor in office; *provided*, that in all other respects the said sale and all proceedings connected therewith were held in compliance with existing statutes, such certificates of tax sale shall be valid and effectual in all respects; *provided*, *however*, that nothing herein contained shall affect the rights of any innocent purchaser for value who may have acquired an interest in the property described in any such certificate.

Validating
certificates
of tax sale.

Proviso.

Proviso.

2. This act shall take effect immediately.

Approved June 24, 1936.

CHAPTER 211

AN ACT concerning municipal and county finances
(Revision of 1936).

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

Article.

Table of
contents.

- I. Procedure for Adoption of Budget.
- II. Form of Budget.
- III. Operation under Budget.
- IV. Borrowing.
- V. Miscellaneous.

ARTICLE I

Adoption
of budget.

PROCEDURE FOR ADOPTION OF BUDGET

- 101. Short title.
- 102. Definitions.
- 103. Application of act.
- 104. Public hearing.
- 105. Notice of hearing.
- 106. Hearing and adoption.
- 107. Modification of certain items on final adoption.
- 108. Date of adoption.
- 109. Budget to constitute appropriation and authorization for levy of taxes; certification to county board.
- 110. Temporary appropriations.

Short title.

- 101. Short title. This act may be cited as "The Local Budget Act."

Terms defined.

- 102. Definitions. Whenever used or referred to in this act, the word "municipality" shall include any city, borough, town, township, village, or other municipality (other than a school district or a county); the words "governing body" shall mean, in the case of a county, its board of chosen free-

holders, and, in the case of a municipality, the commission, council, board, or body, by whatever name it may be known, having charge of the finances of the municipality; the words "fiscal year" shall mean the calendar year beginning on the first day of January and ending on the thirty-first day of December; and the words "budget year" shall mean the fiscal year for which a budget is prepared or adopted.

103. Application of act. The governing body of each county and municipality shall adopt a budget for each fiscal year. The budget adopted for a county shall be designated "county budget." The budget adopted for a municipality shall be designated "municipal budget."

Adoption
of budget.

104. Public hearing. Prior to the adoption of a budget the governing body shall, at a public hearing, grant to taxpayers and other interested persons an opportunity to present objections and to be heard with respect to the budget. The hearing on a county budget shall commence not later than the fortieth day after the beginning of the budget year. The hearing on a municipal budget shall commence not later than the fifty-fifth day after the beginning of the budget year.

Hearing on
proposed
budget.

105. Notice of hearing. The governing body shall cause to be prepared and shall approve the budget prior to the public hearing and shall fix the time when and the place where the hearing shall be held. Notice of such hearing, together with the budget as approved, shall be published at least once in at least one newspaper circulating in the municipality or county, as the case may be, at least eighteen days prior to the time fixed for the hearing. Within three days after its approval, two certified copies of the budget as approved shall be filed in the office of the State Auditor.

Notice of
hearing.

106. Hearing and adoption. The hearing on the budget shall be held at the time and place specified in the published notice, but may be adjourned from time to time until the hearing is closed. After closing the hearing the governing body may, by

Copies
furnished
State Auditor.

Hearing and
adoption.

As to proposed changes. resolution, adopt the budget with or without alterations or amendments. However, no alteration or amendment, except pursuant to section two hundred eight, adding to the budget any new item of appropriation in amount in excess of one per centum (1%) of the total amount of appropriations as stated in the approved budget, or increasing or decreasing any item of appropriation by more than ten per centum (10%) of the amount of such item as stated in the approved budget, or increasing the amount to be raised by taxes by more than five per centum (5%) of such amount as stated in the approved budget, shall be made in the approved budget, unless the governing body shall first, at a public hearing, grant to taxpayers and other interested persons an opportunity to present objections and to be heard with respect to the alteration or amendment, after publishing, in at least one newspaper circulating in the municipality or county, as the case may be, not less than two days prior to the hearing, a notice describing the alteration or amendment and specifying the time and place when and where the hearing will be held.

Modification of certain items.

107. Modification of certain items on final adoption. Unless the State Auditor shall give his prior written consent thereto, no amendment of the approved budget as certified by the State Auditor pursuant to section five hundred two shall be made which omits or decreases any appropriation or inserts or increases any statement or estimate of anticipated revenues (except the amount to be raised by taxation) which is required by section five hundred one hereof to be examined by the State Auditor.

Date of adoption.

108. Date of adoption. A county budget shall be adopted not later than the fifty-fifth day after the beginning of the budget year. A municipal budget shall be adopted not later than the seventieth day after the beginning of the budget year. No budget may be adopted, however, until the expiration of eighteen days after the date of filing in

the office of the State Auditor of the budget as approved, unless prior thereto the budget shall have been certified and returned by him. Within three days after its adoption, two certified copies of the budget as adopted shall be filed in the office of the State Auditor.

Copies
certified to
State Auditor.

109. Budget to constitute appropriation and authorization for levy of taxes: certification to county board. Upon adoption, the budget shall constitute an appropriation for the purposes stated of the sums therein set forth as appropriations and an authorization of the amount to be raised by taxation for the purposes of the county or municipality, as the case may be, sufficient for certification to the county board of taxation. The clerk of the county or municipality shall transmit a certified copy of the budget as finally adopted to the county board of taxation not later than the ninetieth day after the beginning of the budget year.

As appropriation
and
authority
for taxes.

Copies
certified to
county tax
board.

110. Temporary appropriations. The governing body of any county or municipality may, and, if any contracts, commitments or payments are to be made prior to the adoption of the budget of any fiscal year, shall, not later than the fifteenth but not prior to the first day of such year, by resolution make appropriations to provide for the period between the beginning of the budget year and the adoption of the budget herein provided. The total of the appropriations so made, exclusive of the amount so appropriated for interest and debt redemption charges, shall not exceed one-eighth of the total of the appropriations made for all purposes other than interest and debt redemption charges in the budget for the preceding fiscal year. The amounts of all such temporary appropriations shall be included under the correct headings in the amounts appropriated in the budget as finally adopted. Nothing herein contained, however, shall prevent or relieve the governing body of a county or municipality at any time before the budget is adopted, but not earlier than the tenth day preceding the beginning of the budget year, from making

Temporary
appropriations.

Amount.

Construing.

appropriations for all interest and debt redemption charges maturing during the budget year.

ARTICLE II

Form of
budget.

FORM OF BUDGET

- 201. Budget.
- 202. Statement and publication of summary.
- 203. Anticipated revenues.
- 204. Surplus revenue.
- 205. Miscellaneous revenues.
- 206. Dedicated revenues.
- 207. Amount to be raised by taxes.
- 208. Amount to be raised by taxes for schools in certain municipalities.
- 209. Appropriations.
- 210. Payment of floating debt.
- 211. Required appropriations.
- 212. Utilities and enterprises.
- 213. Delinquent taxes.
- 214. Reserve for uncollected taxes.
- 215. Cash deficit of preceding year.
- 216. Current taxes.

Budget.

201. Budget. The budget shall consist of a tabulated statement of (a) all anticipated revenues applicable to the expenditures for which appropriations are made in the budget and (b) the appropriations to be made for all purposes for which such revenues are to be expended. The total of such anticipated revenues shall equal the total of such appropriations.

Comparative
statement.

202. Statement and publication of summary. For the information of taxpayers, at the head of the budget as published there shall appear in bold face type a statement setting forth separately in parallel columns the amount of the tax levy for State, county, school and local purposes in the case of a municipal budget, and for county purposes in the case of a county budget, in the two fiscal years next preceding the budget year, together with the amount (actual or estimated, as the case may be) to be raised by taxation for such purposes in such

budget year. There shall be likewise set forth in such statement the amount of any State aid received and to be received in such years and the amount by which such county or municipality has benefited and will benefit by taxes to be raised by the State from sources other than the general property tax under the provisions of any legislation which is now in force or may hereafter be enacted. Not later than two weeks after the final adoption of the budget, the items in such statement which were estimates shall be corrected insofar as the actual amounts shall be known and such statement as so corrected shall be separately published at least once in at least one newspaper circulating in the municipality or county, as the case may be. Such statement shall be in such form and any estimates therein contained shall be made in accordance with such rules and regulations as the State Auditor may prescribe.

Amount of
State aid.

Estimates
corrected.

Publication.

Form of
statement.

203. Anticipated revenues. The anticipated revenues shall be classified as "surplus revenue appropriated," "miscellaneous revenues," "receipts from delinquent taxes" (to the extent permitted by section two hundred thirteen), "Amount to be raised by taxes," and "dedicated revenues." In parallel columns opposite the several items of anticipated revenues shall be placed the amount stated for each such item in the budget of the next preceding fiscal year and the several amounts of such revenues actually received during such year.

Anticipated
revenues
classified.

204. Surplus revenue. "Surplus revenue" as used in this act shall include:

Surplus
revenue to
include:

(a) The unexpended balances of the budget appropriations of the previous year in excess of obligations incurred therefor, or for purposes unfulfilled thereunder, which are properly chargeable thereto; except that, if no other means have been provided therefor, there shall be first deducted from the aggregate of such unexpended balances the amount involved in the adjustment of the duplicate and of taxes which shall have been cancelled

Unexpended
balances;

or remitted during such fiscal year or charged off as uncollectible.

Excess
miscellaneous
revenues;

(b) The receipts from miscellaneous revenues during any fiscal year which are in excess of the aggregate amount of the classified miscellaneous revenues as stated in the budget of such year.

Sundry
revenues.

(c) The revenues coming into the general treasury from time to time from any and all sources, applicable to the lawful expenditures for the fiscal year of the municipality or county, as the case may be, which are not included in any of the several items of anticipated revenues as stated in the budget of such year.

State Auditor's
consent.

Unless the State Auditor shall give his prior written consent thereto, the amount of any item of "surplus revenue appropriated" included in any budget shall not exceed the amount of surplus revenue held in cash at the beginning of the budget year, less all outstanding commitments or obligations against such cash.

Miscellaneous
revenues.

205. Miscellaneous revenues. "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 stated in the budget shall be classified according to their respective sources. No miscellaneous revenues from any 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 State Auditor 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.

Classified.

206. Dedicated revenues. "Dedicated revenues" shall include all amounts reasonably expected to be realized in cash during the budget year from any source other than the issuance of bonds or notes and required by law to be applied to a specific purpose. Dedicated revenues stated in the budget shall be classified according to their respective sources and shall be stated in a separate section of the budget together with the appropriations to the purposes to which such dedicated revenues are applicable. In the event such appropriations include payments to be made for the principal of or interest on bonds or notes, the amount required for such purpose shall be separately stated. Any anticipated deficit in expenditures to which dedicated revenues are applicable shall be provided for by an appropriation in the budget. Such revenues, when derived from the collection of special assessments on property specially benefited, shall not be stated in the budget in an amount which is in excess of the amount of the appropriation in such budget to the purposes to which such revenues are applicable or in excess of the amount of the revenues so derived which is held in cash at the beginning of the fiscal year. Such revenues, when derived from any other source, including publicly owned or operated utilities or enterprises, shall not be stated in the budget in an amount which is in excess of the amount of the appropriations in such budget to the purposes to which such revenues are applicable or in excess of the amount actually realized in cash from the same source during the next preceding fiscal year, unless the State Auditor 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.

Dedicated
revenues.Funds
classified.Debt service
separate.Anticipated
deficit
provided for.Revenues
from special
assessments.Stating other
revenues.

207. Amount to be raised by taxes. The amount to be raised by taxes, as stated in the budget, shall be the amount to be raised by taxation for local

Amount to
be raised by
taxation.

Empowered to tax.	purposes, other than schools (except as provided in section two hundred eight), in the case of a municipality, and for county purposes in the case of a county. The governing body of each county and municipality shall have power to assess, levy and collect taxes in support of any budget adopted pursuant to this act and for all other lawful purposes.
Tax for school purposes separate.	208. Amount to be raised by taxes for schools in certain municipalities. Upon its final adoption, the budget in municipalities having a board of school estimate shall set forth in a separate section the amount to be raised by taxes for school purposes, which shall be added to the amount to be raised by taxes for all other local purposes. Such separate section may be omitted from the budget as approved, and may be added to the budget by amendment on final adoption without republication.
Appropriations itemized:	209. Appropriations. The appropriations stated in the budget shall be itemized according to the respective objects and purposes for which they are to be expended, and shall include, separately stated, all requirements for
Administration;	(a) administration, operation and maintenance of all offices, departments, boards, commissions and institutions, including publicly owned or operated utilities and enterprises,
Contingent;	(b) contingent expenses, in an amount not more than three per centum (3%) of the total amount stated pursuant to subdivision (a) of this section,
Debt service;	(c) interest and debt redemption charges,
Floating debt;	(d) payment of floating debt (to the extent that tax revenue obligations outstanding exceed the limitations of section four hundred fourteen),
Deferred charges;	(e) deferred charges and statutory expenditures,
Judgments;	(f) the payment of all judgments not for capital purposes and to pay which notes or bonds cannot lawfully be issued,
Reserves;	(g) such reserves as may be required by this act, or deemed advisable by the governing body, and
Deficit.	(h) cash deficit of preceding year (to extent provided by section two hundred fifteen).

In parallel columns opposite the several items of appropriation shall be placed the amount appropriated for each such item in the budget of the next preceding fiscal year, as modified by all transfers of appropriations, and the several amounts expended during such year for each such item and any other items, including the actual or estimated amount of liabilities incurred for such items but not paid.

Preceding
budget and
expenditures
shown.

210. Payment of floating debt. From and after the end of the fiscal year one thousand nine hundred and forty-three each county and municipality shall be on a full cash basis.

On cash basis
after 1943.

211. Required appropriations. Until the county or municipality shall be on a full cash basis, as hereinafter provided, the following appropriations shall be made in the budget of each fiscal year: (a) An appropriation of the amount required to meet such portion of any deficit caused by cancelling or remitting or charging off as uncollectible any taxes levied in previous fiscal years as was not provided for by deductions from the unexpended balances of appropriations transferred to the surplus revenue account; (b) An appropriation of the amount required to pay all unpaid obligations or liabilities incurred in any fiscal year (other than tax anticipation or tax revenue notes or bonds) including any amounts unpaid and owing by any municipality or its collector for school, county, State and local district taxes, other than the two immediately preceding fiscal years; (c) An appropriation of the amount required to meet any deficit caused by the failure to collect miscellaneous revenues or dedicated revenues in the amount estimated in the budget of the preceding fiscal year; (d) An appropriation of the amount required to meet any anticipated deficit in expenditures to which dedicated revenues are lawfully applicable, as stated in the budget.

Required
annual
appropriations.

212. Utilities and enterprises. The anticipated revenues from the operation of any publicly owned or operated utility or enterprise and the appro-

Anticipated
revenues from
utilities.

	priations to be made therefor shall be set forth in a separate section of the budget. If in any year as a result of the operation of such utility or enterprise under the system of accounting thus directed,
Surplus.	there shall be a surplus, or such surplus can be reasonably anticipated, then such surplus, when authorized by the board or body controlling the utility or enterprise, may be included in the budget as an item of miscellaneous revenue, under the caption of "Surplus from (designation of the utility fund)." If in any year
Deficit.	as a result of such operation, there shall be a deficit, or an anticipated deficit, then an appropriation for such deficit shall be included in the budget, under the caption of "Deficit in (designation of the utility fund)." If any anticipated deficit shall exceed the appropriation therefor, the excess shall be provided for in the budget
Construing.	of the following year. This section shall not, however, supersede the specific dedication of receipts from a utility or enterprise as provided in any law which authorized the establishment or creation of such utility or enterprise unless so directed by the board or body controlling the same.
Delinquent taxes.	213. Delinquent taxes. In the budget for the first fiscal year in which a municipality is on a full cash basis and in each budget thereafter, there shall be included among the anticipated revenues, under the
Proportion of taxes listed.	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, cancelled, or remitted, which was collected or realized in cash during such next preceding fiscal year. In the budget for the first fiscal
Certain anticipated taxes included in budget.	year in which a county is on a full cash basis and in each budget thereafter, there shall be included among the anticipated revenues, under the caption

“receipts from delinquent taxes,” anticipated receipts from the collection of all taxes levied for prior fiscal years unpaid and owing to the county at the beginning of the budget year, not in excess of the amount of such taxes unpaid and owing to the county at the beginning of the budget year nor in excess of the amount of the appropriation in such budget for cash deficit of preceding year.

214. Reserve for uncollected taxes. In the budget for the first fiscal year in which a municipality is on a full cash basis and in each budget thereafter, there shall be included an appropriation for “reserve for uncollected taxes” sufficient in amount so that the anticipated cash receipts for the budget year, estimated in accordance with section two hundred sixteen, shall at least equal the sum of the following items, each of which is hereinafter referred to as a “lawful yearly expenditure”:

- (a) the total of all budget appropriations (except for reserve for uncollected taxes)
- (b) the amounts due or to become due for school, county, State and local district taxes prior to the end of the budget year, and
- (c) the amounts of any other anticipated current expenditures for the budget year.

In the event that the exact amount of any such lawful yearly expenditure shall not be known at the time of the adoption of the budget, the amount thereof shall be estimated by resolution of the governing body of the municipality, but no such estimate shall be less than the amount of such lawful yearly expenditure for the next preceding fiscal year.

215. Cash deficit of preceding year. In the budget for the first fiscal year in which a municipality is on a full cash basis and in each budget thereafter, there shall be included an appropriation for “cash deficit of preceding year” in an amount at least equal to the amount, if any, by which the liabilities and cash disbursements of the municipality for lawful yearly expenditures in the fiscal year next preceding the budget year exceed the cash

Reserve for uncollected taxes.

Lawful yearly expenditures:

Total budget appropriations;

School, county, State, etc., taxes;

Anticipated current expenditures.

Amount estimated.

Cash deficit of preceding year met.

receipts in such next preceding fiscal year applicable to such lawful yearly expenditures unless the amount by which the liabilities and lawful yearly expenditures for any such fiscal year exceed the lawful yearly expenditures for such year shall have been paid or adequately provided for out of a surplus revenue reserve fund theretofore established and available for such purpose.

Estimating
current taxes:

216. Current taxes. In the budget for the first fiscal year in which a municipality is on a full cash basis and in each budget thereafter, for the purpose of determining the amount of the appropriation for reserve for uncollected taxes, anticipated cash receipts for the budget year shall be estimated as follows:

Surplus
revenues;

(a) surplus revenues appropriated, computed as provided in section two hundred four,

Miscellaneous
revenues;

(b) miscellaneous revenues, computed as provided in section two hundred five,

Dedicated
revenues;

(c) dedicated revenues, computed as provided in section two hundred six,

(d) receipts from delinquent taxes, computed as provided in section two hundred thirteen,

Receipts
from taxes

(e) receipts from the collection of taxes levied or to be levied in the municipality and payable in the budget year in an amount not in excess of the proportion of taxes levied and payable during the next preceding fiscal year which was received in cash during such preceding fiscal year.

ARTICLE III

Operation
under budget.

OPERATION UNDER BUDGET

301. When contracts and expenditures prohibited.
302. Transfers of appropriations.
303. Emergency appropriations.
304. Application of delinquent taxes.
305. Utility accounts.
306. Assessment revenue fund.
307. Separate funds.

301. When contracts and expenditures prohibited. Except as may be otherwise provided in section three hundred three, no officer, board, body or commission shall, during any fiscal year, expend any money (except to pay notes, bonds, or interest thereon), incur any liability, or enter into any contract which by its terms involves the expenditure of money,

When contracts and expenditures prohibited:

(a) for any purpose for which no appropriation is provided in the budget or by temporary appropriation pursuant to section one hundred ten, or

When no appropriation;

(b) in excess of the amount appropriated for any such purpose.

In excess of amount appropriated.

Any contract, oral or written, made in violation hereof shall be null and void as to the county or municipality, and no moneys shall be paid thereon. Nothing in this section contained, however, shall prevent the making of contracts or the spending of money for capital projects to be financed in whole or in part by the issuance of notes, or bonds, nor the making of contracts of lease or for services for a period exceeding the fiscal year in which such contract is made, when otherwise provided by law.

302. Transfers of appropriations. 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, or interest and debt redemption charges), over and above the amount deemed to be necessary to fulfill the purpose of such appropriations, then it shall be lawful, by proper resolution setting forth the facts, for the governing body of any municipality or county, by a two-thirds vote thereof, to 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

Transferring appropriations.

insufficient to fulfill the purposes of such appropriations.

Emergency
appropriations.

303. Emergency appropriations. Any county or municipality may by resolution declaring the existence of an emergency, adopted by a vote of two-thirds of all the members of the governing body, make emergency appropriations in any fiscal year after the adoption of the budget for such year, for any purpose which was not foreseen at the time of the adoption of such budget or for which adequate provision was not made in such budget. Such appropriations may be made in any fiscal year to an aggregate amount of not exceeding ten thousand dollars (\$10,000.00) or an amount equal to three per centum (3%) of the aggregate amount of the appropriations made in the budget adopted for such year, whichever is the larger, and shall be provided for in full as a deferred charge in the budget of the next succeeding fiscal year. Any county or 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 an "emergency note," may be renewed from time to time, but all such notes and any renewals thereof shall mature not later than the last day of the fiscal year next succeeding the fiscal year in which the emergency appropriation was made to meet which such notes were issued. The provisions of sections four hundred five, four hundred six, four hundred eight, four hundred nine, four hundred ten and four hundred eleven shall apply to such notes as fully as though such notes were mentioned therein. For the purposes of this section, an affidavit of a financial officer of the county or municipality shall be a conclusive determination of the total amount of any such emergency appropriations made in any fiscal year and of the amount of all budget appropriations for such year.

Limits.

May borrow.

Sections
to apply.

Affidavit
of financial
officer.

Application
of delinquent
taxes.

304. Application of delinquent taxes. Prior to the year in which a county or municipality shall

first be on a full cash basis, all cash realized from the collection of taxes levied for any prior fiscal year, after the lawful expenditures under the appropriations for such fiscal year have been met and the tax anticipation notes or bonds and the emergency notes or bonds falling due in the year of issue have been paid or retired, shall be set aside and applied to the retirement of the tax revenue notes or bonds of such year, until all notes or bonds and the renewals thereof issued against the unpaid taxes of such year have been paid; *provided, however*, that when there are obligations incurred for, or purposes unfulfilled under, the budget appropriations of any prior fiscal year, there may be reserved from the first receipts from the unpaid taxes levied for such year an amount sufficient to pay such obligations or fulfill such purposes, but in no case shall such receipts be reserved to an amount that is greater than the difference between the taxes levied for such year then remaining unpaid and the tax revenue or tax anticipation notes or bonds or renewals thereof outstanding against such taxes. To the extent that such receipts from unpaid taxes of prior fiscal years are not so reserved or applied, they may be used, until the county or municipality is on a full cash basis, to meet budget appropriations of the year in which such taxes are received.

Proviso.

May use until
on cash basis.

305. Utility accounts. All moneys derived from the operation of each publicly owned or operated utility or enterprise and any other moneys applicable to its support, shall be segregated by the municipality and kept in a separate fund which shall be known as "utility fund" and shall bear a further designation identifying the utility or enterprise and, except as provided in section two hundred twelve, shall be applied only to the payment of the operating and upkeep costs, and the interests and debt redemption charges upon the indebtedness incurred for the creation of such utility or enterprise.

Utility fund.

Assessment
revenue fund.

306. Assessment revenue fund. All receipts derived from special assessments on property specially benefited by any local improvements shall be segregated by the municipality and kept in a separate fund to be known as an "assessment revenue fund," and shall be applied only to the payment of that part of the cost of any such improvements which has been specially assessed on property specially benefited or of any bonds or notes issued to finance such part of the cost of any such improvements, until all such bonds or notes shall have been paid.

Separate
funds.

307. Separate funds. Moneys held in any separate fund shall be treated by the officers of the county or municipality as moneys held in trust for the purpose for which such separate fund was created and no banking institution accepting any such fund shall divert the moneys in such funds to any other purpose.

ARTICLE IV

Borrowing.

BORROWING

401. Tax anticipation notes.
402. Application of proceeds.
403. Limitation of amount.
404. Limitation of maturity and renewals.
405. Interest rate.
406. Registration and redemption.
407. Recital of borrowing power.
408. Execution.
409. Sale.
410. Validity of proceedings and notes.
411. Liability on notes.
412. Statement of current liabilities.
413. Tax revenue notes.
414. Limitation of amount.
415. Recital of borrowing power.
416. Application of other sections to tax revenue notes.

401. Tax anticipation notes. In any fiscal year, in anticipation of the collection of taxes for such year, whether levied or to be levied in such year, or in anticipation of other revenues for such year, any county or municipality may, pursuant to a resolution of the governing body, borrow money and issue its negotiable notes, each of which shall be designated "Tax Anticipation Note of 19...." (stating the fiscal year). Tax
anticipation
notes.

402. Application of proceeds. The proceeds of the sale of tax anticipation notes, unless used to pay outstanding notes issued in anticipation of the collection of taxes of the same fiscal year, shall be applied only to purposes provided for in the budget or for which taxes are levied or to be levied for such year, and shall not be applied to any other purpose. Application
of proceeds.

403. Limitation of amount. The amount of tax anticipation notes of any fiscal year outstanding at any one time shall not exceed an amount certified as the gross borrowing power and no such notes shall be authorized in excess of an amount certified as the net borrowing power, each computed and certified as follows: Anticipation
notes limited:

(1) The gross borrowing power in respect of tax anticipation notes of such fiscal year, being thirty per centum (30%) of the tax levy of the next preceding fiscal year, for all purposes in the case of a municipality and for county purposes in the case of a county, plus thirty per centum (30%) of the amount of miscellaneous revenues realized in cash during the next preceding fiscal year, is \$. Borrowing
power;

(2) The amount of notes outstanding in anticipation of the collection of taxes of such fiscal year, except such notes as will be renewed by or paid from the proceeds of the notes to be issued, is \$. Outstanding
notes;

(3) The net borrowing power, being the excess of the first over the second of the two above amounts, is \$. Net borrowing
power.

Such certificate shall be made by the financial officer who is designated to sign such notes, filed in Certification.

	the office of the clerk, and quoted in full in the resolution authorizing such notes.
Limiting maturity and renewals.	404. Limitation of maturity and renewals. Tax anticipation notes may be renewed from time to time, but all such notes and any renewals thereof shall mature, in the case of municipalities, not later than the last day of the third month after the end of the fiscal year and, in the case of counties, not later than the sixth month after the end of the fiscal year.
Rate of interest.	405. Interest rate. All tax anticipation notes shall bear interest at a rate not exceeding six per centum (6%) per annum.
Form of tax anticipation notes.	406. Registration and redemption. All tax anticipation notes may be in registered form or in coupon form with or without privileges of registration, and may be made redeemable prior to maturity at the option of the county or municipality at not exceeding par and accrued interest.
Recital as to borrowing power.	407. Recital of borrowing power. In the text of each tax anticipation note there shall appear in substance the following recital: "This note is issued pursuant to The Local Budget Act and in anticipation of the collection of taxes of the fiscal year 19.... (stating the fiscal year); the gross borrowing power in respect of such notes, as determined in accordance with said act, is \$..... (stating the gross borrowing power as shown on the certificate quoted in the resolution authorizing such note); the amount of such notes outstanding, including all notes delivered simultaneously with this note, is \$....."
Authorization of issue.	Such recital shall be deemed to be made by any financial officer who signs the note and his signature to the note shall constitute a declaration to the other officers who sign such note that the recital is correct, and such recital shall constitute conclusive evidence to the holder or holders of such note that the same was fully authorized under and within the powers, limitations and provisions of this act.
Execution.	408. Execution. All tax anticipation notes shall be executed in the name of the county or munic-

pality by such financial officer and by such other officer as may be designated by resolution, and shall be under the seal of the county or municipality and attested by the clerk. Coupons, if any, attached to a note shall be authenticated by the facsimile or manual signature of the financial officer who signs the note.

409. Sale. All tax anticipation notes may be sold at not less than par and accrued interest at private sale without previous public offering either by resolution of the governing body, or by a financial officer authorized to sell such notes by resolution of the governing body. The financial officer making any such sale shall report in writing to the governing body at the next meeting the amount, description, interest rate and maturities of the notes sold, the price obtained and the name of the purchaser, and such report shall be entered in full on the minutes of such meeting.

Sale.

Report.

410. Validity of proceedings and notes. Unless a suit, action or proceeding questioning the authorization, sale or execution or otherwise questioning the validity of tax anticipation notes be begun prior to the delivery of such notes, any such notes reciting that they are issued pursuant to this act shall, after delivery thereof, be conclusively presumed to be fully authorized by all the laws of this State and to have been sold, executed and delivered by the county or municipality in conformity therewith and the validity of such notes shall not be questioned by either a party-plaintiff or a party-defendant or by the county or municipality or any taxpayer thereof or any other interested party in any court, anything herein or in other statutes to the contrary notwithstanding.

Validity of
proceedings
and notes.

411. Liability on notes. The power and obligation of a county or a municipality to pay tax anticipation notes or any or all obligations issued pursuant to this act or the act of which this act is a revision, shall be unlimited and the county or municipality shall have power and be obligated to levy ad valorem taxes upon all the taxable property

Liability
to pay notes.

within the county or municipality for the payment of such notes or obligations and interest thereon, without limitation of rate or amount.

Statement
of current
liabilities filed.

412. Statement of current liabilities. With the approved budget for the fiscal year one thousand nine hundred thirty-seven and for each year thereafter until the county or municipality shall be on a full cash basis there shall be filed in duplicate in the office of the State Auditor a statement, under the oath of the chief financial officer, to be known as the "Statement of current liabilities," the form of which may be prescribed by the State Auditor. The statement shall set forth as of the end of the preceding fiscal year,

Statement
to show:

Amount of
outstanding
obligations;

(a) the amount of all outstanding notes and bonds (exclusive of emergency notes or bonds), whether due or to become due, issued pursuant to this act or the act of which this act is a revision, overdue and unpaid State, county and local district taxes, unpaid requisitions on account of school taxes and all other unpaid school taxes in excess of fifty per centum (50%) of the amount of school taxes levied in the municipality in the preceding fiscal year, unpaid bills, and all other unpaid claims on or cash liabilities appearing in the current account, and

Reserve for
payment.

(b) cash reserved for the payment of any of the foregoing liabilities and not stated as anticipated revenues in the budget.

Net floating
debt.

The amount by which (a) exceeds (b) shall be known as the "net floating debt." There shall be set forth in a separate part of such statement the amount of all outstanding emergency notes and bonds issued pursuant to this act or the act of which this act is a revision, together with the date of issuance and the date of maturity thereof.

Tax revenue
note may
be issued.

413. Tax revenue notes. In any fiscal year prior to the fiscal year one thousand nine hundred forty-four, in anticipation of the collection of taxes levied for a prior fiscal year which are delinquent and unpaid, any county or municipality, until it shall be on a full cash basis, may, pursuant to a

resolution of its governing body, borrow money and issue its negotiable notes, each of which shall be designated "Tax Revenue Note of 19..." (stating the fiscal year for which such taxes were levied). The proceeds of sale thereof, unless used to pay outstanding tax revenue notes, shall be applied only to the payment or renewal of current liabilities set forth in the statement of current liabilities as of the end of the fiscal year next preceding their issuance, as certified by the State Auditor, and shall not be applied to any other purpose. Tax revenue notes shall be payable not later than six months from their date and, subject to the limitations of amount contained in this act, may be renewed from time to time until not later than the end of the fiscal year one thousand nine hundred forty-three.

Use of
proceeds.

Payment.

414. Limitation of amount. The amount of tax revenue notes of any fiscal year outstanding at any one time shall not exceed an amount certified as the gross borrowing power and no such notes shall be authorized in excess of an amount certified as the net borrowing power, each computed and certified as follows:

Limiting
amount:

(1) The gross borrowing power in respect of tax revenue notes of 19..., being the total amount of taxes levied for such fiscal year (for all purposes in the case of a municipality, and for county purposes in the case of a county) remaining delinquent and unpaid, is \$.....

Gross
borrowing
power;

(2) The total amount of bonds and notes outstanding in anticipation of the collection of taxes of such fiscal year, including tax anticipation bonds and notes of such fiscal year, except such bonds and notes as will be renewed by or paid from the proceeds of the notes to be issued, is \$.....

Anticipation
bonds and
notes
outstanding;

(3) The excess of item (1) over item (2) above is \$.....

Excess;

(4) per centum (....%) (such percentage being as follows in the following fiscal years: 1937—35%, 1938—30%, 1939—25%, 1940—20%, 1941—15%, 1942—10%, 1943—5%) of

Percentage of
taxes levied;

the aggregate amount of all taxes levied in the next preceding fiscal year (for all purposes, in the case of a municipality, and for county purposes, in the case of a county) is \$.....

Bonds and
notes out-
standing in
anticipation
of taxes;

(5) The total amount of all bonds and notes outstanding in anticipation of the collection of taxes of all prior fiscal years, except such bonds and notes as will be renewed or paid from the proceeds of the notes to be issued, is \$.....

Excess;

(6) The excess of item (4) over item (5) above is \$.....

Net borrowing
power.

(7) The net borrowing power, being the smaller of items (3) and (6) above, is \$.....

Certificate.

Such certificate shall be made as of a date not more than ten days prior to the authorization of such notes nor more than forty days prior to their issuance, and shall be signed by the financial officer who is designated to sign such notes, filed in the office of the clerk, and quoted in full in the resolution authorizing the issuance thereof.

Recital of
borrowing
power.

415. Recital of borrowing power. In the text of each tax revenue note there shall appear in substance the following recital:

"This note is issued pursuant to The Local Budget Act and in anticipation of the collection of delinquent taxes levied for the fiscal year 19.... (stating the proper year); the gross borrowing power in anticipation of the collection of such taxes, as determined in accordance with said act, is \$..... (stating the amount of gross borrowing power as it appears in the resolution authorizing the notes); the amount of notes outstanding in anticipation of the collection of such taxes, including the notes delivered simultaneously with this note, is \$..... (stating the proper amount)."

Authorization.

Such recital shall be deemed to be made by any financial officer who signs such note and his signature to the note shall constitute a declaration to the other officers who sign such note that the recital is correct, and such recital shall constitute conclusive evidence to the holder or holders of such

note that the same was fully authorized under and within the powers, limitations and provisions of this act.

416. Application of other sections to tax revenue notes. The provisions of section four hundred five, four hundred six, four hundred eight, four hundred nine, four hundred ten and four hundred eleven shall apply to tax revenue notes as fully as though such notes were mentioned therein. Application of sections.

ARTICLE V

MISCELLANEOUS

- 501. Examination of budget and statement of current liabilities by State Auditor. Miscellaneous.
- 502. Certification of budget by State Auditor.
- 503. Certification of statement of current liabilities by State Auditor.
- 504. Designation of assistant.
- 505. Act is a revision.
- 506. Certain acts not affected.
- 507. Date of taking effect.

501. Examination of budget and statement of current liabilities by State Auditor. The State Auditor shall examine the budget as filed in his office pursuant to sections one hundred five and one hundred eight with reference to the following items: Examination by State Auditor.

- (a) appropriations for payment of interest and debt redemption charges,
- (b) appropriations for meeting deferred charges and statutory expenditures,
- (c) appropriation for payment of floating debt,
- (d) appropriations for reserve for uncollectible taxes,
- (e) appropriation for cash deficit of preceding year,
- (f) appropriation for reserve for uncollected taxes,
- (g) all estimates of anticipated revenues.

The State Auditor shall also examine the statement of current liabilities filed in his office pursuant to sections one hundred five and one hundred eight with reference to the following items: Other examinations.

suant to section four hundred twelve. In connection with his examination of any budget or statement of current liabilities, the State Auditor may require the production of such papers, documents, witnesses and information, and make such audits and investigations, as he may deem necessary for the performance of his duties hereunder.

Certification
of approval.

502. Certification of budget by State Auditor. If the budget as approved by the governing body and filed in the office of the State Auditor pursuant to section one hundred five appears to comply with the requirements of this act with respect to each of the items mentioned in section five hundred one, the State Auditor shall attach to one copy of such budget his certificate to the effect that, in so far as can be determined from the information available, such budget complies with the requirements hereof, and return the same to the county or municipality within eighteen days from the date such budget was filed in his office. In the event that the State Auditor shall determine from the information available that such budget does not comply with the requirements of this act with respect to any such items, he shall within such period attach to one copy of such budget his certificate setting forth in detail the changes which must accordingly be made therein in order to comply with the requirements of this act and return the same to the county or municipality.

Statement
of changes
to be made.

Certification
of current
liabilities.

503. Certification of statement of current liabilities by State Auditor. If the statement of current liabilities as filed in the office of the State Auditor pursuant to section four hundred twelve appears to comply with the requirements of this act, the State Auditor shall attach to one copy thereof his certificate to the effect that, in so far as can be determined from the information available, such statement complies with the requirements hereof, and return the same to the county or municipality within eighteen days from the date of filing such statement. In the event that the State Auditor shall determine from the information available

Changes
to be made.

that the statement of current liabilities as filed does not comply with the requirements of this act, he shall within such period attach to one copy thereof his certificate setting forth in detail the changes which must accordingly be made therein in order to comply with the requirements of this act and return the same to the county or municipality.

504. Designation of assistant. The State Auditor may from time to time, by an instrument in writing filed in his office and open to public inspection, designate one or more assistants in his department to make in his name any certification required by this act to be made by the State Auditor.

Assistants to
State Auditor.

505. Act is a revision. This act shall be considered a revision of an act entitled "An act concerning municipal and county finances," approved March twenty-eighth, one thousand nine hundred seventeen, constituting chapter one hundred ninety-two of the laws of one thousand nine hundred seventeen, and all acts amendatory thereof and supplemental thereto, and the said acts are hereby repealed; *provided, however*, that chapters fifty-one and two hundred eighty-nine of the laws of one thousand nine hundred thirty-three, as amended and supplemented, shall not be deemed to be repealed. All other acts and parts of acts, general or special, to the extent that they relate to the subject matter of this act, are superseded by this act; *provided, however*, that acts and proceedings heretofore done or taken by any county or municipality or the voters thereof, or any board of officers thereof, pursuant to acts or parts of acts repealed or superseded by this act shall have the same force and effect as if done and taken pursuant to this act, and only subsequent proceedings shall be taken as provided in this act; *provided, further*, that this act shall not be construed to repeal an act entitled "An act concerning the issuance of bonds by municipalities to pay, fund or refund certain bonds or other indebtedness," approved April fourth, one thousand nine hundred thirty-four, constituting

Chap. 192,
P. L. 1917,
repealed.

Proviso.

Proviso.

Proviso

chapter sixty of the laws of one thousand nine hundred thirty-four, or an act entitled "An act relating to the funding or refunding of outstanding bonds or notes by municipalities," approved June eleventh, one thousand nine hundred thirty-four, constituting chapter two hundred thirty-three of the laws of one thousand nine hundred thirty-four, or any acts amendatory of or supplemental to said acts, and said acts shall continue in full force and effect, and any proceedings taken or to be taken thereunder shall continue to be taken or be taken, notwithstanding the provisions of this act.

Certain act
not affected.

506. Certain acts not affected. Nothing in this act shall be construed to supersede, abrogate or repeal in any way an act entitled "An act concerning municipal finances," approved April twenty-eighth, one thousand nine hundred thirty-one, constituting chapter three hundred forty of the pamphlet laws of one thousand nine hundred thirty-one, or an act entitled "An act creating a Department of Municipal Accounts and the office of Commissioner of Municipal Accounts, and defining his duties and powers," approved March twenty-seventh, one thousand nine hundred seventeen, constituting chapter one hundred fifty-four of the pamphlet laws of one thousand nine hundred seventeen, and any acts amendatory of or supplemental to such acts, or any revisions thereof, but said acts shall continue in full force and effect, and any proceedings taken or to be taken thereunder shall continue to be taken or be taken, notwithstanding the provisions of this act.

Act effective.

507. Date of taking effect. This act shall take effect immediately as regards all matters, terms and provisions affecting budgets, tax ordinances and tax resolutions for the fiscal year one thousand nine hundred thirty-seven and any subsequent fiscal year and in all other respects, shall take effect on December thirty-first, one thousand nine hundred thirty-six.

Approved June 24, 1936.

CHAPTER 212

AN ACT to amend an act entitled "An act relative to the payment of deposits made with any bank or trust company in the name of two persons," approved April eleventh, one thousand nine hundred and seven.

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

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

Act amended.

1. When a deposit or deposits has or have been made in any bank or trust company transacting business in this State in the names of two persons, payable to either, or payable to either or to the survivor the balance or any part thereof to the credit of said account including interest or dividends thereon may be paid to either of said persons during the life of both and in case of the death of either of said persons the balance to the credit of said account including any dividends or interest thereon shall be paid to the survivor and the legal representatives of the one dying shall not have any claim or right thereto notwithstanding that such balance or any part thereof may have been the property of the one dying.

Payment of joint bank accounts.

2. When a deposit or deposits shall hereafter be made in any bank or trust company transacting business in this State, in the names of two persons, payable to either, or payable to either or to the survivor, the balance or any part thereof to the credit of said account including interest or dividends thereon may be paid to either of said persons during the life of both and in case of the death of either of said persons the balance to the credit of said account including any dividends or interest thereon shall be paid to the survivor and the legal representatives of the one dying shall

Legal representative of deceased to have no claim.

not have any claim or right thereto notwithstanding that such balance or any part thereof may have been the property of the one dying.

Validity.

3. If any part of this act be declared invalid it shall not affect the remainder thereof.

4. This act shall take effect immediately.

Approved June 24, 1936.

CHAPTER 213

AN ACT to amend an act entitled "An act to regulate the practice of veterinary medicine, surgery and dentistry in the State of New Jersey, to license veterinarians and to punish persons violating the provisions thereof," approved March seventeenth, one thousand nine hundred and two.

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

Section 6
amended.

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

Application.

6. From and after the first Monday in May, one thousand nine hundred and two, any person not hereinbefore registered to practice veterinary medicine, surgery and dentistry in this State, or desiring to enter upon such practice, shall deliver to the secretary of the veterinary medical board upon a payment of a fee of ten dollars, a written application for license, together with satisfactory proof that the applicant is more than twenty-one years of age, is of good moral character, has obtained a competent school education and has received a diploma conferring the degree of veterinary medicine from some legally incorporated

Fee.

Proof of
qualifications.

veterinary college or university of the United States, or a diploma or license conferring the full right to practice all the branches of veterinary science in some foreign country (which, in the opinion of said board, was in good standing at the time of issuing said diploma); applicants who shall have received their degree in veterinary medicine after the first Monday of May, one thousand nine hundred and two, must have pursued the study of veterinary medicine for at least three years including three regular courses of lectures of at least six months each in different years, in some legally incorporated veterinary college or university, prior to the granting of said diploma or foreign license, such proof shall be made, if required, upon affidavits; upon making the said payment and exhibiting the before named proof, the examining board, if satisfied with the same, shall issue to such applicant an order for examination; in case of failure at such examination, the candidate, after the expiration of six months and within two years, shall have the privilege of a second examination by the board of veterinary medical examiners, without the payment of an additional fee.

Examination.

Second
examination

2. This act shall take effect immediately.

Approved June 24, 1936.

CHAPTER 214

AN ACT to amend an act entitled "An act to amend the title and body of an act entitled 'An act to establish a Department of Aviation, to provide for the appointment of a State Aviation Commission and a State Director of Aviation, the licensing of aircraft and airmen and the supervision and regulation of aircraft and air traffic in and over the State,' approved April twenty-first, one thousand nine hundred and thirty-one."

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

Par. 9-G added
to section 3.

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

3. After paragraph 9-F, insert the following:

Flying under
influence of
liquor or
drugs.

9-G. It shall be unlawful for any person to fly any aircraft in the State of New Jersey while under the influence of or using intoxicating liquors, cocaine or other habit-forming drugs, nor shall such person carry passengers who are obviously under the influence of intoxicating liquors, cocaine or other habit-forming drugs.

Approved June 24, 1936.

CHAPTER 215

AN ACT making appropriation for emergency relief purposes in the fiscal year ending June thirtieth, one thousand nine hundred and thirty-seven.

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

1. There is hereby appropriated, the State Comptroller is hereby authorized and directed to draw his warrants on the State Treasurer for, and the State Treasurer is hereby authorized and directed upon such warrant to pay or to place to the credit of the State Financial Relief Commission, for emergency relief purposes, the sum of six million dollars (\$6,000,000.00) from any moneys in the treasury of the State. Appropriation.

2. This act shall take effect immediately.

Approved June 24, 1936.

CHAPTER 216

A SUPPLEMENT to an act entitled "An act concerning municipalities," approved March twenty-seventh, one thousand nine hundred and seventeen.

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

1. Whenever any municipality of this State requires any lands, or rights therein, easements, materials, waters, water rights, or property, or any estate or interest therein, for the construction, establishment and maintenance of a municipal sewage disposal plant or the sanitary collecting Acquiring property for sewage purposes.

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- sewers connecting therewith, and such lands, or rights therein, easements, materials, waters, water rights, or property, or any estate or interest therein, necessary for such purposes cannot be acquired by the municipality by agreement with the owner or owners thereof, whether by reason of disagreement as to the price, or the legal incapacity or absence of the owner or owners, or his or their inability to convey a valid title, or for any other reason or cause, such municipality shall have the right and power to enter upon and take such lands or property, or estate or interest therein in advance of making compensation therefor; and in any such case, such municipality, promptly after such entry, shall institute proceedings according to law to fix the compensation to be paid the owner or owners of such property; *provided*, that nothing in this act contained shall apply to any land or other property acquired for or devoted to any public use by any board, commission or agency of the State of New Jersey, municipality or county of this State, or by any public utility as the same is defined by "An act concerning public utilities; to create a Board of Public Utility Commissioners and to prescribe its duties and powers," approved April twenty-first, one thousand nine hundred and eleven, or any act amendatory thereof or supplemental thereto.
- Fix compensation.** 2. In fixing the compensation for any property taken in pursuance of this act the value of such property shall be fixed as of the date of the entry thereon by the municipality and the owner shall be entitled to interest upon the value of such property from the date of such entry to the date of payment of such compensation to the owner or into the Court of Chancery.
- Proviso.** 3. This act shall be inoperative and of no effect after July fourth, one thousand nine hundred and thirty-seven.
- Interest from date of entry.** 4. This act shall take effect immediately.
- Act effective.** Approved June 24, 1936.

CHAPTER 217

AN ACT appropriating to the State Financial Assistance Commission, created pursuant to chapter eighty-three of the laws of nineteen hundred and thirty-six, all moneys in the treasury of the State standing to the credit of the Emergency Relief Administration.

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

1. There is hereby appropriated to the State Financial Assistance Commission, created pursuant to chapter eighty-three of the laws of nineteen hundred and thirty-six, all moneys in the treasury of the State standing to the credit of the Emergency Relief Administration. Appropriation.

2. The moneys herein appropriated, to the State Financial Assistance Commission, shall be used by said commission for the payment of all necessary expenses of administration of said commission, and for the payment of all outstanding obligations of the Emergency Relief Administration and expenses incurred in the liquidation and settlement of the affairs of the said Emergency Relief Administration. Use of appropriation.

3. Said obligations and expenditures shall be paid by the State Treasurer after audit, approval and warrant by the Comptroller of the Treasury, in the same manner as all other State bills are paid. Payments.

4. This act shall take effect August first, one thousand nine hundred and thirty-six. Act effective.

Approved June 24, 1936.

CHAPTER 218

AN ACT to amend an act entitled "A supplement to an act entitled 'An act regulating the employment, tenure and discharge of certain officers and employees of this State, and of the various counties and municipalities thereof, and providing for a Civil Service Commission, and defining its powers and duties,' approved April tenth, one thousand nine hundred and eight," which supplement was approved January twenty-ninth, one thousand nine hundred and thirty-five.

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

Section 2
amended.

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

Act operative.

2. This act shall take effect immediately and shall expire on June thirtieth, nineteen hundred and thirty-seven.

Act effective.

2. This act shall take effect on June thirtieth, nineteen hundred and thirty-six.

Approved June 24, 1936.

CHAPTER 219

AN Act to amend an act entitled “A supplement to an act entitled ‘An act to provide for a State budget system and its operations,’ approved April twentieth, one thousand nine hundred and thirty-one,” which supplement was approved February fifth, one thousand nine hundred and thirty-five.

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

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

2. This act shall expire on the first day of July, one thousand nine hundred and thirty-seven. Act
inoperative.

2. This act shall take effect on the first day of July, one thousand nine hundred and thirty-six. Act effective.

Approved June 29, 1936.

CHAPTER 220

AN ACT making appropriations for the support of the State government and for several public purposes for the fiscal year ending June thirtieth, one thousand nine hundred and thirty-seven, and regulating the disbursement thereof.

ANTICIPATED REVENUES OF THE GENERAL STATE
FUND FOR THE FISCAL YEAR 1936-37

Free balance. Estimated free balance, July 1, 1936 \$15,720,792 45

Revenues

Anticipated revenues.	Transfer inheritance taxes	\$6,200,000 00
	Main Stem R. R. taxes	10,300,000 00
	Miscellaneous corporation taxes ..	3,700,000 00
	Beverage taxes	6,510,000 00
	Beverage licenses	600,000 00
	Foreign insurance corporation tax	1,600,000 00
	Department of Banking and Insurance	950,000 00
	Secretary of State	240,000 00
	Clerk in Chancery	375,000 00
	Clerk of the Supreme Court	165,000 00
	Interest on deposits	20,000 00
	Real Estate Commission	83,000 00
	Commissioners of High Point Park	7,500 00
	State Board of Beauty Culture Control	60,000 00
	Commissions	38,000 00
	Judicial fees	25,000 00
	Shell fisheries	38,000 00

Department of Labor	165,290 00
Dividends	20,000 00
Athletic Commissioner	60,000 00
State Auditor	95,000 00
Department of Health	65,000 00
Tenement House Supervision	2,000 00
Board of Fish and Game Commis- sion	325,000 00
State Tax Department, Public Util- ity Division	25,000 00
Department of Weights and Measures	10,000 00
Manual Training and Industrial School for Colored Youth	57,000 00
School for the Deaf	2,000 00
Glassboro Normal School	31,000 00
State Normal School, Jersey City .	40,000 00
State Normal School, Newark	50,000 00
State Normal School, Paterson ...	30,000 00
State Normal School, Montclair ..	159,000 00
State Normal School, Trenton	163,000 00
Agricultural Experiment Station ..	110,000 00
Department of Agriculture	34,500 00
State Board of Milk Control	78,000 00
Rehabilitation Commission	8,000 00
Additional proceeds from sales tax	200,000 00
Colony for Feeble-Minded Males, New Lisbon	160,000 00
Colony for Feeble-Minded Males, Woodbine	100,000 00
Home for Disabled Soldiers, Menlo Park	7,000 00
Home for Disabled Soldiers, Vine- land	9,000 00
North Jersey Training School, Totowa	115,000 00
Reformatory at Annandale	1,500 00
Reformatory at Rahway	500 00
Sanatorium for Tuberculous Dis- eases	125,000 00
State Home for Boys	2,500 00
State Hospital, Greystone Park ..	775,000 00

State Board of Children's Guardians	101,000 00
State Hospital, Marlboro	345,000 00
State Hospital, Trenton	600,000 00
State Prison	500 00
Village for Epileptics	255,000 00
Vineland State School	215,000 00
Miscellaneous Sources	50,000 00
Total revenues	\$35,503,290 00

Transfers.

Transfers

Commerce and Navigation, from School Fund	48,575 04
State Water Policy Commission, from Water Supply Fund	43,092 00
Rehabilitation Commission, from Federal Aid	33,000 00
Vocational School, from Federal Aid Fund	33,000 00
Total transfers	\$157,667 04
Total anticipated in the State Fund	\$51,381,749 49

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

Annual appropriation.

1. The following sums or so much thereof as may be necessary, be and they are hereby appropriated out of the State fund for the respective public officers and for the several purposes herein specified, for the fiscal year ending on the thirtieth day of June, in the year one thousand nine hundred and thirty-seven, and shall be available for expenditure during said fiscal year, and for a period of three months thereafter to pay obligations incurred during said fiscal year only. At

the expiration of said three months' period all unexpended balances, unless specifically held by contracts on file with the Comptroller of the Treasury, shall lapse into the State treasury, or in case of appropriations from special funds shall lapse to the credit of such special funds.

Balances
to lapse.

A. EXECUTIVE AND ADMINISTRATIVE

A 1. ATTORNEY-GENERAL'S DEPARTMENT

Attorney-
General's
Department.

Salaries:

Attorney-General ...	\$7,000 00	
Assistant Attorney-General	7,500 00	
Assistant Attorney-General	6,000 00	
Assistant Attorney-General	6,000 00	
Assistant Attorney-General	6,000 00	
Assistant Attorney-General	5,000 00	
Second Assistant Attorney-General	9,000 00	
Senior legal assistant	6,500 00	
Senior legal assistant	6,500 00	
Legal assistant	5,500 00	
Principal law clerk ..	3,000 00	
Senior law clerk-stenographer	2,400 00	
Compensation for other assistants ...	13,360 00	
Special legal assistants, revision and consolidation of public statutes	14,000 00	
	<hr/>	\$97,760 00

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Materials and Supplies:

Stationery and office supplies	\$900 00	
Law books	400 00	
Vehicular transportation supplies	2,000 00	
Office equipment	500 00	
	<hr/>	3,800 00

Miscellaneous Expenses:

Traveling expenses ..	\$800 00	
Other miscellaneous expenses	500 00	
Insurance (other than fire)	325 00	
	<hr/>	1,625 00

Division of Securities

Salaries:

Assistant Attorney-General	\$7,500 00	
Special Assistant Attorney-General ...	4,000 00	
Investigator	1,980 00	
Compensation for clerks and stenographers	5,340 00	
	<hr/>	18,820 00

Materials and Supplies:

Stationery and office supplies	\$500 00	
Office equipment	100 00	
	<hr/>	600 00

Miscellaneous Expenses:

Expenses of investigations	\$4,000 00	
Telephone and telegraph	900 00	
Postage	225 00	
	<hr/>	5,125 00

Extraordinary Expenses:

To defray expenses incurred in defending the interests of the State in litigation arising in the Dorrance case and taxes on property in railroad and canal use, including expenses incurred during the previous fiscal year \$100,000 00

To David T. Wilentz, Attorney-General, in recognition of the special and exceptional service rendered by him to the State of New Jersey and the county of Hunterdon, in the trial of the case of the State vs. Bruno Richard Hauptmann, at Flemington, New Jersey, and further in the appellate proceedings had thereon in the New Jersey Court of Errors and Appeals and the United States Supreme Court 20,000 00

120,000 00

\$247,730 00

Budget
Commission.

A 2. BUDGET COMMISSION

Salaries:

Budget Commissioner	\$7,000 00	
Accountant	5,200 00	
Compensation for as-		
sistants	8,220 00	
	<hr/>	\$20,420 00

Materials and Supplies:

Stationery and office		
supplies	\$175 00	
Vehicular transporta-		
tion supplies	150 00	
	<hr/>	325 00

Miscellaneous:

Printing	\$3,500 00	
Other miscellaneous		
expenses	700 00	
	<hr/>	4,200 00
		<hr/>
		\$24,945 00
		<hr/>

Civil Service
Commission.

A 3. CIVIL SERVICE COMMISSION

Salaries:

Commissioners	\$18,000 00	
Chief examiner and		
secretary	10,000 00	
Assistant chief exam-		
iner	5,700 00	
Assistant secretary ..	3,180 00	
Examiners and moni-		
tors	32,780 00	
Clerical employees and		
janitors, p r e s e n t		
\$83,420.00; new \$1,-		
380.00	84,800 00	
	<hr/>	\$154,460 00

Materials and Supplies:

Stationery and office supplies	\$8,500 00	
Office equipment	1,200 00	
Vehicular transportation supplies	1,000 00	
		<hr/> 10,700 00

Miscellaneous:

Traveling expenses ..	\$2,000 00	
Advertising	1,000 00	
Printing	300 00	
Rent	150 00	
Other miscellaneous expenses	300 00	
		<hr/> 3,750 00

Additions and Improvements:

One new car	600 00	
		<hr/> \$169,510 00
		<hr/>

A 4. COMPTROLLER'S DEPARTMENT

Comptroller's
Department.

Salaries:

Comptroller	\$6,000 00	
Chief clerk and deputy comptroller	7,000 00	
Chief auditor	6,000 00	
Chief accountant	6,000 00	
Assistant chief accountant	3,600 00	
Assistants and clerical services	66,340 00	
		<hr/> \$94,940 00

Materials and Supplies:

Stationery and office supplies	4,600 00	
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Miscellaneous:

Premium on surety bonds	\$300 00	
Traveling expenses ..	1,400 00	
Other miscellaneous expenses	1,000 00	
Printing and binding.	100 00	
	<hr/>	2,800 00
		<hr/>
		\$102,340 00
		<hr/>

Commissioner
of Finance.

A 5. COMMISSIONER OF FINANCE

Salaries:

Commissioner	\$10,000 00	
Deputy commissioner	5,000 00	
Compensation for assistants	8,480 00	
	<hr/>	\$23,480 00

Materials and Supplies:

Stationery and office supplies	\$1,250 00	
Vehicular transportation supplies	250 00	
	<hr/>	1,500 00

Miscellaneous:

Other miscellaneous expenses	550 00	
	<hr/>	\$25,530 00
		<hr/>

Emergency
Fund.

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
	<hr/>

A 7. EXECUTIVE DEPARTMENT

Executive
Department.

Salaries:

Governor	\$20,000 00	
Secretary to Gov- ernor	5,000 00	
Executive clerk	3,600 00	
Assistant secretary to Governor	4,000 00	
Compensation for as- sistants	17,000 00	
		\$49,600 00

Materials and Supplies:

Stationery and office supplies	2,000 00
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Miscellaneous:

Maintenance, cottage at Sea Girt and en- tertainment therein	\$15,000 00	
Maintenance of Secre- tary to the Gov- ernor during en- campment	1,000 00	
Other miscellaneous expenses	1,300 00	
		17,300 00
		<u>\$68,900 00</u>

A 8. SECRETARY OF STATE

Secretary
of State.

Salaries:

Secretary	\$6,000 00	
Assistant Secretary of State	3,000 00	
Chief clerk	7,000 00	
Head clerk	4,500 00	
Confidential clerk ...	3,700 00	
Election clerk	4,500 00	
Compensation for as- sistants	30,240 00	
		\$58,940 00

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Materials and Supplies:	
Stationery and office supplies	7,000 00
Miscellaneous:	
Election expenses ...	\$26,500 00
Printing copies of corporation act ...	3,000 00
	<u>29,500 00</u>
Additions and Improvements:	
Vault equipment	1,400 00
	<u>\$96,840 00</u>

State
Auditor's
Department.

A 9. STATE AUDITOR'S DEPARTMENT

Salaries:	
Auditor	\$7,500 00
Head auditor	4,500 00
Principal auditors and examiner	12,400 00
Auditors and junior auditors (State) ..	25,920 00
Auditors and other em- ployees (municipal)	33,120 00
Junior auditors and audit clerks	14,880 00
Clerks	1,920 00
Confidential clerk ...	1,500 00
Stenographers, clerks and other employees	10,260 00
Expenditures for spe- cial investigations, chapter 266, Laws of 1918, sec. 3B ...	8,200 00
	<u>\$120,200 00</u>
Materials and Supplies:	
Stationery and office supplies	\$2,500 00
Office equipment	1,200 00
	<u>3,700 00</u>

Miscellaneous Expenses:

Traveling expenses ..	\$25,000 00	
Other miscellaneous expenses	500 00	
Printing and binding	2,000 00	
Tax verification expenses	3,000 00	
		<u>30,500 00</u>
		<u>\$154,400 00</u>

A 10. STATE HOUSE COMMISSION

State House
Commission

Salaries and Wages:

Custodian, State House	\$4,500 00	
Chief engineer—electrician	3,400 00	
Superintendent of State House Annex and State office building	4,000 00	
Compensation for assistants and helpers	199,288 00	
		<u>\$211,188 00</u>

Materials and Supplies:

Heat, light, power and electricity	\$52,500 00	
Stationery and office supplies, furniture and carpets	5,000 00	
Other materials and supplies	10,000 00	
		<u>67,500 00</u>
Current repairs		20,000 00

Miscellaneous:

Capitol post office, postage	\$117,000 00	
Telephone and tele- graph, State Depart- ments in Trenton ..	75,000 00	
Insurance	1,000 00	
Freight and express .	350 00	
Maintenance of Stacy Park and Capitol and annex grounds	4,000 00	
Other miscellaneous expenses	500 00	
	<hr/>	197,850 00

Rentals for State Departments in Newark:

Industrial Office Build- ing	\$96,000 00	
Department of Al- coholic Beverage Control	16,819 50	

Rentals for State Departments in Trenton:

Budget Commission .	1,625 00	
Department of Weights and Meas- ures	2,400 00	
Department of Agri- culture	15,500 00	
Department of State Police	6,600 00	
State Employees' Re- tirement System ..	2,500 00	
Department of Labor	15,000 00	
Rental for building for State exhibits at Trenton Fair	5,000 00	
Department of Con- servation and De- velopment	780 00	
Beverage Tax Depart- ment	6,460 00	

Rentals in Other Cities:

Associate Justices' offices	6,240 00	
Rooms for Courts, Atlantic City, Jersey City, Camden, Elizabeth and Toms River	43,857 00	
State Board of Children's Guardians, Trenton, Jersey City and Morristown ..	9,900 00	
	<hr/>	228,681 50
		<hr/>
		\$725,219 50
		<hr/>
		<hr/>

A 11. TREASURER'S DEPARTMENT

Treasurer's
Department.

Salaries:

Treasurer	\$6,000 00	
Cashier and deputy treasurer	6,000 00	
Secretary	3,000 00	
Head clerk	3,000 00	
Compensation for other assistants ...	28,660 00	
	<hr/>	\$46,660 00

Materials and Supplies:

Stationery and office supplies	2,500 00
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Miscellaneous:

Premiums on surety bonds for Treasurer, deputy treasurer and employees	\$1,210 00	
Other miscellaneous expenses	400 00	
	<hr/>	1,610 00
		<hr/>
		\$50,770 00
		<hr/>
		<hr/>

Purchasing
Department.

A 12. STATE PURCHASING DEPARTMENT

Salaries and Wages:

State Purchasing Commissioner	\$7,000 00	
Deputy and chief clerk	5,625 00	
Supervisors of purchases (5)	14,400 00	
Compensation for assistants and clerical services	12,910 00	
	<hr/>	\$39,935 00

Materials and Supplies:

Stationery and office supplies	\$2,300 00	
Vehicular transportation supplies	500 00	
Office equipment	300 00	
	<hr/>	3,100 00

Miscellaneous:

Traveling expenses ..	\$450 00	
Advertising, pursuant to chapter 70, Laws of 1930	3,000 00	
	<hr/>	3,450 00

Unclassified:

Johnstown Coal and Coke Co., to pay for additional cost of coal delivered to using agencies, during the years 1933, 1934, by reason of Federal NRA Statute		18,471 76
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Printing

Miscellaneous:

Legislative printing, present fiscal year \$66,000.00, previous fiscal years, \$30,000.00	\$96,000 00	
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Printing and binding public documents present fiscal year \$20,000.00, previous fiscal years, \$3,000.00	23,000 00	
Printing and circulat- ing laws, present fiscal year \$7,000.00, previous fiscal years, \$16,000.00 ..	23,000 00	
	<hr/>	142,000 00
		<hr/>
		\$206,956 76
		<hr/>

A 13. STATE ATHLETIC COMMISSIONER

Athletic
Commissioner.

Salaries:

Commissioner	\$5,000 00	
Compensation for other assistants ...	22,300 00	
	<hr/>	\$27,300 00

Materials and Supplies:

Stationery, office supplies and equipment	500 00
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Miscellaneous:

Traveling and incidental expenses	4,750 00	
	<hr/>	\$32,550 00
		<hr/>

A 14. MUNICIPAL FINANCE COMMISSION

Municipal
Finance
Commission.

Expenses of operation of municipal finance commission, pursuant to the provisions of chapter 340, Laws of 1931	\$25,000 00
	<hr/>

Municipal
Funding
Commission.

A 15. MUNICIPAL FUNDING COMMISSION

Expenses of the commission, comprising the Attorney-General, the State Tax Commissioner and the State Auditor, to investigate and pass upon municipal funding and refunding plans and proposals, in accordance with chapter 77, Laws of 1935 \$5,000 00

Legislature.

B. LEGISLATIVE

B 1. LEGISLATURE

Salaries:

Senators and members of General Assembly	\$40,833 32	
Compensation for officers and employees	35,000 00	
	<hr/>	\$75,833 32

Materials and Supplies:

Manuals of the Legislature	\$5,000 00	
Toilet and other necessary articles to be furnished by the State House Commission	200 00	
	<hr/>	5,200 00

Miscellaneous:

Indexing Journal and Minutes and other incidental and contingent expenses ..	\$35,000 00	
Council of State governments	1,000 00	
	<hr/>	36,000 00
		<hr/>
		\$117,033 32
		<hr/>

C. JUDICIAL

C 1. CLERK IN CHANCERY

Clerk in
Chancery.

Salaries:

Clerk in Chancery ...	\$6,000 00	
Chief clerk	5,500 00	
Law clerks (2)	7,100 00	
Compensation for as-		
sistants; present,		
\$75,000.00; new,		
\$960.00	75,960 00	
		\$94,560 00

Materials and Supplies:

Stationery, office supplies and other materials	7,500 00
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Miscellaneous:

Premium on surety bonds	600 00
	\$102,660 00

C 2. CLERK OF THE SUPREME COURT

Supreme
Court Clerk.

Salaries:

Clerk of the Supreme		
Court	\$6,000 00	
Chief clerk	5,500 00	
Compensation for as-		
sistants	39,320 00	
		\$50,820 00

Materials and Supplies:

Stationery and office		
supplies	\$3,250 00	
Other materials and		
supplies	400 00	
		3,650 00

Miscellaneous:

Other miscellaneous expenses	900 00
	\$55,370 00

Court of
Chancery.

C 3. COURT OF CHANCERY

Salaries:

Chancellor	\$19,000 00	
Vice-Chancellors	180,000 00	
Secretaries to Vice-Chancellors	20,000 00	
Chancellor's secretary	2,000 00	
Compensation and traveling expenses of sergeants-at-arms	35,000 00	
Compensation and allowance of advisory masters and their official stenographers	22,000 00	
Compensation of stenographers, and for services pursuant to section 103, chapter 158, Laws of 1902 .	53,000 00	
		\$331,000 00

Materials and Supplies:

Stationery and office supplies	3,000 00
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Extraordinary Expenditures:

Unpaid bill of advisory master Fallon due during 1935-36 fiscal year	600 00
	\$334,600 00

Court of
Errors and
Appeals.

C 4. COURT OF ERRORS AND APPEALS

Salaries:

Compensation of judges of the Court of Errors and Appeals, at \$40.00 per diem	\$54,000 00	
Compensation of officers	3,500 00	
		\$57,500 00

Miscellaneous:

Printed or typewritten copies of draft of opinions under the direction of the pre- siding judge	\$2,000 00	
Binding State cases, briefs, et cetera, and printing list of causes, et cetera ..	2,000 00	4,000 00
		<u>\$61,500 00</u>

C 5. COURT OF PARDONS

Court of
Pardons.

Salaries:

Compensation of judges of the Court of Pardons, at \$20.00 per diem ...	\$2,500 00	
Compensation of clerk and stenographer .	1,350 00	\$3,850 00

Materials and Supplies:

Stationery and office supplies	300 00
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Miscellaneous:

Other miscellaneous expenses	75 00	
		<u>\$4,225 00</u>

C 6. JUDICIAL COUNCIL

Judicial
Council.

Salaries:

Secretary	\$1,800 00
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Materials and Supplies:

Stationery and office supplies	500 00
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Miscellaneous:

Expenses of investigations, printing, and other incidental expenses	2,300 00
	<hr/>
	\$4,600 00
	<hr/>

Law and
Equity
Reports.

C 7. LAW AND EQUITY REPORTS

Salaries:

Chancery reporter ..	\$500 00	
Supreme Court reporter	500 00	
	<hr/>	\$1,000 00

Miscellaneous Expenses:

Publication of Chancery reports	\$15,500 00	
Publication of law reports	18,000 00	
Binding Chancery and law reports	3,150 00	
	<hr/>	36,650 00
		<hr/>
		\$37,650 00
		<hr/>

Court
Reporters.

C 8. STENOGRAPHIC REPORTERS

For amount to be refunded to various counties in this State for salaries of stenographic reporters appointed by the justices of the Supreme Court, pursuant to chapter 81, of the Laws of 1901	\$57,335 00
	<hr/>

C 9. SUPREME COURT

Supreme
Court.

Salaries:

Chief Justice	\$19,000 00	
Associate justices ...	144,000 00	
Circuit Court judges.	224,000 00	
Salaries of secretaries to justices of the Supreme Court, pursuant to chapter 249, Laws of 1928..	18,000 00	
Compensation for as- sistants	2,000 00	
Board of Bar Exam- iners, salary of members, secretary, assistant secretary and messenger	17,150 00	
		\$424,150 00

Materials and Supplies:

Stationery and office supplies	400 00
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Miscellaneous:

Expenses of Board of Bar Exam- iners incurred by court order, in- cluding disbarment proceedings	3,500 00
	\$428,050 00

C 10. COMMISSION ON REVISION AND CONSOLIDATION
OF PUBLIC STATUTESRevision and
Consolidation
of Laws.

Salaries:

Compensation for employees	\$24,000 00
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Materials and Supplies:

Stationery and office supplies	1,000 00
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Miscellaneous:

Printing	25,000 00
	\$50,000 00

D. REGULATIVE

Commerce
and
Navigation.

D 1. BOARD OF COMMERCE AND NAVIGATION

Salaries:

Director	\$9,000 00	
Assistant chief engineer	2,000 00	
Consulting engineer ..	1,800 00	
Assistant secretary ..	3,480 00	
Office engineer	3,900 00	
Hydrographic engineer	3,900 00	
Senior hydrographic engineer	3,300 00	
Other assistants, public hearings, searches, surveys, witnesses on trespasses, et cetera ..	24,160 00	
		\$51,540 00

Materials and Supplies:

Stationery and office supplies	\$1,200 00	
Office equipment	100 00	
		1,300 00

Miscellaneous:

Traveling expenses ..	\$2,800 00
Telephone and telegraph	550 00
Rentals, partitions and moving expenses ..	8,912 60
Insurance on boats ..	435 00
Expenses in connection with riparian surveys and study and plans for beach protection measures	1,000 00

Operation cars and boats	400 00	
Other miscellaneous expenses	1,000 00	
Insurance on autos ..	100 00	
Postage	400 00	
	<hr/>	15,597 60

Expenditures for Inland Waterways:

Lights and buoys, Lake Hopatcong, Cran- bury Lake and Mohawk Lake	\$1,000 00	
Maintenance of navi- gation lights, Cape May-M a n a s q u a n river	2,000 00	
Maintenance inland waterway, to arrest erosion destroying private properties on Bay Head- Manasquan canal ..	50,000 00	
	<hr/>	53,000 00

Appropriation for administration ex-
penses receivable from School Fund
pursuant to chapter 223, Laws of
1922, estimated as 40 per centum of
the total appropriations.

\$121,437 60

D 2. BOARD OF FISH AND GAME COMMISSIONERS

Fish and
Game
Commissioners.

For salaries and wages, and for the
expenses of maintenance and oper-
ation of the New Jersey Board of
Fish and Game Commissioners to
include the expenses of administra-
tion and of the fish hatchery and
game farms.

All receipts from hunters' and anglers' licenses pursuant to the provisions of chapter 152 of the Laws of 1914; chapter 120, Laws of 1915, chapter 125 of the Laws of 1922, and amendments.

All receipts, licenses and sales pursuant to the provisions of chapter 153 of the Laws of 1918.

All fines pursuant to the provisions of chapter 247 of the Laws of 1911.

All such receipts as are above set forth, and any balance of receipts that may not have been disbursed on or before the end of the fiscal year ending June thirtieth, one thousand nine hundred and thirty-six, are hereby appropriated to the Board of Fish and Game Commissioners, but there may only be expended of said receipts and balance the amounts as itemized below, and for bills incurred during the fiscal year ending June thirtieth, one thousand nine hundred and thirty-six, 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.

Proviso.

Salaries and Wages:

Executive secretary .	\$5,000 00
Assistant secretary ..	2,880 00

Assistant protectors, wardens, superin- tendents and other officers and em- ployees, present, \$148,020.00; new, \$3,240.00	151,260 00	
	<hr/>	\$159,140 00
Materials and Supplies:		
Food	\$52,000 00	
Heat, light, power, water, gas and elec- tricity	5,500 00	
Stationery and office supplies	1,600 00	
Vehicular transporta- tion supplies	20,450 00	
Purchase of live fish and game	25,900 00	
Farm and stable supplies	7,100 00	
Household, clothing, and ground supplies	2,300 00	
	<hr/>	114,850 00
Current repairs		5,700 00
Miscellaneous:		
Printing	\$2,050 00	
Hunting and fishing licenses and buttons	7,500 00	
Traveling expenses ..	6,700 00	
Telephone and tele- graph	1,650 00	
Garage rent	2,500 00	
Postage	1,800 00	
Insurance	3,000 00	
Freight and express .	300 00	
Other miscellaneous expenses	4,400 00	
	<hr/>	29,900 00

Additions and Improvements:

Motor vehicles and equipment	\$8,100 00	
Office equipment	500 00	
Building coops and pens	4,000 00	
Other additions and improvements	500 00	
	<hr/>	13,100 00
		<hr/>
		<u>\$322,690 00</u>

Board of
Public Utility
Commissioners.

D 3. BOARD OF PUBLIC UTILITY COMMISSIONERS

Salaries:

Members of the board	\$36,000 00	
Counsel (2)	14,500 00	
Assistant counsel ...	3,500 00	
Secretary	7,000 00	
Chief engineer, Bureau of Utilities	8,000 00	
Chief engineer, bridges and grade crossings	7,500 00	
Chief engineer, Bureau of Railroads	6,500 00	
Deputy chief engineer, Division of Rates and Research	7,000 00	
Engineers, inspectors, clerks, stenogra- phers and other em- ployees	127,261 50	
Reporting hearings ..	10,000 00	
	<hr/>	\$227,261 50

Materials and Supplies:

Stationery and office supplies	\$3,000 00	
Office equipment	500 00	
	<hr/>	3,500 00

Miscellaneous:

Traveling expenses ..	\$9,000 00	
Telephone and telegraph	1,800 00	
Other miscellaneous expenses	500 00	
Printing	2,500 00	
	<hr/>	13,800 00
		<hr/>
		\$244,561 50
		<hr/>

D 4. BOARD OF SHELL FISHERIES

Shell
Fisheries.

Salaries:

Director	\$3,000 00	
Chiefs of bureaus ...	3,000 00	
Captains of boats, crews, guards, clerks et cetera	34,740 00	
Special guard service	320 00	
	<hr/>	\$41,060 00

Materials and Supplies:

Fuel and power	\$3,500 00	
Stationery and office supplies	150 00	
	<hr/>	3,650 00

Current repairs 2,500 00

Miscellaneous:

Traveling expenses ..	\$2,000 00	
Insurance	600 00	
Surveying and mapping	50 00	
Rent of offices	120 00	
Rent of boat	900 00	
Telephone and telegraph	100 00	
Other miscellaneous expenses	650 00	
	<hr/>	4,420 00

Additions and Improvements:

Purchase of oyster shells, in order to restore depleted natural oyster beds, and further for the purpose of shelling beds	\$10,000 00	
Services of one small guard boat for Delaware bay	2,500 00	
Dynamiting drum-fish in waters of Ocean and Atlantic counties	500 00	
		<hr/> 13,000 00
		<hr/> \$64,630 00
		<hr/>

County
Tax Boards.

D 5. COUNTY BOARDS OF TAXATION

For salaries of members of the county boards of taxation	\$131,400 00
	<hr/>

Banking and
Insurance.

D 6. DEPARTMENT OF BANKING AND INSURANCE

Salaries:

Commissioner	\$6,000 00
Deputy Commissioner, Bureau of Banking	7,500 00
Assistant Deputy Commissioner, Bu- reau of Banking	4,200 00
Deputy Commissioner, Bureau of Insurance	7,500 00
Deputy Commissioner, Bureau of Building and Loan Associa- tions	7,500 00
Chief, Compensation Rating and Inspec- tion Bureau	5,000 00

Assistant Deputy, Bureau of Insurance .	4,800 00	
Assistant Deputy, Bureau of Building and Loan Associations .	4,140 00	
Investigator	3,480 00	
Statistician	3,000 00	
Bank examiners	128,160 00	
Small Loan, et cetera, Examiners	6,900 00	
Chief Insurance Examiner	7,500 00	
Assistant Chief Insurance Examiners	32,450 00	
Insurance Examiners	48,660 00	
Special Insurance Examiners	18,000 00	
Building and Loan Association Examiners	208,260 00	
Actuary	7,500 00	
Chief Assistant Actuary	4,500 00	
Assistant Actuary ..	4,000 00	
Chief, License Division	3,900 00	
Principal Clerk-Bookkeeper and Cashier	3,300 00	
Chief, Division Personal Loan Agencies	4,200 00	
Auditor, Bureau of Insurance	2,520 00	
Clerks, stenographers and other employees, present, \$96,000.00; new, \$3,600.00	99,600 00	
		\$632,570 00
Materials and Supplies:		
Stationery and office supplies and equipment		5,000 00

Miscellaneous:		
Traveling expenses ..	\$70,000 00	
Freight, express and cartage	350 00	
Subscriptions	400 00	
Compiling and printing valuations	450 00	
Rents (includes offices new statistical machines, safe deposit boxes, et cetera) ..	7,000 00	
Telephone and telegraph	1,500 00	
Printing	9,500 00	
Other miscellaneous expenses	800 00	
Membership fee, National Association of State Banks and convention expenses	125 00	
	<hr/>	90,125 00
		<hr/>
		<u>\$727,695 00</u>

Conservation
and
Development.

D 7. DEPARTMENT OF CONSERVATION AND
DEVELOPMENT

Administration

Salaries:		
State Geologist and Director	\$7,500 00	
Administrative assistant	3,000 00	
Other employees	9,600 00	
	<hr/>	\$20,100 00
Materials and supplies		1,400 00
Current repairs and replacements ..		100 00
Miscellaneous		300 00

Geologic and Topographic Surveys

Surveys.

Salaries:

Assistant Geologist ..	\$4,200 00	
Topographic engineer	3,600 00	
	<hr/>	7,800 00

Materials and supplies	50 00
Miscellaneous expenses	3,500 00

State Museum

Museum.

Salaries:

Curator	\$3,600 00	
Other employees	22,680 00	
	<hr/>	26,280 00

Materials and supplies	1,000 00
Current repairs and replacements ..	2,500 00
Miscellaneous expenses	1,000 00
Additions and improvements	700 00

*Forestry Supervision, Investigation and
Co-operation*

Forestry.

Salaries:

State Forester	\$5,800 00	
Land agent	4,500 00	
Other employees	13,200 00	
	<hr/>	23,500 00

Materials and supplies	350 00
Current repairs and replacements ..	400 00
Miscellaneous expenses	6,000 00
Additions and improvements	100 00

State Forests

State Forests.

Salaries:

Senior Assistant Forester	\$2,880 00	
Other employees	30,685 00	
Labor (per diem) ...	5,000 00	
	<hr/>	38,565 00

Materials and supplies	1,700 00
Current repairs and replacements ..	6,000 00
Miscellaneous expenses, tax lieu on State forests	9,500 00
Additions and improvements	1,000 00

Forest Nurseries. *State Forest Nurseries and Reforestation*

Salaries:

Senior Assistant For- ester	\$3,000 00	
Other employees	9,330 00	
Labor (per diem) ...	4,000 00	
		16,330 00
Materials and supplies	3,000 00	
Current repairs and replacements ..	750 00	
Miscellaneous expenses	2,000 00	
Additions and improvements	750 00	

Parks. *State Parks*

Salaries:

Supervisors, guards and other em- ployees	27,870 00
Materials and supplies	3,700 00
Current repairs and replacements ..	6,000 00
Miscellaneous expenses	1,009 00
Purchase of land	1,000 00

Forest Fires. *Preventing and Extinguishing Forest Fires*

Salaries:

State fire warden ...	\$4,200 00	
Other employees	72,780 00	
Labor (per diem) on fire lines	5,000 00	
		81,980 00
Materials and supplies	1,200 00	
Current repairs and replacements ..	3,500 00	
Miscellaneous expenses	14,500 00	
Additions and improvements	400 00	

Extraordinary Expenses:

Fire fighting costs	15,000 00
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Delaware and Raritan Canal

Canal.

Unclassified:

Maintenance and operation of the Delaware and Raritan Canal ...	40,000 00
	<hr/>
	\$370,834 00
	<hr/> <hr/>

D 8. DEPARTMENT OF HEALTH

Department
of Health.

Salaries:

Director	\$6,500 00
Chief, Bureau of Ad- ministration	5,400 00
Registrar, Bureau of Vital Statistics ...	4,800 00
Chief, Bureau of Local Health Administra- tion	4,500 00
Chief, Bureau of Food and Drugs	4,800 00
Chief, Bureau of Pub- lic Health Educa- tion	4,500 00
Chief, Bureau of Sani- tary Engineering ..	5,500 00
Chief, Bureau of Chemistry	4,800 00
Chief, Bureau of Bac- teriology	4,800 00
Senior Sanitary En- gineer, Bureau of Engineering	3,600 00
Veterinarian	3,900 00
District Health Of- ficers (5)	17,680 00
Assistant Epidemiolo- gists, Local Health Administration (2)	7,800 00

Engineers, inspectors, investigators, lab- oratory and other employees	142,365 00	
Dairy and milk plant inspectors	8,040 00	
	<hr/>	\$228,985 00
Materials and Supplies:		
Stationery and office supplies	\$2,250 00	
Engineering supplies	1,000 00	
Vehicular transporta- tion supplies	4,200 00	
Laboratory supplies .	17,000 00	
Other materials and supplies	300 00	
	<hr/>	24,750 00
Miscellaneous:		
Printing	\$6,000 00	
Traveling expenses ..	18,000 00	
Other miscellaneous expenses	1,000 00	
Rental of tabulation machines	1,268 00	
Binding volumes of birth, marriage and death certificates ..	1,000 00	
	<hr/>	27,268 00
Additions and Improvements:		
Laboratory equipment	\$1,400 00	
Office equipment	1,800 00	
	<hr/>	3,200 00
Unclassified:		
Investigation of sludge and sewage disposal, provided aid is secured from Federal Government		9,000 00

Bureau of Child Hygiene

Salaries	\$76,775 16	
Materials and supplies .	1,500 00	
Other miscellaneous ex-		
penses	19,600 00	
	<hr/>	97,875 16

Bureau of Venereal Disease Control

Salaries	\$16,320 00	
Materials and supplies .	6,350 00	
Miscellaneous expenses.	2,750 00	
	<hr/>	25,420 00

Milk Plant License Bureau

Salaries	\$7,560 00	
Materials, supplies and		
miscellaneous expenses	4,000 00	
Additions and improve-		
ments	50 00	
	<hr/>	11,610 00

Barber License Bureau

Salaries	\$12,300 00	
Materials, supplies and		
miscellaneous expenses	3,550 00	
	<hr/>	15,850 00

Shell Fish Bureau

Salaries	\$13,920 00	
Materials and supplies .	900 00	
Miscellaneous expenses	5,000 00	
	<hr/>	19,820 00

Ice Cream License Bureau

Salaries	\$1,800 00	
Materials and supplies.	200 00	
Miscellaneous expenses	400 00	
	<hr/>	2,400 00

Toxoid Distribution Bureau

Salaries	\$960 00	
Materials and supplies .	15,025 00	
Miscellaneous expenses	320 00	
		<hr/>
		16,305 00
		<hr/>
		\$482,483 16
		<hr/>

Department
of Labor.

D 9. DEPARTMENT OF LABOR

Salaries:

Commissioner of La- bor	\$6,000 00	
Deputy Commission- ers Workmen's Compensation (4) .	28,000 00	
Deputy Commission- ers of Labor (2) ..	13,400 00	
Referee	3,600 00	
Supervisor, informal hearings	5,000 00	
Chief, Bureau of In- dustrial Statistics .	4,200 00	
Employment service .	89,140 00	
Examiners, inspectors, clerks and other em- ployees	209,662 00	
Bureau for Women and Children	3,365 00	
Wage Collection Divi- sion	3,360 00	
		<hr/>
		\$365,727 00

Materials and Supplies:

Stationery and office supplies	\$5,500 00
Office equipment	900 00
Coal, Jersey City, Trenton and Pater- son	2,000 00

Vehicular transportation supplies	900 00	
Lighting, power and water service	1,750 00	
		11,050 00
Current repairs		150 00

Miscellaneous:

Traveling expenses ..	\$17,500 00	
Telephone and telegraph	3,000 00	
Rent, Jersey City, Paterson or other cities	9,560 00	
Other miscellaneous expenses	3,000 00	
Printing	3,000 00	
Preparation and distribution of industrial directories and bulletins	500 00	
Expenses for Industrial Museum of Safety Campaign .	800 00	
Amount received from Federal Government (Wagner-Peyser Funds for Employment Bureaus) is hereby appropriated	98,790 00	
Minimum Wage Division	12,500 00	
		148,650 00
		<u>\$525,577 00</u>

Weights and
Measures.

D 10. DEPARTMENT OF WEIGHTS AND MEASURES

Salaries:		
Superintendent	\$5,000 00	
Compensation for as- sistants	16,140 00	
Eight inspectors and one clerk, Coal Stat- ute Enforcement ..	15,960 00	
	<hr/>	\$37,100 00
Materials and Supplies:		
Metal seals	\$600 00	
Stationery and office supplies	525 00	
Vehicular transporta- tion supplies	900 00	
Other materials and supplies	100 00	
Equipment and sup- plies, Coal Statute Enforcement	1,000 00	
	<hr/>	3,125 00
Current repairs		100 00
Miscellaneous:		
Traveling expenses, including samples purchased	\$3,750 00	
Traveling expenses, Coal Statute En- forcement	4,000 00	
Insurance premiums .	400 00	
Other miscellaneous expenses, including garage rent	400 00	
Printing and binding.	500 00	
	<hr/>	9,050 00
Additions and Improvements:		
Replacement of sedan	1,200 00	
	<hr/>	\$50,575 00
	<hr/>	

D 11. HEALTH OFFICERS, PORT OF PERTH AMBOY

Health
Officers,
Perth Amboy.

Health officer of the Port of Perth Amboy, for salary, pursuant to chapter 328, Laws of 1906	\$1,000 00	
Deputy health officer	250 00	
	<hr/>	
	\$1,250 00	
	<hr/>	

D 12. STATE BOARD OF TAX APPEALS

Tax Appeals.

Salaries:

President	\$6,500 00	
Members of board ...	18,000 00	
Secretary	6,000 00	
Compensation for other assistants ...	30,500 00	
	<hr/>	
		\$61,000 00

Materials and Supplies:

Stationery and office supplies	\$3,500 00	
Vehicular transporta- tion supplies	250 00	
	<hr/>	
		3,750 00

Miscellaneous:

Traveling expenses ..	\$3,500 00	
Other miscellaneous expenses	200 00	
Printing "Report of Cases"	400 00	
	<hr/>	
		4,100 00
	<hr/>	
		\$68,850 00
	<hr/>	

CHAPTER 220, LAWS OF 1936

Tenement
House
Supervision.D 13. STATE BOARD OF TENEMENT HOUSE
SUPERVISION

Salaries:

Secretary and executive officer	\$7,000 00	
Compensation for assistants and other employees	87,160 00	
	<hr/>	\$94,160 00

Materials and Supplies:

Stationery and office supplies	\$425 00	
Other materials and supplies	350 00	
Vehicular transportation supplies	1,200 00	
	<hr/>	1,975 00

Miscellaneous:

Traveling expenses ..	\$5,500 00	
Other miscellaneous expenses	300 00	
Postage	900 00	
Telephone and telegraph	400 00	
Garage rent	160 00	
Printing	350 00	
	<hr/>	7,610 00
		<hr/>
		\$103,745 00
		<hr/>

Real Estate
Commission.

D 14. REAL ESTATE COMMISSION

Salaries and Wages:

Commissioners (5) ..	\$15,000 00	
Secretary	5,000 00	
Chief examiner and investigator	4,500 00	
Other employees	21,060 00	
	<hr/>	\$45,560 00

Materials and Supplies:

Stationery and office supplies	550 00
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Miscellaneous:

Traveling expenses ..	\$3,500 00	
Postage	1,700 00	
Telephone and telegraph	500 00	
Printing	1,000 00	
Other miscellaneous expenses	570 00	
Insurance and bond premiums	209 00	
	<hr/>	7,479 00
		<hr/>
		\$53,589 00
		<hr/> <hr/>

D 15. DEPARTMENT OF STATE POLICE

State Police.

Salaries:

Colonel and superintendent	\$9,000 00	
Major and deputy superintendent	5,000 00	
Captains (4)	14,400 00	
Lieutenants (5)	15,000 00	
Noncommissioned officers, troopers, et cetera	486,250 00	
Medical and surgical services	7,000 00	
	<hr/>	\$536,650 00

Materials and Supplies:

Food	\$22,500 00
Clothing	15,000 00
Heat, light, power, water and electricity	9,000 00
Vehicular transportation supplies, including replacements ..	86,000 00

Stable supplies and forage	1,200 00	
Household and organ- ization supplies ...	7,000 00	
Medical, surgical and laboratory supplies	1,550 00	
Stationery and office supplies	4,000 00	
	<hr/>	146,250 00
Current repairs		4,000 00
Miscellaneous:		
Traveling expenses ..	\$4,000 00	
Rents	5,500 00	
Telephone and tele- graph	12,000 00	
Insurance	7,800 00	
Freight, express and cartage	100 00	
Emergency fund, all bills to be approved by the State House Commission	1,000 00	
Food and lodging ...	120,000 00	
	<hr/>	150,400 00
Additions and Improvements:		
Office equipment		2,500 00
<i>Teletype Communication</i>		
Salaries:		
Supervisors (2)	\$6,000 00	
Assistant supervisors	23,338 00	
Operators (6)	7,200 00	
	<hr/>	36,538 00
Materials and Supplies:		
Stationery and office supplies		1,200 00
Miscellaneous:		
Rental of teletype instruments and power		47,200 00

Bureau of Identification

Salaries:

Supervisor	\$3,600 00	
Other officers and employees, present, \$33,340.00; new, \$1,920.00	35,260 00	
		38,860 00

Materials and Supplies:

Stationery and office supplies	\$2,500 00	
Photographic, blue-printing and drafting supplies	3,500 00	
		6,000 00

Additions and Improvements:

Office and scientific and additional filing equipment	4,000 00	
		\$973,598 00

D 16. STATE WATER POLICY COMMISSION

Water Policy
Commission.

Salaries:

Division engineer ...	\$5,700 00	
Assistant division engineer	4,500 00	
Assistant engineers (2)	6,600 00	
District engineer (1/2 salary)	2,400 00	
Associate engineer (1/2 salary)	1,700 00	
Other employees	11,420 00	
		\$32,320 00

Materials and Supplies:

Stationery and office supplies	\$300 00	
Engineering supplies.	300 00	
Vehicular transportation supplies	800 00	
	<hr/>	1,400 00

Miscellaneous Expenses:

Traveling expenses ..	\$2,800 00	
Telephone and telegraph	300 00	
Postage	400 00	
Printing	600 00	
Rent	3,522 00	
Other miscellaneous expenses	100 00	
	<hr/>	7,722 00

Additions and Improvements:

Three new gauging stations, maintenance of stations ..	\$1,000 00	
Office equipment	250 00	
Engineering equipment	400 00	
	<hr/>	1,650 00
		<hr/>
		\$43,092 00
		<hr/>

State Tax
Department.

D 17. STATE TAX DEPARTMENT

Administration Division

Salaries:

State Tax Commissioner	\$7,500 00	
Assistant confidential clerk	6,000 00	
Other officers and employees	2,760 00	
	<hr/>	\$16,260 00

Corporation Division

Salaries:

Chief clerk	\$4,980 00	
Principal corporation tax clerk	3,300 00	
Other officers and em- ployees	23,760 00	
	<hr/>	32,040 00

Railroad Tax Division

Salaries:

Chief engineer	\$11,000 00	
Field engineer	4,980 00	
Office engineer	4,980 00	
Other officers and em- ployees	34,440 00	
	<hr/>	55,400 00

Local Tax Division

Salaries:

Field secretary	\$4,300 00	
Other officers and em- ployees	3,660 00	
	<hr/>	7,960 00

Materials and Supplies:

Stationery and office supplies	\$5,000 00	
Office equipment	1,200 00	
	<hr/>	6,200 00

Miscellaneous Expenses:

Other miscellaneous expenses	\$900 00	
Traveling expenses ..	2,500 00	
	<hr/>	3,400 00

Inheritance Tax Division

Salaries:

State Supervisor	\$9,000 00	
Two district super- visors	8,800 00	
Two head inheritance tax clerks	9,000 00	
Other officers and em- ployees	154,640 00	
	<hr/>	181,440 00

Materials and Supplies:

Stationery and office supplies	\$3,000 00	
Office equipment	1,300 00	
Briefs and law books.	2,000 00	
Other materials and supplies	200 00	
	<hr/>	6,500 00

Miscellaneous Expenses:

Traveling expenses and appraisers' fees	\$1,000 00	
Binding, repairs and m a i n t e n a n c e of equipment	350 00	
Other miscellaneous expenses	50 00	
	<hr/>	1,400 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 chapter 238, Laws of 1909, payment of 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 950,000 00

Public Utility Tax Division

Salaries:

Supervisor	\$3,300 00	
Other officers and employees	12,560 00	
	<hr/>	15,860 00

Materials and Supplies:

Stationery and office supplies		2,250 00
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Miscellaneous Expenses:

Traveling expenses ..	\$3,500 00	
Other miscellaneous expenses	500 00	
	<hr/>	4,000 00

Beverage Tax Division

Tax on
liquors.

Salaries:

Deputy commissioner	\$7,500 00	
Director	5,000 00	
Other employees	167,820 00	
	<hr/>	180,320 00

Materials and Supplies:

Stationery and office supplies	\$2,000 00	
Other materials and supplies	250 00	
	<hr/>	2,250 00

Miscellaneous Expenses:

Traveling expenses ..	\$20,000 00	
Printing, binding, et cetera	8,000 00	
Miscellaneous expenses	500 00	
Telephone and tele- graph	2,000 00	
Surety bonds	400 00	
Postage	2,000 00	
		32,900 00

Additions and Improvements:

Office equipment	500 00
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Extraordinary Expenditures:

Disbursements for court costs	500 00
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Sales Tax Division

The following sums are reappropriated from the unexpended balances of appropriations made for the previous fiscal year, to defray the expenses of collecting delinquent sales taxes.

Administration e x - penses	\$55,000 00	
Refunds	10,000 00	
		65,000 00
		<u>\$1,564,180 00</u>

Empowered
to make
transfers, etc.

In order that the State Tax Commissioner may exercise the power conferred upon him by section 5, chapter 336, Laws of 1931, the State House Commission is hereby authorized, empowered, and directed, upon request of the State Tax Commissioner, to reapportion, allot, and transfer appropriations, herein made to the State Tax Department, to such divisions or bureaus of the

State Tax Department as the State Tax Commissioner may establish pursuant to any reorganization he may deem it advisable to effect in the interests of efficiency and economy in said department, provided that the rates of pay for existing positions, in effect prior to the effective date of this act, shall not thereby be increased. All action taken by the State House Commission, pursuant hereto, shall be certified forthwith to the Comptroller, who shall thereupon make such entries upon his books as will truly reflect the apportionments, allotments, and transfers approved by the State House Commission. Said commission shall also forthwith certify such action to the Commissioner of Finance, and the allotments so made and approved shall be made available for expenditure pursuant to the provisions of chapter 363, Laws of 1933.

Certifications.

D 18. DEPARTMENT OF AVIATION

Aviation.

Expenses incurred by the Department of Aviation, established pursuant to chapter 190, Laws of 1931.

Salaries:

Director of Aviation .	\$5,000 00	
Senior clerk-stenographer	1,680 00	
Aviation mechanic ..	900 00	
		\$7,580 00
Materials and supplies and miscellaneous expenses		4,100 00
		<u>\$11,680 00</u>

Alcoholic
Beverage
Control.D 19. DEPARTMENT OF ALCOHOLIC BEVERAGE
CONTROL

Salaries:

Commissioner	\$16,500 00	
Deputy commissioners		
(3)	18,000 00	
Attorney in chief ...	5,000 00	
Counsel in chief	6,000 00	
Chief inspector	3,500 00	
Senior inspectors (7)	22,500 00	
Inspectors (8)	19,800 00	
Investigators	171,000 00	
Confidential secretary	3,000 00	
Secretary to commis-		
sioner	1,800 00	
Principal clerk-secre-		
tary	1,800 00	
Senior clerk stenog-		
raphers	12,420 00	
Compensation for		
other assistants and		
clerical services ...	41,280 00	
Compensation Award,		
Mrs. Allen O. Myers	1,040 00	
		\$323,640 00

Materials and Supplies:

Stationery and office		
supplies	\$8,500 00	
Other materials and		
supplies	1,000 00	
		9,500 00

Miscellaneous Expenses:

Postage and express-		
age	\$8,000 00	
Printing	8,500 00	
Telephone and tele-		
graph	5,000 00	
Insurance (other than		
fire)	1,000 00	

Traveling expenses ..	65,000 00	
Other miscellaneous expenses	6,000 00	
Seizure expenses	24,000 00	
	<hr/>	117,500 00
Additions and Improvements:		
Office, ordinance and seizure equipment		5,000 00
		<hr/>
		\$455,640 00
		<hr/> <hr/>

D 21. STATE BOARD OF BEAUTY CULTURE CONTROL Board of
Beauty
Culture
Control.

Salaries \$22,000 00

Materials and Supplies:

Vehicular transportation supplies	\$650 00	
Stationery and office supplies	450 00	
	<hr/>	\$1,100 00

Miscellaneous Expenses:

Traveling expenses ..	\$3,000 00	
Telephone and telegraph	350 00	
Rents	1,300 00	
Insurance	250 00	
Postage	1,000 00	
Miscellaneous expenses	500 00	
	<hr/>	6,400 00

Additions and Improvements:

Equipment for holding examinations		500 00
		<hr/>
		\$30,000 00
		<hr/> <hr/>

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Commission
on Interstate
Co-operation.

D 22. COMMISSION ON INTERSTATE CO-OPERATION

Expenses incurred by the commis-
sion appointed pursuant to Joint
Resolution No. 3, approved March
12, 1935 \$5,000 00

Interstate
Sanitation
Commission.

D 23. INTERSTATE SANITATION COMMISSION

Expenses incurred by the commis-
sion appointed pursuant to chapter
321, Laws of 1935 \$15,000 00

Racing
Commission.

D 24. STATE RACING COMMISSION

Salaries and expenses incurred dur-
ing the previous fiscal year, pro-
vided, all such obligations are ap-
proved by the commission and the
Attorney-General \$3,558 64

E. EDUCATIONAL

Board of
Regents.E 1. STATE BOARD OF REGENTS (STATE
AGRICULTURAL COLLEGE)

Rutgers University (State Agricul-
tural College) \$542,600 00
College for Women 306,520 00
Newark Technical School and New-
ark College of Engineering 38,940 00

Administrative

Board of Regents:

Salaries	\$10,720 00	
Materials and supplies	225 00	
Miscellaneous expenses	2,500 00	
Additions and im- provements	50 00	
		<hr/> 13,495 00
		<hr/> \$901,555 00

Payment under this account to be
made pursuant to chapter 65, Laws
of 1909.

E 2. COMMISSIONER OF EDUCATION

Department of
Education.

Salaries:

Commissioner	\$15,000 00	
Five assistant com- missioners	35,000 00	
Chief, bureau of ex- aminers	6,000 00	
Physical training superintendent	6,500 00	
Physical training assistant superin- tendent	3,340 00	
Physical training instructor	3,400 00	
Inspector of buildings	3,900 00	
Superintendent of in- dustrial education .	4,050 00	
Inspectors of accounts (2)	5,800 00	
Inspector of school accounts	3,800 00	
Assistant for high school work	5,000 00	
Clerical services	37,745 00	
	<hr/>	\$129,535 00

Materials and Supplies:

Stationery and office supplies	\$12,000 00	
Office equipment	500 00	
Vehicular transporta- tion supplies	1,000 00	
	<hr/>	13,500 00

Miscellaneous:

Traveling expenses ..	\$5,500 00	
Expenses, physical training work	2,000 00	

CHAPTER 220, LAWS OF 1936

Postage	3,000 00	
Telephone and tele- graph	1,500 00	
Other miscellaneous expenses	750 00	
Rent of office space ..	15,413 00	
Printing special bul- letins	1,000 00	
	<hr/>	29,163 00

Additions and Improvements:

Automobile exchange	600 00
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The moneys in this item appropriated shall be deducted in the same manner as the moneys heretofore appropriated to the Superintendent of Public Instruction are required to be deducted pursuant to chapter 65, Laws of 1909.

\$172,798 00

Academic Certificate Fund

Salaries	\$3,480 00	
Materials and supplies .	1,700 00	
Miscellaneous expenses.	2,500 00	
	<hr/>	\$7,680 00

County super-
intendents
of schools.

E 3. COUNTY SUPERINTENDENTS

For county superintendents, for salaries, payments to be made pursuant to chapter 65, Laws of 1909.... \$105,000 00

E 4. EVENING SCHOOLS FOR FOREIGN-BORN
RESIDENTS

Evening
schools.

For the purpose of carrying out the provisions of an act entitled "An act providing for the establishment of evening schools for foreign-born residents in the State of New Jersey," approved April eleventh, one thousand nine hundred and seven, payment to be made pursuant to chapter 65, Laws of 1909 \$7,500 00

E 5. INDUSTRIAL EDUCATION

Industrial
Education.

For payments to schools established for industrial education, pursuant to chapter 78, Laws of 1909; chapter 32, Laws of 1921, and chapter 282, Laws of 1926 \$69,000 00
Payments to schools for manual training, pursuant to Article 22, section 230, School Laws of 1903... 686,000 00
Expenses incurred by Commissioner of Education in carrying into effect the provisions of chapter 152, Laws of 1919, salary 5,000 00
Traveling expenses 500 00
Payments under this account to be made pursuant to chapter 2, Laws of 1920.

\$760,500 00

E 6. MANUAL TRAINING AND INDUSTRIAL SCHOOL
FOR COLORED YOUTH

Bordentown
Industrial
School.

For salaries and wages, and for maintenance of the Manual Training and Industrial School for Colored Youth, on the basis of four hundred and twenty-five students.

Salaries and Wages:		
Principal	\$6,000 00	
Preceptress	2,000 00	
Teachers	63,700 00	
Other officers and em- ployees	29,505 00	
Student labor	6,000 00	
	<hr/>	\$107,205 00
Materials and Supplies:		
Food	\$25,000 00	
Heat, light, power, water and electricity	25,000 00	
Household supplies ..	5,500 00	
Farm, stable and grounds supplies ..	10,000 00	
Industrial and voca- tional supplies	3,500 00	
Educational supplies.	3,200 00	
Medical and surgical supplies	800 00	
Stationery and office supplies	200 00	
Vehicular transporta- tion supplies	800 00	
Other materials and supplies	300 00	
	<hr/>	74,300 00
Current repairs		8,500 00
Miscellaneous:		
Traveling expenses, including extension work	\$900 00	
Postage	750 00	
Telephone and tele- graph	1,250 00	
Entertainment ex- penses	500 00	
Freight and express..	75 00	
Printing	300 00	
Religious services ...	200 00	
	<hr/>	3,975 00

Additions and Improvements:

Materials for permanent improvements.	\$2,000 00	
Three and one-half ton dump body truck (exchange)	1,700 00	
Extraordinary household supplies	1,500 00	
		5,200 00
Payments under this account to be made pursuant to chapter 65, Laws of 1909.		

\$199,180 00

E 7. SCHOOL FOR THE DEAF

School for
the Deaf.

For salaries and wages and for maintenance of the New Jersey School for the Deaf, on a basis of four hundred and thirty-five pupils.

Salaries and Wages:

Superintendent	\$5,000 00	
Principal, teachers and instructors, present, \$124,680.00; new, \$1,900.00	126,580 00	
Other officers and employees, present, \$56,950.00; new, \$600.00	57,550 00	
Medical and surgical fees	900 00	
		\$190,030 00

Materials and Supplies:

Food	\$37,000 00
Clothing	1,500 00
Heat, light, power, water and electricity	24,500 00

Household supplies ..	5,200 00	
Farm, stable and grounds	1,000 00	
Industrial and vocational supplies	3,600 00	
Medical and surgical supplies	700 00	
Educational, recreational and library supplies	4,000 00	
Stationery and office supplies	500 00	
Vehicular transportation supplies	1,000 00	
Other materials and supplies	400 00	
	<hr/>	79,400 00
Current repairs		5,000 00
Miscellaneous:		
Entertainment expenses	\$500 00	
Freight, express and cartage	50 00	
Religious instruction.	500 00	
Traveling expenses ..	1,200 00	
Postage	350 00	
Telephone and telegraph	1,000 00	
	<hr/>	3,600 00
Additions and Improvements:		
Labor, materials and supplies	\$2,500 00	
Earphones and equipment	1,500 00	
Extraordinary household supplies	800 00	
Playground and athletic equipment	275 00	

Farm machinery	500 00	
Printing press	2,700 00	
		8,275 00
Payments under this account to be made pursuant to chapter 65, Laws of 1909.		
		<u>\$286,305 00</u>

E 8. STATE BOARD OF EDUCATION

State Board
of Education.

Expenses incurred by the Board of Education	\$1,600 00	
Fire insurance premiums on buildings under control of State Board of Education	37,954 00	
Payments under this account to be made pursuant to chapter 2, Laws of 1920.		
		<u>\$39,554 00</u>

E 9. STATE BOARD OF EXAMINERS

State Board
of Examiners.

Salaries:		
Head clerk	\$2,600 00	
Clerical services	2,280 00	
		\$4,880 00
Materials and Supplies:		
Stationery and office supplies	400 00	
Miscellaneous:		
Traveling expenses..	\$100 00	
Other miscellaneous expenses	75 00	
		175 00
Payments under this account to be made pursuant to chapter 2, Laws of 1920.		
		<u>\$5,455 00</u>

Glassboro
Normal
School.

E 10. STATE NORMAL SCHOOL, GLASSBORO

For salaries and wages and for the maintenance of the State Normal School, Glassboro, on the basis of three hundred and fifty students.

Salaries and Wages:

Principal	\$7,500 00	
Teachers and other employees, present, \$95,284.00; new, \$1,000.00	96,284 00	
		\$103,784 00

Materials and Supplies:

Heat, light, power, water, gas and electricity	\$9,000 00	
Farm, stable and grounds supplies ..	600 00	
Vehicular transportation supplies	500 00	
Educational, recreational and library supplies	4,500 00	
Stationery and office supplies	600 00	
Laboratory and janitors' supplies	700 00	
		15,900 00
Current repairs		2,200 00

Miscellaneous:

Traveling expenses ..	\$450 00
Postage	500 00
Telephone and telegraph	450 00
Other miscellaneous expenses	250 00
Printing	650 00
Excess sewer rental .	150 00

Freight, express and cartage	60 00	
Traveling expenses, supervisors of stu- dent teaching	1,100 00	
	<hr/>	3,610 00

Unclassified:

All receipts from ex- tension courses are hereby appropriated for use of the said courses, estimated .	\$3,000 00	
Fees, summer school courses, estimated .	3,000 00	
	<hr/>	6,000 00

Additions and Improvements:

Spraying trees	\$600 00	
Equipment for Manual Arts Room	475 00	
	<hr/>	1,075 00

The moneys in this item appropriated
to be deducted in the same manner
as the moneys appropriated to
normal schools are required to be
deducted, pursuant to chapter 65,
Laws of 1909.

\$132,569 00

E 11. STATE NORMAL SCHOOL, JERSEY CITY

Jersey City
Normal
School.

For salaries and wages and for the
maintenance of the State Normal
School, Jersey City, on the basis
of three hundred and seventy-five
students.

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Salaries and Wages:		
Principal	\$7,500 00	
Teachers, present, \$97,334.00; new, \$2,500.00	99,834 00	
Other employees	22,270 00	
	<hr/>	\$129,604 00

Materials and Supplies:		
Heat, light, power, water, gas and elec- tricity	\$4,600 00	
Educational, recrea- tional and library supplies	5,800 00	
Stationery and office supplies	750 00	
Other materials and supplies	400 00	
Household supplies ..	1,000 00	
Ground supplies	500 00	
	<hr/>	13,050 00
Current repairs		3,300 00

Miscellaneous:		
Traveling expenses ..	\$380 00	
Postage	450 00	
Telephone and tele- graph	550 00	
Freight, express and cartage	50 00	
Other miscellaneous expenses	650 00	
Printing, including catalog	600 00	
Traveling expenses— Supervision of stu- dent teaching	500 00	
	<hr/>	3,180 00

Unclassified:

All receipts from extension courses
are hereby appropriated for the
use of said courses, estimated .. 2,500 00

Additions and Improvements:

Alterations and additions to classrooms in main school building	\$1,400 00	
Equipment for additional recitation rooms	500 00	
		<hr/> 1,900 00

The moneys in this item appropriated to be deducted in the same manner as the moneys appropriated to normal schools are required to be deducted, pursuant to chapter 65, Laws of 1909.

\$153,534 00

E 12. STATE NORMAL SCHOOL, NEWARK

Newark
Normal
School.

For salaries and wages, and for maintenance of the State Normal School, Newark, on the basis of five hundred students.

Salaries and Wages:

Principal	\$7,500 00	
Teachers, present, \$132,101.00; new, \$4,000.00	136,101 00	
Other employees	19,630 00	
		<hr/> \$163,231 00

Materials and Supplies:

Heat, light, power, water, gas and elec- tricity	\$4,700 00
Educational, recrea- tional and library supplies	5,000 00
Stationery and office supplies	900 00
Janitors' supplies ...	700 00
Ground supplies	550 00

11,850 00

Current repairs 4,000 00

Miscellaneous:

Traveling expenses ..	\$500 00
Postage	500 00
Telephone and tele- graph	500 00
Printing	700 00
Freight, express and cartage	60 00
Other miscellaneous expenses	350 00
Traveling expenses— Supervisors of stu- dent teaching	800 00

3,410 00

Unclassified:

All receipts from extension courses
are hereby appropriated for the
use of said courses, estimated .. 7,500 00

Additions and Improvements:

New filing equipment and computing ma- chines for office ...	\$250 00
Auditorium drapes and furniture replace- ments	150 00

Office furniture for reception, faculty and student rooms	350 00	
Library files and furniture	400 00	
Cafeteria furniture and equipment	300 00	
Arts and industrial arts equipment ...	1,000 00	
Educational equipment for various departments	1,000 00	
	<hr/>	3,450 00

Payments under this account to be made pursuant to chapter 2, Laws of 1920.

\$193,441 00

E 13. STATE NORMAL SCHOOL, PATERSON

Paterson
Normal
School.

For salaries and wages, and for maintenance of the State Normal School, Paterson, on the basis of three hundred students, pursuant to the provisions of chapter 125, Laws of 1921, and chapter 52, Laws of 1923.

Salaries and Wages:

Principal	\$7,500 00	
Teachers, present, \$53,659.00; new, \$1,250.00	54,909 00	
Other employees	6,850 00	
	<hr/>	\$69,259 00

Materials and Supplies:

Educational, recreational and library supplies	\$3,000 00
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Stationery and office supplies	450 00	
Janitors' supplies ...	300 00	
Medical, surgical and laboratory supplies	100 00	
Other materials and supplies	100 00	
	<hr/>	3,950 00
Miscellaneous:		
Traveling expenses ..	\$500 00	
Postage	400 00	
Telephone and telegraph	250 00	
Freight, express and cartage	50 00	
Other miscellaneous expenses	200 00	
Printing	600 00	
Student teaching, traveling expenses.	300 00	
	<hr/>	2,300 00
Unclassified:		
All receipts from extension courses are hereby appropriated for the use of said courses, estimated ..		1,750 00
Additions and Improvements:		
Science equipment ..	\$1,500 00	
Filing equipment and library desk	500 00	
Partitioning rooms for offices	250 00	
	<hr/>	2,250 00
The moneys in this item appropriated to be deducted in the same manner as the moneys appropriated to normal schools are required to be deducted, pursuant to chapter 65, Laws of 1909.		
		<hr/>
		\$79,509 00
		<hr/>

E 14. STATE TEACHERS COLLEGE, MONTCLAIR

Montclair
Teachers
College.

For salaries and wages and for maintenance of the State Teachers College, Montclair, on the basis of seven hundred and ninety students.

Salaries and Wages:

Principal	\$7,500 00	
Teachers, present, \$185,954.00; new, \$1,800.00	187,754 00	
Other employees	27,880 00	
	<hr/>	\$223,134 00

Materials and Supplies:

Heat, light, power, water, gas and electricity	\$8,290 00	
Educational, recreational and library supplies	9,500 00	
Stationery and office supplies	1,400 00	
Ground supplies	800 00	
Other materials and supplies	500 00	
Janitors' supplies ...	1,200 00	
	<hr/>	21,690 00
Current repairs		7,500 00

Miscellaneous:

Traveling expenses ..	\$500 00	
Traveling expenses, practice teaching ..	1,900 00	
Postage	725 00	
Telephone and tele- graph	750 00	
Printing	1,200 00	
Other miscellaneous expenses	650 00	
Freight, express and cartage	150 00	
	<hr/>	5,875 00

Unclassified:

For the expenses of maintenance of the boarding halls there is hereby appropriated all the receipts therefrom pursuant to the provisions of chapter 58, of the Laws of 1910, and all unexpended balances. \$60,000 00

All receipts from extension courses are hereby appropriated for the use of said courses, estimated . 20,000 00

80,000 00

Payments under this account to be made pursuant to chapter 65, Laws of 1909.

\$338,199 00

Trenton
Teachers
College and
Normal
School.

E 15. STATE TEACHERS COLLEGE AND STATE
NORMAL SCHOOL, TRENTON

For salaries and wages, and for the maintenance of the State Teachers College and State Normal School, Trenton, on the basis of seven hundred and twenty-five students.

Salaries and Wages:

Principal	\$7,500 00	
Business manager ...	4,000 00	
Teachers	204,468 00	
Other employees	39,026 00	
	<hr/>	\$254,994 00

Materials and Supplies:

Heat, light, power, water, gas and elec- tricity	\$26,600 00	
Janitors' supplies ...	1,500 00	
Educational, recrea- tional and library supplies	9,500 00	
Stationery and office supplies	1,200 00	
Other materials and supplies	300 00	
Vehicular transporta- tion supplies	250 00	
Ground supplies	400 00	
	<hr/>	39,750 00
Current repairs		5,500 00

Miscellaneous:

Traveling expenses ..	\$500 00	
Postage	800 00	
Telephone and tele- graph	2,000 00	
Freight, express and cartage	300 00	
Other miscellaneous expenses	500 00	
Printing	1,400 00	
Expenses, supervision of student teaching	2,000 00	
	<hr/>	7,500 00

Unclassified:

For the expenses of
maintenance of the
boarding halls and
lunch room, there is
hereby appropriated
all the receipts
therefrom pursuant
to the provisions of
chapter 58, Laws of
1910, and all unex-
pended balances .. \$95,000 00

All receipts from extension courses are hereby appropriated for the use of said courses, estimated .

6,000 00

101,000 00

Additions and Improvements:

Lockers and equipment — Physical Education Building	\$900 00
Roads, walks, grading, landscape service	1,000 00
Bleachers — Physical Education Building	1,000 00
Scientific equipment..	3,000 00
Power lawn mower ..	425 00
Dormitory equipment.	2,500 00

8,825 00

Payment under this account to be made pursuant to chapter 65, Laws of 1909.

\$417,569 00

Teachers'
Libraries.

E 16. TEACHERS' LIBRARIES

Establishment and maintenance of libraries for use of teachers	\$400 00
Payment under this account to be made pursuant to chapter 2, Laws of 1920.	

E 17. TEACHERS' RETIREMENT FUND—PENSION
AND ANNUITY FUNDTeachers'
Retirement
Fund.

State Treasurer, for expenses incurred in connection with the fund, pursuant to chapter 80, Laws of 1919.

Salaries of clerks \$6,000 00

Materials and supplies
and miscellaneous ex-
penses 100 00

\$6,100 00

Payments under this account to be made pursuant to chapter 2, Laws of 1920.

E 18. VOCATIONAL SCHOOLS

Vocational
Schools.

For the purpose of carrying into effect the provisions of chapter 76, Laws of 1916, which provides for the appropriation of State funds for the purpose of carrying out the provision of chapter 294 of the Laws of 1913, which authorized State aid for vocational schools... \$222,011 00

Vocational schools, pursuant to chapter 294, section 23, Laws of 1913, from main stem railroad tax 80,000 00

For the purpose of carrying into effect the provisions of chapter 119, Laws of 1917, which provides that the State shall appropriate a sum not less than the maximum amount received from the Federal Government under an act of Congress, which provides for Federal cooperation in the promotion of such education as agriculture and the trades and industries, and for the proper preparation of teachers of vocational subjects 25,661 00

State supervision	1,000 00
State supervision of vocational schools	5,750 00
Federal aid	33,000 00
Payments under this account to be made pursuant to chapter 2, Laws of 1920.	
	<u>\$367,422 00</u>

Teachers
Pension and
Annuity
Fund.

E 19. TEACHERS PENSION AND ANNUITY FUND

State's contribution to Teachers Pension and Annuity Fund, pursuant to chapter 80, Laws of 1919, as amended by chapter 167, Laws of 1925, such sum as may be certified by the board of trustees pursuant to said acts to be paid from the main stem railroad tax, approximating

\$4,630,000 00

State Aid
to Schools.

E 20. STATE AID TO SCHOOL DISTRICTS

Balance of main stem railroad tax to be distributed to counties for school purposes, pursuant to chapter 341, Laws of 1913, approximating

\$575,000 00

F. AGRICULTURAL

Agricultural
Experiment
Station.

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

\$168,980 00

Printing bulletins and circulars

6,100 00

Books and binding

800 00

Abolishing mosquito-breeding, pursuant to chapter 134, Laws of 1906, and chapter 104, Laws of 1912, and investigations incident thereto . . .	13,725 00
Investigation of oyster propagation, pursuant to chapter 187, Laws of 1907	5,860 00
Department of Poultry Husbandry, pursuant to chapter 52, Laws of 1911, and chapter 18, Laws of 1923, including poultry specialists for South Jersey	24,435 00
Seed inspection, pursuant to chapter 228, Laws of 1916	9,240 00
Investigational work with greenhouse crops	5,080 00
Insecticide inspection, pursuant to chapter 89, Laws of 1912	500 00
Educational service in Agricultural Extension, pursuant to the provisions of Chapter 364, Laws of 1913, and other Agricultural Extension work	84,905 00
Cranberry and blueberry investigation	6,950 00
Egg-laying and breeding tests, pursuant to the provisions of chapter 16, Laws of 1916, and chapter 35, Laws of 1920, including squab breeding tests	9,000 00
Experimental work in growing white potatoes, sweet potatoes and tomatoes	10,970 00
Legume inoculation inspection	1,500 00
Sewage investigation, pursuant to chapter 126, P. L. 1920	18,420 00
For the purpose of carrying into effect the provisions of chapter 75, Laws of 1920, creamery inspection	3,080 00
Investigation of vegetable diseases . .	3,275 00
Investigation of bee husbandry	3,310 00
Investigations of diseases of ornamental plants and nursery stock . .	3,925 00

Experimental work in vegetable production in North Jersey	900 00	
Combating insects affecting fruit and ornamental plants	8,700 00	
Experimental work with small fruits	3,645 00	
Spray residue investigations	6,000 00	
Control of insects affecting vegetable crops investigations	4,245 00	
Maintenance of Boys' and Girls' 4-H Club exhibits and payment of premiums	7,500 00	
Maintenance and repairs, State buildings at Trenton Fair, also premiums for live stock, poultry, horticultural, agricultural and home economics exhibits at the Trenton State Fair and the several county fairs	5,000 00	
Current Repairs:		
Repairs to green-houses	\$500 00	
Repairs to poultry buildings and fences	500 00	
		1,000 00
Additions and Improvements:		
Additional farm equipment	\$1,000 00	
Replacement of cars and trucks	2,500 00	
		3,500 00
<i>North Jersey Branch</i>		
Maintenance, improvements and equipment. ..	\$26,910 00	
Experimental purposes in dairy farming ..	5,000 00	
		31,910 00
		<u>\$452,455 00</u>

F 2. DEPARTMENT OF AGRICULTURE

Salaries and administration of the Department of Agriculture, pursuant to chapter 268, Laws of 1916 ..	\$64,730 00	Department of Agriculture.
Tuberculosis eradication	69,840 00	
Appraisements condemned cattle, the unexpended balance in the ap- praisement account for the year ending June 30, 1936, is hereby re- appropriated.		
Contagious abortion, pursuant to chapter 179, Laws of 1926	6,415 00	
Poultry disease control	5,645 00	
Miscellaneous animal disease control	6,490 00	
Fruit and vegetable marketing, pur- suant to chapter 83, Laws of 1921	5,275 00	
Market organization and supervision	4,255 00	
Crops and markets information service	6,800 00	
Poultry standardization and market- ing, pursuant to chapter 83, Laws of 1921	10,920 00	
Dairy products marketing	10,725 00	
Farm statistics and finance	6,090 00	
Plant inspection	19,515 00	
Bee disease control	3,320 00	
Japanese beetle control	49,885 00	
Gipsy moth extermination	10,650 00	
Licensing and bonding	7,200 00	
Fresh egg law enforcement	12,240 00	
Dutch elm disease control	39,100 00	
Apportionment to county boards of Agriculture, pursuant to chapter 76, Laws of 1887	525 00	
	<hr/> \$339,620 00 <hr/>	

F 3. STATE BOARD OF MILK CONTROL

Board of
Milk Control.

For salaries and expenses, and for
maintenance of the State Board of
Milk Control, pursuant to chapter
175, Laws of 1935.

Salaries:

Executive secretary .	\$3,600 00	
Other officers and em- ployees	40,170 00	
Board member's fees	5,000 00	
		<hr/>
		\$48,770 00

Materials and Supplies:

Stationery and office supplies	\$1,730 00	
Other materials and supplies	1,500 00	
Vehicular transporta- tion supplies	1,500 00	
		<hr/>
		4,730 00

Miscellaneous Expenses:

Traveling expenses ..	\$8,500 00	
Rent	3,700 00	
Printing	1,500 00	
Other miscellaneous expenses	1,500 00	
Court costs	1,500 00	
Telephone and tele- graph	800 00	
Insurance (other than fire)	200 00	
Postage	1,800 00	
		<hr/>
		19,500 00
		<hr/>
		\$73,000 00
		<hr/>

G. MILITARY

G 1. ADJUTANT-GENERAL'S DEPARTMENT

Salaries:

Adjutant-General . . .	\$6,000 00	Adjutant- General.
Deputy Adjutant-Gen- eral	5,000 00	
Clerical services	12,900 00	
Record division	12,440 00	
	<hr/>	
		\$36,340 00

Materials and Supplies:

Stationery, office sup- plies and equipment	\$800 00	
Vehicular transporta- tion supplies	300 00	
	<hr/>	
		1,100 00

Miscellaneous:

Printing and binding.	\$900 00	
Other miscellaneous expenses	400 00	
	<hr/>	
		1,300 00

State Service Officer

Salaries:

Officers and employees	9,720 00
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Materials and Supplies:

Stationery and office supplies	150 00
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Miscellaneous:

Traveling expenses . .	\$1,725 00	
Other miscellaneous expenses	75 00	
	<hr/>	
		1,800 00

Unclassified Expenses:

Pursuant to the provisions of chapter 44, Laws of 1930, to provide assistance, in the education of "War Orphans"	2,000 00
	<hr/>
	\$52,410 00
	<hr/>

G 2. NATIONAL GUARD

Maintenance of Organizations

National Guard.	Allowance for 44th division headquarters ...	\$27,500 00
	Allowance for headquarters and headquarters company, 57th Infantry Brigade	1,875 00
	Allowance for two regiments of Infantry (113th and 114th) ...	12,500 00
	Allowance for one regiment of Cavalry (102nd)	21,750 00
	Allowance for one regiment of Field Artillery (112th)	14,750 00
	Allowance for one regiment of Field Artillery (157th) motorized ...	10,000 00
	Allowance for one regiment of Engineers (104th)	7,750 00
	Allowance for one Medical Regiment (119th).	3,250 00
	Allowance for headquarters and Headquarters Battery, 69th Field Artillery	1,700 00
	Allowance for 44th Division, Special Troops.	4,250 00

Allowance for 44th Division Aviation	6,000 00	
Allowance for State Staff Corps and Departments	2,000 00	
Caretaker of military equipment, Signal Corps	900 00	
Caretaker for drill hall at Flemington	600 00	
		\$114,825 00

Maintenance of Armories, Arsenals and Camp Grounds

Allowance for rent of quarters, heat and light, and miscellaneous expenses for companies or troops stationed in towns and cities not quartered in State-owned armories, namely, Flemington, Trenton (garages), and Newark	\$10,500 00	
State camp grounds, salaries, wages and maintenance, including arsenal at Sea Girt and maintenance thereof	30,000 00	
Regimental armories at Jersey City, Paterson, Trenton, Englewood and two at Newark and two at Camden..	101,000 00	
Troop, battery and battalion armories at East Orange, Elizabeth, Red Bank, Orange, Westfield, Passaic, Atlantic City, Trenton and Newark Air Port, maintenance	73,000 00	

Company armories at Somerville, Hacken- sack, Bridgeton, As- bury Park, New Brunswick, Mount Holly, Burlington, Salem, Dumont, Woodbury and Plain- field	35,000 00	
Insurance, other than fire	8,617 70	
Rent of drill hall for headquarters and ma- chine gun troops, Newark	3,000 00	
Automobile maintenance	3,000 00	
Salary and expenses of building inspectors ..	7,000 00	
	<hr/>	271,117 70

Army Instruction and Field Training

Transportation and ex- penses for battalion drills, inspection, parades and pay and expenses of inspecting officers and disabled soldiers	\$4,000 00	
Compensation of officers and employees and ex- penses incurred in con- nection with rifle prac- tice	10,000 00	
Pay of caretakers and mechanics for motor- ized and mounted or- ganizations	15,000 00	
Salary of clerk to senior inspector-instructor ..	1,500 00	

Compensation of officers and enlisted men and expenses in connection with annual encamp- ment	70,000 00	
Traveling expenses, in- specter-instructors ..	1,000 00	
Attendance of national guard officers at con- ferences and for pay of contract surgeons..	2,000 00	
	<hr/>	103,500 00

General Maintenance Expenses

Maintenance of military equipment	\$9,000 00	
Military boards ex- penses	500 00	
	<hr/>	9,500 00

Armory Construction

Renovations, repairs and additions to twen- ty-nine armories, buildings at camp grounds and rifle range	\$50,000 00	
Furnishings for twenty- nine armories	25,000 00	
	<hr/>	75,000 00

Claims

Compensation, hospital- ization and medical at- tendance due to in- juries in National Guard service under provisions of chapter 46, Laws of 1925, Ar- ticle 13	\$5,000 00	
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Claim of Mrs. Audrey Marion Johnson, for the death of her hus- band, Second Lieut. George R. Johnson, Air Corps, 44th Div. Aviation, which oc- curred at Red Bank, N. J., Nov. 5, 1933...	1,040 00	
Claim of Mrs. Anna E. Poole, for the death of her husband, Staff Sergeant Alfred W. Poole, Air Corps, 44th Div. Aviation, which occurred at Red Bank, N. J., Nov. 5, 1933....	959 92	
Claim of Private Walter J. McGrail, Troop E, 102nd Cavalry, for permanent disability as the result of an in- jury received April 2, 1934	1,040 00	
		8,039 92
		<u>\$581,982 62</u>

G 3. NAVAL MILITIA RESERVE

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 on annual cruise and practice cruises	6,600 00
Pay of shipkeepers, rent of wharves and drill hall, maintenance and gen- eral expenses	9,700 00
Maintenance of Perth Amboy armory	4,000 00
	<hr/>
	\$24,200 00
	<hr/>

G 4. QUARTERMASTER-GENERAL'S DEPARTMENT

Salaries:

Quartermaster-
General.

Quartermaster - Gen- eral	\$6,000 00
Deputy Quartermas- ter-General	5,000 00
Chief, administrative section	4,000 00
Chief, finance section.	3,000 00
Chief, property sec- tion	3,000 00
Compensation of other assistants	11,160 00
	<hr/>
	\$32,160 00

Materials and Supplies:

Stationery and office supplies	500 00
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Miscellaneous:

Other miscellaneous expenses	200 00
	<hr/>
	\$32,860 00
	<hr/>

G 5. STATE MILITIA

Colored
troops.

Equipping, quartering and training a
Colored Battalion of State Militia,
five companies \$54,788 73

G 6. SPANISH-AMERICAN WAR VETERANS

Preserving
Spanish-
American
War Records.

Compiling and preserving record of
proceedings of the Spanish-Ameri-
can War Veterans of New Jersey,
pursuant to chapter 329, Laws of
1929 \$1,000 00

G 7. NEW JERSEY GRAND ARMY OF THE REPUBLIC

Grand Army
of the
Republic.

Providing assistance to the Depart-
ment of New Jersey, Grand Army
of the Republic, pursuant to chap-
ter 156, Laws of 1921 \$1,000 00

G 8. STATE CONVENTION OF THE DISABLED AMERICAN
VETERANS OF THE WORLD WARConvention,
Veterans
of the
World War.

Proviso.

Expenses attending the reception and
entertainment of the honorably dis-
charged, wounded, injured or dis-
abled soldiers, sailors and marines
of the State of New Jersey and
proper and legitimate expenses in-
curred therewith, at the State Con-
vention of the Disabled American
Veterans of the World War, of the
State of New Jersey, to be held
during the month of June, one thou-
sand nine hundred and thirty-six;
provided, that such expenses shall
be disbursed by the Adjutant-Gen-
eral under such regulations as may
be prescribed by the State Treas-
urer \$1,000 00

G 9. DEPARTMENT OF NEW JERSEY, VETERANS
OF FOREIGN WARS

Expenses attending the reception and entertainment of the honorably discharged, wounded, injured or disabled soldiers, sailors and marines of the State of New Jersey and proper and legitimate expenses incurred therewith, at the State Convention of the Department of New Jersey, Veterans of Foreign Wars, to be held during the month of June, one thousand nine hundred and thirty-six; *provided*, that such expenses shall be disbursed by the Adjutant-General under such regulations as may be prescribed by the State Treasurer

Veterans of
Foreign Wars.\$1,000 00

H. PENSION AND RETIREMENT FUNDS

H 1. JUDICIAL RETIREMENT FUND

For the purpose of carrying out the provisions of chapter 313, Laws of 1908; chapter 185, Laws of 1911; chapter 256, Laws of 1918; chapters 107 and 358, Laws of 1920, and chapter 3, Laws of 1929

Judicial
Retirement
Fund.\$9,000 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

Sundry
Pensions.\$87,000 00

H 3. STATE EMPLOYEES' RETIREMENT SYSTEM

State
Employees'
Retirement
Fund.Expenses in carrying into effect the
provisions of chapter 109, Laws of
1921.

Salaries:

Secretary	\$4,000 00	
Compensation for as-		
sistants	10,800 00	
	<hr/>	\$14,800 00

Materials and Supplies:

Stationery and office		
supplies	\$350 00	
Office equipment	750 00	
	<hr/>	1,100 00

Miscellaneous:

Traveling expenses ..	\$50 00	
Other miscellaneous		
expenses	350 00	
Printing	125 00	
	<hr/>	525 00

Unclassified:

To the Treasurer of		
the State of New		
Jersey, custodian		
for Contingent Re-		
serve Fund, created		
by section six, chap-		
ter 109, Laws of 1921	\$85,343 00	
Contributions on ac-		
count of members'		
service	211,600 00	
	<hr/>	296,943 00
		<hr/>
		\$313,368 00
		<hr/>

H 4. ANNUITY FOR WIDOWS OF GOVERNORS

Annuity for widow of Governor of New Jersey, pursuant to chapter 178, Laws of 1920	\$2,500 00	Annuity for Governor's Widow.
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J. CONSTRUCTIVE

J 1. PORT RARITAN DISTRICT COMMISSION

Carrying out the provisions of chap- ter 337, Laws of 1926.		Port Raritan Commission.
Salaries	\$3,000 00	
Miscellaneous expenses	2,000 00	
	<u>\$5,000 00</u>	

J 2. SOUTH JERSEY PORT COMMISSION

For the purpose of carrying out the provisions of chapter 336, Laws of 1926	\$32,325 00	South Jersey Port Commission.
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J 3. STATE PLANNING BOARD

Salaries:		
Compensation of secretary-engi- neer and other employees	\$7,500 00	State Planning Board.
Materials and Supplies:		
Stationery, office supplies, office equipment and engineering sup- plies	750 00	
Miscellaneous Expenses:		
Printing, travel and other miscella- neous expenses	1,750 00	
There is hereby appropriated for sal- aries and expenses, the unexpended balance in this account for the year ending June 30, 1936.		
	<u>\$10,000 00</u>	

J 4. STATE HOUSING AUTHORITY

State Housing Authority.	There is hereby appropriated the un- expended balances in the various items under this account for the year ending June 30, 1936, esti- mated as amounting to	\$60,000 00
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J 5. STATE HIGHWAY COMMISSIONER

Repayment of loan.	Repayment on account of moneys transferred from the Highway De- partment for Emergency Relief Purposes	\$4,530,000 00
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K. GENERAL

K 1. BURIAL GROUNDS

Burial Grounds.	For the care and maintenance of burial grounds, purchased by the State pursuant to chapter 171, Laws of 1898	\$75 00
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K 2. COMMISSIONERS OF HIGH POINT PARK

High Point Park.	Expenses incurred by the commission appointed pursuant to the provi- sions of chapter 36, Laws of 1923:	
	Salaries:	
	Superintendent and executive secretary	\$3,000 00
	Compensation for la- borers, mechanics and other employees	19,579 15
		\$22,579 15

Materials and Supplies:

Heat, light, power, water, gas and elec- tricity	\$4,000 00	
Ground supplies	200 00	
Vehicular transporta- tion supplies	3,800 00	
Sanitary supplies ...	500 00	
Stationery and office supplies	100 00	
Other materials and supplies	275 00	
Supplies for the zoo .	350 00	
	<hr/>	9,225 00
Current repairs		4,800 00

Miscellaneous:

Telephone and tele- graph	\$300 00	
Insurance	650 00	
Other miscellaneous expenses	200 00	
	<hr/>	1,150 00

Additions and Improvements:

Office equipment	\$50 00	
Burying water supply lines	250 00	
Replacement of trucks and car	1,000 00	
Receipts pursuant to chapter 36, Laws of 1923, are a p p r o - priated, approxim- ing	7,500 00	
	<hr/>	8,800 00
		<hr/>
		\$46,554 15
		<hr/>

K 3. COMMISSIONERS OF PALISADES INTERSTATE PARK

Palisades
Interstate
Park.

Expenses of commissioners in the
operation of the Palisades Inter-
state Park \$112,780 00

Additions and Improvements:

Purchase of automobile and truck. 2,700 00

\$115,480 00

K 4. COMMISSION TO INVESTIGATE CRIPPLED
CHILDRENCrippled
Children.

Carrying out the provisions of chap-
ter 188, Laws of 1926, and supple-
ments.

Salaries:

Director	\$5,000 00	
Secretary	1,800 00	
Clerical services	2,280 00	
Investigating nurse .	3,000 00	
	<u> </u>	\$12,080 00

Materials and Supplies:

Stationery and office supplies	\$675 00	
Hospitalization, braces, etc.	5,170 00	
	<u> </u>	5,845 00

Miscellaneous Expenses:

Telephone and tele- graph	\$75 00	
Traveling expenses ..	2,000 00	
	<u> </u>	2,075 00

\$20,000 00

K 5. OLD BARRACKS ASSOCIATION

For the Old Barracks Association of Trenton, New Jersey, for maintenance and administration of the Old Barracks, at Trenton, as a historical landmark and repository ..	\$2,500 00	Old Barracks.
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K 6. PUBLIC LIBRARY COMMISSION

Salaries:		Library Commission
Secretary	\$500 00	
Librarian and organizer	4,500 00	
Assistant librarian and other employees	14,480 00	
		\$19,480 00
Materials and Supplies:		
Stationery and office supplies	\$1,200 00	
Operating materials and supplies, books and pamphlets	13,500 00	
Vehicular transportation supplies	500 00	
		15,200 00
Miscellaneous:		
Traveling expenses ..	\$250 00	
Formation and aid of s c h o o l libraries, chapter 186, P. L. 1914	9,000 00	
Donations to libraries, chapter 62, P. L. 1900	200 00	
Freight and express .	500 00	
Printing and binding.	500 00	
Other miscellaneous expenses	50 00	
		10,500 00
		\$45,180 00

CHAPTER 220, LAWS OF 1936

K 7. PUBLIC RECORD OFFICE

Public Record Office.	Salaries:		
	Director	\$3,000 00	
	Clerical services	3,240 00	
		<hr/>	\$6,240 00
	Materials and Supplies:		
	Stationery and office supplies		250 00
	Miscellaneous:		
	Traveling and other miscellaneous ex- penses	\$700 00	
	Binding and repair of public and historical records	1,000 00	
		<hr/>	1,700 00
			<hr/>
			\$8,190 00
			<hr/>

K 8. REHABILITATION COMMISSION

Rehabilitation
Commission. For the purpose of carrying into ef-
fect the provisions of chapter 74,
Laws of 1919.

Salaries:		
Administrative	\$19,700 00	
Physicians in charge and assistants	22,600 00	
Vocational examiners.	23,340 00	
Clinical employees ..	20,520 00	
Clerical and other employees, present, \$25,560.00; new, \$2,160.00	27,720 00	
Janitor service	3,120 00	
	<hr/>	\$117,000 00

Materials and Supplies:		
Clinic supplies	\$1,250 00	
Office equipment	500 00	
Stationery and office supplies	600 00	
Medical, surgical and laboratory supplies.	200 00	
Household supplies ..	225 00	
Tuition and vocational supplies	20,000 00	
Heat, light, power, water and gas	1,300 00	
Artificial appliances..	15,000 00	
Supplies for curative workshop	500 00	
		39,575 00
Current repairs		1,000 00
Miscellaneous:		
Traveling expenses ..	\$16,000 00	
Rent	6,140 00	
Insurance	109 00	
Telephone and tele- graph	2,200 00	
Household expenses .	1,700 00	
Freight, express and other miscellaneous expenses	150 00	
Printing	500 00	
		26,799 00
		<u>\$184,374 00</u>

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

Refund of
overpaid
railroad tax.

1888, and the acts amendatory thereof and supplementary thereto, made by any railroad and canal company, and the State Treasurer is directed to pay warrants therefor issued by the Comptroller, said payment shall be deducted from the amount originally paid into and remaining undistributed in the treasury of the State, and the amount of money necessary for such purpose as ascertained is hereby appropriated.

K 10. REFUNDING TAXES ON MISCELLANEOUS
CORPORATIONS

Refund of
miscellaneous
taxes.

The Comptroller of the Treasury is hereby authorized and directed to allow and certify to the State Treasurer for payment any duplicate payment of tax, or any amount legally adjudged to be an overpayment of franchise taxes and interest thereon by any so-called miscellaneous corporation, provided any such taxes shall not have been assessed or fixed earlier than two years prior to the date of instituting proceedings to recover such overpayment. The State Treasurer is hereby authorized and directed to pay warrants issued therefor by the Comptroller.

J. Frederick Schroeder Hair Felt Company, refund of corporation tax paid for the year 1927, cancelled by State Board of Taxes and Assessment, February 28, 1928

\$125 00

K 11. STATE LIBRARY

Salaries:

State Library.

Librarian	\$5,000 00	
Assistant librarian ..	3,500 00	
Law librarian	2,400 00	
Reference librarian .	2,820 00	
Clerical services and messenger	8,820 00	
	<hr/>	\$22,540 00

Materials and Supplies:

Library supplies	\$4,000 00	
Stationery and office supplies	200 00	
	<hr/>	4,200 00

Miscellaneous:

Legislative reference department	\$300 00	
Other miscellaneous expenses	300 00	
Printing and binding.	1,500 00	
	<hr/>	2,100 00
		<hr/>
		\$28,840 00
		<hr/>

K 12. COMMISSION TO MARK HISTORIC SITES

Expenses of the commission, pursuant to chapter 24, Laws of 1931....

Historic Sites.

\$14,500 00

K 13. UNCLAIMED WAGES

The Comptroller is hereby authorized to pay from this fund any claim for unclaimed wages, properly approved.

Unclaimed
wages.

K 14. NEW JERSEY ARCHIVES

Expenses incurred in printing the
New Jersey ArchivesNew Jersey
Archives.

\$500 00

K 15. GROVER CLEVELAND BIRTH PLACE ASSOCIATION

Grover
Cleveland
Association.

Expenses incurred by the Commission
appointed pursuant to chapter
270, Laws of 1933 \$1,900 00

K 16. PASSAIC VALLEY FLOOD CONTROL COMMISSION

Passaic Valley
Flood Control.

Expenses of the commission appoint-
ed, pursuant to chapter 157, Laws
of 1934, including expenses incurred
during the previous fiscal year.... \$1,000 00

K 17. COMMISSION TO INVESTIGATE CAUSES OF
JUVENILE DELINQUENCYJuvenile
Delinquency.

For the purpose of carrying into ef-
fect the provisions of Assembly Bill
No. 181, provided said bill becomes
a law \$25,000 00

L. STATE EMERGENCY FUND

L 1. STATE EMERGENCY FUND

Emergency
Fund.

For the State House Commission to
meet conditions of emergency and
contingency the sum of \$100,000 00

Proviso.

Provided, however, that all disburse-
ments therefrom shall be made upon
the written authorization of mem-
bers of said Commission, in accord-
ance with the provisions of chap-
ters 142 and 184, Laws of 1931.

L 2. FIRE INSURANCE

For the State House Commission for payment of fire insurance premiums not otherwise provided for, maturing during the current fiscal year, fire insurance on all State buildings to be placed by said Commission, all bills to be approved by said Commission, and policies filed with the State Comptroller as Secretary of the State House Commission	Fire Insurance.
	\$110,000 00

L 3. DEBT SERVICE

Principal and interest requirements on Emergency Relief Bonds authorized at the election held November 6, 1934	Debt Service.
	\$1,453,125 00

X. INSTITUTIONS AND AGENCIES

X 1. DEPARTMENT OF INSTITUTIONS AND AGENCIES

Salaries:

Commissioner	\$15,000 00	Department of Institutions and Agencies.
Director, division of medicine	7,500 00	
Director, administration and accounts ..	6,500 00	
Director of statistics and research	6,000 00	
Supervising steward .	5,500 00	
Director of classification	4,500 00	
Assistant director of inspections	3,500 00	
Agricultural supervisor	4,000 00	

Institutional collectors (2)	7,200 00	
Other officers and employees	58,800 00	
	<hr/>	\$118,500 00

Materials and Supplies:		
Stationery, office supplies and equipment	\$4,000 00	
Vehicular transportation supplies	4,500 00	
	<hr/>	8,500 00

Miscellaneous:		
Traveling expenses ..	\$3,500 00	
Deporting aliens and nonresidents	2,200 00	
Other miscellaneous expenses	800 00	
	<hr/>	6,500 00

Additions and Improvements:		
Exchange of automobiles		900 00

*Central Parole Bureau*Bureau of
Parole.

Salaries:		
Director	\$4,000 00	
Assistant directors, parole and domestic relations (2)	7,740 00	
Parole officers	47,960 00	
Miscellaneous services	1,000 00	
Other employees	26,820 00	
	<hr/>	87,520 00

Materials and Supplies:		
Stationery, office supplies, furniture and equipment	\$1,500 00	
Vehicular transportation supplies	5,000 00	
	<hr/>	6,500 00

Miscellaneous:		
Traveling expenses		6,000 00

Division of Old Age Assistance

Salaries:		Old Age Assistance.
Director	\$4,000 00	
Other officers and employees	25,700 00	
	<hr/>	29,700 00
Materials and Supplies:		
Stationery, office supplies and equipment	\$2,000 00	
Vehicular transportation supplies	1,800 00	
	<hr/>	3,800 00
Miscellaneous:		
Traveling expenses ..	\$2,000 00	
Other miscellaneous expenses	500 00	
	<hr/>	2,500 00

Industrial Supervision

Salaries:		Industrial Supervision.
Director institutional industries	\$7,000 00	
Assistant director of industries	4,500 00	
Clerical services and other employees ..	24,570 00	
	<hr/>	\$36,070 00
Materials, supplies and miscellaneous expenses		700 00
Miscellaneous:		
Traveling expenses ..	200 00	
	<hr/>	\$36,970 00
	<hr/>	

*State Use Funds***State Use
Funds.**

For the State Use Revolving Fund there is hereby appropriated the unexpended balance of the fund now known as the "State Use Working Capital Fund," and in accordance with the provisions of section 709, chapter 147, of the Laws of 1918, all receipts when received derived from State use production will be credited to the State Use Revolving Fund.

The following 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 for Females, Totowa		\$30,000 00
Criminal Insane and Penal Institutions .		

*Division of Architecture and Construction***Building
Operation.****Salaries:**

Director	\$6,000 00	
Assistant director and mechanical engineer	4,800 00	
Other employees	29,458 00	
		<hr/>
		\$40,258 00

Materials and Supplies:

Vehicular transportation supplies	\$2,000 00	
Stationery and office supplies	700 00	
		<hr/> 2,700 00

Miscellaneous Expenses:

Traveling expenses	2,000 00	
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Additions and Improvements:

Exchange of automobile	1,000 00	
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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.

\$316,378 00

X 2. COLONY FOR FEEBLE-MINDED MALES,
NEW LISBON

For salaries and wages, and for maintenance of the Colony for Feeble-Minded Males, on the basis of eight hundred inmates.

New Lisbon
Colony.

Salaries and Wages:

Superintendent	\$5,000 00	
Other officers and employees	97,350 00	
Medical and surgical fees	1,200 00	
		<hr/> \$103,550 00

Materials and Supplies:

Food	\$38,000 00	
Clothing	13,000 00	
Heat, light, power, water, gas and electricity	24,000 00	

Household supplies ..	8,250 00	
Farm, stable and grounds supplies ..	13,000 00	
Industrial and vocational supplies	1,800 00	
Medical, surgical and laboratory supplies.	2,600 00	
Vehicular transportation supplies	2,250 00	
Stationery and office supplies	500 00	
Educational, recreational and library supplies	750 00	
Other materials and supplies	250 00	
Tobacco	1,400 00	
	<hr/>	105,800 00
Current repairs		5,500 00
Miscellaneous:		
Traveling expenses ..	\$900 00	
Telephone and telegraph	1,800 00	
Postage	650 00	
Insurance other than fire	648 36	
Entertainment	500 00	
Freight, express and cartage	400 00	
	<hr/>	4,898 36
Additions and Improvements:		
Spraying machine for farm.....		500 00
		<hr/>
		<u>\$220,248 36</u>

This colony is authorized to pay for the maintenance of any county indigent patient transferred from the colony to an institution for the

training of the feeble-minded, to which moneys are paid by the State pursuant to chapter 217 of the Laws of 1919, whatever sum or sums is received from the counties to pay the cost of such maintenance of any said patient in the colony.

X 3. COLONY FOR FEEBLE-MINDED MALES, WOODBINE

For salaries and wages, and for maintenance of the Colony for Feeble-Minded Males, Woodbine, on the basis of six hundred and sixty-five inmates.

Woodbine
Colony.

Salaries and Wages:

Superintendent	\$4,500 00	
Physician	1,800 00	
Attendants, nurses and other em- ployees, present, \$94,024.00; new, \$1,800.00	95,824 00	
Medical, surgical and dental fees	800 00	
	<hr/>	\$102,924 00

Materials and Supplies:

Food	\$55,000 00
Clothing	8,500 00
Heat, light, power, water, gas and elec- tricity	19,000 00
Household supplies ..	7,500 00
Farm, stable and grounds supplies ..	1,950 00
Medical and surgical supplies	1,800 00
Stationery and office supplies	600 00

Vehicular transportation supplies	1,300 00	
Educational, recreational and library supplies	500 00	
	<hr/>	96,150 00
Current repairs		5,250 00
Miscellaneous:		
Telephone and telegraph	\$1,000 00	
Traveling expenses ..	500 00	
Postage	450 00	
Funeral expenses ...	300 00	
Insurance, other than fire	375 00	
Freight and express..	150 00	
Entertainment	400 00	
Other miscellaneous expenses	250 00	
	<hr/>	3,425 00
Additions and Improvements:		
Playground equipment (2 areas)	\$250 00	
Feed water pump ...	350 00	
Painting water tank..	600 00	
Office equipment	350 00	
	<hr/>	1,550 00
Extraordinary Expenditures:		
Compensation award to Mrs. Caloway		796 72
		<hr/>
		<u>\$210,095 72</u>

This colony is authorized to pay for the maintenance of any county indigent patient transferred from the colony to an institution for training of the feeble-minded, to

which moneys are paid by the State pursuant to chapter 217 of the Laws of 1919, whatever sum or sums received from the counties to pay the cost of such maintenance of any said patient in the colony.

X 4. COMMISSION FOR THE BLIND

Salaries:

Commission
for the Blind.

Executive officer and secretary	\$3,000 00	
Assistant executive officer	2,520 00	
Teachers of occupa- tional subjects and other employees ...	29,100 00	
	<hr/>	\$34,620 00

Materials and Supplies:

Household supplies ..	\$65 00	
Extension of home in- dustries	3,000 00	
Stationery and office supplies	650 00	
Office equipment	50 00	
Light and power	50 00	
	<hr/>	3,815 00

Miscellaneous Expenses:

Traveling expenses ..	\$7,500 00
Postage	900 00
Maintenance, support and instruction of blind persons	33,000 00
Higher education of the blind	3,600 00
Publicity, demonstra- tions, and sales ...	800 00
Expressage	850 00
Entertainment for the blind	250 00

Telephone and telegraph	500 00	
Prevention of blindness	1,000 00	
State relief for the blind	1,250 00	
Other miscellaneous expenses	250 00	
		<hr/> 49,900 00

The balance to the credit of the outdoor relief—Revolving Fund—on the thirtieth day of June, one thousand nine hundred and thirty-six, is hereby reappropriated, said sum not to exceed \$8,500.00.

The balance to the credit of the Revolving Industrial Fund on the thirtieth day of June, one thousand nine hundred and thirty-six, is hereby reappropriated as a Revolving Industrial Fund, said sum not to exceed \$2,000.00.

\$88,335 00

X 5. COUNTY INSANE HOSPITALS

County
Hospitals
for Insane.

For the support of patients pursuant to chapter 67, Laws of 1924, in County Insane Hospitals:

Atlantic	\$47,000 00	
Burlington	43,000 00	
Camden	110,000 00	
Cumberland	25,000 00	
Essex	520,000 00	
Hudson	245,000 00	
		<hr/> \$990,000 00

Said amounts to include payment of bills prior to current fiscal year.

X 6. COUNTY TUBERCULOSIS HOSPITALS

For the support of patients pursuant
to chapter 217, Laws of 1912, in the
following county hospitals:

County
Hospitals for
Tuberculosis.

Atlantic	\$16,000 00	
Bergen	82,000 00	
Burlington	23,000 00	
Camden	79,000 00	
Cape May	2,200 00	
Cumberland	12,000 00	
Essex	155,000 00	
Gloucester	8,000 00	
Hudson	103,600 00	
Hunterdon	5,000 00	
Mercer	38,000 00	
Middlesex	44,000 00	
Monmouth	22,000 00	
Morris	21,000 00	
Ocean	4,000 00	
Passaic	82,500 00	
Salem	5,500 00	
Somerset	15,000 00	
Sussex	2,000 00	
Union	115,000 00	
Warren	5,000 00	
	<hr/>	\$839,800 00
		<hr/>

Said amounts to include payment of
bills prior to current fiscal year.

X 7. FEEBLE-MINDED

Clothing, maintenance, support and
instruction of feeble-minded \$170,000 00

Feeble-
minded.

X 8. HOME FOR DISABLED SOLDIERS, MENLO PARK

For salaries and wages, and for main-
tenance of the Home for Disabled
Soldiers, Menlo Park, on the basis
of eighty veterans.

Soldiers'
Home,
Menlo Park.

Salaries and Wages:		
Superintendent	\$5,000 00	
Other officers and employees	25,670 00	
Religious services....	150 00	
	<hr/>	\$30,820 00
Materials and Supplies:		
Food	\$11,000 00	
Clothing	1,500 00	
Heat, light, power, water, gas and electricity	4,900 00	
Household supplies ..	950 00	
G r o u n d s (includes care of cemetery) .	200 00	
Stationery and office supplies	250 00	
Medical, surgical and laboratory supplies.	1,000 00	
Vehicular transportation supplies	650 00	
Other materials and supplies	100 00	
	<hr/>	20,550 00
Current repairs		500 00
Miscellaneous:		
Household expenses .	\$700 00	
Traveling expenses .	220 00	
Postage	200 00	
Telephone and telegraph	300 00	
Funeral expenses ...	150 00	
Entertainment	175 00	
Freight and express .	25 00	
Insurance, other than fire	220 00	
	<hr/>	1,990 00
Additions and Improvements:		
Exchange of automobile	1,200 00	
	<hr/>	\$55,060 00
	<hr/>	

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 two hundred and forty members.

Soldiers'
Home,
Vineland.

Salaries and Wages:

Superintendent	\$5,000 00	
Other officers and employees	52,290 00	
Religious services ...	200 00	
Medical and surgical fees	500 00	
	<hr/>	\$57,990 00

Materials and Supplies:

Food	\$32,000 00	
Clothing	3,250 00	
Heat, light, power, water, gas and electricity	13,000 00	
Household supplies ..	3,250 00	
Grounds	200 00	
Medical, surgical and laboratory supplies.	1,400 00	
Stationery and office supplies	350 00	
Vehicular transportation supplies	500 00	
Other materials and supplies	250 00	
	<hr/>	54,200 00
Current repairs		5,000 00

Miscellaneous:

Traveling expenses ..	\$290 00
Postage	125 00
Telephone and telegraph	450 00
Entertainment	300 00

Insurance, other than fire	242 14	
Freight and express .	50 00	
Funeral expenses	250 00	
	<hr/>	1,707 14
		<hr/>
		<u>\$118,897 14</u>

X 10. NORTH JERSEY TRAINING SCHOOL, TOTOWA

Totowa
Training
School.

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 00	
Attendants, nurses and other employees	119,080 00	
Medical, surgical, dental, veterinary and religious fees	3,800 00	
	<hr/>	\$127,880 00

Materials and Supplies:

Food	\$35,000 00
Clothing	8,500 00
Heat, light, power, water, gas and electricity	25,000 00
Household supplies ..	6,500 00
Farm, stable and grounds supplies ..	11,750 00
Industrial and vocational supplies	1,600 00
Educational, recreational and library supplies	1,800 00

Medical, surgical and laboratory supplies.	3,300 00	
Stationery and office supplies	600 00	
Vehicular transporta- tion supplies	1,200 00	
Other materials and supplies	100 00	
	<hr/>	95,350 00
Current repairs		4,000 00
Miscellaneous:		
Postage	\$350 00	
Traveling expenses ..	400 00	
Telephone and tele- graph	1,300 00	
Entertainment	300 00	
Freight and express .	75 00	
Insurance, other than fire	750 22	
Subscriptions	35 00	
	<hr/>	3,210 22
Additions and Improvements:		
Extraordinary house- hold equipment ...	\$850 00	
Exchange of automo- biles	1,300 00	
Compensation award.	520 00	
	<hr/>	2,670 00
		<hr/>
		<u>\$233,110 22</u>

X 11. REFORMATORY, ANNANDALE

For salaries and wages and for main-
tenance of the Reformatory at An-
nandale, on the basis of four hun-
dred and fifty inmates.

Annandale
Reformatory.

Salaries and Wages:		
Superintendent	\$5,000 00	
Deputy superintendent	2,500 00	
Medical and surgical fees	1,500 00	
Other officers and employees	126,940 00	
		<u>\$135,940 00</u>
Materials and Supplies:		
Food	\$27,500 00	
Clothing	10,000 00	
Heat, light, power, water, gas and electricity	22,000 00	
Farm, stable and grounds supplies ..	13,550 00	
Household supplies ..	4,500 00	
Medical, surgical and laboratory supplies.	1,200 00	
Vehicular transportation supplies	1,100 00	
Stationery, office supplies and equipment	700 00	
Educational, recreational and library supplies (tobacco) .	2,000 00	
Other materials and supplies	100 00	
Photographing, blue-printing and drafting supplies	150 00	
		<u>82,800 00</u>
Current repairs		2,500 00
Miscellaneous:		
Traveling expenses ..	\$510 00	
Telephone and telegraph	1,000 00	
Postage	600 00	
Freight and express..	100 00	

Entertainment	400 00	
Funeral expenses ...	60 00	
Payments to dis-		
charged inmates and		
recapturing escapes	2,000 00	
Insurance other than		
fire	600 00	
Household expenses .	2,000 00	
	<hr/>	7,270 00

Additions and Improvements:

Exchange of dump		
truck	\$750 00	
Protective equipment.	250 00	
Replacement of band		
instruments	250 00	
Exchange of power		
lawn mower	300 00	
	<hr/>	1,550 00
		<hr/>
		\$230,060 00
		<hr/> <hr/>

X 12. REFORMATORY, RAHWAY

For salaries and wages and for maintenance of the Reformatory at Rahway on the basis of eight hundred inmates.

Rahway
Reformatory.

Salaries and Wages:

Superintendent	\$6,000 00	
Deputy superintendent	3,000 00	
Other officers and em-		
ployees	238,270 00	
Inmates' wages	10,000 00	
Medical and surgical		
fees	750 00	
	<hr/>	\$258,020 00

Materials and Supplies:		
Food	\$59,000 00	
Clothing	18,000 00	
Heat, light, power, water, gas and elec- tricity	38,000 00	
Household supplies ..	8,250 00	
Farm, stable and grounds supplies ..	9,400 00	
Industrial and voca- tional supplies	700 00	
Educational, recrea- tional and library supplies	800 00	
Photographing, blue- printing and draft- ing supplies	200 00	
Medical, surgical and laboratory supplies	1,500 00	
Stationery and office supplies	1,250 00	
Vehicular transporta- tion supplies	1,100 00	
Tobacco	250 00	
	<hr/>	138,450 00
Current repairs		20,000 00
Miscellaneous:		
Traveling expenses ..	\$450 00	
Postage	750 00	
Telephone and tele- graph	1,300 00	
Freight and express .	100 00	
Funeral expenses ...	60 00	
Rent of farm land ...	300 00	
P a y m e n t s to dis- charged inmates and recapturing escapes	1,500 00	
Insurance, other than fire	500 00	
	<hr/>	4,960 00

Additions and Improvements:

Extraordinary household supplies and equipment	\$300 00	
Replacement of vegetable steamers	700 00	
Replacement of Farm-all tractor	920 00	
Replacement of two teams horses	600 00	
Replacement fire hose and equipment	500 00	
	<hr/>	3,020 00
		<hr/>
		\$424,450 00
		<hr/>

X 13. REFORMATORY FOR WOMEN, CLINTON

For salaries and wages, and for maintenance of the Reformatory for Women, Clinton, on the basis of three hundred inmates.

Clinton
Reformatory.

Salaries and Wages:

Superintendent	\$4,000 00	
Assistant superintendent	1,800 00	
Other officers and employees	58,310 00	
Medical and surgical fees	3,500 00	
Religious services ...	550 00	
	<hr/>	\$68,160 00

Materials and Supplies:

Food	\$16,850 00
Clothing	6,300 00
Heat, light, power, water, gas and electricity	15,600 00
Household supplies ..	3,000 00

Farm, stable and ground supplies ...	6,000 00	
Medical and surgical supplies	2,250 00	
Stationery and office supplies	450 00	
Educational, recrea- tional and library supplies	600 00	
Vehicular transporta- tion supplies	1,100 00	
Cannery supplies ...	500 00	
	<hr/>	52,650 00
Current repairs		4,250 00
Miscellaneous:		
Traveling expenses ..	\$500 00	
Postage	550 00	
Telephone and tele- graph	1,200 00	
Insurance, other than fire	400 00	
Freight and express .	50 00	
Entertainment	400 00	
Funeral expenses ...	100 00	
P a y m e n t s to dis- charged inmates ..	1,200 00	
	<hr/>	4,400 00
Additions and Improvements:		
Extraordinary house- hold expenses	\$500 00	
Automobile exchange	1,200 00	
Clinic treatment table	490 00	
	<hr/>	2,190 00
		<hr/>
		\$131,650 00
		<hr/>

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.

Glen Gardner
Sanatorium.

Salaries and Wages:

Superintendent	\$8,000 00	
Physicians, clerks, nurses, farm help, waiters, instructors and others, includ- ing school teachers.	191,560 00	
Medical and surgical fees	100 00	
Religious services ...	800 00	
	<hr/>	\$200,460 00

Materials and Supplies:

Food	\$100,000 00	
Heat, light, power, water, gas and elec- tricity	27,000 00	
Household supplies ..	10,000 00	
Farm, stable and ground supplies ...	4,500 00	
Medical, surgical and laboratory supplies	11,000 00	
Stationery and office supplies	1,500 00	
Educational, recrea- tional and library supplies	650 00	
Vehicular transporta- tion supplies	2,500 00	
Clothing	500 00	
	<hr/>	157,650 00
Current repairs		12,000 00

Miscellaneous:

Traveling expenses ..	\$825 00	
Postage	700 00	
Telephone and telegraph	2,100 00	
Insurance other than fire	334 63	
Freight and express .	300 00	
Entertainments	500 00	
Funeral expenses of indigent patients ..	300 00	
Miscellaneous expenses	50 00	
		5,109 63

Additions and Improvements:

Traveling clinic	\$16,000 00	
Exchange of 1½-ton station bus	2,000 00	
New main kitchen range (four section)	750 00	
Anaesthesia machine.	600 00	
Fluoroscope X-ray unit	750 00	
Refrigerator	500 00	
Renovate hot water lines	800 00	
Renovate lower east shack	1,500 00	
Refrigerating units for infirmary kitchen nurses' home boxes	500 00	
		23,400 00
		<u>\$398,619 63</u>

X 15. STATE BOARD OF CHILDREN'S GUARDIANS

Salaries:

Superintendent	\$6,500 00	
Assistant superintendents (3)	9,420 00	
Departmental auditor	3,000 00	
Compensation for other assistants ...	331,252 00	
	<hr/>	\$350,172 00

Board of
Children's
Guardians.

Materials and Supplies:

Stationery and office supplies	\$6,500 00	
Office equipment	2,000 00	
Vehicular transportation supplies	22,000 00	
	<hr/>	30,500 00

Miscellaneous:

Traveling expenses ..	\$9,000 00	
Postage	10,500 00	
Telephone and telegraph	2,800 00	
Other miscellaneous expenses	500 00	
Insurance other than fire	2,550 00	
	<hr/>	25,350 00

Additions and Improvements:

Exchange of cars	\$3,000 00	
Office appliances	500 00	
	<hr/>	3,500 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.

\$409,522 00

X 16. STATE HOME FOR BOYS

State Home
for Boys,
Jamesburg.

For salaries and wages and for maintenance of the State Home for Boys, on the basis of five hundred and fifty inmates.

Salaries and Wages:

Superintendent	\$7,000 00	
Business manager ..	3,000 00	
Resident physician ..	3,000 00	
Other officers and employees	162,979 52	
Medical, surgical and veterinary fees	1,000 00	
		<hr/> \$176,979 52

Materials and Supplies:

Food	\$34,500 00
Clothing	16,000 00
Heat, light, power, water, gas and electricity	30,000 00
Household supplies ..	8,500 00
Farm, stable and ground supplies ...	18,000 00
Industrial and vocational supplies	3,000 00
Educational, recreational and library supplies	2,750 00

Medical, surgical and laboratory supplies.	2,900 00	
Stationery and office supplies	1,000 00	
Vehicular transporta- tion supplies	2,400 00	
	<hr/>	119,050 00
Current repairs		8,000 00
Miscellaneous:		
Traveling expenses ..	\$400 00	
Postage	700 00	
Telephone and tele- graph	1,500 00	
Entertainment ex- penses	300 00	
Freight and express .	300 00	
Assisting boys outside of institution, the equivalent of in- mates' fund trans- ferred to State Treasury	600 00	
Insurance, other than fire	600 00	
Funeral expenses	100 00	
	<hr/>	4,500 00
Additions and Improvements:		
Band instruments (ex- change)	\$250 00	
Replacement of ice compressors	800 00	
	<hr/>	1,050 00
		<hr/>
		\$309,579 52
		<hr/>

X 17. STATE HOME FOR GIRLS

State Home
for Girls,
Trenton.

For salaries and wages, and for maintenance of the State Home for Girls on the basis of three hundred twenty-five inmates.

Salaries and Wages:

Superintendent	\$4,000 00	
Physician	2,500 00	
Teachers, nurses, clerks and others ..	73,160 00	
Medical, surgical and dental fees	2,300 00	
	<hr/>	\$81,960 00

Materials and Supplies:

Food	\$27,000 00	
Clothing	7,000 00	
Heat, light, power, water, gas and elec- tricity	7,500 00	
Household supplies ..	5,500 00	
Farm, stable and grounds supplies ..	3,900 00	
Educational, recrea- tional and library supplies	2,000 00	
Stationery and office supplies	700 00	
Medical and surgical supplies	1,500 00	
Vehicular transporta- tion supplies	700 00	
Other materials and supplies	400 00	
	<hr/>	56,200 00
Current repairs		4,000 00

Miscellaneous:

Traveling expenses ..	\$550 00	
Postage	400 00	
Telephone and tele- graph	1,200 00	
Insurance, other than fire	275 00	
Freight and express .	150 00	
Entertainment	150 00	
Payments to dis- charged inmates ...	200 00	
		<hr/> 2,925 00
		<hr/> \$145,085 00
		<hr/>

X 18. STATE HOSPITAL, GREYSTONE PARK

For salaries and wages, and for main-
tenance of the State Hospital,
Greystone Park, on the basis of five
thousand one hundred fifty inmates.

State
Hospital,
Greystone
Park.

Salaries and Wages:

Medical director and superintendent	\$8,000 00	
Business manager ...	5,000 00	
Chief engineer	3,600 00	
Other officers and em- ployees, present, \$874,110.00; new, \$19,140.00	893,250 00	
Religious services ...	1,300 00	
		<hr/> \$911,150 00

Materials and Supplies:

Food	\$320,000 00
Clothing	40,000 00
Heat, light, power, water, gas and elec- tricity	115,000 00
Household supplies ..	50,000 00
Farm, stable and grounds supplies ..	38,000 00

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Industrial and vocational supplies	5,000 00	
Medical, surgical and laboratory supplies.	29,000 00	
Stationery and office supplies	2,500 00	
Recreational supplies (tobacco)	6,500 00	
Vehicular transportation supplies	7,500 00	
	<hr/>	613,500 00
Current repairs		39,000 00
Miscellaneous:		
Traveling expenses ..	\$1,200 00	
Postage	2,000 00	
Telephone and telegraph	5,500 00	
Insurance, other than fire	1,600 00	
Freight and express..	3,400 00	
Funeral expenses ...	4,200 00	
Medical library subscriptions	100 00	
Other miscellaneous expenses	500 00	
	<hr/>	18,500 00
Unclassified:		
Clinics in various counties		40,000 00
Additions and Improvements:		
Fire hose and equipment	\$700 00	
Exchange of trucks..	2,000 00	
Exchange of tractor..	1,000 00	
Relocking main and dormitory buildings	4,000 00	
Compensation award.	2,500 00	
Repairs to railroad siding	500 00	
	<hr/>	10,700 00
		<hr/>
		\$1,632,850 00
		<hr/>

X 19. STATE HOSPITAL, MARLBORO

For salaries and wages, and for maintenance of the State Hospital, Marlboro, on the basis of two thousand one hundred inmates.

State
Hospital,
Marlboro.

Salaries and Wages:

Medical director	\$5,000 00	
Business manager and superintendent	4,500 00	
Other officers and em- ployees, present, \$354,295.00; new, \$10,440.00	364,735 00	
Medical fees	600 00	
	<hr/>	\$374,835 00

Materials and Supplies:

Food	\$118,000 00	
Clothing	23,000 00	
Heat, light, power, water, gas and elec- tricity	66,000 00	
Farm, stable and grounds supplies ..	20,000 00	
Household supplies ..	25,000 00	
Medical, surgical and laboratory supplies.	17,500 00	
Industrial and voca- tional supplies	1,800 00	
Educational, recrea- tional and library supplies	1,600 00	
Stationery and office supplies	2,200 00	
Vehicular transporta- tion supplies	2,400 00	
Tobacco	2,800 00	
Other materials and supplies	400 00	
	<hr/>	280,700 00
Current repairs		13,000 00

Miscellaneous:

Traveling expenses ..	\$1,000 00	
Postage	1,100 00	
Insurance, other than fire	1,200 00	
Telephone and tele- graph	2,600 00	
Funeral expenses	400 00	
Freight and express..	800 00	
Subscriptions	50 00	
Other miscellaneous expenses	500 00	
	<hr/>	7,650 00

Additions and Improvements:

Replacement of auto- mobiles	\$2,400 00	
Extraordinary house- hold supplies	2,200 00	
	<hr/>	4,600 00
		<hr/>
		\$680,785 00
		<hr/>

X 20. STATE HOSPITAL, TRENTON

State
Hospital,
Trenton.

For salaries and wages, and for main-
tenance of the State Hospital,
Trenton, on the basis of two thou-
sand seven hundred and fifty in-
mates.

Salaries and Wages:

Warden	\$7,000 00	
Medical director	6,000 00	
Other officers and em- ployees, present, \$657,123.00; new, \$3,240.00	660,363 00	
In lieu of maintenance of nine physicians and their families..	13,200 00	
Religious services ...	700 00	
	<hr/>	\$687,263 00

Materials and Supplies:		
Food	\$184,000 00	
Clothing	23,000 00	
Heat, light, power, water, gas and elec- tricity	118,000 00	
Household supplies ..	35,500 00	
Farm, stable and grounds supplies ..	34,000 00	
Medical and surgical supplies	23,500 00	
Stationery and office supplies	3,000 00	
Vehicular transporta- tion supplies	3,000 00	
Tobacco	4,000 00	
	<hr/>	428,000 00
Current repairs		28,000 00
Miscellaneous:		
Traveling expenses ..	\$2,600 00	
Telephone and tele- graph	4,000 00	
Postage	1,000 00	
Entertainment	500 00	
Funeral expenses	900 00	
Newspapers and mag- azines	150 00	
Insurance, other than fire	1,751 87	
Freight and express..	125 00	
Cemetery upkeep	200 00	
Other miscellaneous expenses	400 00	
	<hr/>	11,626 87
Unclassified:		
Psychiatric clinic, for various insti- tutions with headquarters at State Hospital, Trenton		34,076 00

New Jersey State Library

Additions and Improvements:

Exchange truck	\$700 00	
Replacement of X-ray equipment	6,000 00	
Replacement of elec- tric therapy equip- ment	1,000 00	
Compensation award.	160 00	
	<hr/>	7,860 00
		<hr/>
		<u>\$1,196,825 87</u>

X 21. STATE PRISON

State Prison.

For salaries and wages, and for main-
tenance of the State Prison on the
basis of one thousand three hun-
dred and seventy-five inmates.

Salaries and Wages:

Principal keeper	\$6,000 00	
Director of industries	6,000 00	
Other officers and em- ployees	322,000 00	
Wages for inmates at prison (other than State use)	10,000 00	
Medical, surgical and dental fees	1,800 00	
Religious services ...	4,920 00	
	<hr/>	\$350,720 00

Materials and Supplies:

Food	\$80,000 00	
Clothing	30,000 00	
Heat, light, power, water, gas and elec- tricity	42,000 00	
Household supplies..	13,000 00	
Grounds supplies	50 00	
Medical, surgical and laboratory supplies.	4,500 00	

Stationery and office supplies	1,500 00	
Educational, recreational and library supplies	1,700 00	
Vehicular transportation supplies	1,300 00	
Industrial and vocational supplies	150 00	
Photographing, blue-printing and drafting supplies	800 00	
Tobacco	1,600 00	
	<hr/>	176,600 00
Current repairs		14,000 00
Miscellaneous:		
Traveling expenses (including returning runaways)	\$1,800 00	
Postage	500 00	
Telephone and telegraph	1,500 00	
Insurance, other than fire	1,000 00	
Freight and cartage..	200 00	
Electrocution plant ..	800 00	
Payments to discharged inmates ...	1,500 00	
Funeral expenses	150 00	
Other miscellaneous expenses	250 00	
	<hr/>	7,700 00
Additions and Improvements:		
Protective equipment replacement.		500 00
Extraordinary Expenditures:		
Compensation award		960 00
		<hr/>
		\$550,480 00
		<hr/> <hr/>

X 22. STATE PRISON FARM, BORDENTOWN

Prison Farm,
Bordentown.

For salaries and wages, and for maintenance of the State Prison Farm, Bordentown, on the basis of two hundred forty inmates.

Salaries and Wages:		
Superintendent	\$3,600 00	
Chief deputy	2,500 00	
Custodial officers and other employees ...	37,860 00	
Inmates' wages	5,000 00	
		<hr/>
		\$48,960 00

Materials and Supplies:		
Food	\$13,000 00	
Clothing	4,500 00	
Heat, light, power, water, gas and elec- tricity	6,900 00	
Household supplies ..	2,000 00	
Farm, stable and grounds supplies ..	16,000 00	
Vehicular transporta- tion supplies	750 00	
Stationery and office supplies	400 00	
Educational, recrea- tional and library supplies	50 00	
Tobacco	50 00	
		<hr/>
		43,650 00
Current repairs		1,000 00

Miscellaneous:		
Traveling expenses ..	\$75 00	
Telephone and tele- graph	400 00	
Insurance, other than fire	160 00	

Postage	100 00	
Other miscellaneous expenses	50 00	
		785 00
Additions and Improvements:		
Exchange of sprayer.	\$1,000 00	
Exchange of truck...	675 00	
		1,675 00
		<u>\$96,070 00</u>

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 forty inmates.

Prison Farm,
Leesburg.

Salaries and Wages:		
Superintendent	\$2,700 00	
Other officers and employees	48,440 00	
Wages for inmates ..	3,000 00	
Medical and surgical fees	50 00	
		\$54,190 00
Materials and Supplies:		
Food	\$14,000 00	
Clothing	5,000 00	
Heat, light, power, water, gas and electricity	7,000 00	
Household supplies ..	4,000 00	
Farm, stable and grounds supplies ..	4,000 00	
Medical, surgical and laboratory supplies	300 00	
Stationery and office supplies	450 00	

Educational, recreational and library supplies	50 00	
Vehicular transportation supplies	500 00	
Tobacco	25 00	
	<hr/>	35,325 00
Current repairs		2,500 00
Miscellaneous:		
Traveling expenses ..	\$150 00	
Postage	150 00	
Telephone and telegraph	650 00	
Insurance, other than fire	300 00	
Freight and cartage .	50 00	
Entertainment	50 00	
Other miscellaneous expenses	50 00	
	<hr/>	1,400 00
Additions and Improvements:		
Extraordinary household supplies.	\$800 00	
	<hr/>	\$94,215 00
		<hr/>

X 24. VILLAGE FOR EPILEPTICS

Village, for
Epileptics.

For salaries and wages, and for maintenance of the Village for Epileptics on the basis of one thousand five hundred inmates.

Salaries and Wages:	
Superintendent	\$8,000 00
Steward	4,000 00
Senior resident physician	4,000 00

Other officers and employees, present,		
\$236,100.00, new,		
\$900.00	237,000 00	
Medical and surgical fees	500 00	
Religious services ...	750 00	
	<hr/>	\$254,250 00
Materials and Supplies:		
Food	\$87,000 00	
Clothing	9,500 00	
Heat, light, power, water, gas and electricity	46,000 00	
Household supplies ..	18,000 00	
Farm, stable and grounds supplies ..	16,300 00	
Medical, surgical and laboratory supplies	8,000 00	
Stationery and office supplies	600 00	
Industrial and vocational supplies	700 00	
Educational, recreational and library supplies	800 00	
Vehicular transportation supplies	2,550 00	
Other materials and supplies, including tobacco	1,300 00	
	<hr/>	190,750 00
Current repairs		9,000 00
Miscellaneous:		
Traveling expenses ..	\$1,000 00	
Postage	600 00	
Telephone and telegraph	1,800 00	
Insurance, other than fire	1,100 00	

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Freight and express .	250 00	
Entertainment ex -		
penses	500 00	
Funeral expenses ...	400 00	
Other miscellaneous		
expenses	100 00	
	<hr/>	5,750 00
Additions and Improvements:		
Extraordinary house-		
hold supplies	\$3,000 00	
Repairs to railroad		
siding	500 00	
Exchange of auto and		
ambulance	1,200 00	
	<hr/>	4,700 00
		<hr/>
		\$464,450 00
		<hr/>

X 25. VINELAND STATE SCHOOL

Vineland
State School.

For salaries and wages, and maintenance of the Vineland State School, on the basis of one thousand four hundred inmates.

Salaries and Wages:		
Superintendent	\$7,000 00	
Physicians, executive		
assistants, clerks,		
mechanics and		
others	177,811 00	
Medical, surgical and		
oculist fees	2,500 00	
Religious services ...	500 00	
	<hr/>	\$187,811 00
Materials and Supplies:		
Food	\$72,000 00	
Clothing	16,000 00	

Heat, light, power, water, gas and elec- tricity	35,000 00	
Household supplies ..	15,500 00	
F a r m, stable and grounds supplies ..	17,800 00	
Industrial and voca- tional supplies	1,400 00	
Medical, surgical and laboratory supplies	4,000 00	
Stationery and office supplies	1,000 00	
Vehicular transporta- tion supplies	1,500 00	
Educational, recrea- tional and library supplies	1,800 00	
Other materials and supplies	200 00	
	<hr/>	166,200 00
Current repairs		9,000 00
Miscellaneous:		
Traveling expenses ..	\$1,500 00	
Postage	1,050 00	
Telephone and tele- graph	1,500 00	
Insurance, other than fire	949 00	
Entertainments	1,000 00	
Funeral expenses ...	200 00	
Freight and express .	300 00	
	<hr/>	6,499 00
Additions and Improvements:		
New boiler for colony	\$2,500 00	
X-ray equipment	500 00	
Additional coffee urns	500 00	
	<hr/>	3,500 00
		<hr/>
		\$373,010 00
		<hr/>

This institution is authorized to pay for the maintenance of any county indigent patient transferred from the institution to an institution for training of the feeble-minded, to which moneys are paid by the State pursuant to chapter 217, of the Laws of 1919, whatever sum or sums is received from the counties to pay the cost of such maintenance of any said patient in the institution.

SOCIAL SECURITY SUBSIDIES (IN CONFORMANCE WITH
FEDERAL LEGISLATURE)

X 26. STATE SUBSIDY FOR DIVISION OF
OLD AGE ASSISTANCE

Social
Security
Subsidies.

For the purpose of making payments for Old Age Assistance pursuant to Chapter 31, P. L. 1936.

Total State, county and
Federal cost based on
average of 31,938
recipients\$6,084,958 00

Less:

Federal
contribution
(50%) \$3,042,479 00

County
contribution
(12½%) 760,619 00

3,803,098 00

Net amount to be borne

by State\$2,281,860 00

Atlantic \$95,812 92

Bergen 130,031 82

Burlington 68,437 80

Camden	171,094	50
Cape May	31,937	64
Cumberland	111,781	74
Essex	339,907	74
Gloucester	79,844	10
Hudson	241,813	56
Hunterdon	47,906	46
Mercer	102,656	70
Middlesex	152,844	42
Monmouth	166,531	98
Morris	102,656	70
Ocean	63,875	28
Passaic	107,219	22
Salem	25,093	86
Somerset	31,937	64
Sussex	34,218	90
Union	118,625	52
Warren	57,631	50
	<u>\$2,281,860</u>	<u>00</u>

X 27. STATE SUBSIDY FOR MAINTENANCE OF
CHILDREN UNDER THE CARE OF THE BOARD
OF CHILDREN'S GUARDIANS PURSUANT
TO CHAPTER 33, LAWS OF 1936

Total estimated cost ...	\$5,934,041	00
Less esti- mated Federal contribu- tion	\$1,496,507	00
Estimated county contribu- tion	2,218,767	00
	<u>3,715,274</u>	<u>00</u>

State Subsidy
for Children.

Net estimated amount to
be borne by State....\$2,218,767 00

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Atlantic	\$56,813 00
Bergen	117,976 00
Burlington	50,038 00
Camden	140,447 00
Cape May	13,308 00
Cumberland	33,412 00
Essex	686,320 00
Gloucester	20,053 00
Hudson	433,070 00
Hunterdon	11,671 00
Mercer	65,881 00
Middlesex	89,452 00
Monmouth	84,535 00
Morris	55,781 00
Ocean	19,663 00
Passaic	113,763 00
Salem	16,388 00
Somerset	33,518 00
Sussex	22,608 00
Union	120,703 00
Warren	33,367 00
	<hr/> \$2,218,767 00
Total State Fund Appropriation...	<hr/> \$42,651,106 44 <hr/>

TRUST AND DEDICATED FUNDS

State School Fund

2. The following sums or so much thereof **as** Sundry
may be necessary are hereby appropriated out of appropriations.
the income of the school fund for the purposes
specified:

Free Public Schools

For the support of free public		
schools	\$500,000	00

Schools.

Premiums and Accrued Interest

There shall be paid from the income
of the school fund such sums re-
quired to pay premiums and ac-
crued interest on bonds purchased
by the trustees for the support of
public schools.

Premiums
and Accrued
Interest.*School Fund Expenses*

For necessary legal and other ex- penses incurred by or under the di- rection of the trustees for the sup- port of public schools in the investment and protection of the school fund, and in the collection of the income thereof	4,000	00
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School Fund
Expenses.

Refunds

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, and 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.

\$504,000 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:

Morris Canal Fund

Morris Canal Fund.	Expenses in connection with the administration of the property of the Morris Canal and Banking Company, estimated	\$13,000 00
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Proviso. *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 1937.

State Forest Fund

Silviculture improvement of the State		
forests	\$10,000 00	Reforestation.

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 \$250,000.00 will be established, and maintained for the purpose of making payments for purchases pursuant to the purchase act (chapter 179, P. L. 1931), 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 179, P. L. 1931. 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 fifty thousand dollars, divided as follows:

Salaries, \$35,000.00; Incidental expenses, \$15,000.00.

Public Shooting and Fishing Grounds Fund

Shooting and Fishing Grounds.	Salaries	\$22,260 00
	Materials and supplies	43,100 00
	Current repairs	400 00
	Miscellaneous expenses	5,400 00
	Additions and improvements	2,400 00
	New buildings and land	26,440 00
		<hr/>
		\$100,000 00
		<hr/>

Moneys used
as specified.

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 revenue, and except such sums which are by law devoted to specific purposes, namely, State school tax, Department of Agriculture receipts, pursuant to section seven, chapter eighty-three, laws of one thousand nine hundred and twenty-one, United States appropriation to Agricultural College, and taxes for the use of taxing districts in this State, Grade Crossing Elimination Fund, Emergency Relief Funds, Forest Fires Fund, Forest Nursery Fund, Workmen's Compensation Tax Fund, 1837 Surplus Revenue Fund Income, State Police Retirement Fund, Clerk in Chancery Enrollment Fund, Compensation award, pursuant to chapter one hundred and sixty-four, laws of one thousand nine hundred and thirty-five, and Student Loans, Billboard Regulation Fund, moneys received from tuition at the summer schools, which last named sums shall be paid pursuant to the laws applicable thereto; this section shall not be construed to prohibit the payment due upon any contract made under an appropriation of the previous years; moneys received by the Department of Conservation and Development from the sale or lease of forest reserve lands pursuant to chapter one hundred and eighty-seven, laws of nineteen hundred

Construing
section.

and thirteen; moneys received by the Quartermaster-General under the provisions of section seventeen, chapter eighty-one, laws of one thousand nine hundred and seventeen, as amended March fourth, one thousand nine hundred and eighteen; 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. No purchase of new automobiles shall be made unless specifically provided for by appropriation in this act.

Act not applicable.

No purchase of automobiles.

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.

Transfers of appropriations.

Proviso.

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.

Corrections made to comply with intentions.

No increase in compensation during fiscal year.	7. No increase in the rate of compensation of any officer or employee in the State's service beyond that received by him or her as the incumbent of any State office or position at the end of the fiscal year one thousand nine hundred and thirty-six, shall be made or authorized during the fiscal year for which appropriations are made in this act while he or she continues in the service of the State except as expressly provided herein.
Promotions.	Promotions during the said fiscal year shall be made only for the purpose of filling existing or occurring vacancies or new positions specifically provided in this act. Promotions shall not be authorized or made as a means of compensation advancement contrary to the policy herein expressed. The incumbents of offices or positions for which line item appropriations are made shall not receive compensation in excess of the amounts therein provided.
Working hours.	8. The offices of all departments, boards, commissions and agencies of the State government shall be open for the transaction of public business except on Sundays and legal holidays from 9:00 A. M. to 5:00 P. M., Monday to Friday, inclusive, and from 9:00 A. M. to 12:00 M. on Saturdays. The working hours of all full-time State officers and employees in offices, departments and agencies, not including educational and other institutions in the State, shall be from 9:00 A. M. to 5:00 P. M., Monday to Friday, inclusive, and 9:00 A. M. to 12:00 M. on Saturdays, except with the approval of the Governor, the Civil Service Commission may, by regulation, reduce the working day by one hour and authorize alternate Saturday mornings off for the
Summer schedule.	months of July and August. Department heads are authorized, with the approval of the Civil Service Commission, to fix other hours to meet the requirements of individual departments for all or any part of their employees, but the working hours of all such employees shall not be less than as herein provided. The working hours of officers and employees at institutions shall be such as are de-
Requirements.	

terminated by the institutional authorities, but not less than as herein provided. Departmental authorities shall see that working hours as herein provided are observed, and that vacation leaves and other leaves, with pay, shall be limited in accordance with existing law and regulations.

Vacation
and leaves
of absence.

9. 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.

Order of
disbursing
funds.

10. 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.

Transfer
from various
appropriations.

11. The Comptroller of the Treasury may, upon application therefor, allot from appropriations made to any official, department, commission or board a sum, not in excess of three hundred dollars (\$300.00), to establish a petty cash fund, for the payment of expenses not in excess of five dollars (\$5.00). The 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

Petty cash
fund.

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.

Empowered
to transfer
appropriations.

12. 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.

Act effective.

13. This act shall take effect on the first day of July, one thousand nine hundred and thirty-six.

Approved June 24, 1936.

CHAPTER 221

AN ACT providing for the reimbursement of school districts for the education of crippled children.

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

Reimbursing
school districts
for educating
crippled
children.

1. There is hereby appropriated fifty thousand eleven dollars and thirty-nine cents (\$50,011.39) for the reimbursement of school districts for one-half of the excess cost of educating crippled children within the several districts of the State for the school year ending June thirtieth, one thousand nine hundred and thirty-six, in accordance with the provisions of chapter fifty-four, laws of one thousand nine hundred and twenty-eight. The moneys in this item are to be deducted pursuant to chapter sixty-five of the laws of one thousand nine hundred and nine. Payments to the several districts shall be made by the State Treasurer upon the warrant of the Commissioner of Education.

Payments.

2. This act shall take effect immediately.

Approved June 24, 1936.

CHAPTER 222

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

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

1. Paragraph six of the supplement of which this act is amendatory is hereby amended by adding a paragraph to be known as six (a). Section 6 amended.

6. Within five days after the filing of such petition or as soon thereafter as is practicable, the secretary shall cause a copy of such petition to be served upon such employer by a process server of said bureau in the manner now provided by law for the service of summons. Annexed to said copy so served shall be a notice directing the employer to file his answer thereto with the secretary of said bureau within ten days after the service of such notice, unless the bureau for good cause shall grant further time, which answer shall give the address of the respondent, and admit or deny the substantial averments of the petition, and shall state the contention of the defendant with reference to the matters in dispute as disclosed by the petition. The answer shall be verified by the oath or affirmation of the respondent, and shall be filed in duplicate. Service upon employer.

6. (a). Any person or firm, not a resident of the State of New Jersey, or any corporation not licensed to do business in the State of New Jersey who shall employ any person to perform work, Answer.

Agent for foreign corporations.

labor or services within the State of New Jersey shall be deemed by the accepting of the privilege of engaging in such work, labor and services by its employees to make, constitute and appoint the secretary of the Workmen's Compensation Bureau as his, her or its agent for the acceptance of process in any proceeding by any such employee or dependent or representative of such employee, "under and by virtue of an act prescribing the liability of an employer to make compensation for injuries received by an employee in the course of employment and establishing an elective schedule of compensation, et cetera, approved April fourth, one thousand nine hundred and eleven, together with its supplements and amendments thereto"; and the acceptance of such privilege or the entering into the State of New Jersey for the purpose of engaging in such employment shall be a signification of the said employer, his, her or its agreement that any such process issued against him, her or it, which is so served, shall be of the same legal force and validity as if served upon him, her or it personally.

Service
of process.

Service of such process shall be made by leaving a copy of the petition with the secretary of the Workmen's Compensation Bureau or someone designated by him in his office and such service shall be sufficient service upon the said nonresident employer; *provided*, that notice of such service and a copy of the said petition are forthwith sent by registered mail to the respondent to the address stated in the said petition, by the secretary of the Workmen's Compensation Bureau or such person acting for him in his said office, and the respondent's return receipt and the affidavit of the secretary of the Workmen's Compensation Bureau or such person in his office acting for him of the compliance therewith are appended to the said petition and filed in the office of the secretary of the bureau wherein the said action may be pending; *provided, also*, that the date of the mailing and the date of the receipt of the return card aforesaid are properly endorsed on the said petition and signed by the

Proviso.

Proviso.

said secretary of the Workmen's Compensation Bureau or someone acting for him. The Workmen's Compensation Bureau in which the said action is pending may order such continuance as may be necessary to afford the respondent a reasonable opportunity to defend the action. The said secretary shall keep a record of all such processes which shall show the day and hour of such service.

Extension to
defend action.

Records kept.

This provision shall be construed to extend the right of service of process upon nonresidents and shall not be construed as limiting any provisions of the service of process now or hereafter existing.

Construing.

2. This act shall take effect immediately.

Approved June 24, 1936.

CHAPTER 223

AN ACT to amend an act entitled "An act prescribing the liability of an employer to make compensation for injuries received by an employee in the course of employment, establishing an elective schedule of compensation and regulating procedure for the determination of liability and compensation thereunder," approved April fourth, one thousand nine hundred and eleven, and the several supplements and acts amendatory thereto.

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

1. Paragraph seventeen of said act is hereby amended to read as follows:

17. After an injury, the employee, if so requested by his employer, must submit himself for physical examination and X-ray at some reasonable time and place within the State, and as often as may be reasonably requested, to a physician or physicians authorized to practice under the laws of this State.

Physical
examination
of employee.

Examine
X-ray.

If the employee requests, he shall be entitled to have a physician or physicians of his own selection present to participate in such examination. The refusal of the employee to submit to such examination shall deprive him of the right to compensation during the continuance of such refusal. When a right to compensation is thus suspended no compensation shall be payable in respect of the period of suspension. On request, the Workmen's Compensation Bureau may examine the X-ray for the purpose of determining the amount of disability due, if any.

2. This act shall take effect immediately.

Approved June 24, 1936.

CHAPTER 224

AN ACT concerning turnpikes or plank roads.

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

May be
relieved of
maintaining
certain roads.

1. That any turnpike or plank road company incorporated under the laws of the State of New Jersey, where more than one-half of the length of the authorized route of said turnpike or plank road is laid over salt marsh or meadow land, and where an improved public highway parallels said turnpike or plank road its entire authorized route, upon petition to the Board of Public Utility Commissioners of the State of New Jersey, may be relieved of the public duties and obligations arising out of the maintenance and operation of such turnpike or plank road, upon obtaining the consent and approval of the Board of Public Utility Commissioners of the State of New Jersey, which matter may be brought before said Board for its consideration, consent and approval, by a petition to said board, setting forth the purpose thereof, and serving a notice of the filing of such petition, together with a copy thereof, on each municipality entered by such

Petition.

Notice to
interested
bodies.

turnpike or plank road, and upon the Board of Commerce and Navigation of the State of New Jersey and the War Department of the United States of America, or its agent, where such turnpike or plank road company maintains a bridge or bridges in any of the navigable waters of the State of New Jersey, and upon the board or boards of chosen freeholders of the county or counties in which said turnpike or plank road is constructed.

2. Upon receiving the consent and approval of the Board of Public Utility Commissioners of the State of New Jersey to the vacating of the public rights in said turnpike or plank road, and to the termination of the public duties and obligations of said turnpike or plank road company mentioned and described in its charter, the said turnpike or plank road company shall forthwith remove from the route of its turnpike or plank road all bridges and parts thereof placed by said turnpike or plank road company in any of the navigable waters of the State of New Jersey.

Remove
bridges, etc.

3. That upon the removal of said bridges and parts thereof, the directors of the turnpike or plank road company shall file in the office of the Secretary of State of the State of New Jersey:

Documents
filed:

(a) A certified copy of the order or decision of the Board of Public Utility Commissioners of the State of New Jersey, authorizing the vacation of the public rights in said turnpike or plank road and the termination of the public rights and duties binding upon said turnpike or plank road company;

Vacating
order;

(b) A certified copy of its charter or franchise rights.

Charter;

(c) An affidavit made by the president of said turnpike or plank road company, that said bridges and parts thereof have been removed from the navigable waters of the State of New Jersey.

Affidavit
that bridges
are removed;

(d) A copy of the resolution of the board of directors of said turnpike or plank road company, resolving that the said company thereby surrenders to the State of New Jersey its charter or certificate of franchise rights, to be a turnpike or plank road company.

Resolution.

Public rights
to cease.

4. That upon complying with the terms and provisions of this act, the rights of the public in such turnpike or plank road shall cease, determine and become void.

5. This act shall take effect immediately.

Approved June 24, 1936.

CHAPTER 225

A SUPPLEMENT to an act entitled "An act to regulate the practice of pharmacy in this State," approved March nineteenth, one thousand nine hundred and one.

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

May file bill
in chancery
for injunction.

1. It shall be lawful for the Board of Pharmacy of the State of New Jersey to file a bill in the Court of Chancery in the name of this State on the relation of said board, for an injunction to prohibit any habitual violation of chapter fifty-one, pamphlet laws of one thousand nine hundred and one, approved March nineteenth, one thousand nine hundred and one, and all amendments and supplements thereto, and/or any of the orders or rules or regulations issued by said board and/or any other violation of any of the provisions of the acts aforementioned, and every such action shall proceed in the Court of Chancery according to the rules and practice of bills filed in the name of the Attorney-General on the relation of individuals or departments; and cases of emergency shall have precedence over other litigation pending at the time in the Court of Chancery, and the final hearing may be had within such time and on such notice as the Chancellor shall direct.

Given
precedence.

2. This act shall take effect immediately.

Approved June 24, 1936.

CHAPTER 226

A FURTHER SUPPLEMENT to an act entitled "An act to establish a thorough and efficient system of free public schools, and to provide for the maintenance, support and management thereof," approved October nineteenth, one thousand nine hundred and three.

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

1. The board of education of any school district is authorized and empowered to reduce the number of janitors, janitor-engineers, custodians or janitorial employees, in any such school district; *provided, however*, that any such reduction shall not be made by reason of residence, age, sex, race, religion or political affiliation; but when any such janitor, janitor-engineer, custodian or janitorial employee under tenure is dismissed, the janitor, janitor-engineer, custodian or janitorial employee, having the least number of years of service to their credit shall be dismissed in preference to those having longer terms of service; and should any janitor, janitor-engineer, custodian or janitorial employee be so dismissed, such person shall be and remain upon a preferred eligible list in the order of years of service for re-employment whenever vacancies occur, and shall be re-employed by the board of education causing such dismissal in such order, and upon re-employment shall be given full recognition for previous years of service in their respective positions and employments.

Reducing
janitorial
force.

Proviso.

Who to be
dismissed.

Eligible list.

2. This act shall take effect immediately.

Approved June 24, 1936.

CHAPTER 227

A SUPPLEMENT to an act entitled “An act concerning counties,” approved March fourth, one thousand nine hundred eighteen.

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

Tenure of
office given
clerks of
boards of
freeholders.

1. Any person appointed to the office of clerk of the board of chosen freeholders of any county of this State, pursuant to the terms of the act to which this act is a supplement, who now holds said office and who has held said office continuously for the term of twenty (20) years, and any person who shall hereafter have held said office of clerk of the board of chosen freeholders continuously for a period of twenty (20) years from the date of his original appointment, shall not be removed from such office except for good cause shown after a fair and impartial trial upon notice, which trial should be conducted by the entire board of chosen freeholders. Every such clerk shall hold his office during good behavior and shall not be removed except as aforesaid notwithstanding that said clerk may have been appointed for a fixed term.

Removal.

2. This act shall take effect immediately.

Approved June 24, 1936.

CHAPTER 228

AN ACT prohibiting the keeping or exhibiting of wild animals, other than birds or fowls, at any road stand, gasoline station or market located on any of the public streets or highways of this State.

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

1. No person shall keep or exhibit any wild animal, other than birds or fowls, at any road stand, gasoline station or market located on any of the public streets or highways of this State. Wild animals not exhibited at road stands.

2. Any person who shall violate any of the provisions of this act shall be liable to a penalty not exceeding one hundred dollars (\$100.00) for each offense, to be recovered with costs of suit in an action of debt in the name of the New Jersey Society for the Prevention of Cruelty to Animals, and such sum as shall be recovered as debt shall be paid by the court having jurisdiction of the subject matter to the treasurer of the New Jersey Society for the Prevention of Cruelty to Animals, to be used by said society for the purpose of its administration. Penalty.

3. This act shall take effect immediately.

Approved June 24, 1936.

CHAPTER 229

AN ACT to amend a further supplement to an act entitled "An act prescribing the liability of an employer to make compensation for injuries received by the employee in the course of employment, establishing an elective schedule of compensation, and regulating the procedure for the determination of liability and compensation thereunder," approved April fourth, one thousand nine hundred and eleven.

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

Deemed casual
employment,
not com-
pensable.

1. Employment provided by this State, or by any county or municipality, or by any board, commission, or agency thereof, pursuant to any plan of relief heretofore or hereafter authorized in accordance with chapter eighty-three, laws of one thousand nine hundred and thirty-six, approved May fourth, one thousand nine hundred and thirty-six, is hereby declared to be casual employment, as the term "casual employment" is used and defined in the act to which this act is a further supplement and acts amendatory thereof and supplemental thereto; and no personal injury or death by accident arising out of and in the course of such employment shall be deemed or held to be compensable thereunder.

Approved June 24, 1936.

CHAPTER 230

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

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

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

Section 1
amended.

1. Any county or municipality may refund its notes, bonds, or installments of bonds, including

May issue
refunding
bonds.

Maximum rate.	interest thereon, or any part thereof, issued since March twenty-second, one thousand nine hundred and sixteen, and maturing up to and including the year one thousand nine hundred and thirty-five, by the issuance of refunding bonds of such county or municipality pursuant to the provisions of the act to which this act is a supplement, and such refunding bonds shall bear interest at a rate not exceeding six per centum (6%) per annum, payable semi-annually or otherwise as the governing body may determine, and shall be general obligations, and the full faith and credit of the county or municipality shall be pledged for the payment of the principal and interest thereof as the same become due; <i>provided</i> , that unless all such refunding bonds shall mature within ten years from their date, they shall be issued to mature in annual installments the first of which shall mature not more than five years from the date of the bonds and the last of which shall mature not more than ten years from the date of the bonds and no annual installments shall be more than fifty per centum (50%) in excess of the amount of the smallest prior installment. Such refunding bonds may be issued as a single issue to refund bonds of one or more issues for different purposes, or such refunding bonds may be issued in two or more series, but if bonds are issued to refund bonds or notes that are deductible in ascertaining any limit or indebtedness and also bonds or notes that are not so deductible, no part of such refunding bonds shall be deductible in ascertaining any limit of indebtedness. In the event that any such bonds to be refunded are authorized to be deducted in ascertaining any limitation of indebtedness, the bonds refunding such bonds and interest thereon may likewise be deducted.
Proviso.	
Issuing where they affect debt limit.	
Exchange with holder of bonds to be refunded.	At the option of the governing body, such refunding bonds or any part thereof may be exchanged directly with the holders of the bonds to be refunded upon the surrender and cancellation of like principal amounts of such outstanding bonds;
Proviso.	<i>provided</i> , that if the refunding bonds bear a date

prior to the date of the bonds to be refunded, accrued interest shall be paid to the county or municipality from the date of the refunding bonds to the date of the bonds to be refunded, but the refunding bonds may bear a higher rate of interest than the bonds to be refunded. Notwithstanding any of the provisions of the act to which this act is a supplement, any action required to be taken by such governing body for the purpose of issuing said bonds may be taken by resolution and it shall not be necessary to adopt any ordinance for the purpose of authorizing the issuance of said bonds.

Action, by
resolution.

1-A. All bonds for the refunding of any notes, bonds or installments of bonds including interest thereon, issued pursuant to the above section or to any act which this section is intended to be amendatory and issued prior to the date when this act shall take effect, including all proceedings for the issuance of any such bonds, both issued and to be issued taken prior to the date when this act shall take effect, are hereby authorized, validated, ratified and confirmed, notwithstanding any lack of statutory authority therefore, and notwithstanding any defects or irregularities in said proceedings.

Bonds, etc.,
validated.

2. This act shall take effect immediately.

Approved June 23, 1936.

CHAPTER 231

AN ACT amending an act entitled "An act concerning savings banks," approved May second, one thousand nine hundred and six.

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

1. Section twenty-nine of the above named act be and the same hereby is amended to read as follows:

Section 29
amended.

29. When there shall remain unclaimed for a period of one year any dividends declared by the

List of
unclaimed
dividends
published.

managers or a receiver of any insolvent savings bank, such managers or receivers shall prepare a list for advertisement of such unclaimed dividends, and publish the same in a newspaper published in or nearest to the municipality in which such bank is or was located, which advertisement shall state the name of the depositor, his or her place of residence, if known, and the amount of dividends unclaimed, such notice to be published at least once a week for four weeks, and the cost thereof charged to the account of unclaimed dividends; *provided, however,* that in any case where the Chancellor has heretofore appointed a receiver for any savings bank, which receivership has been pending and undetermined for more than thirty years, the Chancellor in order to effectuate the winding-up of said receivership, may by order limit the time within which creditors shall present and make proof to such receiver of their respective claims and demands against said savings bank arising out of their deposits or dividends already declared, or to be declared (if any) thereon, or otherwise, and may bar all creditors and claimants failing to do so within the time limited, from participating in the distribution of the assets of said savings bank at the hands of said receiver, and shall in said order prescribe what notice shall be given by said receiver to such creditors and claimants of such limitation of time, determine the general contents thereof, the time or times when and how the same shall be published, and direct from what funds in the hands of said receiver the cost thereof shall be paid, which said notice shall be in lieu of the advertising herein first provided for.

Proviso.

Proof
of claims.

2. This act shall take effect immediately.

Approved June 24, 1936.

CHAPTER 232

AN ACT to amend an act entitled "An act for the establishment of an employees' retirement system for the employees of the State of New Jersey," approved March thirty-first, one thousand nine hundred and twenty-one.

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

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

Section 18
amended.

ALLOWANCE IN CASE OF ACCIDENTAL DEATH

Allowance to dependents.

18. Upon application by or on behalf of the dependents of such deceased member, the board of trustees, in addition to the payment of his accumulated deductions as provided in section nine of this act, shall grant an allowance of one-half of the final compensation of such employee, if the member was a male employee, as a pension to his widow, to continue during her widowhood; or, if no widow, or in case the widow dies or remarries before the youngest child of such deceased member attains age eighteen, or if the member was a married female employee, then to the child or children of such member under age eighteen, divided in such manner as the board of trustees in its discretion shall determine to continue until the youngest surviving child dies or attains age eighteen. If there be no widow or child under age eighteen surviving such member, or if the member was never married, then there shall be paid a cash sum equal to the amount of his or her final compensation to his or her estate or to such person having an insurable interest in his or her life as

Allowance
to dependents.

he or she shall have nominated by written designation duly acknowledged and filed with the board of trustees.

2. This act shall take effect immediately.

Approved June 26, 1936.

CHAPTER 233

AN ACT to supplement an act entitled "An act for the establishment of an employees' retirement system for the employees of the State of New Jersey," approved March thirty-first, one thousand nine hundred and twenty-one.

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

Member
restored
in full.

1. If a member has been discontinued from service through no fault of his own, and if he has withdrawn his accumulated contributions, his prior service credit and member service credit at the time of leaving service shall be restored in full; *provided*, such member returns to service within five years after leaving service and redeposits the total amount so withdrawn. Subject to the rules and regulations of the retirement board such redempt may be paid in regular semimonthly installments. Subsequent normal contributions shall be at the rate applicable to his age on re-entrance to the service.

Proviso.

Contributions.

Continuance
allowed.

2. If such member has not withdrawn his accumulated contributions his membership may continue, notwithstanding any provisions of the retirement act to which this act is a supplement, but such continuance shall not extend beyond a period of five years from the date of his discontinuance from service.

3. No credit for pension purposes shall be allowed to such member, covering the period of his lay-off or discontinuance, unless leave of absence was granted by the head of his department and the board of trustees, as provided for in section eight of the said retirement act.

No pension credit for period of lay-off.

4. This act shall take effect immediately and shall be retroactive to the first day of July, anno Domini, one thousand nine hundred and thirty-two.

Act retroactive.

Approved June 26, 1936.

CHAPTER 234

AN ACT respecting foxes.

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

1. It shall be unlawful to hunt foxes with hounds and firearms except in daylight from November tenth to April thirtieth, both dates inclusive; *provided however*, that foxes shall not be hunted with hounds during the deer season. Any person violating any provision of this section shall be liable to a penalty of twenty dollars (\$20.00).

Regulating the hunting of foxes.

Proviso.

Penalty.

2. Any person who shall kill a fox and fail to report the same within forty-eight hours to a fish and game warden of the county in which such fox was killed or to the Board of Fish and Game Commissioners at Trenton, shall be liable to a penalty of five dollars (\$5.00).

Failure to report killing.

Penalty.

3. Any person hunting foxes who shall kill, injure, destroy or have in possession any bird or animal the killing of which is prohibited shall be liable to a penalty of one hundred dollars (\$100.00) for each bird or animal killed, injured, destroyed or had in possession.

Killing other game.

Penalty.

- Liberation of foxes, penalty.** 4. It shall be unlawful for any person to liberate any fox within this State, under a penalty of one hundred dollars (\$100.00) for each offense.
- Possession of live fox,** 5. It shall be unlawful for any person or corporation to have any live fox in possession in this State except by permission of the Board of Fish and Game Commissioners, under a penalty of one hundred dollars (\$100.00) for each live fox so had in possession.
- Penalty.**
- Enforcement.** 6. This act shall be enforced by the persons authorized and in accordance with the provisions of the act entitled "An act to provide a uniform procedure for the enforcement of all laws relating to fish, game and birds, and for the recovery of penalties for violations thereof," approved March twenty-ninth, one thousand eight hundred and ninety-seven, and the amendments thereof and supplements thereto.
- Acts repealed.** 7. The following acts be and the same are hereby repealed:
- (a) "Supplement to an act entitled 'An act prohibiting the liberation of any fox within this State,' approved March eighth, one thousand nine hundred and twelve," approved April nineteenth, one thousand nine hundred and twenty.
- (b) "An act prohibiting the liberation of any fox within this State," approved March eighth, one thousand nine hundred and twelve.
8. This act shall take effect immediately.
- Approved June 26, 1936.

CHAPTER 235

AN Act for the protection of certain kinds of fish,
to regulate the method of capture and possession
thereof and to provide open and close seasons
for such capture and possession.

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

1. "Waters of This State" Construed. As used in this act, the term "waters of this State" means all the fresh waters of this State. All ponds, lakes and waters created by or under the exclusive control of any individuals or associations, stocked and maintained at their sole expense and not runways for migratory fish shall be considered private waters, and shall be exempt from the provisions of this act respecting bag limit, season and size as far as such individuals and the members of such associations or persons receiving permits from them are concerned.

Waters of
this State
defined.

2. Manner of Fishing. No person shall take or attempt to take fish from any of the waters of this State by means of any contrivance, except in the manner commonly known as angling with hand line or with rod and line, under a penalty of twenty dollars (\$20.00) for each offense, excepting that eels may be caught at any time by means of wicker eel baskets anchored on the bottom of streams and ponds, and minnows and other bait fish may be taken with a seine not over fifty feet in length in all ponds and lakes which have an area of over one hundred acres, and in all other waters with a seine not over thirty feet in length, but in every such case all trout, pickerel, bass, pike and pike-perch captured therein shall be immediately released therefrom uninjured as far as practicable. Fish may also be taken in any manner under the

Manner
of fishing.

Penalty.
Exceptions.

May take fish
for stocking.

direction of or by permission given by the Board of Fish and Game Commissioners for stocking purposes.

**Open season
for certain fish.**

3. Open Season for Certain Fish. No person shall catch, take, kill or have in possession any:

(a.) Black bass, Oswego bass, white bass, rock bass, calico bass or crappie, except from June fifteenth to November thirtieth;

(b.) Trout or landlocked salmon, except from April fifteenth to July fifteenth, and from September first to September thirtieth;

(c.) Pike-perch, pike or pickerel, except from May twentieth to November thirtieth and from January first to January twentieth—

Penalty.

Under a penalty of twenty dollars (\$20.00) for each fish so unlawfully caught, taken, killed or had in possession.

**Fishing
through ice:**

4. Fishing Through Ice. No person shall take or attempt to take a fish from any of the waters of this State by a line with hooks attached thereto, or by any other device, net or tackle operated through an opening in the ice in these waters, or drawn beneath the ice, excepting that:

Carp;

(a.) Carp and suckers may be taken with a net through or under the ice between December first and March first next ensuing in each year;

Suckers;

(b.) Suckers may be taken through the ice by means of hooks directly attached to a rigid handle, the hooks not to exceed three in number, between December first and March first;

Pike.

(c.) Pike-perch, pike and pickerel may be taken through the ice in the manner known as angling with hand lines or with rod and line, between January first and January twentieth, the number of lines not to exceed ten in number, each of which lines shall not have more than one hook attached,

Proviso.

and provided further, that it is unlawful to take, kill, catch or have in possession on one day from January first to January twentieth, more than ten in the aggregate of perch and pike-perch, and/or ten in the aggregate of pike and pickerel.

Any person who violates any provision of this section shall be liable to a penalty of fifty dollars (\$50.00) for each fish unlawfully taken or possessed. Penalty.

5. Bag Limit. No person shall take, catch or kill in one day more than ten trout, twenty rock bass, twenty in the aggregate of crappie and calico bass, ten salmon or ten in the aggregate of black bass and Oswego bass under a penalty of twenty dollars (\$20.00) for each fish so taken, caught, killed or possessed in excess of the number permitted by this section. Bag limit.
Penalty.

6. Use of Set Lines or More Than Three Hooks Prohibited. No person shall put, place, use or maintain in any of the waters of this State inhabited by pickerel, pike, pike-perch, black bass, Oswego bass, white bass, calico bass, perch or trout a set line, or use upon a line for the taking of fish in these waters a contrivance having more than three hooks, or more than one burr of three hooks attached thereto, under a penalty of twenty dollars (\$20.00) for each offense. Set lines
and number
of hooks.
Penalty.

7. Artificial Bait; Number of Hooks. No person shall use, have in possession or offer or expose for sale, any artificial bait with more than three hooks or more than one burr of three hooks attached thereto, under a penalty of twenty dollars (\$20.00) for each offense. Artificial bait.

8. Fishing at Night for Certain Fish Prohibited. No person shall take, in any manner, any trout, bass, pike-perch, pike or pickerel between nine o'clock in the evening and daylight of the morning following, under a penalty of twenty dollars (\$20.00) for each fish so taken. No night
fishing.
Penalty.

9. Minimum Size of Certain Fish. No person shall kill, sell, expose for sale or have in possession any black bass, Oswego bass or white bass measuring less than nine inches in length, or any strawberry or calico bass, or crappie measuring less than six inches in length, or any pike-perch, pike or pickerel measuring less than fourteen inches in length, or any trout measuring less than seven Minimum size.

Penalty.	<p>inches in length, except for the purpose of stocking the waters of this State therewith, and then only at the direction of the board, or upon license first obtained from the board under a penalty of twenty dollars (\$20.00) for each fish so unlawfully killed, sold, exposed for sale or had in possession. The esox fasciatus, commonly known as Long Island pickerel, varied and grass pike, is not included among the fish protected by this section.</p>
Sale of propagated trout.	<p>10. Sale of Propagated Trout or Landlocked Salmon; Tagging. Trout or landlocked salmon which has been artificially propagated may be sold at any time for food purposes, if properly tagged, pursuant to the authority and in accordance with regulations adopted by the Board of Fish and Game Commissioners of New Jersey or of any duly authorized board, commission or officer of another State in which the trout or landlocked salmon has been propagated. The tag shall be removed only by the consumer, and when so removed shall be destroyed.</p>
Sale of fish caught through ice.	<p>11. Sale of Fish Caught Through Ice. It is unlawful to sell or expose for sale any perch, pike-perch, pike or pickerel caught through the ice, under a penalty of fifty dollars (\$50.00) for each fish so sold.</p>
Purchase or sale of black bass.	<p>12. Purchase or Sale of Black or Oswego Bass. Except for propagating purposes no person shall purchase, sell or offer, expose or possess for sale in this State, any black or Oswego bass, or export from or import into this State for commercial purposes any black or Oswego bass, under a penalty of twenty dollars (\$20.00) for each fish so purchased, sold or offered, exposed or possessed for sale, imported or exported.</p>
Use of carp, etc., as bait.	<p>13. Carp or Tench as Bait. No person shall use the young of any species of carp or tench for bait in any of the waters of this State, or take to any of such waters the young of any species of carp or tench for the purpose of using the same for bait or for any other purpose, under a penalty of</p>

twenty dollars (\$20.00) for every such fish so used for bait or taken to such waters. Penalty.

14. Placing Carp in Public or Private Waters Prohibited. No person shall place any kind of carp, or the seed thereof, in any of the public or private waters of the State, under a penalty of not less than two hundred dollars (\$200.00) nor more than five hundred dollars (\$500.00), or imprisonment in the jail of the county where the offense has been committed or where the conviction is had for not less than thirty days nor more than six months, at the discretion of the court or magistrate before whom the conviction is had. Placing of carp prohibited. Penalty.

15. Proceedings by Persons Aggrieved. A person aggrieved or injured by reason of a violation of the preceding section may institute proceeding for the punishment of the offender. May institute proceedings.

16. Conviction No Bar to Civil Action. No conviction had under section fourteen shall be a bar to any proceeding an aggrieved party may institute for the recovery of damages in any civil action. No bar to civil action.

17. Act Inapplicable to Certain Private Ponds. Section fourteen shall not apply to the owners or lessees of private ponds stocking such ponds, if they are so constructed as to effectually prevent the carp or the seed thereof from escaping into any of the waters of this State or into private waters owned by other persons. Exceptions.

18. Penalty for Permitting; Destruction of Contrivances. No owner, lessee or tenant of any property shall permit the erection, construction or maintenance thereon of any of the contrivances for the unlawful taking of fish and game prohibited by law, or permit the unlawful setting of any fyke or other net or the unlawful drawing of any net upon such property, under a penalty of twenty dollars (\$20.00) for each offense. Such owner, lessee or tenant shall immediately destroy all such unlawful contrivances found or placed upon his premises, and no action for damages shall lie or be maintained against any property owner, lessee or tenant for the destruction. Owner, etc., permitting unlawful use of property. Penalty. Destroy contrivances.

Permit to
take carp
and suckers.

19. Issuance of Permit to Take Carp and Suckers. The board may, in its discretion, issue to a properly accredited person a permit to take carp and suckers from the ponds, lakes or streams of this State by means of a net, the mesh of which shall not be less than two and one-half inches. The permit shall be issued by the Board of Fish and Game Commissioners under such restrictions as to the method and time of using the nets as it deems proper. All game and food fish captured in the nets shall be immediately returned therefrom uninjured as far as practicable. A person who so takes any fish except carp and suckers shall be liable to a penalty of twenty dollars (\$20.00) for each fish.

Penalty.

Permit to
take suckers
catfish, etc.

20. Issuance of Permit to Take Suckers, Catfish, Carp and Eels. The said board may, in its discretion, issue permits to catch suckers, catfish, carp and eels from August fifteenth to November fifteenth, by or with the use of what is commonly known as a fish basket with wing walls, the bottom of which shall be made of wooden slats the edges of which are well rounded, set not less than three-eighths of an inch apart, when wet. These slats shall be so arranged as to make possible the removal or practical removal of at least three-quarters of the bottom of any basket that could be used for fishing, and the same shall be actually removed from the basket or so adjusted as to make the catching of a fish by the basket an impossibility during that part of each day beginning at one hour after sunrise and continuing one hour before sunset. Every game fish that may come into a basket thus operated shall be immediately released unharmed in the waters below the basket.

Penalty.

21. Penalty for Noncompliance. A person holding a permit issued under sections nineteen and twenty, who fails to comply strictly with the provisions of said sections relating to the catching of fish under the permit, shall be liable to a penalty of fifty dollars (\$50.00).

22. This act shall be enforced by the persons Enforcement. authorized by and in accordance with the provisions of an act entitled "An act to provide a uniform procedure for the enforcement of all laws relating to fish, game and birds and for the recovery of penalties for violation thereof," approved March twenty-ninth, one thousand eight hundred and ninety-seven, and the supplements thereto and the amendments thereof.

23. The following acts and parts of acts be and the same are hereby repealed:

(a.) Sections nineteen, twenty-five, twenty-six, Sundry acts repealed. twenty-seven, twenty-eight, twenty-nine, thirty, thirty-one, thirty-five, thirty-six, thirty-seven, thirty-nine and forty of an act entitled "An act for the protection of certain kinds of birds, game and fish, to regulate their method of capture, and provide open and close seasons for such capture and possession" (Revision of 1903), approved April fourteenth, one thousand nine hundred and three.

(b.) "An act to prohibit fishing through or under ice in any of the waters of this State," approved May fifteenth, one thousand nine hundred and seven.

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

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

(e.) "An act to prevent the propagation of carp," approved March twenty-second, one thousand eight hundred and ninety-five.

24. This act shall take effect immediately.

Approved June 26, 1936.

CHAPTER 236

AN ACT to amend an act entitled "A supplement to an act entitled 'An act for the protection of certain kinds of birds, game and fish, to regulate their method of capture and provide open and close seasons for such capture and possession' (Revision of 1903), approved April fourteenth, one thousand nine hundred and three," approved May eighteenth, one thousand nine hundred and thirty-five.

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

Section 1
amended.

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

Sale of
bittersweet
prohibited.

1. It shall be unlawful to take for the purpose of sale, sell, or expose for sale, any bittersweet growing in the wild, under a penalty of ten dollars for each offense; *provided, however*, that this act shall not apply to the sale of this vine in any form for medicinal purposes.

Proviso.

2. This act shall take effect immediately.

Approved June 26, 1936.

CHAPTER 237

AN ACT to amend an act entitled "An act to provide for the proper construction, grading, drainage, maintenance and repair of unimproved town, township, village and borough roads of the State and to provide State aid therefor," as said title was amended as herein given by act approved April twenty-first, one thousand nine hundred and thirty.

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

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

Section 5
amended.

5. The share of the cost of the work to be assumed by the State shall not exceed ninety per centum of the cost of the work as set forth in the preceding section, and shall include the amount contributed for the calendar year one thousand nine hundred and thirty-three and previous years where funds have been allotted and not actually expended.

Limits State's
share of cost.

2. This act shall take effect immediately.

Approved June 26, 1936.

CHAPTER 238

AN ACT regulating the making of loans and the discount of notes by banks, trust companies and national banks doing business in this State, where the amount of such loan or note does not exceed one thousand dollars (\$1,000.00), and such loan bears interest at a rate not exceeding six per centum (6%) per annum; and providing that the interest on such loan or discount on such note may be deducted in advance from the proceeds of such loan or discount of such note.

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

Additional
powers
granted:

1. Any bank or trust company heretofore or hereafter organized under any general or special law of this State and any national bank doing business in this State, shall have power, in addition to such other powers as it may have:

Deduct
interest in
advance;

(a) upon the making of a loan in an amount not exceeding one thousand dollars (\$1,000.00) bearing interest at a rate not exceeding six per centum (6%) per annum, to deduct in advance from the proceeds of such loan, interest at a rate not exceeding six per centum (6%) per annum upon the amount of the loan from the date thereof until the maturity of the final installment, notwithstanding that the principal amount of such loan is required to be repaid in installments;

Deduct
discount fee.

(b) upon the discount of any note in an amount not exceeding one thousand dollars (\$1,000.00), to deduct in advance from the proceeds of such discount, a discount fee at a rate not exceeding six per centum (6%) per annum upon the amount of the note from the date thereof until the maturity of the final installment, notwithstanding that the

principal amount of such note is required to be paid in installments.

2. No such bank or trust company or national bank shall directly or indirectly take a lien upon real estate as security for any loan made or note discounted under the provisions of this act, except such lien as is created by law upon the recording of a judgment entered in proceedings brought to collect the amount of such loan or such note.

Not to take
lien on
real estate.

3. No such bank or trust company or national bank shall make any loan or discount any note under the provisions of this act, which is due or payable more than twelve calendar months from the date of such loan or of such discounted note; *provided, however*, that nothing herein contained shall be construed as preventing a renewal or renewals of such loan or note upon maturity for a further period not in excess of twelve calendar months from the date of such renewal.

Limits time
for loan.

Proviso—
renewal.

4. No person, firm, corporation, partnership or association shall be liable to such bank or trust company or national bank directly or indirectly as maker, guarantor, surety or endorser of any note discounted, or as borrower, surety or guarantor of any loan made under the provisions of this act in a sum exceeding one thousand dollars (\$1,000.00) at any one time.

Limits
liability
of surety.

5. Nothing in this act contained shall be construed as in anywise extending or increasing or decreasing the powers of banks or trust companies or national banks to make loans or discount notes other than as herein or by other law expressly provided.

Construing.

6. No further interest or discount charge, nor any other charge whatsoever, shall be made directly or indirectly on any such loan or discount of such note by such bank or trust company or national bank in addition to the charges herein expressly provided for.

Charges
limited.

Loan made
in violation
unenforceable.

Statement
on note.

7. Any loan made or note discounted under the provisions of this act, in violation of the provisions of this act, shall be void and unenforceable.

8. Each note or other instrument evidencing a loan made and each note discounted under the provisions of this act and each renewal note or other renewal instrument renewing any such loan or note shall bear thereon a statement substantially to the following effect, as the case may be:

"The loan evidenced by this instrument was made under the provisions of Chapter of the 1936 Laws of the State of New Jersey," stating the Chapter number, or

"This note was discounted under the provisions of Chapter of the 1936 Laws of the State of New Jersey," stating the Chapter number.

Any such statement on any such renewal note or other renewal instrument need not refer to the same as a renewal.

Reference
not required.

In case of amendment of or supplement to this act no reference need be made thereto in any such statement.

9. This act shall take effect immediately.

Approved June 26, 1936.

CHAPTER 239

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

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

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

Section 14 (1)
amended.

14. (1) No person shall operate or use any motor vehicle without the permission of the owner. Any person who shall violate this provision shall be fined not less than one hundred dollars (\$100.00).

Penalty for
operating
without
permission.

2. This act shall take effect immediately.

Approved June 26, 1936.

CHAPTER 240

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

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

Section 10
amended.

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

License
required.

Examination
for license.

10. (1) No person shall hereafter drive an automobile or motor cycle upon any public highway in this State unless licensed to do so in accordance with the provisions of this act. No person under the age of seventeen years shall be licensed to drive automobiles or motor cycles, nor shall any person be licensed to drive automobiles or motor cycles until said person shall have passed a satisfactory examination as to his ability as an operator, which examination shall include a test of the knowledge on the part of said person of such portions of the mechanism of automobiles or motor cycles as is necessary in order to insure the safe operation of a vehicle of the kind or kinds indicated by the applicant. Driver's license certificates shall expire on the thirty-first of December of each year. Said licensee shall be entitled to drive any registered automobile or motor cycle. The annual

Expiration.

Fee.

license fee to be charged shall be three dollars for drivers of motor vehicles and one dollar for operators of motor cycles.

(2) It shall be lawful for the Commissioner of Motor Vehicles, at his discretion, to issue to any person over seventeen years of age a written permit, under the hand and seal of said commissioner, allowing the said person, for the purpose of fitting himself to become a motor vehicle driver, or a motor cycle operator, to operate a motor vehicle or motor cycle for a specified period of not more than three weeks, while in the company and under the supervision of a licensed motor vehicle driver; and such a permit, under the hand and seal of the Commissioner of Motor Vehicles, shall be sufficient license for the said person to operate a motor vehicle or motor cycle in the State during the period specified, while in the company of and under the control of a licensed motor vehicle driver of this State; *and provided, further*, that the said person, as well as such licensed motor vehicle driver, shall be held accountable for all violations of this act committed by the said person while in the presence of such licensed motor vehicle driver. No such written permit shall be issued unless the person applying therefor shall pay the sum of fifty cents to any agent of the Motor Vehicle Department, such sum to be turned over by the said agent to the Commissioner of Motor Vehicles, and by him remitted with the other funds collected in his department to the State Treasurer, in accordance with the provisions of this act; and no examination for a driver's license shall be given unless the applicant therefor has first secured a learner's permit.

Learners' permits.

Proviso.

Fee.

On and after January first, one thousand nine hundred and thirty-seven, no person under the age of twenty-one years shall hereafter drive any motor vehicle or trackless trolley with a capacity of more than six passengers and used for the transportation of passengers for hire, except taxicabs, hotel buses, and omnibuses used for the

Special license for omnibus operators.

Expiration.	transportation of passengers in interstate or foreign commerce, unless specially licensed so to do by the commissioner. Such license shall not be granted until the applicant therefor has passed a satisfactory examination in ascertainment of his driving ability and familiarity with the mechanism of said vehicle and has presented evidence, satisfactory to the commissioner, of his previous experience, good character and physical fitness. Said license shall expire on the thirty-first day of December of each year. No person shall be granted said license unless he is also the holder of a license as provided for in subdivision one of this section.
License not granted.	
Renewal requirements.	Upon application for renewal, the commissioner shall require evidence of physical fitness and may require evidence of continuing good character.
Revoking, etc., licenses.	The commissioner shall have the power to suspend or revoke said license for a violation of any of the provisions of this act, as amended or supplemented, or on other reasonable grounds or when, in his opinion, the licensee is either physically or morally unfit to retain the same.
Rules and regulations.	The commissioner is empowered to make such rules and regulations as he may deem necessary to carry out the provisions of this subdivision.
Required to take own examination.	No applicant for a driver's license shall employ or procure the employment of another person to take the license examination for said applicant and every person is forbidden to take a driver's license examination in the name of, or in the place of the applicant for the said driver's license. Every person guilty of violating this provision shall be subject to a fine of not less than two hundred dollars (\$200.00) or more than five hundred dollars (\$500.00), or imprisonment for not less than thirty days or more than ninety days or both, at the discretion of the court.
Penalty.	
Securing license without examination.	Any person who attempts to, or procures a driver's license without taking the examination for a driver's license as hereinabove provided, or any person who attempts to or procures a driver's license for another who has not taken an examina-

tion therefor shall be subject to a fine of not less than two hundred dollars (\$200.00) or more than five hundred dollars (\$500.00), or imprisonment for not less than thirty days or more than ninety days, or both, at the discretion of the court.

Penalty.

(3) Each license to drive an automobile shall have endorsed thereon in the proper handwriting of the said licensee, the name of the said licensee. And the said license and the registration certificate of the motor vehicle must be in the possession of the driver or operator at all times when the said driver or operator is in charge of a motor vehicle or motor cycle on the highways of this State. And said licensee when thereupon requested by any motor vehicle inspector, police officer or magistrate while in the performance of the duties of his office under this act shall exhibit said license and motor vehicle registration certificate to said officer and write his name in the presence of said officer to the end that he may thereby determine the identity of said licensee, and at the same time determine the correctness of the registration certificate as provided in section nine, subdivision three of the act to which this act is an amendment.

License endorsed.

License in possession at time of operation.

License shown upon request.

(4) Any passenger type motor car, omnibus, motor vehicle used for the transportation of goods, wares and merchandise, motor cycle or motor drawn vehicle belonging to a nonresident, which has been registered in accordance with the laws of the State, territory, federal district of the United States, or the province of the Dominion of Canada in which the nonresident resides, with respect to the registration of motor vehicles and which has conspicuously displayed thereon the registration number thereof, may be operated in this State during such portion of the entire year, without complying with the provisions of this act with respect to registration, as the free operation of a similar type of vehicle belonging to a resident of this State, registered in compliance with the laws of this State and whose registration number is conspicuously displayed thereon, is permitted in

Reciprocity granted.

the State, territory, federal district or province of the nonresident.

May withdraw
operating
privileges.

The Commissioner of Motor Vehicles is charged with the enforcement of this section and shall have the power to suspend the operating privilege of all, a class or a part of any class of motor vehicles and motor drawn vehicles registered in another State, territory, federal district or province of Canada when in his judgment said State, territory, federal district or province prohibits the free operation therein of a class or part of any class of motor vehicles or motor drawn vehicles belonging to the residents of this State which have been properly registered in accordance with the laws of this State. He shall also have power to suspend, for violation of any of the provisions of this act or on other reasonable grounds, the operating privilege of any motor vehicle or motor drawn vehicle belonging to a nonresident.

Notice of
suspension.

The commissioner, when suspending such privilege, shall notify the official or body performing the registration duty in the State, territory, federal district or province of the nonresident of such action and give public notice of the same and cause police authorities to be notified.

Deemed a
violation.

If such motor vehicle or motor drawn vehicle whose operating privilege has been suspended shall thereafter be driven in the State of New Jersey, the same is hereby construed to be a violation of subdivision one of section nine of this act and the driver of such vehicle shall be subject to the penalty prescribed therefor.

Touring
privilege.

(5) The touring privilege as hereinbefore provided is also extended to any nonresident chauffeur or driver; *provided*, that the said chauffeur or driver has complied with the law of his resident State with respect to the licensing of drivers or chauffeurs; *and provided*, that said nonresident shall not operate a motor vehicle registered under the laws of this State unless he is seventeen years of age or over; *and provided, further*, that no nonresident shall be permitted to avail himself of

Proviso.

Proviso.

Proviso.

the right of driving a New Jersey registered vehicle under his reciprocity privilege unless he is a holder of a drivers license from the State in which he resides; *and provided, however,* that he shall at all times while operating a motor vehicle in New Jersey under his reciprocity privilege have in his possession the registration certificate of the car which he shall be then operating and his drivers license, and shall exhibit said registration certificate and drivers license, to any motor vehicle inspector, police officer, or magistrate, who in the performance of the duties of his office shall request the same. Proviso.

2. This act shall take effect November first, one thousand nine hundred and thirty-six. Act effective.

Approved June 26, 1936.

CHAPTER 241

AN ACT to amend an act entitled "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, town, township, village or any other municipality, other than a school district" (Revision of 1935), approved March twentieth, one thousand nine hundred thirty-five, constituting chapter seventy-seven of the laws of one thousand nine hundred thirty-five.

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

1. Section one hundred two of the act to which this act is an amendment is hereby amended to read as follows: Section 102 amended.

102. General authority. Any county in this State, or any city, borough, town, township, village or any other municipality other than a school district (hereinafter referred to as "municipality"), in this Authority to incur indebtedness.

State, shall have power under this act to incur indebtedness, to borrow money and to issue its negotiable bonds for financing any improvement or property which it may lawfully make or acquire, or for any other purpose for which it is authorized or required by law to make an appropriation, except current expenses and except the payment of bonds (other than those for temporary financing) which have heretofore been or may hereafter be issued. No county or municipality shall borrow money or issue its obligations for the purposes for which this act authorizes bonds to be issued except as provided in this act.

Section 202
amended.

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

Form of
resolution:

202. Contents of county bond resolution or ordinance. Such county bond resolution or such ordinance shall, both upon its passage on first reading and upon its final passage, contain in substance the following:

Purpose;

(a) An authorization of the issuance of the bonds or notes, or both, stating in brief and general terms sufficient for reasonable identification, the purpose or purposes for the financing of which the obligations are to be issued, and a statement of the estimated maximum amount of bonds or notes to be issued and of the estimated maximum amount of money to be raised from all sources for the purpose, or if for several purposes, such maximum amounts for each purpose.

Rate;

(b) A statement of the rate or rates or maximum rate of interest the obligations shall bear.

Period of
usefulness;

(c) A determination of the period of usefulness, within the limitations of article three of this act, of the purpose for the financing of which the obligations are to be issued, or if the obligations are to be issued for several purposes, a determination of the average period of usefulness, taking into consideration the respective amounts of obligations to be

issued for the said several purposes. In the case of local improvement bonds as defined in article four, if they are to be issued to finance a single improvement, there shall also be stated the number of annual installments in which the special assessments on account of such improvement may be paid, not exceeding ten, or if they are to be issued to finance several improvements, the average number of installments, taking into consideration the respective amounts of bonds to be issued for the several improvements.

(d) A determination that the supplemental debt statement required by this act has been duly made and filed in the office of the clerk and that such statement shows that the gross debt as defined in section seven hundred two is increased by such resolution or ordinance by \$. (stating the amount by which it will be increased by the issuance of the obligations) or is not increased, as the case may be, and that the obligations authorized by such resolution or ordinance will be within all debt limitations prescribed by this act, or, if such be the case, that the issuance thereof is permitted by an exception to said limitations contained in section two hundred eight (naming the particular subsection thereof providing such exception).

Within
debt limit.

3. Section two hundred four of the act to which this act is an amendment is hereby repealed.

Section 204
repealed.

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

Section 205
amended.

205. Supplemental debt statement required to be filed before passage. Prior to the passage on first reading of any such county bond resolution or such ordinance, except an amending resolution or ordinance affecting matters which are not required to be contained in the original county bond resolution or ordinance, the chief financial officer of such county or municipality shall execute and swear to

Supplemental
debt state-
ment filed.

a supplemental debt statement in the form prescribed in article eight of this act, and shall file such statement in the office of the clerk of the board of chosen freeholders, or of the municipality, as the case may be. Prior to the final passage of such resolution or ordinance a complete executed original of the supplemental debt statement so made shall be filed in the office of the State Auditor.

Section 208
amended.

5. Section two hundred and eight of the act to which this act is an amendment as heretofore amended is hereby amended to read as follows:

Exceptions to
limitations:

208. Exceptions to limitations. Notwithstanding the provisions of sections two hundred six and two hundred seven, a county bond resolution or an ordinance may be finally passed if said resolution or ordinance authorizes only:

Order of
superior
governmental
authority;

(a) Obligations for purposes permitted by this act when the expenditure is the result of fire, flood, or other disaster, or of recovery of judgment, unless such judgment is entered upon default or by consent, and the State Auditor has, in his discretion, certified upon a certified copy of such resolution or ordinance as passed on first reading, that, in his opinion, the expenditure is of such description; or

Refinancing;

(b) Notes to renew, extend or retire notes issued or authorized pursuant to this act or notes or temporary bonds issued or authorized pursuant to the act of which this act is a revision, or

Bonds to
fund notes;

(c) Bonds to fund notes issued pursuant to this act, or to fund notes or temporary bonds issued or authorized pursuant to the act of which this act is a revision, or

When obligations do not
exceed sixty
per cent of
gross debt,
etc.;

(d) Until January first, one thousand nine hundred forty, whenever the percentage of net debt as stated pursuant to section seven hundred six, subsection three, in the special debt statement filed pursuant to section seven hundred one exceeds four per centum (4%) in the case of a county, or seven per centum (7%) in the case of a municipality,

obligations in a principal amount which, together with the aggregate principal amount of any other obligations authorized under subsections (a), (d), (e), (f) or (g) of this section after March twentieth, one thousand nine hundred thirty-five, does not exceed sixty per centum (60%) of the amount by which the amount of the notes and bonds included in the gross debt as stated pursuant to section seven hundred two in the special debt statement filed pursuant to section seven hundred one has been decreased between February twenty-eighth, one thousand nine hundred thirty-five, and the date of filing such supplemental debt statement by the payment of outstanding debt or the reduction of authorizations to incur debt; *provided, however,* **Proviso;** that in no event shall there be authorized under this subsection obligations in a principal amount which, together with the aggregate principal amount of all other obligations authorized from time to time under this subsection after March twentieth, one thousand nine hundred thirty-five, exceeds an amount equal to two per centum (2%) of the average of the assessed valuations as stated pursuant to section eight hundred one, subsection four, in such supplemental debt statement.

(e) Any obligations of a municipality, if the percentage of net debt as stated in the supplemental debt statement pursuant to section eight hundred one, subsection five, together with the amount of notes or bonds issued, or authorized but not issued, for school purposes and included in the gross debt, whether issued or authorized by the municipality or by a school district constituting a separate corporation, and otherwise authorized to be deducted by the provisions of section seven hundred three, subsection (c), less the amount of any sinking funds applicable to the payment of any such notes or bonds, for school purposes, does not exceed eleven per centum (11%) of the average of the assessed valuations as stated in such supplemental debt statement pursuant to section eight hundred one, subsection four; or

When gross debt does not exceed eleven per cent of the average assessed valuation;

Obligations deductible;	(f) Obligations deductible, pursuant to section seven hundred three, subsection (b), from the gross debt stated in any annual or supplemental debt statement; or
When ordered by Department of Health;	(g) Obligations for purposes permitted by this act if it has been found by order of the State Department of Health which is hereby authorized to make such order in a proper case, that the expenditure and every part thereof, is necessary to protect the public health and to prevent or suppress a present menace to the public health of sufficient gravity to justify the incurrence of debt in excess of statutory limitations, and that no less expensive method of preventing or suppressing such menace exists; or
When for the construction of dikes, etc.	(h) Obligations for purposes permitted by this act when the expenditure is to be made for the purpose of constructing or reconstructing dikes, bulkheads, jetties or similar devices to prevent the encroachment of the sea when the funding commission, constituted by section six hundred fifty-seven hereof and consisting of the Attorney-General, the State Tax Commissioner and the State Auditor shall have determined by order, after public hearing, that an emergency exists or is threatened which makes necessary the constructing, or reconstructing of such dikes, bulkheads, jetties or other devices for the preservation of life or property.
Form of supplemental debt statement.	For the purposes of subsections (d) and (e) of this section, the State Auditor is empowered and it shall be his duty to prescribe in such detail as he may deem advisable a form of supplemental debt statement, incorporating therein the provisions of the supplemental debt statement prescribed pursuant to section eight hundred two.
Section 208-a renumbered and amended.	6. Section two hundred eight-a of the act to which this act is an amendment is hereby renumbered section two hundred four and shall be inserted in said act after section two hundred three and before section two hundred five, and is hereby amended to read as follows:

204. Down payments on capital improvements. Unless the obligations authorized thereby shall be obligations described in subsection (a), (b), (c), (g) or (h) of section two hundred eight, no such county bond resolution or ordinance shall be finally passed after the first day of April, one thousand nine hundred and thirty-seven unless such county bond resolution or such ordinance appropriate to the purpose or purposes for the financing of which the obligations are to be issued, a sum, make available by an appropriation in a budget of the county or municipality adopted prior to such final passage and referred to in this section as a down payment, which is not less than a part of the total estimated maximum amount of money to be raised from all sources for the purpose or purposes, determined by dividing such total amount by the number of years determined in such county bond resolution or such ordinance as the period of usefulness or average period of such purpose or purposes. Notwithstanding the provision of this section, such county bond resolution or such ordinance, if any part of the cost of the improvement in cash, labor or materials is to be met by any agency of the government of the United States of America, may be finally passed if such down payment shall not have been so appropriated, but such down payment (computed on the amount of bonds) shall, in addition to any sums which may otherwise be required for the payment of interest on or any maturing principal of such obligations, be included in the budget of such county or municipality next adopted after such final passage.

Payments on
capital
improvements.

As to
Federal aid.

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

Section 216
amended.

216. Maturities of bonds. The maturities of all bonds shall be determined by resolution, within the following limitations:

Maturity
of bonds
limited to:

(a) All bonds shall mature within the period of usefulness or average period determined in the

Period of
usefulness:

county bond resolution or the ordinance authorizing the issuance of such bonds.

Annual
installments;

All bonds other than bonds described in subsections (c) and (d) of this section shall mature in annual installments, the first of which shall be payable not more than one year from the date of the bonds, and no annual installment shall exceed by more than fifty per centum (50%) the amount of the smallest prior installment; *provided, however*, that the first installment of bonds to finance a self-liquidating utility or enterprise as defined in sections seven hundred four and seven hundred five, may be made payable not later than the end of the second year's operation computed from the estimated date of completion as fixed in the project report submitted to the Board of Public Utility Commissioners.

Proviso.

Local
improvement
bonds;

(c) Local improvement bonds as defined in article four shall mature in annual installments not exceeding the number of annual installments in which the governing body in the ordinance authorizing the issuance of such bonds shall have determined that the special assessments may be paid, the first of which shall be payable not more than two years from the date of the bonds, and no annual installment shall exceed the amount of the smallest prior installment.

Serial
annuity plan.

(d) All bonds issued for the purposes described in subdivision "z" of section three hundred one shall mature in annual installments which may be arranged on a serial annuity plan, that is to say, the installments of principal payable in any one year, plus the amount of interest payable in said year, shall be substantially the same in each year throughout the series; the word substantially being construed to permit a municipality so to arrange the schedule of maturities of bonds that the principal may mature in annual installments of five thousand dollars (\$5,000.00) or multiples thereof and that the annual installment of principal and interest payable in any year may be in any amount not more than six thousand dollars (\$6,000.00) in ex-

cess of the smallest prior annual installment thereof.

8. Section four hundred three of the act to which this act is an amendment, is hereby amended to read as follows:

Section 403
amended.

403. Permanent bonds after confirmation of assessments. After confirmation of the special assessments, a municipality may by ordinance authorize and, pursuant thereto, may issue bonds to finance its share or the additional amount of its share of the cost of a local improvement. No bonds shall be authorized to finance any portion of such cost for which any special assessments shall have been levied and become delinquent. If the assessments are payable in a stated number of annual installments, the municipality may by ordinance authorize and, pursuant thereto, may issue local improvement bonds in the amount of the special assessments then confirmed, unpaid and not delinquent.

Bonds after
confirmation
of assessments.

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

Section 405
amended.

405. Local improvement bonds separate from other obligations. No bonds shall be issued for the purpose of financing that part of the cost of improvements or properties which has been or is to be specially assessed on property specially benefited and for other purposes as well.

Local improve-
ment bonds
kept separate.

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

Section 501
amended.

501. Sale. All bonds issued under this act, except bonds of authorized issues of ten thousand dollars (\$10,000.00) or less, shall be sold at public sale upon sealed proposals after at least seven days' notice published at least once in a publication carrying municipal bond notices and devoted primarily

Public sale
of bonds.

to financial news or the subject of State and municipal bonds, published in New York City, and at least seven days' notice published at least once in a newspaper published at the county seat (in the case of county bonds) or in a newspaper published in the county and having a substantial circulation in the municipality (in the case of municipal bonds).
Private sale. Bonds of authorized issues of ten thousand dollars (\$10,000.00) or less may be sold at private sale without previous public offering.

Section 511 amended. 11. Section five hundred eleven of the act to which this act is an amendment is hereby amended to read as follows:

Private sale to public funds. 511. Private sale to public funds. Notwithstanding any provisions of this or any other act, any bonds may be sold without any previous public offering to, and be purchased by, the sinking fund commission or the insurance or pension fund commissioners of the county or municipality or by a board of water commissioners of such municipality which is authorized by law to invest, reinvest and keep invested moneys in its hands and constituting a part of its surplus revenue unappropriated or be so sold to any board, commission or officers of the State, authorized by law to purchase such bonds.

Section 604-a added. 11-A. Article VI of the act of which this act is an amendment is hereby amended by adding thereto immediately following section six hundred four a new section to be numbered and to read as follows:

Method of reconversion. 604-a. Alternative method of reconversion. Unmatured bonds which may be issued pursuant to this act or which have been issued pursuant to any other authority of law, and which may have been converted from coupon bonds into fully registered bonds as provided in section six hundred four of the act of which this act is an amendment may with the consent of the county or municipality and on the written request of the holder thereof be reconverted into coupon bonds by registering same to

bearer and attaching to said bonds new coupons for unmatured interest at the expense of the holder. Such coupons shall be in substantially the same form as the original coupons and shall be signed with the facsimile signature of such officer, who may be in office at the time of the adoption of such resolution, as the governing body may designate. Upon effecting such reconversion the officer carrying out same shall make a written report certifying as to the coupons so attached and file the same in the office of the clerk, or other officer having custody of the minutes of such governing body. This section shall be deemed to be additional and cumulative authority and an optional method of reconversion of bonds and shall not be deemed to repeal the provisions of section six hundred four of the act of which this is an amendment.

Report.

Deemed
additional
authority.

12. Section six hundred fifty-one of the act to which this act is an amendment is hereby amended to read as follows:

Section 651
amended.

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

Terms
defined:

(a) The term "outstanding obligation" shall mean any bond or note due or to become due, together with interest past due or accruing thereon, reciting that it is issued by the county or municipality, pursuant to the provisions of any act of the Legislature of the State of New Jersey, including without limitation of the foregoing this act, the act of which this act is a revision, an act entitled "An act to establish a thorough and efficient system of free public schools and to provide for the maintenance, support and management thereof," approved October nineteenth, one thousand nine hundred and three, an act entitled "An act concerning municipal and county finances," approved March twenty-eighth, one thousand nine hundred and seventeen, or any revision thereof, and any act authorizing the issuance thereof approved prior or

Outstanding
obligations;

subsequent to March twenty-second, one thousand nine hundred sixteen, and any act amendatory of or supplemental to the foregoing acts.

Indebtedness; (b) The term "indebtedness" shall mean any indebtedness of the county or municipality, other than outstanding obligations, including without limitation of the foregoing, contract indebtedness or liability, interfund indebtedness, emergency appropriations, unpaid bills or claims, and, provided taxes shall have been levied for the payment thereof in the county or municipality, any amount unpaid and owing for school, county, State and local district taxes and sinking fund requirements whether due or to become due.

Refunding bonds. (c) The term "refunding bonds" shall mean bonds issued under this article.

Section 653 amended. 13. Section six hundred fifty-three of the act to which this act is an amendment is hereby amended to read as follows:

Procedure. 653. Procedure and limitations. 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 an ordinance, finally passed in the method or mode of procedure prescribed by this act on or before the thirty-first day of December, one thousand nine hundred forty. No supplemental debt statement need be made or filed prior to the introduction or final passage of any county bond resolution or ordinance authorizing refunding bonds. The powers granted by this article shall not be affected by any limitations of indebtedness or by the requirements of any other law, except as expressly provided in this article, but any refunding bonds shall be included in an annual or supplemental debt statement thereafter made or filed in determining the power of a county or municipality issuing such refunding bonds to become otherwise indebted; *provided, however*, that, for the purpose of determining the deductions applicable to any such annual or supplemental debt statement refunding bonds shall be deemed to have been issued

Limitations.

Proviso.

in the same amount or amounts for the same purpose or purposes as the outstanding obligations paid, funded or refunded thereby, but no deduction shall be applicable for any issue of refunding bonds if any of the outstanding obligations paid, funded or refunded by such issue of refunding bonds shall have been issued for a purpose for which no deduction can be taken under this act, or if any indebtedness was paid, funded or refunded by such issue of refunding bonds. The powers granted by this article 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. Validity.

14. Section six hundred sixty of the act to which this act is an amendment is hereby amended to read as follows: Section 660 amended.

660. Special covenants with bondholders. To the end that the principal of and interest on refunding bonds may be further secured and thereby a more favorable sale or exchange effected the county bond resolution or the ordinance authorizing refunding bonds may contain provisions which shall be a part of the contract with the holders of such refunding bonds as to the establishment of, and the making of appropriations for, reserve or sinking funds and the amount, source, securing, regulation and disposition thereof. Covenants with bondholders.

15. Section six hundred sixty-one of the act to which this act is an amendment is hereby amended to read as follows: Section 661 amended.

661. Temporary obligations may be extended. Notwithstanding any limitations contained in this act, any temporary notes or bonds issued pursuant to the act of which this act is a revision and outstanding when this act takes effect may from time to time be renewed or extended with the consent of the holders thereof, to not later than June first, one thousand nine hundred and thirty-seven. Upon Obligation may be extended. Maturity.

Statement filed.	any such renewal, the bond anticipation notes so issued may be exchanged for the temporary notes or bonds, and such bond anticipation notes and all renewals thereof shall mature not later than June first, one thousand nine hundred and thirty-seven. Any county or municipality effecting such renewal or extension shall forthwith file with the State Auditor a statement thereof in such form as the said State Auditor shall prescribe.
Section 662 amended.	16. Section six hundred sixty-two of the act to which this act is an amendment is hereby amended to read as follows:
Sale of refunding bonds.	662. Sale or exchange of refunding bonds. Refunding bonds may be sold in such manner as may be determined by resolution, at public or private sale before or after public offering, or may be exchanged before or after public offering for any outstanding obligations to be funded or refunded thereby upon authorization by resolution adopted by vote of two-thirds of the members of the governing body of the county or municipality, at such price or prices, computed in the manner or mode of procedure described by "Acme Tables of Bond Value" (published by Financial Publishing Company, Boston, Massachusetts), as will yield to the purchasers or the holders of the obligations surrendered in exchange, income at a rate not exceeding six per centum (6%) per annum to the maturity dates of the several bonds so sold or exchanged on the money paid or the principal amount of the obligations surrendered therefor to the county or municipality. Refunding bonds of any authorized issue or of any authorized maturity may be sold or exchanged as herein above provided from time to time and in such blocks as may be deemed advisable. The officer delivering any refunding bonds in exchange for outstanding obligations shall report the amounts and numbers of the refunding bonds so delivered and the outstanding obligations so received, and the report shall be entered in the minutes of the governing body of the county or
Price.	
Report of sale.	

municipality and a copy of such report shall be filed within five days with the State Auditor.

17. Section six hundred sixty-three of the act to which this act is an amendment is hereby amended to read as follows:

Section 663
amended.

663. Disposition of sinking funds. If outstanding obligations issued prior to March twenty-second, one thousand nine hundred and sixteen for the payment of which contributions have been made to a sinking fund are funded or refunded by the issuance of refunding bonds, and there are bonds or notes of the county or municipality issuing such refunding bonds in such sinking fund, then and in such case bonds or notes of the county or municipality held in such sinking fund in principal amount not less than the accumulation in such sinking fund to the credit of the outstanding obligations so funded or refunded shall be taken from the sinking fund and cancelled, but only to the extent that the remaining assets of the sinking fund will be at least equal to the amount required to be on hand for the retirement of bonds not refunded.

Canceling
obligations
taken from
sinking fund.

18. Section six hundred sixty-four of the act to which this act is an amendment is hereby repealed.

Section 664
repealed.

19. Article six-A of the act to which this act is an amendment is hereby amended by adding thereto, following section six hundred sixty-three, a new section to be numbered and to read as follows:

Section 664
added.

664. Cash basis. Any municipality which shall issue refunding bonds under this article may in the ordinance authorizing such bonds determine that such bonds shall be issued pursuant to this section. After the issuance of refunding bonds authorized by any such ordinance, the municipality shall, unless and until all of such bonds and any renewals or extensions thereof shall have been cancelled and paid in full in cash, adopt a budget for each subsequent fiscal year as follows:

Annual
budget:

Reserve for
uncollected
taxes;

(1) There shall be included in every budget or tax ordinance of such municipality an appropriation under the caption "Reserve for Uncollected Taxes," sufficient in amount so that the anticipated cash receipts for the fiscal year for which such budget or tax ordinance is adopted (hereinafter referred to as the "current fiscal year"), estimated and computed in accordance with subsection (2) of this section, shall equal or exceed the sum of (a) the amounts of all appropriations included in such budget or tax ordinance (except such appropriation under the caption, "Reserve for Uncollected Taxes"), (b) the amounts due or to become due for school, county, State and local district taxes prior to the end of the current fiscal year, (c) the amounts required for the payment of principal and interest during the current fiscal year upon any indebtedness incurred for the creation of any municipal enterprise or utility and of the operating and upkeep cost of such municipal enterprise or utility during such current fiscal year, (d) the amounts required for the payment of principal and interest during the current fiscal year on bonds payable or to be payable in whole or in part out of special assessments on property specially benefited and (e) the amounts of any other anticipated current expenditures of the municipality for current fiscal year, each of the items of which sum is hereinafter for brevity referred to as "lawful yearly expenditure." In the event that the exact amount of any such lawful yearly expenditure shall not be known at the time of the adoption of such budget or tax ordinance, then the amount thereof shall be estimated by resolution of the governing body of the municipality; *provided, however*, that such estimate shall not be less in amount than the amount of such lawful yearly expenditure for the next preceding fiscal year. In the event that any lawful yearly expenditure shall be included under any one of the above subdivisions (a), (b), (c), (d) and (e), then it shall not be necessary to include such lawful yearly expenditure under any other of

Estimation;

Proviso;

Cash deficit
of preceding
year;

said subdivisions. In the event that the liability and actual cash disbursements of the municipality in the current fiscal year for lawful yearly expenditures shall exceed the actual cash receipts in such current fiscal year applicable to such lawful yearly expenditures, there shall be included in the budget or tax ordinance of the municipality adopted in or for the following fiscal year, an appropriation under the caption "Cash Deficit of Preceding Year" in an amount equal to or exceeding the amount of such excess of liability and cash disbursements over cash receipts.

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

Application of
cash receipts.

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

Use of surplus
revenues;

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

Sundry cash
receipts;

- Miscellaneous revenues; (c) Miscellaneous revenues anticipated in such budget or tax ordinance, applicable to any lawful yearly expenditure for the current fiscal year, not in any instance or as to any item in an amount in excess of the amount of such miscellaneous revenues collected in cash during the next preceding fiscal year;
- Collections; (d) Collections, applicable to any lawful yearly expenditure for the current fiscal year, of a proportion of the taxes levied or to be levied and payable in the current fiscal year, not in excess of the proportion of the taxes levied and payable during the next preceding fiscal year which was collected in cash during such preceding fiscal year;
- Use of delinquent taxes collected; (e) Collections of a proportion of the delinquent taxes unpaid and owing to the municipality or the collector of the taxing district on the first day of the current fiscal year, not in excess of the proportion of the delinquent taxes unpaid and owing to the municipality or the collector of the taxing district on the first day of the next preceding fiscal year and not subsequently abated, remitted or cancelled, which was collected or realized in cash during such preceding fiscal year, to the extent, only, however, that such collections during the current fiscal year will not be required by statute to be set aside and applied to the retirement of tax revenue notes or bonds or tax title notes or bonds;
- Fees, rentals, etc. (f) Fees, rentals, or charges for service rendered by any municipal enterprise or utility, applicable to any lawful yearly expenditure for the current fiscal year, not in excess of the amount of such fees, rentals, or charges received in cash during the next preceding fiscal year;
- Special assessments; (g) Collection of a proportion of special assessments on property specially benefited finally confirmed at the time of the adoption of such budget or tax ordinance and payable during the current fiscal year and applicable to any lawful yearly expenditure for the current fiscal year, not in excess of the proportion of similar special assessments on

property specially benefited payable during the next preceding fiscal year which was collected in cash during such preceding fiscal year;

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

Additional
sums
anticipated;
Proviso.

For the purposes of subdivision (e) of this subsection, the term "delinquent taxes" shall mean all unpaid unabated taxes levied for a prior fiscal year, including the lien value of the tax titles to real estate standing in the name of the municipality. For the purpose of subdivision (g) of this subsection, the term "special assessments on property specially benefited" shall include the lien value of assessment titles to real property standing in the name of the municipality. The receipt shall not be anticipated under any one of the above subdivisions (a), (b), (c), (d), (e), (f), (g) and (h) of this subsection of any sum or sums of money the receipt of which is anticipated under any other of said subdivisions.

Terms defined.

(3) No budget or tax ordinance shall be adopted by the governing body of the municipality unless a copy of such budget or tax ordinance has been submitted to the State Auditor and the State Auditor has certified upon such copy that such budget or tax ordinance complies with all the requirements of this act. Before making any such certificate, the State Auditor is hereby empowered and directed to examine into and approve the appropriations required by this act to be included in such budget or tax ordinance, under the caption "Reserve for Uncollected Taxes" and "Cash Deficit of Preceding Year" and any estimates, computations or calculations made in connection therewith, and to require the production of any or all such papers, documents, witnesses and information and make such audits and such other investigation and do all such other acts and things as he may deem ad-

Budget, etc.,
submitted to
State Auditor.

Examination.

Final adoption.	<p>visible, and he is hereby empowered and directed to include such appropriations calculated in pursuance of this act in any such budget or tax ordinance or in any tax levy in the municipality. Any budget or tax ordinance may be finally adopted by the governing body of a municipality at any time within ten days after the State Auditor shall have made the certificate with respect thereto provided for by this section, whether or not the time for the final adoption thereof prescribed by any other act shall have passed. Any expenditure by the State Auditor incurred in making any such audit, examination or investigation shall be charged to and recovered from the municipality and may be included by him in the budget or tax ordinance so examined and investigated or in any tax levy in such municipality. The provisions of subsections (1) and (2) of this section shall constitute and be deemed a contract between the holders of any refunding bonds issued under an ordinance in which it shall have been determined that such bonds shall be issued pursuant to this section and the municipality which shall have issued the same, and shall be enforceable by mandamus or other appropriate action, suit or proceeding at law or in equity instituted by any such holder on behalf of all the other holders thereof, or by the owner of any property subject to taxation in such municipality; <i>provided, however,</i> that such provisions and any contract or contracts constituted thereby shall in any event be subject to repeal, alteration, abrogation or amendment at the will of the Legislature at the expiration of ten years from the date of any bonds issued pursuant to this section.</p>
Expenses paid by municipality.	
Proviso.	
Art. 6-B, sec. 675, repealed.	<p>20. Article six-B including section six hundred seventy-five of the act to which this act is an amendment is hereby repealed.</p>
Section 704 amended.	<p>21. Section seven hundred four of the act to which this act is an amendment is hereby amended to read as follows:</p>

704. Self-liquidating purpose defined. Any publicly owned utility or enterprise shall be deemed to be a self-liquidating purpose if the cash receipts from fees, rents or other charges in a fiscal year are sufficient to pay operating and maintenance costs (exclusive of depreciation and obsolescence) and interest and debt redemption charges payable or accruing in such year, without recourse to general taxation or special assessments on property specially benefited. There may be included in such cash receipts, fees, rents and other charges collected from other departments or utilities of the county or municipality at a rate not in excess of the fees, rents or other charges to other consumers, customers or users, or, if there be no other consumers, customers or users properly comparable, then not in excess of the comparable fees, rents and other charges of privately owned or operated utilities or enterprises.

Self-liquidating purpose defined.

Fees, etc., may be included in cash receipts.

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

Section 705 amended.

705. Limitations prescribed. Bonds or notes for the financing of such utilities or enterprises or for any extension or improvement thereof shall be deductible if such utility or enterprise shall have been self-liquidating within the fiscal year covered by such annual debt statement. Any water supply or distribution system, or any sewerage system, shall be deemed to be self-liquidating during the period of construction or acquisition and until it shall have been in operation for at least one fiscal year; *provided*, that the State Board of Public Utility Commissioners shall have determined by order that the income will be sufficient to make the utility or enterprise self-liquidating within the definition of this act, on the basis of a project report prepared by the engineer. Bonds or notes to finance the improvement or extension of an existing utility or enterprise shall be deductible during the fiscal year in which they shall have been authorized or

Limitations prescribed.

Proviso

Certain bonds, etc., deductible.

issued (1) if such utility or enterprise would have been self-liquidating during the last preceding fiscal year had there been included in the interest and debt redemption charges for such year an amount equal to interest for one year at the rate of four and one-half per centum ($4\frac{1}{2}\%$) per annum on the bonds or notes issued or to be issued to finance such improvement or extension and the amount of the first installment of serial bonds legally issuable to finance such improvement or extension, or (2) if, in the case of an improvement or extension of any water supply or distribution system or any sewerage system, the State Board of Public Utility Commissioners shall have determined by order that, upon the basis of a project report prepared by engineers for such utility or enterprise, the utility or enterprise would have been self-liquidating during the last preceding fiscal year had there not only been included in the interest and debt redemption charges an amount computed in the manner provided under clause (1) of this section, but also included in the income thereof the prospective income from the proposed improvement or extension. The said Board of Public Utility Commissioners is hereby authorized and empowered to make any such determination hereunder and all proceedings before said board under the provisions of this section shall conform with respect to notice, hearings and service and effective date of orders, to the provisions of an act entitled "An act concerning public utilities; to create a Board of Public Utility Commissioners and to prescribe its duties and powers," approved April twenty-first, nineteen hundred eleven, and its various supplements and amendments; and the schedule of fees, rents or charges set up in the project report shall not be reduced during the first year of operation. To the extent that any such utility or enterprise shall not be, or be determined to be, self-liquidating within the above limitations, the amount of the deficit in the income of such utility or enterprise applicable to interest and debt redemption, or the prospective

Determination
by State board.

Deficit
capitalized.

amount of such deficit as determined by said State Board of Public Utility Commissioners, shall be capitalized at five per centum (5%) and the capital sum so determined shall not be deductible from the gross debt.

23. Section nine hundred one of the act to which this act is an amendment is hereby amended to read as follows: Section 901 amended.

Or may by ordinance be appropriated to and used to finance the cost of any other purpose or purposes which have the same or a longer period of usefulness and which this act authorizes to be financed by the issuance of bonds. Use of proceeds.

24. Bonds or notes, which have been or shall have been duly authorized pursuant to the act of which this act is an amendment by a resolution of a county or by an ordinance of a municipality which resolution or ordinance shall have taken effect prior to forty days after the time this act takes effect, may be issued under this act in pursuance of the provisions of such resolution or ordinance and no further county bond resolution or ordinance shall be necessary, notwithstanding that the terms of such resolution or ordinance do not conform to the provisions of said act, as amended by this act. Validating.

25. This act shall take effect immediately.

Approved June 26, 1936.

CHAPTER 242

AN ACT to amend an act entitled "An act to amend an act entitled 'An act to authorize the issuing of licenses to honorably discharged soldiers, sailors and marines for hawking, peddling and vending of merchandise within this State,' approved March twenty-eight, nineteen hundred and four," approved May second, nineteen hundred and thirty-four.

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

Section 1
amended.

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

Peddler's
license for
veterans.

1. Every honorably discharged soldier, sailor, marine, nurse or army field clerk of the United States, having been in the military or naval service of the United States in any war in which this country has been engaged prior to the World War, or in the Boxer uprising, the Philippine insurrection or the Mexican expedition, or in any Indian wars or uprisings, or in the World War prior to November eleventh, one thousand nine hundred and eighteen, that is to say, the date of the armistice, who is a resident of this State, shall have the right to hawk, peddle and vend any goods, wares or merchandise or solicit trade within this State by procuring a license for that purpose to be issued as herein provided; *provided, however*, no license shall be issued hereunder for hawking, peddling, and vending emblems, flags, natural or artificial flowers, magazines, pamphlets, postcards or any printed matter, or any article emblematic or symbolic of, or referring to the army, navy, marine corps, or any veterans' association, unless such licensee shall have been a bona fide resident of the

Proviso.

county wherein he resides for three months immediately preceding the issuance of such license; *and provided further*, said license shall be effective Proviso. only in the county wherein said licensee resides.
Approved June 26, 1936.

CHAPTER 243

AN ACT requiring the display of the flag of the United States at public entertainments, places of amusement and public gatherings or public meetings of all kinds, except in rooms, used as places of religious worship, and providing a penalty for violations thereof.

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

1. It shall be unlawful for the owner, proprietor or lessee of any hall, place of amusement, auditorium, tent or room used for the entertainment of the public, for public gatherings or public meetings, to permit the holding of any entertainment, public gathering or public meeting, unless the flag of the United States shall be publicly displayed in such hall, place of amusement, auditorium, tent or room. Display of
flag inside.

2. It shall be unlawful for the person or persons directly or indirectly in charge of any entertainment, public gathering or public meeting, on any public street or highway or lot or tract of land, in any city, borough, town or township, to proceed with the holding of any such entertainment, public gathering or public meeting unless the flag of the United States, reasonably clean and in good repair, shall be publicly displayed at such entertainment, gathering or meeting. Display of
flag outside.

Size of flag.

3. The flag required to be displayed by the provisions of this act shall be the standard flag of the United States, and shall be of a size not less than fifty-two by sixty-six inches.

Exceptions to act.

4. This act shall not apply to churches, auditoriums or rooms used by congregations as places of religious worship.

Penalty for violation.

5. Any person violating any of the provisions of this act shall, upon conviction thereof in a summary proceeding before any police recorder, magistrate or justice of the peace of this State, be sentenced to pay a fine not exceeding one hundred dollars (\$100.00) for each such offense, for the use of the State.

6. This act shall take effect immediately.

Approved June 26, 1936.

CHAPTER 244

AN ACT to amend an act entitled "A supplement to an act entitled 'An act for the government and regulation of the State Prison,' which said supplement was approved March twenty-eighth, one thousand nine hundred and twenty-seven."

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

Section 1 amended.

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

To serve commuted time.

1. Any person who shall have been convicted and sentenced to the New Jersey State Prison, and thereafter shall be convicted and sentenced to the New Jersey State Prison for a second time, shall, in addition to the sentence prescribed for such second offense, serve in addition to such sentence the commutation time earned and allowed by reason

of the first sentence; *provided, however*, such person shall have been at liberty before his said second sentence and incarceration in the State Prison. Proviso.

Approved June 26, 1936.

CHAPTER 245

A SUPPLEMENT to an act entitled “An act to establish a thorough and efficient system of free public schools and to provide for the maintenance, support and management thereof,” approved October nineteenth, one thousand nine hundred and three.

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

1. On and after the passage of this act it shall be unlawful for the board of education of any school district, which operates under the provisions of Article VII of the act to which this act is a supplement to issue bonds which, together with the bonds theretofore issued (and not redeemed) less sinking funds held for the payment of same (which shall be known as the net debt), shall exceed six per centum (6%) of the average of the last three assessed valuations of real property (including improvements) of the municipality or municipalities included in the school district as shown by the last three published abstracts of ratables of such municipality or municipalities; *provided*, that the limitations imposed in this section shall not affect or apply to bonds heretofore or hereafter issued by any regional board of education or board of education of a consolidated school district. Limit amount
of bonds for
school districts.

Proviso.

Referendum to
exceed limit.

Proviso.

Proviso.

2. In event any municipality shall have unused borrowing power as shown by the supplemental debt statement, hereinafter prescribed, in which the coextensive school district is restricted by the limitation imposed by section one hereof and the net debt of such school district together with the bonds proposed to be issued exceeds the limitation fixed by section one hereof, then and in such case the voters of the school district may authorize and the board of education may incur such further indebtedness and issue and sell such bonds in amount exceeding such limitation; *provided*, that it shall be shown that the percentage of net debt of the municipality as shown by such supplemental debt statement, plus the percentage of the net debt (including the bonds proposed to be issued) of the school district computed as provided by section one hereof, shall not exceed thirteen per centum (13%) of the average of the last three published assessed valuations of real property (including improvements) of the municipality; *and provided, further*, where the board of education of such school district shall propose to increase the indebtedness, by issuing bonds of such school district under section two hereof, the board of education shall cause to be clearly and prominently printed as a part of the notice for the meeting of the voters of such school district, as provided by the act to which this act is a supplement, the following form with appropriate figures filled in blank spaces:

NOTICE TO VOTERS

Notice
to voters.

- | | |
|--|---------|
| (1) Unused borrowing power of
the municipality | \$..... |
| % of unused borrowing power
of the municipality..... |% |
| (2) Unused borrowing power of
the school district..... | \$..... |
| % of unused borrowing power
of the school district..... |% |

- (3) The amount of bonds to be authorized \$.....
 % of average valuation such bonds represent %
- (4) The amount of bonds that will be chargeable to the municipality's borrowing capacity \$.....
- (5) The per centum to be charged against the municipality's borrowing capacity %

3. A regional board of education or a board of education of a consolidated school district may issue bonds not exceeding four per centum (4%) of the total of the ratables of the municipalities comprising the school districts which constitute the regional or consolidated district; *provided*, that if there remains unused borrowing power either in each constituent school district as provided by section one, or its respective coextensive municipality as provided by section two, bonds may be issued by a regional board of education or board of education of a consolidated school district upon the authorization of the voters of such regional or consolidated school district in the further amount of either the unused borrowing power of the school district as provided by section one, or the unused borrowing power of the constituent municipality as provided by section two; *and provided, further*, that if there remains a borrowing power of the school district under the provisions of section one, it shall be exhausted before charging any part of such indebtedness against the borrowing power of the municipality; *and provided, further*, that in case the borrowing power of the municipality is used, there shall be placed upon the notice to the voters of the constituent district the applicable financial data as prescribed by section two for districts coextensive with a single municipality which proposes to exceed the six per centum (6%) limitation.

Limits of regional boards, etc.

Proviso.

Proviso.

Proviso.

Supplemental
debt statement
compiled
for board.

Statement
presumed
accurate.

Supplemental
debt statement
defined.

4. The chief financial officer of any municipality of a coextensive school district or the chief financial officers of the municipalities within the boundaries of a regional or consolidated district, as the case may be, where the board of education proposes to incur indebtedness and issue bonds under section two hereof, shall within five days after receipt of the resolution by the board of education of said school district requesting same, compile and swear to a supplemental debt statement and deliver it to such board of education. Such statement shall be presumed to be accurate and after the issuance of any obligation in reliance thereof, the correctness and sufficiency of such debt statement shall not be contested in any suit, action or proceeding relating to the validity of such obligations as pertain to the net indebtedness of the municipality.

5. "Supplemental Debt Statement" as used in this act shall be interpreted to be the statement provided in Article VIII of Chapter 77, P. L. 1935, with the exception that from such debt statement there shall be deducted the proportional share chargeable to the school district of such municipality bonds issued and unpaid of a regional board of education or the board of education of a consolidated district, to the amount of four per centum (4%) of the average of the last three years assessed valuations of real property (including improvements) as shown by the published abstracts of ratables of such municipalities.

6. This act shall take effect immediately.

Approved June 26, 1936.

CHAPTER 246

A SUPPLEMENT to an act entitled "An act for the establishment of an employees' retirement system for the employees of the State of New Jersey, approved March thirty-first, one thousand nine hundred and twenty-one.

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

1. Any person who was in the employ of the State of New Jersey at the time when the act to which this act is a supplement became effective, and who has not joined said retirement system, may do so at any time within six months from the date of the passage and approval of this act, upon paying into said retirement fund, in a lump sum, such arrears, with interest, as the board of trustees of said retirement system shall determine to be due, in order to give to such person the same standing as a member of said retirement system as other members have who joined the same when the act to which this act is a supplement became effective.

May join
retirement
system.

Payment
of arrears.

2. Upon the payment into such fund in a lump sum of the amount thus ascertained to be due by said board, such person shall be entitled to membership in said fund, and to all the privileges and benefits of other members of said fund, in accordance with the terms of the act to which this act is a supplement.

Entitled
to privileges
and benefits.

3. This act shall take effect immediately.

Approved June 26, 1936.

CHAPTER 247

AN ACT to amend an act entitled "An act concerning minors, their adoption, custody and maintenance" (Revision of 1902).

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

Section 6
amended.

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

Decree relative
to children
of divorced
parents.

6. After a divorce decreed in any other State or country, if minor children of the marriage are inhabitants of this State, the Court of Chancery, on the petition of either parent, or of a next friend in behalf of the children, such notice being given to parents as the court shall direct, may make such decree concerning their care, custody, education and maintenance as if the divorce had been obtained in this State. If the minor child or minor children have not, at the time of the filing of the petition, reached the age of sixteen years, and if it is represented to the court by affidavit or under oath that evidence will be adduced involving the moral turpitude of either parent, or of the said minor child or children, or that evidence will be adduced which may reflect upon the good reputation or social standing of the child or children, then the court shall admit to the hearing of such case only such persons as are directly interested in the matter being then heard. The records of such proceedings, including the petition and accompanying affidavits thereto, shall be withheld from indiscriminate public inspection, but shall be open to inspection by the parents, or their attorneys, and to no other person or persons except by order of the court made for that purpose.

Hearing.

Records
private.

2. This act shall take effect immediately.

Approved June 26, 1936.

CHAPTER 248

AN ACT to amend an act entitled "An act to amend an act entitled 'An act concerning minors, their adoption, custody and maintenance' (Revision of 1902), approved April second, one thousand nine hundred and two," approved March thirty-first, one thousand nine hundred and twenty-one.

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

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

Section 8
amended.

8. When the parents of minor children live separately, or are about to do so, the Court of Chancery, upon petition of either parent, shall have the same power to make decrees or orders concerning their care, custody, education and maintenance as concerning children whose parents are divorced. The minor child when in the actual care and custody of the mother in such cases, shall not be taken by the father of said child forcibly or against the will of the mother from her custody, and the court having jurisdiction in the premises shall have authority to make such orders and decrees as will protect the mother in the maintenance of such control and custody until otherwise ordered by the court having jurisdiction. If the minor child or minor children have not, at the time of the filing of the petition, reached the age of sixteen years, and if it is represented to the court by affidavit or under oath that evidence will be adduced involving the moral turpitude of either parent, or of the said minor child or children, or that evidence will be adduced which may reflect upon the good reputation or social standing of the

Decree relative
to children
whose parents
are separated.

Order
protecting
mother.

Hearing.

Records
private.

child or children, then the court shall admit to the hearing of such case only such persons as are directly interested in the matter then being heard. The records of such proceedings, including the petition and accompanying affidavit or affidavits thereto, shall be withheld from indiscriminate public inspection, but shall be open to inspection by the parents, or their attorneys, and to no other person or persons except by order of the court made for that purpose.

2. This act shall take effect immediately.

Approved June 26, 1936.

CHAPTER 249

AN ACT to amend an act entitled "A further supplement to an act entitled 'An act relating to courts having criminal jurisdiction and regulating proceedings in criminal cases' (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight," which said supplement was approved April thirtieth, one thousand nine hundred and twenty-nine.

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

Section 1
amended.

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

Method of
drawing
struck jury.

1. When a rule for a struck jury shall be entered upon any indictment for murder, the court granting such rule may, upon motion of the prosecutor, or of the defendant, or on its own motion, select from the persons qualified to serve as jurors in and for the county in which any indictment was found,

whether the names of such persons appear on the list of jurors prepared and selected by the commissioners of jurors of the persons qualified to serve as jurors in and for such county or not, one hundred names, with their places of abode, from which the prosecutor and the defendants shall each strike twelve names in the usual way, and the remaining seventy-six names shall be placed by the sheriff in the box in the presence of the court, and from the names so placed in the box, a jury shall be drawn in the usual way.

Should the said list of jurors be for any cause exhausted, the justice or judge holding the court to try the issue between the State and the defendants shall forthwith select from that portion of the general panel of jurors serving at the time of the trial of the pending issue, forty Additional names. additional names, with their places of abode, from which the prosecutor and the defendants shall each strike six names in the usual way, and the remaining names shall be placed by the sheriff in the box in the presence of the court and from the names so placed in the box a jury shall be drawn in the usual way.

2. This act shall take effect immediately.

Approved June 26, 1936.

CHAPTER 250

AN ACT to amend an act entitled "An act concerning municipal finances," approved April twenty-eighth, one thousand nine hundred thirty-one, constituting chapter three hundred forty of the laws of one thousand nine hundred thirty-one.

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

Sec. 213
added to
Art. II.

1. Article II of the act of which this act is amendatory is hereby amended by adding thereto the following section, to be numbered and to read as follows:

May dispose
of tax title.

Action by
resolution.

Sale.

Use of
receipts

213. The governing body of any municipality in which the commission is or may be functioning may, upon the express consent in writing of the commission, sell, exchange or otherwise dispose of any certificate of tax sale or tax title standing in the name of the municipality, or sell, exchange, lease or otherwise dispose of any real estate or rights or interests therein owned by the municipality and determined by the governing body to be not needed for public use. Any such sale, exchange, lease or other disposition may be authorized by resolution of the governing body and, subject to the consent of the commission as aforesaid, may be at public or private sale, through a broker, agent or otherwise, for cash or upon credit, for such consideration, and subject to such conditions and commissions, as the governing body in its discretion may determine. All moneys received by the municipality from any such sale, exchange, lease or other disposition shall, if the commission so provide, be paid only to the account of the reserve fund referred to in section two hundred eleven hereof.

2. This act shall take effect immediately.

Approved June 26, 1936.

CHAPTER 251

AN ACT to amend an act entitled "An act to supplement an act entitled 'An act to establish a thorough and efficient system of free public schools and to provide for the maintenance, support and management thereof,' approved October nineteenth, one thousand nine hundred and three," approved June eighth, one thousand nine hundred thirty-five, constituting chapter two hundred fifty-eight of the laws of one thousand nine hundred thirty-five.

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

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

5. Form of notes or bonds. Subject only to the limitations of this act, such resolution or resolutions supplemental thereto shall determine the terms and the form of notes or bonds to be issued thereunder. Such notes or bonds may be subject to such terms of redemption, with or without premium, and contain such provisions, conditions and limitations with respect to the acceleration of the obligation to pay the principal thereof upon such default in the payment of the interest on or principal of any bonds or notes, or in respect to the provisions concerning debt service and sinking fund payments, as the resolution authorizing their issuance may provide. Any notes or bonds issued under this act in exchange for any instrument issued under any other act may be authorized by such resolution or resolutions to contain a provision that, in case of default in payment of the principal of or interest on any such note or bond, the holder thereof shall not only have all his rights Details of issue.
Redemption
If default.

Specific provisions.	and remedies thereunder, but in addition shall be reinvested with such of the rights or remedies which he would have had were he then the owner and in possession of the instrument in exchange for which such note or bond shall have been issued as may be specified in such resolution. Such notes or bonds may contain such reference to any special covenants or provisions contained in the resolution authorizing their issuance and such other terms, provisions or conditions not inconsistent herewith as may be deemed by the commission to give said notes or bonds a higher degree of marketability as the resolution or resolutions determining the form of the notes or bonds may provide. All notes or bonds issued under this act containing any one or more of such references, terms, provisions, or conditions shall be deemed negotiable instruments, the provisions or limitations of any other law to the contrary notwithstanding; <i>provided, however</i> , that nothing in this section shall be construed to impair the negotiability of any other instruments negotiable under other laws of this State.
Issue considered negotiable.	
Proviso.	
Section 6 amended.	2. Section six of the act of which this act is an amendment be and it hereby is amended to read as follows:
Provision for principal and interest:	6. Collateral agreements. To the end that the principal of and interest on the notes or bonds issued hereunder may be further secured and thereby a more favorable sale or exchange effected, any resolution authorizing the issuance of notes or bonds hereunder may contain provisions which shall be a part of the contract with the holders of such notes or bonds as to (a) the amount to be raised by taxation in the school district in each year for debt service and for reserve or sinking funds, which amount may be expressed in dollars, percentage of total assessed valuations or both, or otherwise; (b) the setting aside of reserve or sinking funds, and the amount, source, securing, regulation, investment, application and disposition thereof; (c) the pledging, depositing or trusteeing
Amount;	
Sinking fund;	
Pledges;	

of moneys to be applied to the payment of the principal of and interest on the notes or bonds, and the securing of such deposits; (d) the pledging of taxes and other revenues or moneys of the school district directly to the payment of the principal of and interest on the notes or bonds, or to reserve or sinking funds; (e) limitations effective for not exceeding ten years from the effective date of such resolution or resolutions on the amount or nature of borrowing or incurring of indebtedness by the school district; (f) appointment of a fiscal agent by the school district and the powers and duties thereof; (g) the terms and conditions upon which such resolution or resolutions or any contract entered into thereby may be amended, rescinded or repealed; (h) any other or further course of conduct on the part of the school district which may tend to improve its credit standing. Any school district adopting a resolution containing any provision authorized hereunder shall have and possess all of the powers necessary and appropriate for the performance thereof. The provisions of any such resolution shall be enforceable by mandamus or other appropriate action or proceeding at law or in equity instituted by the commission or by the holder of any note or bond on behalf of all the holders of such notes or bonds, whether or not there shall have been any default in the payment of the principal of or interest on any such notes or bonds.

3. The act of which this act is an amendment be and it hereby is amended by adding thereto, following section six thereof, two new sections to be numbered and read as follows:

6. (a) Sinking fund commission. Any resolution authorizing the issuance of notes or bonds hereunder may provide that any sums required pursuant to such resolution to be set aside by the school district for reserve or sinking funds shall be paid to the sinking fund commission of such school district, and all moneys so paid to such

Use;

Effective period;

Fiscal agent.

Alterations;

Credit.

Authority.

Enforcement.

Sections 6 (a) and 6 (b) added.

Payments to sinking fund commission.

commission shall be held and applied by it only as in such resolution provided and shall not be commingled with any other moneys held by such commission. The provisions of an act entitled "An act concerning sinking funds and sinking fund commissions," approved March twenty-ninth, one thousand nine hundred and seventeen, as amended and supplemented, in so far as they relate to the creation, setting aside or maintenance of sinking funds and the investment, application and disposition thereof, shall have no application with respect to notes or bonds issued under this act or any reserve or sinking funds provided therefor.

Canceling
obligations.

6. (b) Release of sinking funds. Any resolution authorizing the issuance of notes or bonds hereunder may provide that the notes, bonds or other obligations of the school district then held by the sinking fund commission thereof shall be cancelled and that other property or funds in the custody of such commission shall be applied to the payment of other indebtedness of the school district as in such resolution provided, and said commission shall cancel said notes, bonds or other obligations and apply such property or funds accordingly; *provided, however, that nothing herein contained shall be deemed to permit, without the consent of such holder, the impairment of any rights of the holder of any note, bond or other obligation of the school district for the security or payment of which any such notes, bonds, obligations, property or funds shall be held.*

Proviso.

Section 9
amended.

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

Resolutions
printed.

9. Effect of resolutions. Excepting resolutions determining or altering the form of notes or bonds or providing for their sale, execution and delivery, and resolutions amendatory thereof or supplemental thereto, such resolutions adopted by the board of education shall be published in a newspaper circulating in the school district and shall

take effect immediately upon such publication. Resolutions not required to be published shall take effect immediately upon adoption by the board of education. Thirty days after taking effect all resolutions shall be conclusively presumed to have been duly and regularly adopted by the board of education, and to comply with the provisions of this and of every law; and the validity of any such resolution shall not thereafter be questioned by either a party-plaintiff or a party-defendant, except in a suit, action or proceeding, commenced prior to the expiration of such thirty days; and unless a suit, action or proceeding questioning the validity of notes or bonds purporting to be issued by virtue of any such resolution be commenced prior to the expiration of such thirty-day period, any such notes or bonds reciting that they are issued pursuant to this act shall, after their issuance and delivery, if no suit relating thereto is then pending, be conclusively presumed to be fully authorized by all the laws of this State and to have been issued, sold, executed and delivered by the school district in conformity therewith and shall not be questioned by the school district or any taxpayer or legal voter thereof in any court, anything herein or in any other statutes to the contrary notwithstanding.

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

17. Remedies. Whenever the commission shall function in a municipality having a school district coterminous therewith which is governed by the provisions of Article VII of the school law,

(a) no judgment, decree, levy or execution against such school district or the property thereof for the recovery of the amount due on any bonds, notes or other obligations of the school district, in the payment of which such school district has defaulted shall be enforced until otherwise specially ordered by the Supreme Court or a justice

When
effective.

Presumed
regularly
adopted.

Validity.

Fully
authorized.

Unquestioned.

Section 17
amended.

Remedies:

Enforcement
of judgments,
decrees
when default;

thereof in an appropriate proceeding for such purpose, after notice to the commission, and the enforcement of any such judgment, decree, levy or execution shall be and it hereby is stayed until otherwise specially ordered as aforesaid;

Bringing
action;

By creditors;

By com-
mission;

Affording
remedies;

(b) no action or proceeding of any kind either direct or ancillary, by way of mandamus or otherwise, shall be brought against such school district, municipality, or any public officers for the assessment, levy or collection of taxes for such school district and any and all actions or proceedings therefor shall be and they hereby are stayed; except that first, the Supreme Court or a justice thereof, after notice to the commission may authorize one or more creditors of such school district to bring and maintain an action or proceeding therefor in the Supreme Court, which shall be brought for the benefit of themselves and all other creditors of such school district and in which all other creditors of such school district shall have the right to intervene and assert their claim and in which all other creditors of such school district may, and said commission shall, be made parties in such manner and upon such notice as the Supreme Court shall approve; and except that, second, the commission may bring and maintain an action or actions by way of mandamus or by any other appropriate proceeding or proceedings for the assessment, levy or collection of taxes for such school district for the payment of principal and/or interest of the indebtedness of the school district found to be outstanding as provided in section one of this act; without limiting its power otherwise to direct by mandamus the assessment, levy or collection of taxes, the Supreme Court in any such proceeding may, to the extent which it shall deem just and equitable, afford to the holders collectively of any due and unpaid claims against a school district any remedy which might be afforded under any other law to any individual creditor in any mandamus proceeding for the

assessment, levy or collection of taxes, to the same extent as if there had been an entry of judgment in their favor, issuance of execution and return thereof unsatisfied, service thereof upon public officials and performance of any and all other conditions precedent to the affording of such relief by mandamus under such other law; *provided, however,* that the court be first satisfied from proof submitted by affidavit or otherwise that the claims for the enforcement of which such remedy is sought are claims upon which a judgment could be obtained;

(c) no action or proceeding at law or in equity shall be brought or prosecuted, the purpose of which is to affect the disposition of property or funds owned or controlled by the school district, except as herein provided; if any such school district has in its possession or under its control, or there is in the possession or under the control of the commission, any property or funds of such school district which are or may be available for the payment of interest or principal upon any of the debts of such school district (over and above the payment of the current operating expenses of the school district and the maintenance of a reasonable working capital), then such school district in its discretion may apply, or if directed by the commission shall apply, to the Supreme Court to determine the application and distribution of such property or funds to and among the creditors of the school district, and in any such case the Supreme Court in its discretion may permit an application for relief of the same character to be made by any creditor of the school district; in any such proceeding all creditors of the school district shall be made parties thereto in such manner and upon such notice by publication or otherwise as the Supreme Court shall approve, and any creditor may appear therein and assert his rights to receive all or any part of such property or funds; in case any such proceeding shall be instituted, the Su-

Proviso.

Disposition of property or funds;

Order for disposition of available means;

Order for relief;

Parties involved;

No payments until determination;

preme Court may direct the municipality to make no payments from any of such moneys so available until the determination of the proceeding or until permitted by the Supreme Court; unless and until such a direction shall be made, payments may be made by such municipality on account of principal and interest as the municipality may determine and as may be approved by the Municipal Finance Commission;

Stay.

(d) upon the application of any creditor made upon notice to the school district and the commission, the Supreme Court may vacate, modify or restrict any statutory stay contained in this article.
Approved June 26, 1936.

CHAPTER 252

AN ACT to repeal an act entitled "An act to provide for the payment by the State to the several counties therein of one-half of the cost of relief paid by such counties, through the State Board of Children's Guardians, for the relief of dependent children," approved July third, one thousand nine hundred and thirty-five.

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

Chap. 328,
P. L. 1935
repealed.

1. The following act is hereby repealed:
(Chapter 328, Session Laws of 1935, page 1071.)

"An act to provide for the payment by the State to the several counties therein of one-half of the cost of relief paid by such counties, through the State Board of Children's Guardians, for the relief of dependent children."

2. This act shall take effect immediately.

Approved June 26, 1936.

CHAPTER 253

AN ACT providing for the appointment of a commission to examine into the subject of the acquisition, establishment and maintenance of a State Veterans' cemetery or cemeteries, and to define its powers and duties.

WHEREAS, Through an act entitled "An act respecting the burial of the bodies of honorably discharged soldiers, sailors and marines, the marking of their graves with suitable headstones, and the care and preservation of their graves," approved March twentieth, one thousand nine hundred and two, with amendments thereto, the State of New Jersey has placed upon the board of chosen freeholders in each county of this State the duty of interring the bodies of all honorably discharged soldiers, sailors and marines who shall hereafter die without leaving means sufficient to defray funeral expenses; and Preamble.

WHEREAS, Under such legislation such interment cannot be in a cemetery or plot used exclusively for the burial of pauper dead; and Preamble.

WHEREAS, The board of chosen freeholders of the several counties in this State are further authorized through such legislation to purchase burial lots or plots for such interments, and are required to maintain such graves in decent condition; and Preamble.

WHEREAS, The cost and burden of the continued acquisition and maintenance of such burial plots in the several counties will be greatly increased during the next twenty years as the death rate of veterans of the World War reaches its peak; therefore Preamble.

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

Commission
on acquiring
veterans'
cemeteries.

1. Upon the passage and approval of this act, the Governor shall appoint a commission of four members, citizens of this State, one upon the recommendation by the Adjutant-General of this State, one upon the recommendation by the Association of Chosen Freeholders of New Jersey, and two of his own choosing, to examine into the feasibility and practicability of acquiring on behalf of this State one or more State Veterans' cemeteries.

Term.

2. The commission shall serve without compensation for a period of not more than two years from the passage of this act. Its duties and powers shall be limited to examination and inquiry; its findings and recommendations to be submitted to the Governor for transmission to the Legislature during the present term or during the term of the one thousand nine hundred and thirty-seven Legislature.

Duties.

Report.

3. This act shall take effect immediately.
Approved June 26, 1936.

CHAPTER 254

AN ACT to revive and continue for a term of three years the commission to furnish information relative to the operation of the Delaware and Raritan canal by the Federal Government, said commission being created by Joint Resolution No. 9, approved May eighteenth, nineteen hundred and thirty-five; and to provide funds therefor.

Preamble.

WHEREAS, By Joint Resolution No. 9, approved May eighteenth, nineteen hundred and thirty-five, it was provided that a commission be ap-

pointed to furnish information relative to the operation of the Delaware and Raritan canal by the Federal Government, and that said commission should consist of five members; one to be a member of the Senate appointed by the President of the Senate, one to be a member of the House of Assembly, to be appointed by the Speaker of the House of Assembly, one to be appointed by the Department of Conservation and Development, and two members to be appointed by the Governor; and

WHEREAS, Pursuant to such resolution members of such commission were appointed in the manner aforesaid, and have since acted on behalf of the State for the purposes in the said resolution set forth; therefore,

Preamble.

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

1. The commission created by Joint Resolution No. 9, approved May eighteenth, nineteen hundred and thirty-five, is hereby revived and shall continue for a period of three years from the date of the passage of this act.

Commission revived.

2. The members of this commission shall continue without compensation.

No salary.

3. For the purposes of collecting and collating such necessary information as to the cost of improvements, maintenance and anticipated revenues of such canal as a navigable waterway as shall facilitate the Federal Government in obtaining data which will be inducive to the taking over of the Delaware and Raritan canal by the Federal Government, the sum of five thousand dollars (\$5,000.00) is hereby appropriated.

Appropriation.

4. This act shall take effect immediately.

Approved June 26, 1936.

CHAPTER 255

AN ACT concerning counties bordering on the Atlantic ocean.

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

County and
municipality
may unite
to build
protective
devices.

1. It shall be lawful for the board of chosen freeholders and the governing body of any municipality bordering on the Atlantic ocean in any such county to enter into an agreement whereby the board shall agree to pay to the municipality such sum toward the erection, construction or repair of such works, seawalls, bulkheads, jetties and other approved devices necessary and proper to protect and preserve the beaches and shore front from the erosion and ravages of the sea; *provided, however,* that no greater amount or sum shall be appropriated and made available as the county's share of any such undertaking in any single municipality than fifteen per centum (15%) of the total appropriation made available for expenditure therefor.

Proviso.

Approval.

2. The plans and specifications for the erection, construction or repair of any such works, seawalls, bulkheads, jetties and other devices shall first be approved by the municipality, county and the Board of Commerce and Navigation of the State of New Jersey, and the board of chosen freeholders of the county is hereby empowered to make such rules and regulations respecting the doing of such work, and the inspection and approval thereof as it may deem necessary.

Control
of work.

3. This act shall take effect immediately.

Approved June 26, 1936.

CHAPTER 256

AN ACT to amend an act entitled "An act relating to courts having criminal jurisdiction and regulating proceedings in criminal cases" (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight, approved April seventeenth, one thousand nine hundred and nineteen.

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

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

Section 76
amended.

76. The court shall procure from the commissioners of jurors at least ten days prior to the commencement of each term of court held in said county, a list of persons liable to jury duty, having regard to the just distribution of jury service among those persons qualified therefor in the various wards and municipalities in said county, with their occupation and place of abode, which list shall be designated "Struck Jury List," and shall contain at least three hundred names in counties of the first class, and at least one hundred and sixty names in counties of the other classes. Said commissioners shall place on said list the names of such persons as are most impartial and unbiased as between the State and persons charged with crime, and best qualified as to talents, knowledge, integrity, firmness and independence, to try such causes. The number of names on said struck jury list shall at no time be less than two hundred in counties of the first class and not less than one hundred in counties of the other classes. The commissioners shall cause two copies to be made of the said list and shall certify same under their

Struck
jury list.

How list
composed.

Number
on list.

Certified
lists.

Names numbered; how ascertained.

hand as true and correct, and shall cause one copy to be filed in the office of the clerk of said county at least twenty-five days prior to the commencement of each term of the circuit court in their county, there to remain a public record. Each name shall be numbered in consecutive order; said commissioners shall have access to and may copy the assessment rolls and registry lists of the various municipalities and election districts of their county, and the said commissioners shall inquire into exemptions as now provided by law.

Striking names from list.

The justice of the Supreme Court for the circuit shall have power at any time after the certifying of the list by the commissioners as aforesaid, of his own motion, or on motion of an attorney for any person charged by indictment with any of the crimes hereinafter mentioned or on motion of the prosecutor of the pleas, to strike from the said list the name or names of any person or persons who it shall be made to appear because of partiality or bias as between the State and persons charged with crime, or because of defect in physical faculty, talent, knowledge, integrity, firmness or independence, are unfit for service as struck jurors. Names shall be stricken from the list only by reason of a defect hereinabove stated, and for no other reason.

Notice by attorney to strike name from list.

Before the attorney for any defendant so charged shall move as aforesaid for the striking from the list filed as aforesaid of any name or names, he shall first give five days' notice of the time and place thereof in writing to the prosecutor of the pleas and to each of the jury commissioners, and to the person or persons whose name or names are sought to be stricken from the list, which notice shall state the name or names sought to be stricken from the list and the respective reasons which shall be urged upon the Supreme Court justice as justifying the striking of such name or names from the list.

Before the prosecutor of the pleas shall move as aforesaid for the striking from the list filed of the name or names of any person or persons, he shall first give five days' notice of the time and place thereof in writing, to each of the jury commissioners, and to the person or persons whose name or names are sought to be stricken from the list, which notice shall state the name or names sought to be stricken from the list, and the respective reasons which shall be urged upon the Supreme Court justice as justifying the striking of such name or names from the list.

Notice by
prosecutor to
strike name
from list.

When any name or names shall have been stricken from the list in accordance with the provisions of this act, additions thereto to replace same shall be made by the said jury commissioners. All names thus added to the said list shall be those of persons having all the qualifications required by this act for persons serving as struck jurors. Any and all changes thus made in the said list shall be certified as they occur by the justice of the Supreme Court.

Additions
to list.

When a rule for a struck jury shall be entered in any case in which the defendant may stand indicted for arson, atrocious assault and battery, sodomy, burglary, manslaughter, rape or robbery, the county clerk shall present to said court in which the order for a struck jury is entered, the struck jury list aforesaid, and it shall be the duty of the jury commissioners to be in court at the same time and place and produce uniform pieces of metal with numbers stamped or impressed thereon in consecutive order to correspond with the numbers set on the names on each of the jury lists, and said commissioners shall hand the said pieces of metal to said court or judge, who shall examine the same, and, if found correct, return them to said commissioners. The commissioners shall thereupon deposit the pieces of metal numbered for struck jurors in one box. Immediately after the numbered pieces of metal have been so deposited, the

Struck jury in
criminal cases.

Drawing
jurors.

box shall be shaken and the pieces of metal deposited therein thoroughly mixed together, and the commissioners, or one of them, shall forthwith, in the presence of said judge and the defendant or his attorney, proceed to draw singly from the said box one hundred pieces of metal, and the list from which shall be selected the jury for the trial of the case in which a rule for a struck jury has been entered, shall consist of the persons whose names are found to correspond with the numbers found on the pieces of metal so drawn. Immediately after the drawing of the one hundred names as aforesaid, the judge holding the court wherein the same shall have been drawn, shall fix a time, not less than five nor more than ten days thereafter, at which the State and the defendant shall strike off twelve names each from said list of one hundred names. The remaining seventy-six names shall be certified by the court or judge as struck jurors to try the issue between the State and the defendant, and the persons whose names are thus certified shall be summoned for service according to law.

Striking off names.

Jurors summoned.

Trial jury.

Talesmen.

Service exemption.

The seventy-six names so certified shall be placed by the sheriff in the box in the presence of the court, and from the names so placed in the box the jury shall be drawn in the usual way. Should the said list of jurors be for any cause exhausted, the justice or judge holding the court to try the issue between the State and the defendants shall forthwith select from that portion of the general panel of jurors serving at the time of the trial of the pending issue, forty additional names, with their places of abode, from which the prosecutor and the defendants shall each strike six names in the usual way, and the remaining names shall be placed by the sheriff in the box in the presence of the court and from the names so placed in the box a jury shall be drawn in the usual way.

Any person having sat as a struck juror in the trial of a cause at a term of court shall be ineligible to serve as a struck juror for the period

of one year thereafter, and his name shall be stricken from said struck jury list and the number corresponding thereto shall be omitted from those placed in the box.

2. This act shall take effect immediately.

Approved June 26, 1936.

CHAPTER 257

A SUPPLEMENT to an act entitled "An act concerning mortgages on chattels" (Revision of 1902), approved April third, one thousand nine hundred and two.

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

1. The act to which this act is supplementary be and the same is hereby supplemented by adding, after section five, a new section to be known as section five a, as follows:

Section
5a added.

5a. Whenever the mortgage or instrument mentioned in section four of the act to which this act is a supplement is of goods, merchandise or other chattels acquired or held by a mortgagor engaged in the business of manufacturing, processing, storing, shipping or selling of such goods, merchandise or other chattels, it shall not be necessary that the said instruments be recorded as provided for in the act to which this act is a supplement; *provided*, prior to the execution and delivery of any such mortgage, or series of mortgages, that the proposed mortgagor and mortgagee shall execute under seal and acknowledge a statement which shall set forth the location of the chief place of business of each of the parties, the fact that the mortgagor may execute and the mortgagee may accept a series of chattel mortgage transactions arising out of the business of the mortgagor, and a general description of the type of chattels to

Certain
instruments
not recorded.

Proviso.

Statement.

Information disclosed.

Forfeiture of lien.

Successor named.

Validity of mortgage.

be made the subject of such mortgages, which said statement shall be recorded and indexed among chattel mortgages in the same manner as chattel mortgages are required to be recorded and indexed. No affidavit or affirmation need be annexed to such statement, as otherwise required in the act to which this act is a supplement. It shall be the duty of the holder of any mortgage which may be executed as one of a series of such mortgage transactions, within five days of demand in writing made by any person, served upon such holder personally, or by registered mail sent to his chief place of business, as shown by the record, to disclose in writing to the person making such demand whether any chattel described in such demand is subject to the lien of any such mortgage. Such disclosure may be made personally to the person demanding the same, or be sent by registered mail to his post-office address as shown in the demand. Said demand must contain the date of the statement, the names of the parties thereto, and a description of each chattel concerning which inquiry is made, described in such manner that said chattel may be readily identified, and the post-office address of the person making such demand. Failure to reply to such demand as herein required shall result in the case of an innocent holder for value, in the forfeiture of any lien under the mortgage which is held at that time by the person upon whom the demand is made. In case such mortgagee has no interest in any such mortgage at the time the demand is made upon him, he must disclose in the manner aforesaid to the person demanding, the name and address of the person who has succeeded to his interest. Failure to make such disclosure within five days shall in the case of an innocent holder for value, result in the forfeiture of any lien under the mortgage. All and every mortgage made, executed and delivered within the period of five years subsequent to the date of the recording of any such statement, shall be valid to the same

extent as would be the case if said mortgage had been duly recorded in the manner provided for in the act to which this act is a supplement.

2. All acts and parts of acts inconsistent herewith are hereby repealed to the extent necessary to make the provisions hereof effective, and this act shall take effect immediately. Repealer.

Approved June 26, 1936.

CHAPTER 258

AN ACT to amend an act entitled "An act for the punishment of crimes" (Revision of 1898), approved June fourteenth, one thousand eight hundred and ninety-eight.

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

1. Section one hundred fifty-nine of the act to which this act is an amendment be and the same hereby is amended to read as follows: Section 159 amended.

159. Any person who shall steal or take by robbery or obtain possession of by false statements, representations or promises any bank bill or note, bill of exchange, order, warrant, draft, check, bond, bill or promissory note for payment of money, or any certificate or other public security of the United States or of this State, or of any of the United States, for payment of money, or acknowledging the receipt of money or goods, being the property of any other person or corporation, notwithstanding the said particulars, or any of them, are or may be termed in law choses in action, shall be guilty of a high misdemeanor. Stealing, etc., bank notes, etc., a misdemeanor.

2. This act shall take effect immediately.

Approved June 26, 1936.

New Jersey State Library

CHAPTER 259

AN ACT to supplement an act entitled "An act relating to the funding or refunding of outstanding bonds or notes by municipalities," approved June eleventh, one thousand nine hundred and thirty-four, and constituting chapter two hundred and thirty-three of the pamphlet laws of one thousand nine hundred and thirty-four.

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

Limitations
not to apply.

1. No limitation or restriction contained in section three of the act entitled "An act relating to the funding or refunding of outstanding bonds or notes by municipalities," approved June eleventh, one thousand nine hundred and thirty-four, constituting chapter two hundred and thirty-three of the pamphlet laws of one thousand nine hundred and thirty-four, shall apply to or limit or restrict the incurring of indebtedness or the borrowing of money or issuance of bonds or notes pursuant to any ordinance which shall heretofore have been introduced and adopted by the governing body of any municipality pursuant to and in the manner prescribed by the act entitled "An act to authorize and regulate the issuance of bonds and other obligations and the incurring of indebtedness by county, city, borough, town, township, village or any other municipality, other than a school district" (Revision of 1935), approved March twentieth, one thousand nine hundred and thirty-five, and constituting chapter seventy-seven of the pamphlet laws of one thousand nine hundred and thirty-five, or pursuant to any resolution which shall heretofore have been introduced and adopted by the governing body of any municipality pursuant to and in the manner prescribed by the act

entitled "An act concerning the acceptance of grants and the borrowing of money by counties, municipalities and school districts, from the United States of America, through the Federal Emergency Administrator of Public Works, or other Federal agency heretofore or hereafter created," approved December fourth, one thousand nine hundred and thirty-three, and constituting chapter four hundred and twenty-eight of the pamphlet laws of one thousand nine hundred and thirty-three. Indebtedness may be incurred or money borrowed or bonds or notes issued pursuant to any such ordinance or resolution heretofore adopted, notwithstanding that, at the time such ordinance or resolution was adopted, the bonds or notes thereby authorized to be issued, could not have been lawfully issued by reason of the limitations or restrictions contained in said section three of the act to which this act is a supplement.

Nothing contained in this act shall be construed to permit any municipality to issue notes or bonds in excess of the limitations and restrictions contained in chapter seventy-seven of the laws of one thousand nine hundred and thirty-five nor to validate any bonds heretofore authorized in violation of such debt limitation.

Bonds issued
in excess of
restrictions
not valid.

2. This act shall take effect immediately.

Approved June 26, 1936.

CHAPTER 260

AN ACT to amend an act entitled "An act to regulate elections" (Revision of 1930), approved April eighteenth, one thousand nine hundred and thirty, together with amendments thereof and supplements thereto.

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

Party Designation:

Par. 282 (17)
amended.

Article XXII, paragraph 282, section 17, of the act to which this act is an amendment be and the same is hereby amended so as to read as follows:

Party
designation
indicated.

Article XXII, Paragraph 282, Section 17. Any person endorsed as a candidate for nomination for any public office or for member of the county committee, whose name is to be voted for on the primary ticket of any political party, may, by endorsement on the petition of nomination in which he is endorsed, requests that there be printed opposite his name on said primary ticket a designation, in not more than six words, as named by him in said petition, for the purpose of indicating either any official act or policy to which he is pledged or committed, or to distinguish him as belonging to a particular faction or wing of his political party.

Approved June 24, 1936.

CHAPTER 261

AN ACT to amend an act entitled "An act to establish a Department of Agriculture and to prescribe its powers and duties," passed March twenty-ninth, one thousand nine hundred and sixteen, approved May sixth, one thousand nine hundred and twenty-nine.

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

1. Section seven of the act of which this act is amendatory be and the same is hereby amended so that the same shall read as follows: Section 7 amended.

7. Each of the following organizations shall be entitled to be represented in the annual convention by two delegates: each county board of agriculture, the New Jersey State Horticultural Society, the New Jersey State Poultry Association, Jersey Chick Association, the American Cranberry Growers' Association, the New Jersey State Grange, Patrons of Husbandry, the New Jersey Association of Nurserymen and the New Jersey Florists' Club. Each of the following organizations shall be entitled to be represented in the annual convention by one delegate: the State Agricultural College, the State Experiment Station, each Pomona Grange, Patrons of Husbandry, North Jersey Society for Promotion of Agriculture, New Jersey State Guernsey Breeders' Association, New Jersey State Holstein-Friesian Breeders' Association, the E. B. Voorhees Agricultural Society, New Jersey Alfalfa Association, New Jersey State Potato Association, New Jersey Beekeepers' Association, and the Co-operative Growers' Association of Beverly, New Jersey. Delegates to annual convention.

2. This act shall take effect immediately.

Approved June 26, 1936.

CHAPTER 262

AN ACT to change the municipality of the township of Lyndhurst, in the county of Bergen, from a township to a city of the second class.

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

City of
Lyndhurst
incorporated.

1. The inhabitants of the township of Lyndhurst, in the county of Bergen, contained within the limits now embracing all of that municipality, and comprising the entire boundary of said township of Lyndhurst in the county of Bergen, are hereby constituted and declared to be a body politic and corporate in fact and in law, by the name of the "City of Lyndhurst," in the county of Bergen.

Territorial
limits.

2. The territorial limits of said city shall embrace all of said municipality and shall comprise the entire boundary of what constitutes the said township of Lyndhurst in the county of Bergen.

Act not to
change present
government.

3. This act shall not operate to effect or change the present government of the township of Lyndhurst in the county of Bergen, which township is now governed according to the provisions of an act entitled "An act relating to, regulating and providing for the government of cities, towns, townships, borough, villages and municipalities governed by boards of commissioners or improvement commissioners in this State" (title as amended), approved April twenty-fifth, one thousand nine hundred and eleven, as amended and supplemented, until and except at such time as an abandonment and reversion under the provisions of the foregoing act is effected, then, and at that time, this act shall become operative, and said township of Lyndhurst, in the county of Bergen, shall thereafter be governed by the general laws of the State of New Jersey relating to cities of the second class.

This act shall take effect immediately, but shall not become operative until its provisions shall have been submitted to and accepted by a majority vote of the qualified voters residing in the township of Lyndhurst, in the county of Bergen, at a special election to be held at the same time as the general election is held on Tuesday, November third, one thousand nine hundred and thirty-six. Such election shall be held between the hours of seven o'clock A. M. and eight o'clock P. M., Eastern Standard Time, of the day fixed for such election, and shall be conducted by the respective district boards of registry and election, at the same time as the holding of said primary election. The clerk of said township of Lyndhurst, in the county of Bergen, shall cause public notice of the time and place of the holding of said election to be given by advertisement, signed by himself, and set up in at least ten public places within said township, and published in at least one newspaper circulating therein at least ten days prior to such election, and the said clerk shall provide for the electors, and furnish to the respective boards of registry and election, ballots to be printed or written, or partly printed or partly written, upon which ballots shall be printed or written the proposition to be submitted to the voters with instructions in the following form:

If you favor the proposition printed below, make an X mark in the square to the left of and opposite the word "Yes"; if you are opposed thereto, make an X mark in the square to the left of and opposite the word "No."

	Yes.	Shall an act entitled "An act to change the municipality of the township of Lyndhurst, in the county of Bergen, from a township to a city of the second class," be adopted?
	No.	

Referendum
before act
effective.

Special
election.

Notice of
election.

Voting.

Proposition.

Marking
ballot.

If the voter makes an X mark in black ink or black pencil in the square to the left of and opposite the word "Yes," it shall be counted as a vote in favor of such proposition.

If the voter makes an X mark in black ink or black pencil in the square to the left of and opposite the word "No," it shall be counted as a vote against such proposition, and in case no mark shall be made in the square to the left of and opposite the word "Yes" or "No" it shall not be counted as a vote for or against such proposition.

Conducting
election.

Such election shall be held at the time and place so appointed, and shall be conducted by the board of registry and elections of the election districts of the said township of Lyndhurst in the county of Bergen, but no special form of ballot except as herein provided and no envelope need be used by any voter at said election. The officers holding such election shall within two days after such election make a return to the county clerk and to the township commission of the township of Lyndhurst in the county of Bergen of the result of such election by statements in writing and under their hands, and the same shall be entered at length upon the minutes of the township commission, and upon its adoption by a majority of said electors as aforesaid, and not otherwise, this act shall in all respects be operative.

Register
of voters.

4. The register of voters of said township to be used in the conduct of said election shall be the same register of voters to be used at the general election, and any person so entitled to vote at said general election shall be entitled to vote at the said election herein provided for.

5. This act shall take effect immediately.

Approved June 26, 1936.

CHAPTER 263

AN ACT concerning State taxes payable to the State
Tax Commissioner.

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

ARTICLE I

SHORT TITLE AND PURPOSE

101. Short title.

This act may be cited as the "State Tax Uniform Title of act.
Procedure Act".

102. Purpose.

The purpose of this act is to provide as far as Purpose.
feasible a uniform procedure to be followed by
taxpayers in relation to any State taxes and to
afford uniform remedies and procedures which
may be resorted to by the State in the collection
of any of its taxes.

ARTICLE II

DEFINITIONS

201. The words defined in this article shall be Terms
construed in this act as having the definitions defined:
herein set forth.

202. "Commissioner" shall mean the State Tax Commissioner;
Commissioner.

203. "Department" shall mean the State Tax Department;
Department.

204. "State tax" shall mean any tax which is State tax;
payable to or collectible by the State Tax Commis-
sioner, and "State tax law" shall mean any law State tax law;
which levies or imposes a State tax as herein
defined.

Taxpayer. 205. "Taxpayer" shall mean any person owing or liable to pay any State tax or any person deemed by the commissioner to be so owing or liable.

ARTICLE III

COLLECTION OF STATE TAXES

301. Application of act.

Application
of act.

Whenever any law of this State heretofore or hereafter enacted levies or imposes any State tax as herein defined, then unless expressly prohibited by the law imposing or levying such tax the provisions of this act shall be applicable to such tax, and the collection thereof may be enforced by the commissioner in the manner herein provided.

302. Tax a debt and lien; proceedings to recover; preference.

Tax a debt.

The taxes, fees, interest and penalties imposed by any such State tax law, or by this act, from the time the same shall be due, shall be a personal debt of the taxpayer to the State of New Jersey, recoverable in any court of competent jurisdiction in an action in debt in the name of the State of New Jersey. Such debt, whether sued upon or not, shall be a lien on all the property of the debtor except as against an innocent purchaser for value in the usual course of business and without notice thereof, and shall have preference in any distribution of the assets of the taxpayer, whether in bankruptcy, insolvency or otherwise. The proceeds of any judgment or order obtained hereunder shall be paid to the commissioner.

Lien.

Preference.

Proceeds.

303. Security for payment of tax.

Security
for payment
of tax.

The commissioner may require a bond or other security satisfactory to him, for the payment of any taxes, interest, and penalties imposed pursuant to any State tax law or pursuant to this act, when he shall find that the collection thereof may be prejudiced without such security.

304. Interest.

Any taxpayer who shall fail to pay any State tax on or before the day when the same shall be required by law to be paid shall pay in addition to the tax, unless otherwise provided in the law imposing such tax, interest on said tax at the rate of one per centum (1%) for each month or fraction thereof that the same remains unpaid, to be calculated from the date the tax was originally due until the date of actual payment.

Interest.

Rate.

305. Statutory penalties.

In addition thereto such taxpayer shall pay any special penalty or penalties provided by the law imposing such tax.

Penalty.

306. Arbitrary assessment.

If any taxpayer shall fail to make any report as required by any state tax law, the commissioner may make an estimate of the taxable liability of such taxpayer, from any information he may obtain, and according to such estimate so made by him, assess the taxes, fees, penalties and interest due the State from such taxpayer, give notice of such assessment to the taxpayer, and make demand upon him for payment.

Arbitrary
assessment.

307. Deficiency assessment.

After a report is filed under the provisions of any State tax law, the commissioner shall cause the same to be examined and may make such further audit or investigation as he may deem necessary, and if therefrom he shall determine that there is a deficiency with respect to the payment of any tax due under such law, he shall assess the additional taxes, penalties and interest due the State from such taxpayer, give notice of such assessment to the taxpayer, and make demand upon him for payment.

Deficiency
assessment.

308. Jeopardy assessment.

Jeopardy
assessment.

If the commissioner finds that a taxpayer designs quickly to depart from this State or to remove therefrom his property, or any property subject to any State tax, or to conceal himself or his property, or such other property, or to discontinue business, or to do any other act tending to prejudice or render wholly or partly ineffectual proceedings to assess or collect such tax, whereby it becomes important that such proceedings be brought without delay, the commissioner may immediately make an arbitrary assessment as hereinbefore provided in section three hundred and six, whether or not any report is then due by law, and may proceed under such arbitrary assessment to collect the tax, or compel security for the same, and thereafter shall cause notice of such finding to be given to such taxpayer, together with a demand for an immediate report and immediate payment of such tax.

309. When special assessments payable.

Payment
of special
assessments.

All taxes, penalties and interest assessed pursuant to the provisions of the preceding three sections, unless earlier payment is provided by law, shall be paid within fifteen days after notice and demand shall have been mailed to the taxpayer by the commissioner.

310. Special penalty.

Special
penalty.

If such taxes, penalties and interest so assessed pursuant to sections three hundred and six, three hundred and seven and three hundred and eight shall not be paid within the said fifteen days, there shall be added to the amount of assessment, in addition to interest as already provided and any other penalties provided by law, a sum equivalent to five per centum (5%) of the tax.

311. Recoverable as tax.

Recovery
of penalties
and interest.

All penalties and interest when imposed by this or by any State tax law shall be payable to and

recoverable by the commissioner in the same manner as if they were a part of the tax imposed.

312. If the failure to pay any such tax when due is explained to the satisfaction of the commissioner, he may remit or waive the payment of the whole or any part of any penalty, and may remit or waive the payment of any interest charge in excess of the rate of one-half of one per centum ($\frac{1}{2}\%$) per month.

May waive
penalty
and interest.

313. Certification of debt; judgment; procedure thereon.

As an additional or alternative remedy, the commissioner may issue a certificate to the clerk of the Supreme Court or to the clerk of the court of common pleas of any county, that any person is indebted under such State tax law in such an amount as shall be named in such certificate, and thereupon the clerk to whom such certificate shall have been issued shall immediately enter upon his record of docketed judgments the name of such person, and of the State, the amount of the debt so certified, a short name of the tax, and the date of making such entries; and the making of the entries shall have the same force and effect as the entry of a docketed judgment in the office of such clerk, and the commissioner shall have all of the remedies and may take all of the proceedings for the collection thereof which may be had or taken upon the recovery of a judgment in an action at law upon contract, but without prejudice to the taxpayer's right of appeal.

Certification
of debt.

Judgment.

314. Release of lien.

The commissioner, upon application made to him and upon the payment of a fee of one dollar (\$1.00), may release any property from the lien of any certificate, judgment or levy procured by him; *provided*, payment be made to the commissioner of such sum as he shall deem adequate consideration for such release or provided a deposit shall be made with the commissioner of such

Release
of lien.

Proviso.

Form of release. security as he shall deem adequate to secure the payment of any debt evidenced by any such certificate, judgment or levy, the lien of which is sought to be released. Such release shall be given under the seal of the commissioner, and may be recorded in any office in which conveyances of real estate may be recorded.

Claim for refund. 315. Refund claim.
 Any taxpayer, at any time within two years after the payment of any original or additional tax assessed against him, unless a shorter limit is fixed by the act imposing the tax, may file with the commissioner a claim under oath for refund, in such form as the commissioner may prescribe, stating the grounds therefor; *provided, however*, that no claim for refund shall be required or permitted to be filed with respect to a tax paid, after protest has been filed with the commissioner or after proceedings on appeal have been commenced as provided in this act, until such protest or appeal has been finally determined.

Refunds. 316. Refunds.
 If upon examination of such claim for refund, it shall be determined by the commissioner that there has been an overpayment of tax, the amount of such overpayment shall be credited against any liability of the taxpayer under any State tax law and if there be no such liability the taxpayer shall be entitled to a refund of the tax so overpaid. If the commissioner shall reject the claim for refund in whole or in part, he shall make an order accordingly and serve a notice upon the taxpayer.

Order rejecting refund. 317. Erroneous payments.
 Return of overpayment, etc. Where no questions of fact or law are involved and it appears from the records of the commissioner that any moneys have been erroneously or illegally collected from any taxpayer or other person or have been paid by any taxpayer or other person under a mistake of fact or law, the commis-

sioner may at any time, within two years of payment, unless a shorter limit is fixed by the act imposing the tax, upon making a record in writing of his reasons therefor, certify to the Comptroller that the taxpayer is entitled to such refund and thereupon the Comptroller shall authorize the payment thereof from the appropriation for such purpose.

318. Return of deposits.

When, to secure compliance with any of the provisions of this act, any moneys shall have been deposited with the commissioner by any taxpayer and shall have been paid over to the treasurer, and the commissioner shall be satisfied that such taxpayer has fully complied with all such provisions, the commissioner shall so certify to the Comptroller who shall thereupon issue his warrant to the Treasurer for the repayment to such taxpayer of such moneys or such part thereof as the commissioner shall certify has not been applied by him to the satisfaction of any indebtedness arising under this act.

Deposits
returned.

319. Protests.

If any taxpayer shall be aggrieved by any finding or assessment of the commissioner, he may, within thirty days of the giving of the notice of assessment or finding, file a protest in writing signed by himself or his duly authorized agent, which shall be under oath, and shall set forth the reason therefor, and may request a hearing. Thereafter the commissioner shall grant a hearing to the taxpayer, if the same shall be requested. He may make an order confirming, modifying or vacating any such finding or assessment. The filing of any such protest shall not abate penalties for nonpayment, nor shall it stay the right of the commissioner to collect the tax in any manner herein provided, unless the taxpayer shall furnish security of the kind and in the amount satisfactory to the commissioner. The time for appeal or re-

Protests.

Hearing.

Order.

Filing protest
not to abate
penalties, etc.

Extending
time of appeal.

view shall not be extended by the filing of any protest unless a hearing is requested, and the time to appeal shall then be extended only for the period between the filing of the protest and the final determination thereon by the commissioner.

ARTICLE IV

ADMINISTRATION

401. Power of commissioner to administer act.

Enforcement.

The commissioner is hereby authorized and empowered to carry into effect the provisions of this act and in pursuance thereof to make and enforce such rules and regulations as he may deem necessary.

402. Power to examine records and premises.

Examine records and premises.

For the purpose of administering this act, or any State tax law, the commissioner, whenever he deems it expedient, may make or cause to be made by any employee of the State Tax Department engaged in the administration of this act, or any such tax law, an examination or investigation of the place of business, if any, the tangible personal property and the books, records, papers, vouchers, accounts and documents of any taxpayer. It shall be the duty of every taxpayer and of every director, officer, agent or employee of every taxpayer to exhibit to the commissioner or to any such employee of the State Tax Department, the place of business, the tangible personal property and all of the books, records, papers, vouchers, accounts and documents of the said taxpayer and to facilitate any such examination or investigation so far as it may be in his or their power so to do.

To exhibit records, etc.

Administer oaths.

It shall be lawful for the commissioner or for any employee of the State Tax Department by him thereunto designated, to take the oath of any person signing any application, deposition, statement or report required by the commissioner in the administration of this act, or of any such tax law.

403. Power to conduct hearings.

The commissioner or any employee of the State Tax Department by him thereunto designated, may conduct hearings, administer oaths to, and examine under oath, any taxpayer and the directors, officers, agents and employees of any taxpayer and as well all other witnesses, relative to the business of such taxpayer in respect to any matter incident to the administration of this act, or any State tax law. Hearings.

404. Power to subpoena witnesses; fees.

The commissioner or his deputies shall have power by subpoena to compel the attendance of witnesses and the production of any books, records, papers, vouchers, accounts or documents of any taxpayer or of any person who, the commissioner has reason to believe, has information pertinent to any matter under investigation by the commissioner at any hearing held pursuant to the provisions of this act, or any State tax law. The fees of witnesses required to attend any such hearing shall be the same as those allowed to witnesses appearing in the Supreme Court. Such fees shall be paid in the manner provided for the payment of other expenses incident to the administration of this act, or any State tax law. Subpoenas.

Fees.

405. Procedure to compel witnesses to attend and to testify.

If a person subpoenaed to attend any hearing under this act refuses to appear, be examined or answer any question, or produce any books, records, papers, vouchers, accounts or documents when subpoenaed so to do by the commissioner or any deputy, the commissioner or such deputy may apply to the Supreme Court or to any justice thereof, who shall have the power of the court for that purpose, upon proof by affidavit of such refusal, 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, Compelling
witnesses
to testify.

why he should not obey the demand of such subpœna. Upon the return of such order, the court or justice before whom the matter shall come, shall examine the person under oath, and the person shall be given an opportunity to be heard, and if the court or justice shall determine that he refused without legal excuse to obey the command of such subpœna, or to be examined, or to answer any question, or to produce any books, papers, vouchers, records, accounts or documents which he was by subpœna commanded to answer or produce, said court or justice may order said person to comply forthwith with such subpœna or order, and any failure to obey such order of the court or of such justice may be punished by said court or by said justice as a contempt of the Supreme Court.

Contempt.

406. Notices; how given.

Service
of notice.

Any notice required to be given by the commissioner pursuant to this act, may be served personally or by mailing the same to the person for whom it is intended, addressed to such person at the address given in the last report filed by him pursuant to the provisions of this act or of any State tax law, or if no report has been filed, then to such address as may be obtainable. The mailing of such notice shall be presumptive evidence of the receipt of the same by the person to whom it was addressed.

407. Commissioner's records; authentication.

Records kept.

Authenticating
records.

Fee.

The commissioner shall keep a record of all his official acts and shall preserve copies of all rules, regulations, decisions and orders made by him. Copies of any rule, regulation, decision or order made by him and of any paper or papers filed in any office maintained by him in the administration of this act or of any State tax law may be authenticated under his official seal and when so authenticated shall be evidence in all courts of this State of the same weight and force as the original thereof. For authenticating any such copy he shall be paid a fee of one dollar (\$1.00).

408. Confidential character of commissioner's records.

The records and files of the commissioner respecting the administration of this act or of any State tax law shall be considered confidential and privileged and neither the commissioner nor any employee engaged in the administration thereof or charged with the custody of any such records or files nor any person who may have secured information therefrom under subdivisions c, d, or e of section four hundred nine shall divulge or disclose any information obtained from the said records or files or from any examinations or inspection of the premises or property of any person. Neither the commissioner nor any employee engaged in such administration or charged with the custody of any such records or files shall be required to produce any of them for the inspection of any person or for use in any action or proceeding except when the records or files or the facts shown thereby are directly involved in an action or proceeding under the provisions of this act or of the State tax act affected, or where the determination of the action or proceeding will affect the validity or amount of the claim of the State under some State tax act.

Records
confidential.

Production
of records.

409. Exceptions.

Nothing herein contained shall be construed to prevent:

Exceptions.

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 act 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 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;

d. The examination of said records and files by the Comptroller, State Auditor or State Commissioner of Finance, or by their respective duly authorized agents;

e. The furnishing, at the discretion of the commissioner, of any information disclosed by the said records or files to any official person or body of any other State or of the United States who shall be concerned with the administration of any similar tax in that State or the United States.

410. Preservation of reports.

Reports
preserved for
two years.

All reports filed with the commissioner pursuant to the provisions of this act shall be preserved for two years and thereafter may be destroyed by order of the commissioner.

411. Dissolution of corporation prohibited until tax is paid.

Tax paid
before
dissolution.

Secretary of
State notified
that tax
is paid.

No corporation organized under any law of this State shall hereafter be dissolved by the action of the stockholders or by the decree of any court until all taxes, fees, penalties and interest imposed upon said corporation in accordance with the provisions of this act or of any State tax law shall have been fully paid. No certificate of dissolution shall be issued by the Secretary of State and no decree of dissolution shall be signed by any court until there shall have been filed with the Secretary of State or with the court, as the case may be, the certificate of the commissioner evidencing the payment by the corporation to be dissolved of all such taxes.

ARTICLE V

APPEALS

501. Appeals from decisions of commissioner.

Appeals.

Any person who shall be aggrieved by any decision, order, finding or assessment of the commis-

sioner made pursuant to the provisions of this act or by his refusal to act, or by any certification of debt to the clerk of a court, may appeal therefrom to the State Board of Tax Appeals, by filing a petition of appeal with said board in the manner and form and within the time and subject to such terms and conditions as said board shall by rules prescribe. The provisions of this section shall not apply to transfer inheritance or estate taxes.

Estate taxes
excepted.

No such appeal shall stay the collection of any tax or the enforcement of the same by entry as a judgment, unless by order of such board, and then only after security approved by the commissioner or said board has been furnished to the commissioner. The judgment or order of the State Board of Tax Appeals respecting any matter arising under the provisions of this act may be reviewed by certiorari in the same manner as other judgments of said board.

Appeal not
to stay
collections.

Review of
judgment.

502. Refunds upon appeal.

If by a decision or order of the State Board of Tax Appeals, or of any court of competent jurisdiction, the taxpayer shall be adjudged to be entitled to a refund, payment thereof shall be authorized by the Comptroller from the proper appropriation for refunds upon presentation to him of a certified copy of such decision or order.

Refunds
upon appeal.

503. Saving provision.

Nothing in this act shall be construed as depriving any taxpayer of any remedy in the review of any tax or any proceedings to collect the same given such taxpayer by any other law.

Saving
clause.

ARTICLE VI

CRIMINAL PENALTIES

601. Failure to file report; filing of false or fraudulent report.

Any person who shall fail to file any report required to be filed pursuant to the provisions of

Failure to
file report.

any State tax law, or shall file or cause to be filed with the commissioner any false or fraudulent report or statement, or shall aid or abet another in the filing with the commissioner of any false or fraudulent report or statement, with the intent to defraud the State or evade the payment of any tax, fee, penalty or interest or any part thereof, which shall be due pursuant to the provisions of this act, or to any State tax law, shall be guilty of a misdemeanor and shall, upon conviction, be fined not to exceed one thousand dollars (\$1,000.00) or be imprisoned not to exceed one year, or both, at the discretion of the court.

False reports.

Penalty.

602. False swearing.

False swearing.

Any person who shall knowingly swear to, affirm, or verify any false or fraudulent statement with intent to evade the payment of any State tax or who, being under oath, shall testify falsely at any hearing held pursuant to the provisions of this act shall be guilty of a misdemeanor and shall, upon conviction, be fined not to exceed one thousand dollars (\$1,000.00) or be imprisoned not to exceed one year, or both, at the discretion of the court.

Penalty.

603. Certain offenses deemed to have occurred in part at the office of the commissioner.

Place of committing offense.

The failure to do any act required to be done by, or under the provisions of, this act shall be deemed an act committed in part at the office of the commissioner in Trenton. The certificate of the commissioner to the effect that any act required to be done by, or under the provisions of, this act has not been done, shall be prima facie evidence that such act has not been done.

ARTICLE VII

MISCELLANEOUS

Enforcement assured.

701. Nothing in this act shall be construed as depriving the State or the commissioner of any

remedy for the enforcement of any State tax through any procedure or remedies expressly provided in the law imposing such tax or in any other law, nor shall this act be construed as repealing or altering any such law or laws.

702. Constitutionality.

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

Constitutionality.

703. Effective date.

This act shall take effect on the first day of the calendar month following its approval.

Act effective.

Approved June 26, 1936.

CHAPTER 264

AN Act providing for the imposition of State franchise taxes upon certain foreign corporations doing business or exercising their franchise or maintaining an office in the State of New Jersey and for the collection thereof, and providing certain penalties in connection therewith.

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

1. Every foreign corporation organized for pecuniary profit and which does business or exercises its franchise or maintains an office within the State of New Jersey, except banking, insurance, ferry and railroad corporations, air transportation companies, canal companies, savings banks, express companies, parlor, palace or sleep-

Report by foreign corporations.

	ing car companies, surety companies and corporations using or occupying public streets, highways, roads or other public places in this State, shall on or before the first Tuesday of May in each year report to the State Tax Commissioner upon blank forms to be prepared for that purpose, and to be mailed by the State Tax Commissioner to the registered agent of such corporation, which report shall state (1) the name of the corporation, (2) date of incorporation, (3) State in which incorporated, (4) names of president, secretary, treasurer and members of the board of directors with the post-office address of each, (5) the name and address of the registered agent in New Jersey, (6) the amount of the authorized capital stock, (7) the amount of capital stock issued and outstanding December thirty-first next preceding, (8) the gross receipts from business transacted within the State of New Jersey for the year ending December thirty-first next preceding, (9) the gross receipts from all business transacted, including that within the State of New Jersey, for the year ending December thirty-first next preceding, (10) the nature and kind of business in which the corporation is engaged, (11) the place or places of business in New Jersey.
Time.	
Details of statement.	
Certificate revoked upon failure to report.	2. If such foreign corporation shall fail or neglect to file such statement or report, duly verified by two officers of the company, on or before the first Monday of July following the date hereinbefore provided for such filing the State Tax Commissioner shall, in writing, forthwith notify the Secretary of State of such failure and it shall be the duty of the Secretary of State to revoke the certificate of authority of such corporation to do business in this State upon ten days' notice to the corporation affected.
Franchise tax.	3. Upon the statement or report so made as aforesaid or other information acquired by him the State Tax Commissioner shall annually levy and collect for State purposes from the foreign corporations subject to the provisions of this act, and

there is hereby imposed upon each such corporation a franchise tax upon such proportion of its total issued and outstanding capital stock as the gross receipts from the business done in this State bears to the total gross receipts from its entire business, which franchise tax shall be at the following rates:

As to shares having nominal or par value in the proportion set forth in the first paragraph of this section; Rate for par value shares.

one-tenth of one per centum (1/10%) on all amounts up to and including the sum of three million dollars (\$3,000,000.00); and in addition on all amounts in excess of three million dollars (\$3,000,000.00) and not exceeding five million dollars (\$5,000,000.00), one-twentieth of one per centum; (1/20%); and in addition on all sums in excess of five million dollars (\$5,000,000.00) the sum of fifty dollars (\$50.00) for each million dollars or any part thereof;

As to shares without nominal or par value, in the proportion set forth in the first paragraph of this section; Rate on nonpar value shares.

three cents (\$0.03) for each share up to and including twenty thousand shares; and in addition on all such shares in excess of twenty thousand and not exceeding thirty thousand the sum of two cents (\$0.02) for each share; and in addition on all such shares in excess of thirty thousand and not exceeding forty thousand the sum of one cent (\$0.01) for each share; and in addition on all such shares in excess of forty thousand and not exceeding fifty thousand the sum of five mills for each share, and in addition on all such shares in excess of fifty thousand the sum of two and one-half mills for each share.

In no case shall the levy or tax against any corporation subject to the provisions of this act be less than twenty-five dollars (\$25.00). Minimum tax.

Appeal
from levy.

Investigation
by State
Board of
Tax Appeals.

Certificate
revoked
for failure
to pay tax.

4. After the tax has been levied by the State Tax Commissioner, any such foreign corporation which desires to appeal for a review of the assessment of tax so levied, must, within three months from the date of mailing notice of tax assessment, file with the State Board of Tax Appeals, a petition of appeal, duly verified according to law, stating specifically the reasons why the tax so levied is considered excessive or unjust. The State Board of Tax Appeals shall thereupon investigate the contentions raised by the said petition of appeal; and for the purpose of such hearing, the officers of said corporation may be summoned to appear before said board, either in person or by attorney, and questioned as to the statements set forth in the said petition of appeal, and they may be required to produce the books of such corporation before said board; if, in the opinion of a majority of the board, it shall appear that the tax so levied as aforesaid is excessive or unjust, they shall thereupon require the officers of the corporation to file with the State Tax Commissioner a return or corrected return, and upon said return or corrected return the assessment shall be adjusted and the tax reduced or amended as in the opinion of the board shall seem proper.

5. In the event of failure or neglect of any such foreign corporation to pay the tax or assessment imposed under the provisions of this act on or before the first day of November following such assessment immediate notice thereof shall be given by the State Tax Commissioner to the Secretary of State and the certificate of authority of said corporation to do business in the State of New Jersey shall be immediately revoked by the Secretary of State, notice of which revocation shall be given by the Secretary of State to the corporation affected and thereafter such foreign corporation shall be, so far as the further transaction of business within the State of New Jersey is concerned, in the same condition as if no certificate of authority had ever been issued to it by the Secretary of

State. The said assessment shall be and remain until it is paid a lien upon the real and personal property of said corporation within the State of New Jersey and interest shall be payable thereon at the rate of one per centum (1%) per month from the first day of December next following the assessment. The amount so assessed with interest may be recovered in the same manner as taxes against domestic corporations are now collected and an injunction may be obtained against the further prosecution by said corporation of its business or franchise within this State as provided in case of domestic corporations.

Assessment
a lien.

6. After the revocation of any such certificate of authority no new certificate shall be issued by the Secretary of State to such defaulting corporation until the payment of all assessments imposed hereunder and remaining unpaid with interest and any costs that may have accrued, such payment to be evidenced by a certificate of the State Tax Commissioner.

No new
certificate
until
assessments,
etc., are paid.

7. The Secretary of State shall certify to the State Tax Commissioner within thirty days after the end of each calendar month, abstracts of all certificates or other information of foreign corporations required to be filed in the office of said secretary, that may be necessary to carry out the provisions of this act.

Certification
by Secretary
of State.

8. There is hereby appropriated from the general State fund the sum of twenty thousand dollars (\$20,000.00) for providing facilities to carry this act into effect, and for the expenses of administering this act during the fiscal year ending June thirtieth, one thousand nine hundred and thirty-seven.

Appropriation.

9. All acts and parts of acts inconsistent herewith be and the same are hereby repealed; *provided*, that nothing herein shall be construed or held to relieve any foreign corporation from the performance of any duty, condition or requirement now imposed by law upon it before being permitted to transact business in this State.

Repealer.
Proviso.

Act effective.

10. This act shall take effect July first, one thousand nine hundred and thirty-six, for the purpose of providing for the administration thereof, but no taxes shall be levied or imposed hereunder until the calendar year one thousand nine hundred and thirty-seven, and no reports shall be required from any corporation hereunder until said calendar year one thousand nine hundred and thirty-seven.

Approved June 26, 1936.

CHAPTER 265

AN ACT to amend an act entitled "An act concerning municipal finances" approved April twenty-eighth, one thousand nine hundred thirty-one, constituting chapter three hundred forty of the laws of one thousand nine hundred thirty-one.

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

Section 213 (a)
added to
Art. II.

1. Article II of "An act concerning municipal finances," approved April twenty-eighth, one thousand nine hundred thirty-one, constituting chapter three hundred forty of the laws of one thousand nine hundred thirty-one, is hereby amended by inserting after section two hundred twelve a section, numbered and to read as follows:

May accept
bonds in
payment of
tax title liens.

213. (a) Any municipality in which the Municipal Finance Commission is functioning may, with the approval of the commission, accept its own bonds and the bonds of the board of education of a co-terminous school district, in payment of all or any part of the purchase price of tax title liens and assessment title liens held by said municipality or in payment of all or any part of the purchase price of real property acquired by such municipality through the foreclosure of such tax title

liens and assessment title liens and may exchange such tax title liens and assessment title liens and such real property for such bonds at such times and for such prices as the governing body of such municipality shall determine, subject to the approval of the Municipal Finance Commission. Such municipalities and boards of education may issue refunding bonds in the manner now or hereafter provided in this or any other act for the purpose of refunding all or any part of the balance due to the holders of the bonds presented in payment of said tax title liens and assessment title liens or said real property, and such municipalities and boards of education may also issue non-transferable, non-interest-bearing tax payment certificates in such denominations as may be determined by such municipalities and such boards of education for the purpose of refunding all or any part of the balance due to the holders of the bonds presented in payment of said tax title liens and assessment title liens or said real property, which tax payment certificates shall not be payable in cash but shall be acceptable at their face value in payment of future taxes levied by the State, county or municipality and school district for State, county, local municipal and school district purposes; *provided, however*, that said tax payment certificates shall recite on their face that they are non-transferable and non-interest-bearing and not payable in cash but acceptable at their face value only in payment of such future taxes, and provided further that the issuance of such refunding bonds and of such tax payment certificates be approved by the Municipal Finance Commission. It is the intention of this act that such municipalities and boards of education may issue both refunding bonds and tax payment certificates as hereinabove provided in such proportions as may be determined by them, or may issue such refunding bonds only or such tax payment certificates only, as may be determined by them, in payment

May issue
refunding
bonds.

May issue non
transferable
and non-
interest tax
payment
certificates.

Proviso.

Intention
of act.

of all or any part of the balance due to the holders of the bonds presented in payment of the purchase price of said tax title liens and assessment title liens or said real property.

Form of tax
payment
certificates.

(b) Tax payment certificates issued hereunder shall be authorized and issued in accordance with the procedure for the issuance of refunding bonds, and may be in such form as shall be determined by the governing body of the municipality, and shall be signed by such officers as may be designated by said governing body.

Consent of
85 per cent
of bond
holders before
act effective.

(c) No municipality may avail itself of the authority contained in this section for the acceptance of bonds in payment of the purchase price of real property and tax title liens and assessment title liens except that the sale of such property and liens shall be an integral party of the comprehensive refunding program, which program shall have received the consent of the holders of at least eighty-five per centum of the amount of bonds outstanding.

2. This act shall take effect immediately.

Approved June 26, 1936.

CHAPTER 266

AN ACT making appropriations for construction purposes.

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

Appropriations.

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 several purposes hereinafter specified:

NEW JERSEY STATE HOSPITAL—GREYSTONE PARK

Housing units and infirmaries (2)	\$300,000 00		State Hospital, Greystone Park.
Less Federal grant...	135,000 00		
	<hr/>	\$165,000 00	
Completion of reconstruction and fireproofing—			
fourth floor	\$125,000 00		
Less Federal grant...	56,250 00		
	<hr/>	68,750 00	
Fireproofing, reconstruction and alteration to dormitory building	\$350,000 00		
Less Federal grant...	157,500 00		
	<hr/>	192,500 00	
Extension and alteration to power house including equipment	\$125,000 00		
Less Federal grant...	56,250 00		
	<hr/>	68,750 00	
Repair and replacement of plumbing and heating facilities — No. attendants' building	\$15,000 00		
Less Federal grant...	6,750 00		
	<hr/>	8,250 00	
Repair and replacement of plumbing installation, clinic building	\$22,000 00		
Less Federal grant...	9,900 00		
	<hr/>	12,100 00	
Addition to sewage lines..	\$8,000 00		
Less Federal grant...	3,600 00		
	<hr/>	4,400 00	
Replacement and additions to hydrotherapy equipment—hospital building	\$10,000 00		
Less Federal grant...	4,500 00		
	<hr/>	5,500 00	

Repair and alterations to toilet rooms in em- ployees' building	\$15,000 00	
Less Federal grant...	6,750 00	
		<u>8,250 00</u>
Subtotal		\$533,500 00

NEW JERSEY STATE HOSPITAL—MARLBORO

State Hospital, Marlboro.	Building for disturbed pa- tients	\$150,000 00	
	Less Federal grant...	67,500 00	
			<u>82,500 00</u>
	Building for T. B. insane.	\$250,000 00	
	Less Federal grant...	112,500 00	
			<u>137,500 00</u>
	Housing unit for senile patients	\$160,000 00	
	Less Federal grant...	72,000 00	
			<u>88,000 00</u>
	Housing unit for patients (2)	\$250,000 00	
	Less Federal grant...	112,500 00	
			<u>137,500 00</u>
	Subtotal		\$445,500 00

NEW JERSEY STATE HOSPITAL—TRENTON

State Hospital, Trenton.	Continuation and comple- tion of the reconstruc- tion and fireproofing of west side wards	\$300,000 00	
	Less Federal grant...	135,000 00	
			<u>165,000 00</u>
	Reconstruction and fire- proofing nurses' home..	\$50,000 00	
	Less Federal grant...	22,500 00	
			<u>27,500 00</u>

Reconstruction and remodeling		
dining hall (to be used		
for cafeteria purposes		
and housing employees)	\$50,000 00	
Less Federal grant...	22,500 00	
		27,500 00
Subtotal	\$220,000 00	
Grand total	\$1,199,000 00	

2. The State Treasurer is hereby authorized, empowered and directed and it shall be his duty to set up and maintain the aforementioned appropriations in the "Institution Construction Fund", established hereinbefore under chapter one hundred and seventy-two of the laws of one thousand nine hundred and twenty-three, and subject to the requisition of the Department of Institutions and Agencies for the uses and purposes specifically enumerated herein.

Institution
construction
fund.

3. The State Treasurer is further empowered to receive from the Federal Government the Federal grants set out in this act, and shall further cause said grants to be established and maintained in the aforementioned "Institution Construction Fund" for the requisition of the Department of Institutions and Agencies aforesaid.

Empowered
to receive
Federal
grants.

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 reasons therefor, attested by the signature of the Comptroller and filed by him in his office as an official record, and any action thereunder, includ-

Corrections to
comply with
intentions.

ing disbursements, and the audit thereof, shall be legally binding and of full force and virtue.

Transferring
funds.

In order that some degree of flexibility in administering the provisions of this act may be had, the Board of Control of Institutions and Agencies may apply to the State House Commission for leave to transfer a part of any item to any other item, for both of which said items are appropriated. Upon the approval of such application by the State House Commission it shall notify the Comptroller thereof in writing, whereupon the Comptroller shall make such transfer as in this section directed.

5. This act shall take effect immediately.

Approved June 29, 1936.

CHAPTER 267

AN ACT making an appropriation to the State Teachers College at Trenton, New Jersey.

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

Appropriation
for water
improvements.

1. There is hereby appropriated the sum of three thousand five hundred dollars (\$3,500.00) or so much thereof as may be necessary for the purchase of materials and supplies to build retaining walls and spillway, and repairing the dam and banks of Sylva Lake at State Teachers College, Hillwood Lakes. Payment of labor for these purposes has been authorized by the Federal Works Progress Administration.

Authorization.

2. This act shall take effect immediately.

Approved June 30, 1936.

CHAPTER 268

AN ACT authorizing municipalities of this State to compromise, settle and adjust past due taxes, assessments and other municipal charges levied and assessed by any municipality of this State through the acceptance of conveyances of the property affected and the leasing thereof with options of purchase.

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

1. It shall be lawful for the governing body of any municipality in this State to compromise, settle and adjust any past due municipal charges, as herein defined, by accepting, in full satisfaction thereof, a conveyance to the municipality of the property upon or against which such municipal charges have been levied and assessed, and simultaneously therewith leasing all or any part of said property so conveyed to such grantor or his assignee, for such period of time and upon such rental and other terms and conditions as such governing body shall by ordinance determine to be for the best interest of said municipality, among which terms and conditions may be included an option to purchase all or any part of said property; *provided, however*, that the purchase price fixed in said option shall be not less than the following: the total amount due said municipality for such municipal charges upon said leased property at the date of the conveyance to the municipality, with interest at six per centum (6%) per annum to the time of the exercise of the option, plus or minus, as the case may be, the amount, if any, by which the municipal charges that would have been levied against the leased property, except for such conveyance (calculated upon the assessment

May lease
to grantor
with option
to purchase.

Proviso.

- against the leased lands for the year the conveyance to the municipality is made) exceeds or is less than the rentals received for said property between the date of the conveyance to the municipality and the date of the exercise of the option; *and provided, further*, that at the time of such conveyance to such municipality, said property shall be free and clear of all liens other than those existing in favor of such municipality by reason of such municipal charges.
- Proviso.** 2. None of the provisions of this act shall be construed in anywise to affect or impair the right, title, interest, estate or lien of any purchaser, other than such municipality, under any sale made pursuant to law to satisfy liens for past due municipal charges.
- Right, title not impaired.** 3. No such compromise settlement or adjustment shall be made unless the governing body shall be satisfied either that the property to be conveyed could not readily be sold at a price sufficient to pay and satisfy the amount of such municipal charges or that said municipal charges are illegal in whole or in part, or unless the proceedings taken to levy or enforce the same are at variance with the laws of this State in such case made and provided.
- Compromising.** 4. The words "municipal charges" as used herein shall include all taxes, assessments and other municipal charges, together with all interest and penalties thereon, and including all advertising fees and costs of sale in the event that the property shall have been purchased by said municipality under any sale made pursuant to law to satisfy liens for past due municipal charges.
- Municipal charges defined.** 5. The provisions of this act shall be construed to be additional legislation on the subject matter herein set forth and not as a revision or repeal of any other act relating to the same subject matter.
- Construed as additional legislation.** 6. This act shall take effect immediately.
- Approved June 30, 1936.

CHAPTER 269

AN ACT to amend an act entitled "An act providing for the compulsory adjustment, correction or repair of motor vehicles, and inspection thereof by the Commissioner of Motor Vehicles," approved April fourteenth, one thousand nine hundred and thirty-one.

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

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

Section 1
amended.

1. It shall be the duty of the Commissioner of Motor Vehicles to require every motor vehicle registered in this State which is used over the highways of this State, except motor cycles and bicycles with motor attached, and motor vehicles used for the transportation of passengers for hire which are subject to the jurisdiction of the Board of Public Utility Commissioners, to have such motor vehicles inspected with respect to mechanism, brakes and equipment, by designated inspectors or at official inspection stations to be designated by the commissioner.

Inspection of
certain motor
vehicles.

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

Section 2
amended.

2. If such inspections disclose the necessity for adjustments, corrections or repairs, it shall be incumbent upon the owner of said motor vehicle to have such adjustments, corrections or repairs made within the period designated by the Commissioner of Motor Vehicles.

Corrections
compulsory.

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

Section 3
amended.

Examiners of motor vehicles.	3. The Commissioner of Motor Vehicles may designate and appoint subject to existing laws competent examiners of motor vehicles to examine motor vehicles required to be inspected in accordance with the provisions of this act, and such examiners may be delegated to enforce the provisions of the motor vehicle and traffic law. The Commissioner of Motor Vehicles shall have the power to make rules and regulations with respect to the character of the inspections to be made. He shall furnish to designated examiners official certificates of approval serially numbered, which shall bear the facsimile signature of the Commissioner of Motor Vehicles and which shall, when issued, bear the registration number of the motor vehicle for which it is issued and shall be countersigned by the examiner and shall bear the true date of issuance. Such certificates of approval may be designed for pasting upon the windshield of any motor vehicle, and if so pasted, shall be pasted upon the lower right-hand corner of the windshield. The Commissioner of Motor Vehicles shall, with the approval of the State House Commission, have power to purchase or lease any property for the purpose of assisting him in carrying out the provisions of this act.
Rules and regulations.	
Certificate of examination.	
Pasters.	
Acquiring property.	
Section 5 amended.	4. Section five of the act to which this act is an amendment be and the same is hereby amended to read as follows:
Inspection fee.	5. It shall be lawful for the Commissioner of Motor Vehicles to make a charge of fifty cents for each vehicle examined, and any moneys paid for such examination to the examiner shall be forwarded forthwith to the Commissioner of Motor Vehicles at Trenton.
Section 6 amended.	5. Section six of the act to which this act is an amendment be and the same is hereby amended to read as follows:
Stopping vehicles.	6. During the period designated by said Commissioner of Motor Vehicles any police officer or motor vehicle inspector who shall exhibit his badge or other sign of authority may stop any motor

vehicle and require the owner or operator to display an official certificate of approval for the motor vehicle being operated.

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

Section 11
amended.

11. Any person who refuses to have his car examined, or after having had his car examined refuses to place certificate of approval, if issued, upon his windshield, or any person who fraudulently obtains a certificate of approval, or any person who refuses to place his car in proper condition after having had said car examined, or any person who in any manner fails to conform to the provisions of this act shall be guilty of violating the provisions of this act and shall be subject to a fine not exceeding one hundred dollars (\$100.00) for the first offense, and for the second offense a fine of not more than two hundred dollars (\$200.00), or by imprisonment of not less than thirty days, or both fine and imprisonment.

Refusing
to have car
examined.

Penalty.

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

Section 12
amended.

12. The enforcement of this act shall be entrusted to the Commissioner of Motor Vehicles and he is hereby authorized and empowered to make rules and regulations necessary for the administration and enforcement of this act. The Commissioner of Motor Vehicles is hereby authorized to employ subject to existing laws any person or persons he may require for the administration and enforcement of this act, and to fix their compensation. The Commissioner of Motor Vehicles shall be authorized to use any funds obtained as fees from such examinations for the establishment of stations and equipment that may be necessary to assist him in carrying out the purposes of this act. Any moneys that may remain after all expenses are paid shall be turned over to the State Treasurer.

Enforcement.

Use of funds.

8. This act shall take effect immediately.

Approved June 30, 1936.

JOINT RESOLUTIONS

Joint Resolutions

JOINT RESOLUTION No. 1

A JOINT RESOLUTION creating a commission on beach erosion.

WHEREAS, The appalling economic loss, ruin and destruction visited upon the New Jersey coast line by the ocean's fury in the storm that raged on Sunday, November seventeenth last, caused incalculable damage to both public and private property, weakening, undermining and destroying bulkheads, jetties and other devices erected and employed to hold back the ocean with the result that every recurring storm will wreak greater havoc upon a defenseless area left to the mercy of the elements; and Preamble.

WHEREAS, Local governing bodies, because of financial limitations, are powerless to cope with this ever-threatening problem; and Preamble.

WHEREAS, In an effort to preserve and protect the shore line and structures erected at tremendous cost, it has been demonstrated, through surveys and studies made by the Board of Commerce and Navigation of the State and engineers employed by the several municipalities, that this ever existing peril can be checked and prevented by the construction of adequate sea walls, bulkheads and jetties, as has been evidenced wherever such structures have been properly erected; and Preamble.

WHEREAS, The Board of Commerce and Navigation of the State of New Jersey, through its surveys and studies, has prepared a plan for the installation of stone jetties reaching out into the ocean and bays for the purpose of building up Preamble.

JOINT RESOLUTION No. 1

the beaches which, if put into effect, would check and prevent further erosion and destruction and would remove the constant peril that confronts us in times of storms such as has just recently been experienced; and

Preamble. WHEREAS, The Federal Government, under the provisions of section two of the Rivers and Harbors Act approved July third, one thousand nine hundred and thirty, directed the Beach Erosion Board organized thereunder to state its opinion as to the Federal interests involved and the share of expense, if any, to be borne by the United States in such undertakings, and legislation is now pending in Congress declaratory of the policy of the United States to assist in the construction but not the maintenance of works for the improvement and protection of the beaches along the shores of the United States in the prevention of beach erosion; and

Preamble. WHEREAS, The State of New Jersey, through public acts duly passed by its Legislature, has authorized the undertaking by the State, counties and municipalities of such work projects in co-operation with the Federal Government and with the financial aid and assistance of such Federal Government; therefore

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

Committee on beach erosion. 1. There shall be appointed by the President of the Senate two members of its body who together with two members of the General Assembly to be appointed by the Speaker of the House, and the president and director of the Board of Commerce and Navigation shall constitute a committee of the Legislature of the State of New Jersey commissioned to go to Washington to confer with the State's representatives in Congress and the Beach Erosion Board to the end that the Federal Government's policy may be fully established and declared and the share of the expense to be borne by

Objects.

the United States determined and funds made available under such terms and conditions as the Federal Government may see fit to impose adequate to carry out a program of construction of jetties, bulkheads and other devices that, with the co-operation of the State, the counties and the municipalities involved, will protect the State's shore lines and prevent or minimize the losses and destruction of property constantly happening with every severe storm.

Meeting
expenses.

Co-operation.

2. Such State Legislative Commission shall organize as soon as may be after their appointment and shall immediately proceed to the advancement of the purposes outlined herein.

Organization.

3. This joint resolution shall take effect immediately.

Approved March 16, 1936.

JOINT RESOLUTION No. 2

JOINT RESOLUTION memorializing the Congress of the United States to enact legislation that will provide funds and means for the protection of the North Atlantic States against beach erosion and coastal storms.

WHEREAS, During the past few years there has been a great amount of storm damage to land and property bordering along the Atlantic ocean in the North Atlantic States and especially along the coast of the State of New Jersey; and

Preamble.

WHEREAS, As a result of said storms the erosion of the beaches has continued and has caused great damage to public property as well as private property; and

Preamble.

Preamble. WHEREAS, The State, county and municipal governments are without the necessary funds to properly protect the coast and beaches against further storms and erosion; and

Preamble. WHEREAS, The present condition of the coast and beaches is such that if immediate protection is not given irreparable damage and losses will result; therefore,

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

Protecting
coast from
erosion.

1. That the Federal Government be requested to pass such measures and take such action necessary to protect the coast and beaches of the North Atlantic States so that further damage and losses will not occur as a result of future storms and the beach erosion that follows.

Copies sent
to federal
authorities.

2. That copies of this joint resolution be transmitted to the President of the United States and to the Senators and Representatives in the Congress of the United States from the State of New Jersey.

3. That this joint resolution shall take effect immediately.

Approved March 16, 1936.

JOINT RESOLUTION No. 3

JOINT RESOLUTION designating State Highway Route No. 10 as the American Legion Memorial Highway.

Preamble. WHEREAS, New Jersey is desirous of recognizing and commemorating the splendid services and achievements of its sons who served in the Great War to perpetuate American ideals; and

Preamble. WHEREAS, It is fitting and appropriate that legislative recognition be accorded the services and sacrifices of New Jersey soldiers so valiantly rendered; therefore

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

1. That State Highway Route No. 10 shall be designated as the American Legion Memorial Highway as a memorial and in commemoration of the services of the members of the American Legion in the World War, and

American
Legion
Memorial
Highway.
Route
suitably
marked.

2. That the State Highway Commissioner shall cause to be erected on said State highway route suitable tablets and ornamentations to effectuate this resolution.

3. This joint resolution shall take effect immediately.

Approved March 16, 1936.

JOINT RESOLUTION No. 4

A JOINT RESOLUTION memorializing the Congress for the acquisition by the Federal government of the Delaware and Raritan canal.

WHEREAS, The State of New Jersey has recently acquired the Delaware and Raritan canal from the United New Jersey Railway and Canal Company after abandonment by the lessor, the Pennsylvania Railroad, in accordance with the charter of the United New Jersey Railway and Canal Company; and

Preamble.

WHEREAS, The Federal government now owns and operates the greater portion of the inland waterways from Maine to Florida; therefore,

Preamble

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

1. That the Governor and Legislature of the State of New Jersey do memorialize the Federal Congress to enact legislation providing that the

Proposed
acquisition
of canal
by federal
government.

Authority.	Federal government shall acquire from the State of New Jersey at a cost of one dollar (\$1.00) the property of the Delaware and Raritan canal, together with such land, buildings and equipment as are turned over by the United New Jersey Railway and Canal Company under the provisions of chapters one hundred and thirty-nine and two hundred and thirty-eight of the laws of one thousand nine hundred and thirty-four, subject to the right of the State of New Jersey to reserve to itself or otherwise dispose of that portion of the aforesaid canal proper extending from the juncture of the canal and feeder to the southerly terminus of the canal at or near Bordentown, New Jersey.
Portion reserved by State.	
Maintenance.	2. That until by appropriate enactment the Federal government shall have determined upon the continued use of the canal as a means of transportation or the utilization of its water rights as appurtenant to any other proposed canal then such acquisition of the canal by the Federal government shall not entail any obligation to the Federal government to repair, improve or otherwise maintain bridges or other structures now existing or which may hereafter be erected, over said canal.
Obligations.	3. That the acquisition of said canal and feeder shall not entail any obligation upon the part of the Federal government to operate said canal as a means of transportation, but that said acquisition shall be subject to the condition that should the Federal government at any time abandon as a waterway the maintenance of the feeder and of that portion of the canal dedicated to it, then in that event, title thereto shall revert to the State of New Jersey, and that the conveyance by the State of New Jersey shall contain appropriate provisions in detail to that effect.
Copies transmitted to federal authorities.	BE IT FURTHER RESOLVED, That this joint resolution, signed by the Governor and under the Great Seal of State, be transmitted to the President of the United States and to the Vice-President of the United States and the Speaker of the House of

Representatives, as the presiding officers of their respective branches of the Federal Congress.

4. This joint resolution shall take effect immediately.

Approved April 3, 1936.

JOINT RESOLUTION No. 5

JOINT RESOLUTION dedicating the Cohansey river bridge, State Highway Route 49, Bridgeton, New Jersey, as a memorial to New Jersey citizens who served their country in time of war.

WHEREAS, There has been constructed in the city of Bridgeton, New Jersey, a bridge over the Cohansey river, in furtherance of the extension of the State highway system; and

Preamble.

WHEREAS, New Jersey is desirous of recognizing and commemorating the splendid services of its citizens who served their Nation during time of war, thus perpetuating American ideals; therefore

Preamble.

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

1. That the Cohansey river bridge, State Highway Route 49, Bridgeton, New Jersey, is hereby dedicated and shall be called the "War Memorial Bridge" in commemoration of the valor and services of New Jersey citizens who served their country during the time of war.

Cohansey
bridge named
"War
Memorial
Bridge".

2. The State Highway Commission shall cause to be erected on said bridge suitable tablets and ornamentations to effectuate this resolution.

Suitable
markings.

3. This joint resolution shall take effect immediately.

Approved May 18, 1936.

JOINT RESOLUTION No. 6

JOINT RESOLUTION requesting the Port of New York Authority to report upon interstate and suburban passenger transportation.

- Preamble. WHEREAS, The increasing concentration of industry and population within the portion of the Port of New York District lying within the territorial limits of the State of New Jersey has created and to an increasing degree will continue to create a demand for more adequate interstate and suburban transportation facilities for passengers travelling within said district between the two States and between different communities within said district; and
- Preamble. WHEREAS, The Port of New York Authority is a governmental instrumentality of the States of New Jersey and New York created for the purpose, among other things, of co-ordinating and developing transportation facilities within the Port of New York District; and
- Preamble. WHEREAS, The Port of New York Authority has been continuously studying the problem of co-ordinating and developing transportation facilities for passengers within the Port of New York District, including the portion of said district lying within the territorial limits of the State of New Jersey, and has from time to time reported to the Governor and Legislature thereon; and
- Preamble. WHEREAS, A further report by the Port of New York Authority with a special reference to the development and co-ordination of passenger transportation facilities within the portion of the port district lying within this State, is desirable to the end that the Governor and the members of the Legislature may be more fully informed; therefore,

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

1. That the Port of New York Authority be and it hereby is requested to report to the Governor and Legislature of the State of New Jersey, as promptly as practicable, upon the transportation of passengers within the Port of New York District, with especial reference to the portion of said district lying within this State, and to include in said report such recommendations with respect to new passenger traffic facilities and the development and co-ordination of existing facilities as may be deemed feasible.

Recommendations as to new and additional facilities.

2. This joint resolution shall take effect immediately.

Approved June 22, 1936.

PROCLAMATIONS

Proclamations by the Governor

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The President of the United States has, by proclamation, designated the week beginning October 6, 1935, as Fire Prevention Week, and

WHEREAS, The annual destruction of life and property by fire is of such proportions as to constitute a frightful menace, and

WHEREAS, It is necessary that every citizen be alert to the dangers of this destructive element and aware of his responsibility in the prevention of fires, so far as lies within his power,

THEREFORE, I, HAROLD G. HOFFMAN, Governor of the State of New Jersey, do hereby proclaim the week from

OCTOBER 6TH TO OCTOBER 12TH, 1935,

as

FIRE PREVENTION WEEK,

and I would ask the people of this State to recognize the danger of existing fire hazards and correct the conditions creating such hazards, and I particularly urge governmental officials, civic organizations and school authorities to stress the necessity of safeguarding life and property against loss by fire.

[SEAL] Given under my hand and the Great Seal of the State of New Jersey, this twenty-seventh day of September, in the year of our Lord one thousand nine hundred and thirty-five, and in the Independence of the United States the one hundred and sixtieth.

HAROLD G. HOFFMAN,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

It has long been our custom to honor those who have aided in building our civilization.

The Indians of New Jersey played no small part in enabling the white settlers to take root in its soil. They welcomed the white men to these shores and taught them many things necessary to their living. In the fields they showed the white men the use of the potato and the corn. In the forest they taught them to find the fruits, the roots and the nuts, and pointed out the haunts of the fish and the game.

It is pleasant to contemplate the friendly relations existing between the people of New Jersey and the Indians. An evidence of this is the letter addressed to the New Jersey Legislature in 1832 by a representative of the Delaware Indians, when the final act of official intercourse between the State of New Jersey and this tribe, which once owned nearly the whole of the territory, took place. After attesting to the justice which had marked the dealings of the Commonwealth with the tribe, the writer added, "Not a drop of our blood have you spilled—not an acre of our land have you taken except by our consent."

We should know these friends of our ancestors. Our people have much to learn from these original owners in arts and crafts, and in independence, loyalty and courage, as our fathers did in the beginning.

THEREFORE, I, HAROLD G. HOFFMAN, Governor of the State of New Jersey, do hereby designate

SATURDAY, SEPTEMBER 28TH,

as

INDIAN DAY,

and I invite the people of the State to honor these people who came to the aid of our forefathers and enabled them to build this Commonwealth.

[SEAL] Given under my hand and the Great Seal of the State of New Jersey, this twenty-sixth day of September, in the year of Our Lord one thousand nine hundred and thirty-five, and in the Independence of the United States the one hundred and sixtieth.

HAROLD G. HOFFMAN,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

On November 1, 1935, the one hundredth anniversary of the birth of Samuel Langhorne Clemens, who was later to be known and loved throughout the world as "Mark Twain" will be observed.

Not to be acquainted in childhood with Mark Twain's imperishable works is a loss which no child should suffer; therefore the plan to observe the anniversary of his birth with appropriate programs in the schools is one which deserves enthusiastic support.

In order that the schools, both public and private, may have the opportunity of conducting suitable programs, I, HAROLD G. HOFFMAN, Governor of the State of New Jersey, do hereby proclaim

FRIDAY, NOVEMBER FIRST,

as

MARK TWAIN DAY

in the schools, and I would recommend that school principals and teachers prepare such programs as will render a fitting tribute to this great American author and stimulate interest in his life and works.

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 thirty-five, and in the Independence
of the United States the one hundred
and sixtieth.

HAROLD G. HOFFMAN,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

For several years past it has been the custom to celebrate "Navy Day,"—a custom which deserves encouragement and perpetuation.

The need for a navy which will insure national security at all times is apparent to those who observe the trend of world events.

Ever animated by a sense of the pressing responsibility resting upon them in the maintenance of peace and the protection of the country, the personnel of this fine organization upholds the splendid traditions of the American Navy. It is our duty, as American citizens, to support them in their efforts and to enable them to properly discharge their obligations.

One of the purposes of Navy Day is to acquaint the American people with the activities of the Navy, as well as its needs and responsibilities, and to do honor to those vigilant men who devote their lives to the work of maintaining national honor and safeguarding the lives and property of the American people.

THEREFORE, I, HAROLD G. HOFFMAN, Governor of the State of New Jersey, do hereby proclaim

MONDAY, OCTOBER 28th,

as

NAVY DAY,

and I would also, upon this occasion, call attention to the necessity of the development of an adequate Merchant Marine, which is so vital to our national progress and well-being.

[SEAL] 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 thirty-five, and in the Independence of the United States the one hundred and sixtieth.

HAROLD G. HOFFMAN,
Governor.

By the Governor:
THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, I consider it in the public interest that a Special Session of the Legislature be convened to consider the repeal of the sales tax imposed pursuant to the provisions of Chapter 268 of the Laws of 1935, entitled "An act imposing taxes for the privilege of selling tangible personal property at retail, providing for the disposition of the proceeds therefrom, and prescribing the method of collection,"

THEREFORE, I, HAROLD G. HOFFMAN, Governor of the State of New Jersey, in and by virtue of the power vested in me by Article V, Paragraph 6, of the State Constitution, do hereby convene the Legislature of this State to meet in Special Session at the State House, Trenton, New Jersey, on Friday, the twenty-fifth day of October, nineteen hundred thirty-five, at three o'clock P. M. (Standard Time), for the purpose of considering the repeal of Chapter 268 of the Laws of 1935.

[SEAL] Given under my hand and the Great Seal of the State of New Jersey, this twenty-first day of October, in the year of Our Lord one thousand nine hundred and thirty-five, and in the Independence of the United States the one hundred and sixtieth.

HAROLD G. HOFFMAN,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

America was established by people who loved liberty and longed for freedom. The American Revolution was fought for the purpose of securing freedom from an alien power and the right of self-government. The preservation of that right and that type of government rests directly upon the intelligence, the character and the patriotism of its citizenship. America has expressed her faith in the enduring soundness of these principles in its public schools. Civilization marches ahead on the feet of children, and the heritage that each generation owes to the succeeding one is the best education that it can afford to give. The most important business of society and of government is the education of our children in preparation for the responsibilities and obligations of citizenship, and as an earnest of that conviction we must provide for the education of all of our children.

The week beginning November 11th has been designated as American Education Week throughout the country for the special consideration of our public schools and their needs in relation to the

service they must render to meet the demands for the highest development of our republican form of government and the preservation and perpetuation of our free institutions.

THEREFORE, I, HAROLD G. HOFFMAN, Governor of the State of New Jersey, do hereby proclaim

NOVEMBER 11th to NOVEMBER 17th

as

EDUCATION WEEK,

and I request and urge the citizens of the State, the mothers and fathers of our school children, to visit the schools and offer to teachers and those in responsible authority constructive criticisms, to the end that the needs of the school children of the State may be met and the obligations of our public schools effectively fulfilled.

[SEAL] Given under my hand and the Great Seal of the State of New Jersey, this twenty-fourth day of October, in the year of Our Lord one thousand nine hundred and thirty-five, and in the Independence of the United States the one hundred and sixtieth.

HAROLD G. HOFFMAN,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, I have learned that the annual New Jersey Boy Scout Jamboree and Armistice Jubilee will be held at Lakewood, New Jersey, on November 8th, 9th, and 10th; and

WHEREAS, I am ever cognizant of the splendid program conducted by the Boy Scouts of America, and because I feel that these young men, representing as they do, our citizens of tomorrow, have already gained for themselves a most notable record of achievement; and

WHEREAS, It is my firm conviction that the moulding of character of our future citizens should occupy a foremost position in the affairs of State, and that an added impetus should be given to the tireless energy that unmistakably marks the Boy Scout movement; now,

THEREFORE, I, HAROLD G. HOFFMAN, Governor of the State of New Jersey, do hereby proclaim

NOVEMBER 8th, 9th, and 10th

as

NEW JERSEY BOY SCOUT JAMBOREE DAYS

and I urge the citizens of this State to mark these days with appropriate observance by attendance at the Jamboree on the dates set forth hereinabove.

Given under my hand and the Great
[SEAL] Seal of the State of New Jersey, this
twenty-ninth day of October, in the year
of Our Lord one thousand nine hundred
and thirty-five, and in the Independence
of the United States the one hundred
and sixtieth.

HAROLD G. HOFFMAN,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

This year, when the peace of so many nations of the world is menaced, and when the sound of armed conflict is again heard, let us pause to pay tribute to those who died in the hope that through their efforts the foundations of world peace might be established.

No one should fail in this sacred obligation, and in order that everyone may celebrate the end of a terrible conflict and likewise render due homage to those who lost their lives therein,

THEREFORE, I, HAROLD G. HOFFMAN, Governor of the State of New Jersey, do hereby proclaim

MONDAY, NOVEMBER 11th,

as

ARMISTICE DAY,

and I would request that two minutes of silence be observed at eleven o'clock on the morning of November 11th, and that suitable exercises be held in the churches and by patriotic and civic bodies on that day.

Given under my hand and the Great
[SEAL] Seal of the State of New Jersey, this
sixth day of November, in the year of
Our Lord one thousand nine hundred
and thirty-five, and in the Independence
of the United States the one hundred
and sixtieth.

HAROLD G. HOFFMAN,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Distinguished among the nations of the world by reason of the many blessings which have been bestowed, our country is also distinguished because one day in the year has been set apart as a day of thanksgiving.

In order that we may on this day, both publicly and privately, express our gratitude to Almighty God for these manifold blessings, and at the same time acknowledge our dependence upon His Divine Providence for a continuance thereof;

THEREFORE, I, HAROLD G. HOFFMAN, Governor of the State of New Jersey, do hereby proclaim

THURSDAY, NOVEMBER 28th,

as

THANKSGIVING DAY.

I would request that in all places of worship suitable exercises be conducted on this day. I would also further request that the American Flag be displayed from all public buildings, places of business and private homes, that by this emblem of our Nation we may be reminded of the freedom and opportunities which have been secured to us through the struggles of the past.

Given under my hand and the Great
[SEAL] Seal of the State of New Jersey, this
twelfth day of November, in the year of
Our Lord one thousand nine hundred
and thirty-five, and in the Independence
of the United States the one hundred
and sixtieth.

HAROLD G. HOFFMAN,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, I have learned of the nation-wide plan to spread happiness throughout the country through the instrumentality of the Happy New Year Dinner Club, and

WHEREAS, The only requisite for membership in this club is that a person shall invite one guest or more to New Year's dinner, and

WHEREAS, It is desired that the invitations be extended to those who would otherwise have a sad and cheerless New Year, and

WHEREAS, There are so many who can afford to see that at least one needy person shall not go hungry on New Year's Day,

THEREFORE, I, HAROLD G. HOFFMAN, Governor of the State of New Jersey, do heartily endorse this plan, and I ask the people of New Jersey to cooperate to the fullest extent of their resources. If a neighbor, an old person, an under-nourished child, a physically-handicapped person or any one else is in need on this day, each person who can do so is asked to extend the invitation that will fortify these under-privileged people to face another year in hope and confidence, and with the feeling that at least someone has thought of them in their distress.

[SEAL] Given under my hand and the Great Seal of the State of New Jersey, this thirtieth day of December, in the year of Our Lord one thousand nine hundred

and thirty-five, and in the Independence of the United States the one hundred and sixtieth.

HAROLD G. HOFFMAN,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The period from February 12th (Lincoln's Birthday), and February 22d, (Washington's Birthday), has been designated as NATIONAL AMERICANISM WEEK, and

WHEREAS, The purpose back of the observance of this week is both constructive and commemorative, and

WHEREAS, It is hoped that interest will be thus stimulated in American principles, ideals and systems of government, and fitting commemoration made of the events which definitely established these principles and ideals as part of our governmental system, and

WHEREAS, The observance is non-partisan and non-political,

THEREFORE, I, HAROLD G. HOFFMAN, Governor of the State of New Jersey, do hereby proclaim the period from

FEBRUARY 12TH (Lincoln's Birthday)

to

FEBRUARY 22D (Washington's Birthday),

as

NATIONAL AMERICANISM WEEK,

and I call upon all civic, fraternal, women's and veterans' organizations, educators, clergymen, and all others interested in preserving the best American traditions, to observe the day with appropriate exercises.

[SEAL] Given under my hand and the Great Seal of the State of New Jersey, this twentieth day of January, in the year of Our Lord one thousand nine hundred and thirty-six, and in the Independence of the United States the one hundred and sixtieth.

HAROLD G. HOFFMAN,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
DEPARTMENT OF STATE.

WHEREAS, The State Tax Commissioner did on the twenty-first day of January, nineteen hundred and thirty-six, under the provisions of an act entitled "An act to amend an act entitled 'A further supplement to an act entitled "An act to provide for the imposition of State taxes upon certain corporations and for the collection thereof," approved April eighteenth, one thousand eight hundred and eighty-four," and the several supplements thereto and acts amendatory thereof; and

WHEREAS, The following named corporations so reported have, for the two years preceding such report, failed, neglected or refused to pay the State taxes assessed against them for the year 1933, under the laws of the State of New Jersey, and made payable into the State Treasury; and

WHEREAS, Under the provisions of said act the charters of said corporations are revoked and all powers conferred by law upon such corporations declared inoperative and void, unless the Governor gives further time for payment; and

WHEREAS, The Governor has not given further time to the corporations so reported and hereinafter named for the payment of such taxes, and the same are still unpaid;

THEREFORE, I, HAROLD G. HOFFMAN, 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 1933

A. A. Griggs Co.,
A. & A. Holding Co., Inc.,
A. A. Realty Company,
Aaron Holding Company,
Aarons Inc.,
Abaca Realty Company,
Abbott Boulevard Realty Co.,
Abbott Floor Covering Co. Inc.,
Abruzzese Loan Association,
A. & B. Bus Co., Inc.,
A. B. Cranmer, Inc.,
A. B. C. Stores, Inc.,
Abdor Realty Company,
Abeles, Inc.,
Abel Realty Company,
Abe Realty Corp.,
Abe Smith, Inc.,
Abe Stempler, Inc.,
Able Realty Corporation,
Abraham Bros., Inc.,
Abrahms' Busy Corner, Inc.,
Abramson's Dairy, Inc.,
Abro Realty Corporation,
Abstractor,
Academy Corporation,
Ace Bedding Shops, Inc.,
Ace Collection Agency,
Ace Electrical Equipment Co. Inc.,
Ace House & Window Cleaning Corp.,
Ace Manufacturing Company,
Ackerly Motors, Inc.,
A. C. Land Company,
Acma Equipment & Supply Corporation,
Acma Royalties Inc.,
Acme Auto Laundry Inc.,
Acme Bed Company, Inc.,
Acme Bus Corporation,
Acme Cleaning & Dyeing Co. Inc.,
Acme Lubricating Service, Inc.,
Acme Newark Machine Works, Inc.,

Acme Pharmacy, Inc.,
Acme Realty & Securities Company,
Acme Theatre Company,
A. C. Nebel and Sons, Inc.,
A. Corino & Davino Bros., Inc.,
Acquackanonk Investment & Realty Company,
Active Trucking Co.,
A. C. Ziegler Inc.,
Adair Realty Company,
A. D'Alessio & Son, Inc.,
Adams-Elsworth Bivalve Company,
Adams Paper Box and Supply Co.,
Adams Realty Co.,
Adams Shoppe of Plainfield,
Ada Realty & Amusement Company Inc.,
Ada Realty Company,
Adele Apartments, Inc.,
A. De Stefano & Co., Inc.,
Adler Laboratories, Inc.,
Admiral Hotel Company,
A. D. Q. Company,
Advance Development Corporation,
Advance Products Co.,
Advance Store Fixture & Construction Co.,
Advertising Clocks, Inc.,
Advertising Supply Co., Inc.,
Aegis Chemical Specialties, Inc.,
Aetna Construction Company,
Aetna Investment Company,
Aetna Plumbing and Heating Co.,
Affiliated Holding Company,
A. F. Randolph, Inc.,
A. F. Ward Company,
A. G. Construction Company,
Aglo M. S. Holding Company,
A. Greenfield, Inc.,
A. H. Grover and Company,
A. Horhovitz, Inc.,
A. H. Terhune, Inc.,
A. I. D.,
Airflex Back Rest Company, Inc.,
Air Service and Equipment Co.,
A. J. Muller & Co., Inc.,

Alan Realty Co.,
Alan Shop, Inc.,
Albert C. Penn, Jr.,
Albert Schuh & Son Inc.,
Albill Finishing Corp.,
Albion Building Company,
Albion Realty Company,
A. L. Brooks, Inc.,
Alcesta Cosmetics Corporation,
Alco Coat, Apron & Linen Supply Corp.,
Alco Deo Company,
Alden-Union Realty Company,
Alexander Company, Inc.,
Alexander Hamilton Printing Company,
Alexander Masterton, Incorporated,
Alex Levy,
Alex McGregor, Inc.,
Alfonso J. Grande, Inc.,
Alfred Hennessy, Inc.,
Alfred H. Welch, Inc.,
Al Gordon Service Station,
Alice Holding Company,
All-Africa Trading Company, Inc.,
Allbill Hosiery Mills,
Allecoca Realty Company,
Allen Investment Corporation,
Allen Land Co.,
Allen Terrace, Inc.,
Allen-Wales Machines, Incorporated,
Allied Engineering & Manufacturing Co., Inc.,
Allied Freight Distributors, Inc.,
Allied Independent Dealers,
Allied Petroleum Company,
Allied Raw Silk Trading Corp.,
Allied Underwriting Corporation,
Allison & Company,
Alloy Products Co., Inc.,
All-State Building Corporation,
All-Trunk Hanger Co., Inc.,
All-Way Laundry Company,
Allwood Realty Company No. 1,
Alma Park Incorporated,
Almar Realty Corporation,

A. L. Morrison, Inc.,
Alpha Bowling and Billiard Academy, Inc.,
Alpha Paint Cleaning System,
Alpine Cliffs Company,
Alpinecrest, Inc.,
Alpine Estates on the Palisades, Inc.,
Alpine Lumber Company,
Alpine Park Realty Company,
Altemus & Burnett, Inc.,
Alvana Textile Printing Co.,
A. & L. Zavian, Inc.,
Amalgamated Playhouse Corporation,
A. M. A. Realty Company,
Amato Building Company,
Ambassador Restaurant and Delicatessen Shop,
Inc.,
Amboy Furniture House,
Amboy Realty Company,
Ambrose Lighterage and Transportation Co., Inc.,
Amca Laboratories, Inc.,
A. McCue, Inc.,
American Associates, Inc.,
American Auction Sales Company,
American Automobile Finance Corporation,
American Building Construction and Supply Co.,
American Clothing Co., of Keyport, N. J. Inc.,
American Coat, Apron & Towel Supply Co.,
American Colonization Company,
American Conduit Co.,
American Cut Cast Stone Corporation,
American Finance Company of Perth Amboy,
American 5c to \$1.00 Store,
American-Greek Fur Co., Inc.,
American Home Builders Corporation,
American Home Furniture Co. Inc.,
American Hosiery Salvage Company, Inc.,
American Hotel, Inc.,
American Ice Cream Company,
American Landscape Contractors, Inc.,
American Letter Company,
American Loan Co.,
American Metallic Boot and Shoe Company,
American Metal Treatment Company,

American Oils Incorporated,
American Piano Hammer Company Inc.,
American Pine Products Limited,
American Publicity Incorporated,
American Shade Cleaners Co., Inc.,
American Sika Corporation,
American Trap Shooting Association,
Amicable Estate, Incorporated,
Amiesite Asphalt Company of America,
A. M. Mahjoubian, Inc.,
Ampere Hardware Co., Inc.,
Amusement Concessions, Inc.,
Amusement Corporation of America,
Anchor Certified Floors, Inc.,
Anderson Avenue Holding Corporation,
Anderson Construction Co., Inc.,
Anderson Dining Room Corporation,
Anderson Operators, Inc.,
Anfine Company,
Angele Realty Company,
Animals & Breeders, Inc.,
Animal Specialties Company, Inc.,
Angelique Realty Corporation,
Anna Louise Corp.,
Anomop Corporation,
Anserol Chemical Co., Inc.,
Anthony Bella Co.,
Anthony Gowns Inc.,
Anthony P. Miller, Inc.,
Antilles Construction Company,
Antler Holding Co., Inc.,
Antonoff Novelty Slipper Corp.,
Antrim Realty Co.,
Anverstan Holding Company,
Anvil Realty Co., Inc.,
Appio Construction Co., Inc.,
Arab Chemical and Engineering Corporation,
Arabo Coffee Co., Inc.,
Araneo White Scutieri, Inc.,
Arax Cleaning & Dyeing Co., Inc.,
Arbor Terrace, Inc.,
Arcadia Company,
Arch Realty Corp.,

Arcoil Manufacturing Co.,
Arco Linen Co.,
Arco Manufacturing Company, Inc.,
Arden Decorators,
Ardito Contracting Co., Inc.,
Arena Athletic Club, Inc.,
A. R. Geist Construction Co., Inc.,
A. R. Frank, Inc.,
Argos Game Farm, Inc.,
Ar-Kay Dress Co. Inc.,
Arlington Bedding Corporation,
Arlyn Co.,
Armory Garage of Passaic, Inc.,
Armour A. Kirby, Inc.,
Armstrong Confection Co.,
Arnold DeBrier Association,
Arro Holding Company,
Artercraft Woodworking Co., Inc.,
Arthur J. Collins and Sons, Incorporated,
Artificial Flower & Supply Co.,
Artisan Construction Co.,
Art Printing Co., Inc.,
Asbestos Products, Inc.,
Asbury Park Airport, Inc.,
Asbury Park Wholesale Drug Company,
Aslanian, Inc.,
A. S. R. Realty Co.,
Assets Realization Company,
Associated Chemical Industries, Incorporated,
Associated Coals, Inc.,
Associated Features, Inc.,
Associated Homes Investment Co.,
Associated Improvement Corporation,
Associated Investment Securities Corporation,
Associated Motor Club of New Jersey,
Associated Neon Displays, Inc.,
Associated Plumbing & Heating Company,
Assured Collection Agency,
Astor Hat Shop, Inc.,
A. Stryker, Inc.,
Atco Beef Company,
Athio Securities Company,
Atkins Auto Sales Co.,

Atlantic Advertising Corporation,
Atlantic Coal Yards, Inc.,
Atlantic Coast Motor Freight Co. Inc.,
Atlantic Construction Company, No. 3,
Atlantic Contracting Company,
Atlantic Dairy and Chicken Farms, Inc.,
Atlantic Dairy Stores, Inc.,
Atlantic Fisheries, Inc.,
Atlantic-Freehold, Inc.,
Atlantic Fruit & Produce Co.,
Atlantic Garage Company,
Atlantic Heating and Engineering Company,
Atlantic Industrial Loan Company,
Atlantic Laboratories, Inc.,
Atlantic Packing Company,
Atlantic Photo Engraving Co. Inc.,
Atlantic Sand Blast Co.,
Atlantic Seaboard Co.,
Atlantic Search Company,
Atlantic States Stock Yard Co.,
Atlas Coal & Supply Co., Inc.,
Atlas Collection Agency,
Atlas Land Co.,
Atlas Live Poultry Co. Inc.,
Atlas Process Co.,
Atlas Radio and Refrigerator Corporation,
Atlas Realty & Investment Co. Inc.,
Atlas Storage Warehouse Company,
Atlas Theatrical Enterprises, Inc. of Bayonne,
N. J.,
A. T. Price, Inc.,
Audo Company, Inc.,
Audrey Realty Co., Inc.,
Audrey's Inc.,
Audubon Wire Cloth Company,
Auf Der Heide Agency,
August Realty Company,
Auriemma and Macchi, Inc.,
Aurora Circle Swing Co., Inc.,
Aurora Coaster Co., Inc.,
Auto Brake Service, Inc.,
Auto Brake & Wheel Service, Inc.,
Autographic Textile Engravers,

Automatic Cigarette Sales Company,
Automatic Drive & Transmission Co., Inc.,
Automobile Center, Inc.,
Automobile Convoy Co. of N. J.,
Automobile Cover Co., Inc.,
Automotive Lubricants, Inc.,
Auto Sales & Service, Inc.,
Auto, Tire & Supply Company,
Avalon Apartment Corporation,
Avalon Land Company,
Avenel Pharmacy, Incorporated,
Avenel Realty Company,
Avon Holding Company,
Avon & Madison Realty Company,
A. Y. Realty Company,

Babbini Construction Co.,
Babbitt Building Corporation,
Babocor Realty Company,
Badger Roofing Company, Inc.,
Bagza Coffee Corp.,
Bailey Corporation,
Baime-Cohn, Inc.,
Baird Foundation Home Endowment, Inc.,
Balfour Realty Co.,
Balmoral Construction Co.,
Baltic,
Bankitalia Company,
Bannard Furniture Company,
Banner Investment Co.,
Barna Corporation,
Barnegat Lumber Company,
Barnegat Shore Acres, Inc.,
Barnegat Shore Properties, Inc.,
Barnhard & Pickman, Inc.,
Barre' Incorporated,
Barry Brush, Incorporated,
Barry Realty Company,
Barry's, Inc.,
Barson Building & Construction Company,
Bartel Provisions, Inc.,
Bartine Co., Inc.,
Basic Perfume Products Co., Inc.,

Basilea Company, Inc.,
Bates Lumber Company,
Battaglia Excavation and Construction Company,
Bauer Bros., Stores, Inc.,
Bauer, Kling and Coudert,
Bauer Realty Co.,
Baum Realty Co.,
Bay Holding Corporation,
Bayonne Cosmetic Shop Inc.,
Bayonne Fuel & Ice Co.,
Bayside Corporation,
B. B. Outfitting Corporation,
B. B/P Trading Corp.,
B. Burick Inc.,
B. C. A. Holding Company,
B. Company, Inc.,
B. & D. Auto Service & Supply Company,
B. Dorato, Inc.,
Beach Amusement Co.,
Beacon Candy Company,
Beacon Finance Corporation,
Beacon Neon & Maintenance Corp.,
Beacon Warehousing & Forwarding Co., Inc.,
Beanel Construction Co.,
Beaux Bootery, Inc.,
Beckmann Ferguson Holding Corporation,
B. & E. Construction Co.,
Bedell Holding Co. Inc.,
Bedford Corporation,
Bedford Finishing Company, Inc.,
Bedford Holding Co.,
Bedford Piece Dye Works, Inc.,
Bedminster Land Company,
Bee Silk Co.,
BE-ES Realty Co.,
Beggans Tire Company,
Belcon Realty Company,
Beldon-Joiner Cadillac Corporation,
Belford & Gasser Landscape Corp.,
Belgrove Garage, Inc.,
Bell Awning Co., Inc.,
Belles Holding Co.,
Bellmawr Sand Co.,

Bell-Oliver Finance Corporation,
Bellport Land Co.,
Bell Service Company, Inc.,
Belmont Dental Laboratories, Inc.,
Belmont Manor, Inc.,
Belmont Restaurant, Inc.,
Belmont Sales Corp., Inc.,
B. & E. Malt Products,
Benigno & Delapella, Inc.,
Benjamin A. Field Tool Company, Inc.,
Benjamin Company,
Benjamin's Cigars,
Benjamin Weinberg, Inc.,
Benjamin Werksman, Inc.,
Ben Schwartz, Inc.,
Ben-Trap Corporation,
Benwell Corporation,
Bergen-Cliff Holding Company,
Bergen and Connelly Amusement Co., Inc.,
Bergen Contracting Company,
Bergen County Realty & Construction Co.,
Bergen County Title & Mortgage Co.,
Bergen District Realty & Investment Co.,
Bergenfield Holding Company, Inc.,
Bergenfield Lumber & Supply Co. Inc.,
Bergen Finance Company,
Bergen Heating Service, Incorporated,
Bergen Horse Co.,
Bergen Investors Corporation,
Bergen Land Development Corporation,
Bergen Laundry of Hudson County,
Bergenline Gables, Inc.,
Bergenline Investment Co.,
Bergenline Realty Co. Inc.,
Bergen Products Corporation,
Bergen Silk Dyeing Corporation,
Bergen Syndicate, Inc.,
Bergen-York Realty Company,
Bergoff Motor Sales Co. Inc.,
Berkeley Heights Development Corporation,
Berkey & Chomicky Coal Corp.,
Berkie's Inc.,
Berkowitz, Inc.,

Berkshire Park Homesites,
Berman's Drug Store,
Bermuda Club,
Bernard-Clinton Co.,
Bernard Mulder Company,
Bernard Realty Co.,
Bernard's Millinery, Inc.,
Bernard Trading Company, Inc.,
Bernstein Furniture Company,
Berrick's Inc.,
Berry Realty Corporation,
Bertoli Contracting Co., Inc.,
Berton Realty Company,
Bert Painting and Decorating Co.,
Bert Vanden Berg Building Company,
Bert W. Ten Eyck Co., Inc.,
Berwick Hotel Company,
Berwyn Construction Co.,
B. E. Sherman & Sons, Inc.,
Bess Bett Shoe Co. of Atlantic City, N. J.,
Bess Bett Shoe Co. of Trenton, N. J.,
Besser Realty Co. Inc.,
Bessman & Bessman, Inc.,
Best Furniture Co.,
Best, Inc.,
Best Maid Dress Co. Inc.,
Better Home Products, Inc.,
Betty Dress Company,
Betty Van's Bar-B-Q, Inc.,
Betystown Realty Company,
Beverly Arms, Inc.,
Beyer & Son,
B. F. Coffin Mfg. Co., Inc.,
B. F. & H. Realty Co.,
B. F. M. Holding Company,
B. & F. Realty Company,
B. & G. Holding Co., Inc.,
B. H. F. Holding Co., Inc.,
B. H. & S. Auto Wreckers, Inc.,
B & H Trucking Corp.,
B. Hurwitz, Inc.,
Bianchi Brothers, Inc.,
Bierman's Market, Inc.,

Big Dipper Coaster Co. Inc.,
Bigley Bros., Inc.,
Biltrite Homes, Inc.,
Birch Transportation Company,
Birkenmeier and Kuhn Co.,
Birney Bottle Works,
Bizub & Vermeulen,
B. J. Klarman & Co. Inc.,
B. Kantor, Inc.,
Black Diamond Trucking and Contracting Co.,
Black Horse Pike Development Corp.,
Black & Prentice, Inc.,
Black Stainless Grout Company,
Blackstone Realty Co.,
Blain & Co., Inc.,
B. Landau & Co.,
Bliss Engraving Co.,
B. L. Morris, Inc.,
Block Realty Company,
Blodgett-Mayer Corporation,
Bloomfield Baking Company,
Bloomfield Iron Horse Exchange,
Bloomfield Laundry, Inc.,
Bloomfield Pharmacy, Inc.,
Blossom Florist, Inc.,
Blossom Shoppe, Inc.,
Bloy Estates, Inc.,
B. L. Realty Co., Inc.,
Blue Bird Pet Shop, Inc.,
Blue Bird Ribbon Mills,
Blue Eagle Taxi Company of Union City,
Bluefield Co., Inc.,
Blue Gold Service Inc.,
Blue & Gray Outfitting Co.,
Blue Ribbon Bakeries,
Blue Rose Tea Room,
Blue Seal Motor Corporation,
Blue Star Holding Company,
Bluffs Hotel Corporation,
Blumberg Shirts, Inc.,
Blum's Newark-New York Express,
Blustern Land Company, Inc.,
B. M. & C. Trucking Company, Incorporated,

B. M. G. A. Corp.,
B and M Holding Company,
B & M Taxi Service,
Boardwalk Bazaar Inc.,
Boardwalk Casino Restaurant, Inc.,
Boardwalk Enterprises, Inc.,
Boardwalk Hotel Company,
Bobby Realty Company,
Bob Realty Co., Inc.,
Boiler and Radiator Supply Company,
Boiling Springs Corporation,
Boin Roofing Co.,
Bonded Messenger Corporation,
Bondy Theatrical Enterprises, Inc.,
Bonforte Bros., Inc.,
Bonhamtown Clay Co.,
Bonham & Young Co.,
Bonnert-La Point Realty Co.,
Book Nook,
Boonton Baking Company,
Boonton-Mountain Lakes-Newark Bus Line,
Boonton Realty Company, Inc.,
Borchard Laboratories, Inc.,
Bordun-Somek Construction Co.,
Borglum Realty Co.,
Borough Construction Company of Washington,
N. J.,
Borough Express Co., Inc.,
B & O Sales Corporation,
Bosshardt & Guttman, Inc.,
Boston Food Craft Shop, Inc.,
Boston Realty Company,
Boulevard Beauty Shop,
Boulevard-Clarke Co. Inc.,
Boulevard Co. (No. 3),
Boulevard Construction Company,
Boulevard Park Cemetery Corporation,
Boulevard Realty Corporation,
Bowers Realty & Construction Co.,
Bowman Motors Co.,
Boyarsky, Feder & Denson, Inc.,
Boyden Realty Company,
Boyd Mortgage Company,

Boyertown Ore Company,
Boyle & Pecarsky, Inc.,
Bradbur Corporation,
Braddison Corporation,
Braddock Company,
Bradens California Products, Inc.,
Bradford Realty & Development Co., Inc.,
Bradshaw & Stone, Inc.,
Brad's Service Station, Inc.,
Bragaw Pharmacy,
Bralen Holding Co., Inc.,
Branch Brook Pharmacy, Inc.,
Brand & Aaron Inc.,
Brand Holding Co.,
Branford Restaurant, Inc.,
Braunstein & Braunstein,
Braunstein and Braunstein, Inc.,
B. & R. Corporation,
Brenner & Mentcher, Inc.,
Brentley Clothes, Inc.,
Brenton Co., Inc.,
Brereton Corporation,
Brick-House Realty Company,
Bridgeboro Farms, Inc.,
Bridge City Realty Corporation,
Bridgewater Land Association,
Bridgman Co.,
Bried Lumber Company,
Brigantine, Inc.,
Brigantine Properties, Inc.,
Brighton Realty Company,
Bristol Court, Inc.,
British-American Stores, Inc.,
Brittany-Lincoln, Inc.,
Broad Delicatessen, Inc.,
Broad Electric Company,
Broad & Essex Realty Co., Inc.,
Broad-Hanover Realty Corporation,
Broad-Littleton Corporation,
Broad-Livingston Realty Corporation,
Broad Mountain Coal Company,
Broadway Company,
Broadway Department Store,

Broadway Electric Company,
Broadway Estates Corporation,
Broadway & 49th St., Realty Co., Inc.,
Broadway Hardware Co., Inc.,
Broadway-Woodcliff Delicatessens,
Brockton Holding Company,
Brodhead-Murphy Co.,
Brooklyn Holding Corporation,
Brookside Inn, Inc.,
Brookvale Pharmacy,
Brosil Company,
Brown Brothers Holding Company,
Brown & Cranmer, Inc.,
Brown Holding Company, Inc.,
Brownie Syrup and Extract Company,
Brown Mills Syndicate Inc.,
Brown Oil Company, Inc.,
Brown Publishing and Printing Company, Inc.,
Brown's Store, Inc.,
Brunner Construction Co.,
Brunswick Drug Company,
Brunswick Realty Co.,
Brunswick Terrace Land Company,
Brustin & Strugates, Inc.,
Brunton Piano Company,
B. & S. Co.,
B. & S. Holding Company,
B. & S. Pants Company,
B. S. Trucking Corp.,
B. T. Company,
Buck and Benny, Inc.,
Buckingham Realty Co.,
Buckner & Iommetti Co.,
Buddy Realty Corporation,
Buddy's Bar B-Q Inc.,
Buena Vista Bus Company,
Buena Vista Realty Co., Inc.,
Buess & Anstatt, Inc.,
Buggs & Thomas, Contractors, Incorporated,
Builders' Aid, Inc.,
Builders' Material Supply Co.,
Builders Realty Company,
Building Associates, Inc.,

Building & Development Realty Corp.,
Building Materials Company,
Building Securities Company,
Bullock Magnesium Products Company,
Burack Bros., Inc.,
Burack Oldsmobile Co., Inc.,
Burgess-Leitch Company,
Burham Holding Company,
Burkard Holding Company, Inc.,
Burkard Investment Corporation,
Burkaw, Incorporated,
Burkhard-Hartman, Inc.,
Burkhardt Coal Company,
Burlow Lands,
Burrand Corporation,
Burroughs Realty Co.,
Burrows Hardware & Seed Co.,
Burtis Company,
Business Associates of Wayne Township, Inc.,
Buskee Pattern and Boat Works, Inc.,
Butler Five Cents to One Dollar Chain Stores, Inc.,
Butler-Newark Bus Line, Inc.,
Butterworth Land Company,
Buzsch Realty and Construction Company,
B. V. Gundling Company,
B. W. Clifford, Inc.,
B. W. G. Co.,
Byer & Company, Inc.,

Caballero Pencil Corp.,
Cacchione Contracting Co., Inc.,
Cacchione Corporation,
Cahill Towing Line, Incorporated,
Cairo Realty & Development Co. Inc.,
Caldes Lunch Co.,
Caldwell Amusement Corporation,
Caldwell Bowling Academy, Inc.,
Caldwell News Co.,
Caledonia Realty Co.,
Calhoun Realty Company,
California Fruit & Produce Co., Inc.,
California Market, Inc.,
Callas Bros., Inc.,

Call Me Harry, Inc.,
Cambridge Corporation,
Cambridge Holding Corporation,
Camden, Atlantic and Ventnor Land Company,
Camden Breweries, Inc.,
Camden Candy and Chocolate Novelty Co.,
Camden County Chamber of Commerce Exposition,
Company,
Camden Millwork Co., Inc.,
Camfesol Products Company,
Campbell Engineering Company,
Campbell-Smith Corporation,
Camp Realty Company,
Canniff Realty Co.,
Canter Dairy, Inc.,
Cape May County Finance Co.,
Cape May Realty Company,
Capital Extension Corporation,
Capital Holding Company,
Capitol Coat Company, Inc.,
Capitol Investment Company,
Capitol Wall Paper and Paint Co., Inc.,
Capstaff-Hunter Turbine Works, Inc.,
Caramel Crispie Corn Inc.,
Cardenas City Water Works Company,
Carlisle Electric Products Co.,
Carlock & Co.,
Carlstadt Tavern,
Carlton Amusement Company,
Carlton Investment Co., Inc.,
Carmag Land Company, Inc.,
Carolina Corporation,
Carroll-Arnold Company, Inc.,
Carol Shops, Inc.,
Carr and Campbell, Inc.,
Carroll Holding Co.,
Carteret Cooperage Company, Inc.,
Carteret Distributing Company,
Carteret Park Realty Company,
Carteret Securities Corporation,
Carter-Fredericks Company,
Cary & Kenny, Inc.,
Caryl Corporation,

Case Holding Co., Inc.,
Casey's Cigar Store, Inc.,
Cash Grocery Store,
Casino Remembrance Shop, Inc.,
Castelano Estate Corporation,
Castle Park of Garfield, New Jersey, Inc.,
Catenacci Cut Stone Co.,
Catheart Realty Co.,
Cator Realty Company,
Caval Land Co., Inc.,
C. & B. Food Company,
C. B. L. Agency, Inc.,
C. & C. Amusement Corporation,
C & C Construction Co.,
C. & C. Holding Company,
C. De Luca Embroidery Works, Inc.,
Cece Brothers, Inc.,
Cedar Court Corporation,
Cedar Crest Heights, Incorporated,
Cedar Grove Driving Course, Inc.,
Cedar Grove Sand & Gravel Co.,
Cedarhurst Sales and Manufacturing Company,
Inc.,
Cedar Lake Lodge, Incorporated,
Cedar Park Development Company,
Cedar Park Farms, Inc.,
Cedar Products Company, Inc.,
Cedar Realty Co.,
Cedgro Realty Inc.,
Cemar Realty Company,
Cemeteries Exchange, Inc.,
(The) Central,
Central Avenue Realty Corporation,
Central Dairy, Inc.,
Central Drug Company, Inc.,
Central-Essex Corporation,
Central Fireproof Construction Company,
Central Jersey Cornell Utilities, Inc.,
Central Jersey Trucking Co.,
Central Land Company,
Central Lunch & Restaurant, Inc.,
Central Meat Market, Inc.,
Central Metal Manufacturing Co.,

Central Mercantile Agency, Inc. of New Jersey,
Central Motor Haulage Co.,
Central Novelty Company, Inc.,
Central Real Estate Corporation,
Central Silk Corporation,
Central Underwriters, Inc.,
Centre Realty & Investment Co.,
Century Agency, Inc.,
Century Auto Club of New Jersey,
Century Pump & Engineering Corp.,
Certified Cleaners Management Co., Inc.,
Certified Flooring Co., Inc.,
Certified Hosiery Company,
Certified Hosiery, Inc.,
C. Francese Company, Inc.,
Chain Slip Covers Shops, Inc.,
Chain Stores and Property Investments, Inc.,
Challenge Investment Co.,
Challenge Service Inc.,
Chalmers Corporation,
Chambersburg Realty Co.,
Chamil Realty Corporation,
Chancellor Auto Sales, Inc.,
Chandler Fabrics, Inc.,
Changebridge Poultry and Ice Supply Company,
Chapman & Montgomery, Inc.,
Chapman Sales & Service Co. Inc.,
Charence Corp.,
Charles Alberto, Inc.,
Charles A. Rillo, Inc.,
Charles A. Vezzetti, Inc.,
Charles Bloom Paint Stores, Inc.,
Charles Bloom Paint Stores of New Brunswick,
Inc.,
Charles B. Van Cleaf, Inc.,
Chas. E. Abate Silk Co., Inc.,
Charles and Ebersten, Inc.,
Charles Laundry,
Charles L. Doe & Company,
Charles L. Steuerwald, Inc.,
Charles Nichols & Company, Inc.,
Charles Realty Company, Inc.,
Charles Tembusch, Inc.,

Charles-Waulter Research Organization,
Chas. W. Noyes Realty Corporation,
Charmley's, Inc.,
Charvie Arms, Inc.,
Chasis Realty Corporation,
Chatham Garage, Inc.,
Chatham-Newark Development Co.,
Cherokee Silk Corporation,
Chesebro-Whitman Co., Inc.,
Chester Jay Hunt, Inc.,
Chestnut Construction Co.,
Chestnut Hill Manor,
Chestnut Mills, Inc.,
C. & H. Golf Company,
Chipewa Silk Corporation,
Chippewa Steamboat Corporation,
Chiropractic Health Home, Inc.,
Chris Hoffner, Jr., Inc.,
Christine Company,
C. H. R. Realty Corporation,
C. H. Shaw & Son, Inc.,
C. H. & S. Operating Co.,
Church Development Service,
Cinderella Beauty Shoppe,
Cinderella Slipper Co., Inc.,
Cine-Craft Laboratories, Inc.,
Cinema Co. Inc.,
Cinnaminson Heights Development Co.,
Circle Transfer Co., Inc.,
City Amusement Company,
City-Center Realty Company,
City Hall Barber Shop,
City Hall Investment Company,
City Line Service Station,
City Signs, Inc.,
C. J. C. Realty Co.,
Claire Holding Corporation,
Clair Ridge Building Co.,
Claremont Company,
Claremont Trading Corp.,
Clarendon Homes, Inc.,
Claridge Restaurant, Inc.,
Classic Embroidery Works, Inc.,

Claude Neon Sales Corporation,
Cleaner Chemical Company,
Cleaves and Wittman, Inc.,
Clementon Beach Amusement Park, Inc.,
Cliffside Building Co.,
Cliffside Window Cleaning Co., Inc.,
Clifton Collection Service, Inc.,
Clifton Excavating Co.,
Clifton Piece Dye Works,
Clinton Construction Company,
Clinton Council Building Association of Jersey
City, N. J.,
Clinton & Peshine Co.,
Clinton Private Hospital,
Closson-Parkhurst Engineering Corp.,
Clover Farm Products Co.,
Club News Syndicate & Church News Syndicate,
C. M. Barber, Inc.,
Coalator Stoker Corporation,
Coast Chevrolet Company, Inc.,
Coast Cleaners & Dyers, Inc.,
Coast Confections, Inc.,
Coast Plumbing and Heating Corporation,
Coast Realty Company,
Coast-to-Coast Collegiate Camping Tours, Inc.,
Coastwise Oil & Gas Co., Inc.,
Coe-Mar Holding Company,
Coffee Cartridge Co.,
Cohan Bros. Inc.,
Coit-Chustnut Petroleum Co.,
Colacurcio & Rodgers, Inc.,
Cole and Edgar, Inc.,
Coleman Recreation,
Cole & Rose, Inc.,
Colfast Print Works, Inc.,
College Clothes Corporation,
College Dormitories Inc.,
College Dress Company,
Collins B. Rogers, Inc.,
Collin Silk Mills, Inc.,
Collins Investment Co.,
Collins Motor Service, Inc.,
Colonial Bakeries, Inc.,

Colonial Beverage Co., Inc.,
Colonial Circle Co.,
Colonial Evagreens, Inc.,
Colonial Investment Company,
Colonial Service Stations,
Colonial Stormcoat Company,
Colortone Pictures, Inc.,
Columbia Auto Body Co., Inc.,
Columbia Clothing Corporation,
Columbia Dress Manufacturing Co.,
Columbia Food Products Company, Inc.,
Columbia Laboratories, Inc.,
Columbia Real Estate & Investment Company,
Columbus Bleaching and Dyeing Company, Inc.,
Columbus Service,
Combined Properties Corp.,
Combustion Oil Sales Corp. of N. J.,
Comford Holding Company,
Commerce Produce Company,
Commercial Equipment Corporation,
Commercial Gases, Inc.,
Commercial Hotel, Inc.,
Commercial Investment Co.,
Commercial Laboratories,
Commercial Service Bureau, Inc.,
Commercial Steel Equipment Company,
Commercial Underwriters Agency Inc.,
Commonwealth Corporation,
Commonwealth Holding Corporation,
Commonwealth Investment Company,
Commonwealth Mortgage Co.,
Commonwealth Oil Corporation,
Commonwealth Securities Corporation,
Community Cleaners & Dyers, Inc.,
Community Lumber Co.,
Community Motor Company,
Community Packing Co.,
Commuters Coach Lines, Inc.,
Complete Construction Company, Inc.,
Compressed Air Products Co.,
Compton Realty Company,
Conant Motors, Inc.,
Concourse Fruit Exchange, Inc.,

Concrete Construction Accessories Co.,
Concrete Supply Corporation,
Condon Bro's Company,
Confidence Realty Corporation,
Congress Pharmacy, Inc.,
Congress Theatre, Inc.,
Conover's Garage Incorporated,
Conrad Hanson & Co.,
Conrad Kiel & Son,
Consolidated Brewers and Distillers, Inc.,
Consolidated Coal Trucking Company,
Consolidated Companies of Brooklyn,
Consolidated Companies of New York,
Consolidated Freight Terminal, Inc.,
Consolidated Neon Sign Co., Inc.,
Consumers Securities Co., Inc.,
Con Sumers' Sports Co.,
Container Seal Company, Inc.,
Continental Amusement Enterprises, Inc.,
Continental Corporation,
Continental Credit Corporation,
Continental Loan Corporation,
Continental Silk Underwear Corporation,
Contrell Company,
Convention Hall Gift Shop, Inc.,
Converse Realty Co.,
Convertible Chicken Farms, Inc.,
Convery Coal Company,
Co-operative Realty Co., Inc.,
Cooperative Restaurant, Inc.,
Cooper Key Corporation,
Cora E. Hayes, Inc.,
Cordts Furniture Company,
Corporation Alliance Inc.,
Correja Convery Realty Co., Inc.,
Corrigan Holding Company,
Corrs, Incorporated,
Corson Realty Co.,
Cosgrove Cooperage Company,
Cosmo Amusement Corporation,
Cosmopolitan Hotel of Passaic, New Jersey,
Cotton Chemical Corporation,
Coudray Homes, Inc.,

Country Club Garage, Inc.,
Country Club Publications, Inc.,
County Roscommon Boys' Band,
Courlas Candy Kitchen, Inc.,
Court Building Holding Corporation, Inc.,
Courter Heights Development Company,
Court's, Inc.,
Coutts Electrical Company,
Cozy Grove, Inc.,
Crabb Clay Products Corporation,
Craigden Brick Company,
Craighead Inc.,
Cramer & Anderson, Inc.,
Cranbury Realty Company, Inc.,
Crane Contracting Company,
Crane Investment Company,
Crane-Moore Realty Company,
Crane Service Company,
Cranford Coal & Building Supply Co., Inc.,
Cranford Heights Realty Corporation,
Cranford Trading Company,
Cranford-Union Realty Co.,
Cranford-Union Trading Company,
Credit Associates, Inc.,
Credit Service, Inc.,
Creole Silk Corp.,
Crescent Company,
Crescent Dairy,
Crescent Lace & Embroidery Works,
Crescent Novelty Co.,
Crescent Ring Company,
Crescent Ring and Emblem Co., Inc.,
Crescent Theatre Company,
Crest Investment Company,
Cristina Holding Co.,
Critex Inc.,
Croft Finance Corporation,
Croissant Consolidated Companies of New York,
Inc.,
Croog Stylist, Inc.,
Crown Dairy Corporation,
Crown Motors Company,
Crown Needle Co., Inc.,

Crown Swiss Embroidery,
C. R. Realty Company, Inc.,
Crystal Japanning Company, Inc.,
Crystal Lake Land Co.,
Crystal Palace, Inc.,
Crystal Restaurant, Inc.,
C. S. Mathewson Co., Inc.,
C. Staw Investment and Construction Co.,
C. T. Sheerer, Inc.,
Cuban Farming Company,
C. U. Di Stefano Co.,
Culp Construction Co.,
Cumberland Country Club, Inc.,
Cumberland Packing Co., Inc.,
Curiosity Exchange,
Curtis Built Homes, Inc.,
Curtis and Minck, Inc.,
Cush-Mont Milk Co.,
Cutler & Feldsher Co.,
Cut Rate Outlet Co.,
Cut Rate Sash & Door Co.,
Cutrona Auto Painting, Inc.,
Cycle Racing Association,

Daehnhardt Lumber Co.,
D. A. & G. H. Brown Company,
Dailey's Towing Line, Inc.,
Daily Service Corporation,
Dairt Company, Inc.,
Dairy Farm Products Inc.,
Dairymen's Service,
Daisy Sweet Shoppe Inc.,
Dalford Corporation,
Dalton Transportation Company Inc.,
Dana-Bing Feature Service, Company Inc.,
Dana Distributing Company,
Danbury Hat Shop, Inc.,
Dandee Bakers,
Daniel B. Frazier Co.,
Daniel J. Sullivan, Inc.,
Dante Corporation,
Darche Oil Burner Co.,
Dated Foods Inc.,

Dauphin Motor Car Co.,
David C. Sanford Company,
David Dobrecki, Inc.,
David Franklin Co. Inc.,
David R. Hill & Company,
Davis Holding Co.,
Davison Estates,
Dawn Holding Co.,
Dawn Laboratories,
Dawn Oil Co. Inc.,
Dayhill Corporation,
Day's,
D. B. Realty Corporation,
D. B. Service Garage, Inc.,
D. Clairborn Co. Inc.,
Deal Club,
Dealers Service, Inc.,
Deamot Company, Inc.,
Deauville Beach Company,
De Belle Chemical Co.,
De Boer-Malloy Co.,
De Chellis Corporation,
Decker & Bell, Inc.,
Decorative Painters, Inc.,
Decorative Supply Company, Inc.,
Deer Park Realty and Development Co. Inc.,
De Fillips, Morehower and Thomas, Inc.,
Degener & Co. Inc.,
D. E. Johnson & Son, Inc.,
Delancy Company,
Delaware Avenue Garage Company, Inc.,
Delaware Shop, Inc.,
Delaware Silk Corporation,
Delfield Realty Company,
Delfin, Incorporated,
Delicious Drinks, Inc.,
Delight Pastry Shoppe, Inc.,
Del Jersey Realty Corporation,
Delna Company,
De Luxe Ice Cream Company,
De Luxe Motor Company,
Dembling Construction Company,
Demco Holding Co.,

DeMeo and McCabe, Inc.,
DeMeza & Blimm, Inc.,
DeMoine Store, Incorporated,
Denenburg Realty Company,
Den Herder Bros., Inc.,
Denier Realty Corporation,
Dennis J. Sweeny & Co.,
Dennison, Inc.,
Denville Grill Inc.,
Denville Hardware Co.,
Denzer Holding Co., Inc.,
De Paolo-Nittoli Garage and Service, Inc.,
De Rosa Bros., Inc.,
De Santis & Co.,
Desmond Incandescent Lamp Company,
De Soto Country Club, Inc.,
Deubel High Pressure Rotary Pump Corp.,
Devlin and Sons Company, Inc.,
Dewey Holding Company,
DeWitt Bowling Alleys, Inc.,
DeWitt Sweet Shoppe,
De Zaan Realty Corporation,
Diabetes Publishing Company, Inc.,
Diagnator Corporation,
Diamond Agency, Inc.,
Diamond Beverage Company, Inc.,
Diamond Packing Co.,
Diamond Spring Club, Inc.,
Dick Holding Corporation,
Dieckman Realty Company,
Dietze Renner Elizabeth Corporation,
Dilco Lamp Works, Inc.,
Dill Tract, Inc.,
Di Lorenzo Realty Co., Inc.,
Dining Car Corporation of New Jersey,
Dinino Plumbing and Heating Co., Inc.,
Dinty's Grill, Inc.,
Direct Amusement Corporation,
Direct Ownership Shares, Incorporated,
Disco Dyeing Corporation,
Discount Corporation of New Jersey,
Discount Distributors Co.,
Diveda Apartment Company,

Dixie Throwing Company,
D. Jacobson, Inc.,
D. J. I. L. Corp.,
D. Krongelb & Bros., Inc.,
D & L Oil Co., Inc.,
D. M. B. Holding Company,
Dobbins Realty Company,
Dr. Joseph's Incorporated,
Dolfy Silk Co.,
Dolores Dress Shop Inc.,
Dolores Holding Co.,
Domestic Investment Company,
Domestic Oil Heating Corporation,
Domestic Service Company,
Dom Investment Co.,
Donald B. Kennedy, Incorporated,
Donald Finance Corporation,
Donald's, Inc.,
Donna, Incorporated,
Donovan Business Schools,
Donovan Supply Co.,
Don's, Inc.,
Doré Millinery, Inc.,
Dore's Taxi Service, Inc.,
Dorfner Service, Inc.,
Doriety Contracting Company,
Doris Olive Oil Producers & Importers, Inc.,
Doris Silk Hosiery Co.,
Dornbusch & Goldsmith, Inc.,
Dorn and Kirschner, Inc.,
Douglas Shoe Repairing & Valet Service,
Dover Electric Company,
Dover Index,
Dowmar Realty Corporation,
Downer Scavenger Co., Inc.,
Downtown Parking Corporation,
Draed Corporation,
Drakrub Corporation,
Drewes Brothers Auto Livery,
Drug Merchandising Co.,
Dry-Fresh Process, Inc.,
D & S Realty Company,
DuBarry Shoppe, Inc.,

Duchess Hosiery Company, Inc.,
Dudley Realty Company,
Dultine Laboratories,
Dumay Investment Co.,
Dundee Lake Homes, Inc.,
Dunellen Auto Parts Inc.,
Dunham Coach Craft Inc.,
Dunn Building Products Company,
Duo Exhibit Company,
Duplex Brake Engineering Co., Inc.,
Duquesne Silk Mills,
Durable Luminous Tubing Co., Inc.,
Durham Apartments, Inc.,
Dutch Coffee House, Inc.,
Duval's Food Products Co., Inc.,
D. W. Ransley, Inc.,
Dyers' Credit Clearing House,
Dyers and Printers Trading Corporation,
Dynamics, Inc.,

Eagle Bottling Co.,
Eagle Express Company,
Eagle Press, Inc.,
Eagle Radio Co.,
Eagle Rock Holding Corporation,
Eagle Storage and Warehouse Co., Inc.,
Eagle Trucking Co.,
Earl R. Lippincott Realty Company,
East Bergen Realty Corporation,
East Coast Construction Co.,
Eastern Cabinet Company,
Eastern Carrier, Inc.,
Eastern Contracting Co.,
Eastern Fibre Board Company,
Eastern Lumber and Supply Co.,
Eastern Memorial Parks Sale Co.,
Eastern Natural Gas Corp.,
Eastern Oil Burner Corporation,
Eastern Pavement Corporation,
Eastern Poultry Raisers, Inc.,
Eastern Realty and Investment Company,
Eastern Sales Company,
Eastern Sash, Door & Supply Co. Inc.,

Eastern States Oil Corp.,
Eastern Utility Co.,
East Hanover Building and Developing Company,
Incorporated,
East, Inc.,
East La Belle Realty Corp.,
East Main Street Improvement Company,
East Norwood Realty Corporation,
E. B. Becker Realty Company,
Eberstadt Corporation,
E. B. Evaul Coal and Ice Company,
Ecallaw Holding Company,
Ecenerwal Holding Co.,
E. C. and J. B. Kern, Inc.,
Eckes Pretzel Co.,
Eclipse Holding Co.,
Eclipse Leather Corp.,
Economic Laundry Company,
Economy Baking Company,
Economy Cloak & Suit Company,
Economy-Cut Rate Cosmetic Shop, Inc.,
Economy Fuel & Heating Co. Inc.,
Economy Furniture Company of Trenton, N. J.,
Economy Markets Inc.,
Economy Products Inc.,
Ed-Al, Inc.,
Eden Realty Corporation,
Edgewater Heights Realty Company,
Edna Woehlken, Inc.,
Edward C. Oertzen Agency, Inc.,
Edward H. Classen, Inc.,
Edwards Grain Company, Inc.,
Edwards Motor Sales, Inc.,
Edward Stephen, Inc.,
E. & E. Products Co., Inc.,
E. E. Realty Company,
Eff Arr Holding Company,
Efficient Realty & Mortgage Co., Inc.,
E. F. H. Corporation, of Wildwood, N. J.,
Egan & Company,
E. G. Corp.,
Ege Restaurant Co. Inc.,
Eggens-Hambler Co., Inc.,

Egg Harbor Coal and Lumber Company,
Egg Harbor Furniture Company,
Egg Harbor Glass Manufacturing Corporation,
Egg Harbor Realty Improvement Company,
Eighteenth Avenue Holding Company,
Eisaj Holding Corporation,
E and J. Holding Company,
E. J. Sterner Lumber Co., Inc.,
E. and K. Realty Corporation,
Elberon Building Co.,
Elberon Corporation,
Elbert Corporation,
Elder Realty Co.,
Eldredge Express and Storage Warehouse Com-
pany No. 2,
Eleanor Realty Co.,
Electrical Worker's Holding Co.,
Electric Supply Company, Inc.,
Electro-Mobile Corporation,
Eledreg L. Sims Realty Co.,
Elegant Restaurant,
Elias Realty Co. Inc.,
Elite Silk Dyeing Co.,
Elizabeth Bargain Shoe Store, Inc.,
Elizabeth Luncheonette, Inc.,
Elizabeth Motor Truck Body Works, Inc.,
Elizabeth Novelty Company,
Elizabeth Parkway Realty Co.,
Elizabethport Coal & Supply Co. Inc.,
Elizabethtown Realty Company,
Ellas Bakery Co.,
Ellcombe Realty Company,
Elliott-Granite Linen Corporation,
Ellis Metal Co. Inc.,
Elmer's Inc.,
Elmer Weismantel, Inc.,
Elmir Holding Corporation,
El Mora Gasoline Station, Inc.,
Elmwood Motor Car Company,
Elray Coal & Coke Co., Inc.,
Elroy Realty Corporation,
E. L. Van Doren, Inc.,
Elwin Company,

E. L. Winn, Inc.,
Elwood Coat Company, Inc.,
Elysian Country Club, Incorporated,
Embassy Bakery Inc.,
Embassy Dress Shop, Inc.,
Embe Holding Co.,
Embly's, Inc.,
Embro Realty Company,
Emco Motor Sales, Incorporated,
Emerald Linen Company of New Jersey,
Emerald Silk Company,
Emil Seelig Company,
Empire Bakery, Inc.,
Empire Building Co.,
Empire Cloak and Suit Manufacturing Co.,
Empire Coach Lines, Inc.,
Empire Engineering Laboratories, Inc.,
Empire Holding Company, Inc.,
Empire Jewelry Co., Inc.,
Empire Restaurant, Inc.,
Empire Safety Film Company, Inc.,
Enare Corporation,
Engel Realty Co.,
Engel's Inc. of Atlantic City,
Engineering Supply Co.,
Engle Dairy Co.,
Englewood Bedding & Floor Covering, Inc.,
Englewood City Realty Company,
Englewood Department Stores, Inc.,
Englewood Hygeia Ice Company,
Englewood Publications, Inc.,
Enterprise Cranberry Company of Monmouth
County,
Enterprise Land Company of New Jersey,
Epicure Market, Inc.,
Epoch Holding Corporation,
Epstein Construction Company,
Epstein Furniture Company,
Equality Holding Company,
Equitable Adjustment Bureau, Inc.,
Equitable Bonding Agency, Inc.,
Equitable Loan Society of America,
Equitable Loan Society of New Jersey,

Equity Holding Corporation,
E. Riley Mixner Company,
Ernest Weiler Co.,
Ernest W. Watson, Inc.,
Esco Amusement Co.,
Esco Braid Mfg. Co., Inc.,
E. S. Dessalet Co.,
Esem Holding Corporation,
Esposito & Rulewich Holding Co.,
Essex Auto Electric Corporation,
Essex County Golf Courses, Inc.,
Essex County Supply Company,
Essex Drugs, Inc.,
Essex Fells Plumbing, Heating and Contracting
Co.,
Essex Fish Company, Incorporated,
Essex General Realty Company, Inc.,
Essex National Trunk & Bag Co.,
Essex Photo Studio, Inc.,
Esskay Luncheonette, Inc.
Ess & Gee Amusement Corporation,
Estates Realty Co.,
Esther S. Realty Co.,
Estoco, Inc.,
Ethical Drug Co.,
Eugene Wendling, Jr. Co., Inc.,
Eureka Cereal Beverage Company, Inc.,
Eureka Tool and Machine Company,
Evby Realty Co.,
Everett-Carol Holding Co.,
Everett Holding Company, Inc.,
Evergreen Farm, Inc.,
Everlight Neon Sign Corporation,
Ever-Ready Auto Service, Inc.,
Every Day Loan Association,
Everyneed Specialities, Inc.,
Exact Level and Tool Mfg. Co., Inc.,
Excel Holding Co.,
Excellent Meat Market, Inc.,
Excello Block, Inc.,
Excel Metal Corp.,
Excelsior Bottling Works, Inc.,

Excursion Steam Boats, Incorporated,
Eylmann School & Camp Service, Inc.,
Eypper & Beckmann, Inc.,
Ezekiel Lodge Holding Company,
Ezra J. Olt, Inc.,

F. A. Broedel Co.,
Fabyan Holding Co., Inc.,
F. A. Gentieu and Company, Inc.,
F. & A. Green Construction Company,
F. A. Hunt, Inc.,
Faircroft, Inc.,
Fairfield Estates Corporation,
Fairlawn-Bergen Realty Corp.,
Fairlawn Gardens, Inc.,
Fairmount Realty Company, Inc.,
Fairview Country Club, Inc.,
Fairview Ice Company,
Fairway Construction Co., Inc.,
Faithful Holding Corp.,
Faitoute Trucking Corporation,
Falls City Holding Corp.,
Family Financing Corporation,
Famous Delicatessen Corporation,
Fana Holding Co.,
Fanwood Gardens, Inc.,
Farco Express Co. Inc.,
Farer's, Inc.,
Fargo Lubricants, Inc.,
Farnsworth Realty, Inc.,
Farr Amusement Co., Inc.,
Farrell Clothing Company, Inc.,
Farr Sanatorium,
Farry Motor Company,
Fashion Shoe Shop,
Fashion Shop, Inc.,
Fashion Trading Company,
Fawcett Art Supply, Inc.,
Fayette Street Realty Co.,
Fay Leovin Corp.,
F. C. Carter, Inc.,
F. D. Sole Investment Co.,

F. D. Sole Loan Association,
Federal Collection Service, Inc.,
Federal Furniture Factories, Inc.,
Federal Markets, Inc.,
Federal Security and Agency Co., Inc.,
Federal Sign System (Electric),
Federal Silk Dyeing and Finishing Company,
Federal Snap Fastener Corporation
Feingold Realty Co.,
Feldman Realty Company,
Feld's Restaurant, Inc.,
Felix Tailoring, Inc.,
Felsan Mills, Inc.,
Fels Engineering Corporation,
Fenner-Treister, Inc.,
Ferber Brick Company,
Ferber Construction Company,
Ferdinand Plumbing & Heating Co., Inc.,
Ferguson Developing Co., Inc.,
Fer Holding Company,
Fernery, Inc.,
Ferry Plaza Holding Company,
Ferry & Smith, Inc.,
Feterici Plastering Company,
F. & H. Bakery Co., Inc.,
F. H. Richter, Inc.,
F. H. Sharpe Company,
Fidea Holding Corporation,
Fidelity Fiduciary & Investment Company,
Fidelity Furniture Exchange,
Fidelity Gas & Oil Co.,
Fidelity Oil Company of New Jersey,
Fidelity Union Land & Improvement Co.,
Fiedler Appraisal Corporation,
Fiedler Corporation,
Fiedler Service Corporation,
Fifth and Ridge Realty Corp.,
Filsam Construction Co.,
Finance Corporation of America,
Financial Administrative Bureau, Inc.,
Financial Credit Company, Inc.,
Financial Discount Corporation,
Fine Shoppe, Inc.,

Fine Wear Hosiery Shops, Inc.,
Finizio Markets, Inc.,
Finkay Realty Company,
Firm Realty Corporation,
First Class Bakery, Inc.,
First Investment Corporation,
First National Securities Corporation of Union
City,
First Realty Company, Inc.,
Fischer & Dackermann,
Fischer Investment Company,
Fischman & Granet, Inc.,
Fisher Clothing & Uniform Co.,
Fisher-Williams Company, Inc.,
Fishman Produce Co., Inc.,
Fishman & Son, Inc.,
Fitch Realty Co., Inc.,
Fit-Well Garment Corporation,
F. J. Durkin Lumber Co.,
F. K. Blatt Corp.,
Flash Reporting Co.,
Fleck Bros. Inc.,
Fleet Carrier Corporation,
Fleetwell Corporation,
Fleetwood Motor Car Company,
Flemington Farms, Inc.,
Flint Contracting Co.,
Floc-Art Print Works, Inc.,
Flora Lee Dress Shops, Inc.,
Floral Realty Company,
Florida-Atlantic City Realty Investment Corpora-
tion,
Flower Waste & Packing Co., Inc.,
Floyd Realty Co. Inc.,
Flusser For Furniture, Inc.,
Flusser's, Inc.,
F. & M. Co.,
F. M. Herrick and Co.,
F. M. J. Holding Company,
F. N. F. Amusement Company,
F. N. M. Realty & Investment Company,
Fogg & Daniels, Inc.,
Fogwal Metal & Trading Co.,

Foltite Pack Corporation,
Foods Service Research Foundation,
Fords Holding Company, Inc.,
Forel, Inc.,
Forests of Ecnervwal,
Forrest Mercerizing Company,
Forsgate Floral Company,
Fort Lee Construction Co., Inc.,
For Lee Operating Co., Inc.,
Fort Lee Pharmacy, Inc.,
Fort Lee Realty Co.,
Fortuna, Inc.,
Forty-Seventh St., Realty Co., Inc.,
Forum Finance Co.,
Forward Sales Company,
Foundation Mortgage Company,
Fountain Supply Corporation,
Fourth Realty Corporation,
Fourth Ward Citizens Republican League of
Paterson, N. J., Inc.,
F. P. C. Improvement Company,
Fradath Realty Corporation,
Francen Realty Corporation,
Frances Tea & Pastry Shop,
Francis A. Bruner, Inc.,
Franco Construction Co.,
Franco Realty Corporation,
Frank A. Jaeger and Sons, Bakers,
Frank B. Dilts & Company,
Frank D. Piorry, Inc.,
Frank E. Chambers Printing Co.,
Frankel & Nelson, Inc.,
Frank Industrial Realty Company Inc.,
Frank Jaeger & Sons, Inc.,
Frank J. Picone, Inc.,
Frank Kearney Lumber Co. Inc.,
Franklin Auto Sales, Inc.,
Franklin Brewing Co.,
Franklin Club Realty Company,
Franklin Commercial Discount Co.,
Franklin Contracting Co., Inc.,
Franklin Hall Inc.,
Franklin Homes Company,

Franklin Lightning Rod Co.,
Franklin Port Newark Lumber Co.,
Franklin Stove Manufacturing Co.,
Frank L. Mead, Inc.,
Frank Polizzi & Co. Inc.,
Frank R. Kelly Co.,
Frank Snead Company, Inc.,
Frank Zwigard Construction Co.,
Franz Joseph Drucker Corporation,
Franzperle Realty Corporation,
Freddie's Tavern, Inc.,
Frederick Kilgus, Incorporated,
Fredmir Holding Company,
Fred R. Henry, Inc.,
Freeholders Investment Corporation,
Freeman's,
Free Moving & Renting Service, Inc.,
Fremont Incorporated,
Friar Tuck Club, Inc.,
Friedmans' Confectionery Inc.,
Friedwell Holding Co.,
Friendship Loan Co.,
Friends of the Hunting Dog,
Frisian Realty Corp.,
Fritts & Eichlin, Inc.,
Fruit Beverages Inc.,
F. Sala & Co.,
F. & S. Co.,
F. Storsberg Company,
Fuel Oil Service, Inc.,
Fuller Oil Co.,
Fuller Service Stations, Inc.,
Fulle's Laboratories, Inc.,
Fulle's Research Lab., Inc.,
F. W. B. Holding Company,
F. W. Duckworth Bond & Mortgage Company, Inc.,

Gabriel Realty Company,
Galcut Construction Company, Inc.,
Galex Jewelry Co.,
Gallant's School of Music, Inc.,
Gallof Bros. Inc.,
Galloway Press, Inc.,

Garage Realty Co.,
Garage and Supply Station,
Garden Amusement Company,
Garden Development Company,
Garden State Dairies, Inc.,
Garden State Materials Corporation,
Garden State Nut and Candy Co.,
Garden State Oil Co.,
Garfield Clothing Manufacturing Company Inc.,
Garfield Realty Corporation,
Garfinkel Delicatessen Co.,
Garford Trucking, Inc.,
Garfunkel Bros.,
Garrison Auto Sales, Inc.,
Garsten Realities, Inc.,
Gartman Holding Co.,
Garvin Realty Company,
Gas Engineering Company,
Gassner & Ackerly Motors, Inc.,
Gautier Avenue Market,
Gayreen Realty Co.,
Gazevitz & Sokolov, Inc.,
G & B Paint Co.,
G. C. F. Motors, Inc.,
G. E. Bliss Inc.,
Geega Corporation,
Gefro Supply Co.,
Gelato Construction Corporation,
Gelbstein Baking Company,
Gem Theatre Corporation,
General Auto Supply Co.,
General Contract Purchase Corporation of New
Jersey,
General Discount Corporation,
General Floorcraft Corporation,
General Land Company,
General Land Development Company,
General Liquidating Company,
General Marine Corporation,
General Mortgage Company,
General Plumbing Supply Company,
General Radio and Television Corporation,
General Silk Corporation,

General Steamboat Corporation,
General Transmission Company,
Genereco Investment Company, Inc.,
George A. Wonfor Inc.,
Geo. C. Kindle, Inc.,
George Finn Company,
George Heflich Company,
Geo. J. Pyle, Hatter, Inc.,
George L. Vogel, Inc.,
George Mann Inc.,
George Miller & Co., Inc.,
George Smith Builders,
George Smith Realty Co.,
George Soroka & Company,
George's Sample Shoe Stores,
George Swan & Co.,
George Washington Inn,
George Washington Service Stations, Inc.,
G. E. P. Service Station, Inc.,
German-American Coffee Company,
Gershon Realty Company,
G. E. Scherer Inc.,
Getty Holding Company,
G. Ferrero Holding Club,
G. Frtala Meat Market Inc.,
G G G Silk Manufacturing Co., Inc.,
G. G. Poultry Farm, Inc.,
G-G Tire Co.,
G. H. Hamilton Manufacturing Company,
G. Howard Mitchell, Inc.,
G. H. Trucking Co.,
Giant Realty Company, Inc.,
Gibby Realty Company,
Gibney Iron and Steel Company,
Gibraltar Realty Company,
Gidnan Stores,
Gilbert Painting Company,
Gilbert Research Institute, Incorporated,
Gillanz Company,
Gilpin, Hess & Co., Inc.,
Ginsberg Novelties, Inc.,
Ginsburg and Friedman, Inc.,
Giovanni Guerriero, Inc.,

Giovannone Construction Company,
Giovannone Engineering Company,
Girard Investment Company,
G. & J. Contracting and Trucking Co.,
Gladmar Company, Inc.,
Glen Drug Stores, Inc.,
Glenn Land Company,
Glen Oil Co.,
Glenwood Apartments, Inc.,
Globe Bed & Furniture Refinishing Co.,
Globe Detective Service of Atlantic City, N. J.,
Globe Finance Company,
Globe Furnishing Company,
Globe Investment & Realty Co.,
Globe Laundry, Inc.,
Globe Oil Burner Corporation,
Gloff Construction Co., Inc.,
G. Lomonaco & Co., Inc.,
Gloria Shoppe, Inc.,
G-M Bonded Collection Agency,
G. & M. Fruit & Products Market, Inc.,
G. M. Haas, Inc.,
G. & M. Service Station, Inc.,
G. N. B. L. Associates, Inc.,
Godwin Stores Corporation,
Goerke Company,
Goldblat, Inc.,
Gold Bond Oil Co.,
Golden Arrow Lines, Inc.,
Golden Guernsey Farms,
Golden-Rule Realty Co.,
Goldman Realty Co.,
Goldson Holding Co.,
Goldstein's Men's and Boys' Shop,
Goldstein's Pharmacy Inc.,
Golkem Silk Co., Inc.,
Goniec Ludowy Printing and Publishing Co. Inc.,
Good Gold Company, Inc.,
(The) Good Luck Oil Burner Company,
Good Wear Union Clothes Shops,
Goodwin Chapter Temple Association, Inc.,
Goody Kake Company,
Gordaz Realty Co.,

Gordon Clothing Co. Inc.,
Gordon Realty Co., Inc.,
Gorla Silk Company Inc.,
Gorlin Construction Company,
Gormley & Co. Inc.,
Gorton Ice Cream Co., No. 1,
Gossler, Inc.,
Gotelli Construction Company,
Gotham Holding Corp.,
Gotham Paint and Color Works,
Gothic Corporation,
Gottlieb's Express, Inc.,
Gottlieb & Sons Inc.,
Gould-Ziegler Realty Co.,
Gourmet Restaurant,
G. & P. Corporation,
G. P. Pitkin, Inc.,
Grab Bag Co.,
Graceland Holding Company,
Graham Bakery, Inc.,
Graham Building Corporation,
Graham Hotel Company,
Graham Midland Co., Inc.,
Grain-Fed Rabbit Products Co. (Co-operative)
Inc.,
Grandcliff Co. Inc.,
Grand-Clinton Corporation,
Grande View Inc.,
Grand Realty & Service Corp.,
Grand View Development Co.,
Grand View Pool Operating Company,
Grandview Terrace, Inc.,
Granite Investment Company,
Grant-Cliff Holding Corporation,
Grant Corporation,
Grape Products Inc.,
Graulive Realty Company,
Gray Gables Building Corporation,
Gray Guide, Incorporated,
Graymore Inc.,
Great Bay Improvement and Development
Company,
Great Eastern Gas & Oil Corporation,

Greater Atlantic Finance & Mortgage Co.,
Greater Jersey Holding Corporation,
Greater New York Furniture Co.,
Greenbaum Bros., Inc.,
Greenbaum's Radio, Inc.,
Greenberg Holding Company,
Green & Elm Co.,
Green and Gar Company, Inc.,
Green Pasture Dairies,
Green's Incorporated,
Green Tree Lunch Room and Gas Station of
Gloucester, N. J.,
Greenville Florist, Inc.,
Greenwood, Inc.,
Grenger Motor Car Company,
Greylock Heights Realty Corporation,
Grico Investment Company, Inc.,
Griffen Realty Co., Inc.,
Griffeth Corporation,
Grinkers' Inc.,
Groh Incorporated,
Grossmann Bus Company, Inc.,
Grove Plumbing, Heating and Supply Company,
Grove Realty Company, Incorporated, of Hoboken,
N. J.,
Grove Service, Inc.,
Gruber-Williams, Inc.,
Grunes, Inc.,
Grunweg & Newman Emb. Co.,
G. S. D. Holding Co.,
G. T. D. Garage,
Guarantee Clothes Shop, Inc.,
Guaranteed Mortgage and Bond Corporation,
Guarantee Floor Covering Co. of Passaic,
Guarantee Mortgage Company,
Guarantee Stove and Range Co. Inc.,
Guarantee Tile & Linoleum Co.,
Guaranty Plan Sales Company,
Guildbrook Realty Company,
Guinn Brothers Garage & Taxi Service,
Gulliksen, Inc.,
Gunhill Diners, Inc.,
Gustav A. Neuman & Sons, Inc.,

Gutman's Drug Store, Inc.,
Gutradt-Ash Syndicate,
G. & V. Construction Company, Inc.,
G. and W. Chemical Company,
G-Z Service Sta.,

Haarde Construction Company,
Haber Realty Company, Inc.,
H. A. Christ Company,
Hackensack Beef Company, Inc.,
Hackensack Heights Pharmacy, Inc.,
Hackensack Manor, Inc.,
Hackensack Oil Heating Company,
Hackensack Recreation Palace, Inc.,
Hackensack Super-Service Station,
Hackettstown Coal and Lumber Company,
Hackettstown File Co.,
Hackettstown Gazette,
Haddon Heights Ice and Coal Company,
Haddon Heights Lumber Co.,
Haddon Motor Co.,
Hadley New Lands Co.,
Hagans Company,
Hago Company,
Hahn Bros. Holding Co.,
Hail Holding Company,
Haldale, Inc.,
Haledon Sales & Service Co.,
Halibar Products, Inc.,
Hallinger Corporation,
Halsey Holding Company,
Halsted Realty Co.,
Hamilton Finance Co.,
Hamilton Hotel Supply Co.,
Hammon Realty Company,
Hampton Silk Mills, Inc.,
Hanover Bond and Mortgage Company,
Hanover Realty Company,
Hanover & Willow Corporation,
Hansa Co.,
Hans Baer, Inc.,
Hans Nielsen Company,
Hantman-Goldberg, Inc.,

Harblu Realty Company,
Hareb Realty Company,
Harlin Company,
Harmor Realty Corporation,
Haroldine Company,
Harper Drilling Co., Inc.,
Harran Building Co.,
Harriet Apartments Inc.,
Harris Cohen, Inc.,
Harris-Mathis Company,
Harrison Construction Co.,
Harrison Haulage Company,
Harrison, Inc.,
Harrison & Kearny Loan Co.,
Harris Trading Company,
Harry Best, Inc.,
Harry F. Schnell Co. Inc.,
Harry G. Hendricks, Jr. Co.,
Harry Hyman, Inc.,
Harry Knorr's Home,
Harry K. Uslan, Incorporated,
Harry Naness & Herbert Bernstein, Inc.,
Harry Ruskin, Inc.,
Harry's Lobster House, Inc.,
Harry's & Nat's Service Station,
Harry's Workingmens' Store, Inc.,
Harsol Realty Corp.,
Hartdegen, Inc.,
Hartman's, Inc.,
Harvey Y. Lake & Company,
Harvotis Corporation,
Hasco Dyeing Corporation,
Hass Realty Co.,
Havensdale Farms, Inc.,
Haverford Apartments, Inc.,
Haveron & Stevens, Inc.,
Hawkins-Parker Development Corporation,
Haworth Manor, Inc.,
Haworth Park, Inc.,
Haworth Syndicate, Inc.,
Hawthorne Sound System, Inc.,
Hayes Circle Investment Corporation,
Hazelhurst Building Company,

H. Barrish, Inc.,
H. B. Baker and Company, Inc.,
H. B. Halsey Company,
H-B-M Holding Company, Inc.,
H. & B. Realty Co.,
H. B. Starr Co.,
H. C. Gordon Realty Co.,
H. C. Lockwood Company,
H. De Forrest Stephens Co.,
H. D. W. Realty Company,
Health Conservation Service,
Health Shops, Inc.,
Heat Incorporated,
Heating Maintenance Co.,
Heating Service, Inc.,
Hecht Bros. Construction Company,
Heights Holding Co.,
Heins & Co. Inc.,
Helen Cuny, Inc.,
Heller Building Co.,
Hemingway Bros., Inc.,
Hemmy Holding Co.,
Henderson Realty Co.,
Henny's Baby Shop, Inc.,
Henry B. Geddes Co.,
Henry G. M. C. Trucks, Inc.,
Henry Lange, Inc.,
Henry Silling, Inc.,
Henry S. Marshall Inc.,
Henry W. Anthiel Company,
Henry Wm. Stone, Inc.,
Herald Square Company,
Herbert Company, Inc.,
Herbert Fixler, Inc.,
Herbert G. Milch, Inc.,
Herbert P. Cutler, Inc.,
Herbert's Jewelry Shop,
Hercules Cast Marble Co.,
Herman Dietrich Co.,
Herman Marcus, Inc.,
Hermann Trucking Co.,
Herman Stein, Inc.,
Hermitage Garage and Service Station, Inc.,

Hershfield Agency, Incorporated,
Herschfield Realty Company, Incorporated,
Hersh Hotel Company,
H. E. Shaw Construction Co.,
Heslin Bus Corporation,
H & E Tile Co.,
Hew Realty Co.,
Heywood Holding Co.,
H. F. Rothman, Inc.,
H. F. Starn, Inc.,
H. & H. Cosmetics, Inc.,
H. H. Grace and Company,
H. & H. Holding Company,
H. I. Brockie & Company, Inc.,
Hickson, Lawrence Company,
Hidden Lakes Country Club,
High-Grade, Inc.,
Highland Ave. Construction Co.,
Highland Avenue Protective Association,
Highland Construction Company,
Highland Furniture House, Inc.,
Highland Park Fruit & Vegetable Market, Inc.,
Highland Park Holding Co.,
Highland Park Masonic Building Association,
High and Long Holding Co., Inc.,
Hightstown Packing Company, Inc.,
Highway Estates, Inc.,
Highway Freight Co. Inc.,
Hilbert Company,
Hildreth Varnish Co., Inc.,
Hilkro, Inc.,
Hillas Motor Car Company,
Hill City Battery & Ignition Service, Inc.,
Hillcrest Park Development Company,
Hill Floral Corporation,
Hillsdale Manor Corporation,
Hillsdale Sandwich Shops, Inc.,
Hillside Dyeing and Finishing Company, Inc.,
Hillside Photo-Craft Service, Inc.,
Hillside Place Realty Company,
Hillside Taxi Company, Inc.,
Hilltop Hardware Co., Inc.,
Hilmarco,

Hirem Weller's Sons Company,
Hirsch Awning and Shade Co., Inc.,
Hi-Test Concrete Products, Inc.,
Hive Manufacturing Company, Inc.,
H. & J. Holding Company,
H. J. Hunt, Inc.,
H. J. Steinlein Drug Co.,
H. J. Theatrical Enterprise Co.,
H. Kasse, Inc.,
H. Levy & Sons Furniture Co.,
H-L-H Holding Co.,
H. L. Trent & Son, Inc.,
H. Methot Ostrich Feather Company,
H. M. I. Corporation,
H-M-N Realty Co.,
H. Neuss Carpet Co.,
H. N. Sklar Sales Co., Inc.,
Hobart Investing Co., Inc.,
Hoboken Franklin Corporation,
Hoboken-Park Land Co.,
Hoenig Bros.,
Hoffman Associates, Inc.,
Hoffman Printing Company, Incorporated,
Holiday Beach Company,
Holland Boy Chemical Products Company,
Holland Bulb Nurseries, Inc.,
Holly Beach Realty Company of Wildwood, N. J.,
Hollywood Delicatessen, Inc.,
Hollywood Pharmacy, Inc.,
Hollywood Trading Co.,
Holmdel Corporation,
Home Aide Investments, Inc.,
Home Brewery, Inc.,
Homedell Land Association,
Home Holding Corporation,
Home Investment and Construction Co.,
Home Modernization Improvement Co., Inc.,
Home Owners' Mortgage Corporation,
Home Refrigerator Co. Inc.,
Home Service Taxi Cab Co. Inc.,
Homestead Nursery, Inc.,
Honest Abe, Inc.,
Hoover Apartments, Inc.,

Hoover Medical Group,
Hopecrest, Inc.,
Hordon Realty Company,
Hotel Lindenauer, Inc.,
Hotel Martine, Inc.,
Hotel Milborne, Inc.,
House of Windsor, Inc.,
Housman & Leiberman, Inc.,
Howabal Realty Co.,
Howard Farwell & Co.,
Howard S. Stainton & Co.,
Hoyt Plumbing Supply Co.,
H. & P. Holding Co., Inc.,
H. P. & J. G. Construction Co.,
H. R. Corwin Manufacturing Company,
H & S Holding Corporation,
H. Straitman & Son, Inc.,
Hub Clothing Company, Inc.,
Huberman's Inc.,
Hud-Ber Realities,
Hudson Amusements Inc.,
Hudson Bay Fur Company,
Hudson Cement and Supply Company,
Hudson Coal & Ice Supply Co., Inc.,
Hudson County Labor Review,
Hudson County Restaurant Owner's Bakery, Inc.,
Hudson Finance Association, Inc.,
Hudson Fruit & Produce Co.,
Hudson Glass & Hardware Co.,
Hudson Lunch, Inc.,
Hudson Merchandise Co. Inc.,
Hudson Mills, Inc.,
Hudson & New Realty Co.,
Hudson Plumbing Specialty Co.,
Hudson Progressive Realty Co.,
Hudson Retail Stores, Inc.,
Hudson Service Station, Inc.,
Hudson West Shore Realty Syndicate, Inc.,
Hufherson Realty Company,
Hughes Realty Company,
Hugh F. Gilligan's Sons Co.,
Humbolt Holding Company,
Humphreys Yacht Construction Company,

Hunt-Gaskill & Co., Inc.,
Huntington Realty Company,
Hurley-MacDonald, Inc.,
Huscher Realty Company,
H. U. Sharp Motors, Inc.,
Hutchinson & Huston Roofing Co.,
Hutchison Bros.,
Hutton-Summit Realty Co.,
Huyler-Alpine Estates, Incorporated,
H. W. Conover & Co.,
H. Weiner & Sons, Inc.,
H. Wittkop Coal Co., Inc.,
Hygienic Damp Wash Laundry, Inc.,
Hy-Grade M'F'G & Plating Company,
Hygrade Milling Co.,
Hyman Silverstein, Incorporated,
Hyman Zeik, Inc.,

I. Batkin Plumbing Company, Inc.,
I. & C. Construction Co.,
Ida's Beauty Salon, Inc.,
Ideal Building Company,
Ideal Dairy Restaurant,
Ideal Electric Corporation, Inc.,
Ideal Mutual Investment Company of New Jersey,
Ideal Specialty Co. Inc.,
Ideal Thread & Scallop Cutting Co. Inc.,
Ide Realty Corporation,
I. F. Harris Laundry Company,
I. Marchiony, Inc.,
I. Margolis & Son, Inc.,
Imperial Cleaning & Dyeing Co. Inc.,
Improved Float Company,
Independence Agency, Inc.,
Independent Coal Co., Inc.,
Independent Investment Company,
Independent Manufacturing Company,
Independent Steam Laundry Co., Inc.,
Independent Steel Construction Corporation,
Independent Trucking Corporation,
Indian Paint & Varnish Co.,
Individual Laundry of Red Bank, N. J.,
Industrial Architects and Engineers, Inc.,

Industrial Credits Service, Incorporated,
Industrial Funding Co.,
Industrial Oil Company of New Jersey,
Industrial Service Corporation,
Innovation Laundry System, Inc.,
I. Nortman, Inc.,
Institute of Public Affairs,
Insulating Refractories, Inc.,
Inter-Boro Corporation,
Intercity Building & Construction Company,
Intercity Corporation,
Inter City Holding Company,
Inter-City Laundry, Inc.,
Intercity Realty Co.,
Intercity Trucking Company,
Inter-County Bond & Mortgage Company,
Interlaken Estates, Inc.,
Interlaken Investment Company,
International Blackboard Co. Inc.,
International Circulating Libraries, Inc.,
International Custom Tailor Company,
International Electrical & Flag Decorating Co. Inc.,
International Metal Bed Company,
International Monumental Works, Inc.,
International Outlet, Inc.,
International Photoengraving, Inc.,
International Student Aid, Inc.,
International Tube Co., Inc.,
Interstate Auto Finance Corporation,
Interstate Brass Co., Inc.,
Inter-State Cash Credit Association of N. J.,
Interstate Distributing Corporation,
Interstate Park Refreshments Corp.,
Interstate Real Estate Corporation,
Interstate Steam Boat Corporation,
Investment Funding Co.,
Investments Distributing Co. Inc.,
I. Peretzmann, Inc.,
Ira A. Silliman, Inc.,
Ireco Investment Company, Inc.,
Ironbound Furniture Co. Inc.,
Ironbound Junk Company, Inc.,
Ironbound Plumbing and Heating Co. Inc.,

Iron Steamboat Company of New Jersey,
Irving, Hepworth & Company,
Irvington Center X-Ray Service, Inc.,
Irvington Iron Works, Inc.,
Irvington Paint & Supply Co. Inc.,
Irvington Realty Co.,
Irving W. Gray & Co.,
Isabel R. Whelan Inc.,
Isadore Glikin, Inc.,
Italian Olive Oil Corporation,
Ivy Sweet Shoppe,
I. Weilberg Company,
I-W-I Holding Co.,

Jacett Realty Co., Inc.,
Jack and David Realty Company,
Jack Friedman, Inc.,
Jack Frost Ice Cream Co., Inc.,
Jackson Curtain & Linen Corporation,
Jackson Hardware and Builders Supplies, Inc.,
Jackson-Orient Realty Co.,
Jackson Radio, Inc.,
Jacob Goldberg, Inc.,
Jacob Kurtz Grocery Company, Inc.,
Jacob Redlinghouse, Inc.,
Jacobs & Freedman Bros.,
Jacobs Shirt Shops,
Jacobs Hotel Co. Inc.,
Jadwin Realty Co.,
Jaekel Bros., Inc.,
Jaffe Studio,
J. A. Flutie, Inc.,
James Beraidino & Son, Inc.,
James B. Phillips, Inc.,
James DiGiacomo, Inc.,
James Ferry Company, Inc.,
James G. Hoffmeier Co. Inc.,
James H. Farrar, Inc.,
James H. Fitzgerald, Inc.,
James Motor Company,
James M. Seymour, Inc.,
James Paulson Co.,
James Rauch & Co.,

Jamieson Company,
Jane Best Millinery & Novelties Co., Inc.,
Japan Raw & Thrown Silk Co.,
Jaro Holding Company,
Jay-Cobbs, Inc.,
Jay Dee Plumbing and Heating Corp.,
Jaydee Company, Inc.,
Jay-Kay Realty & Investment Co.,
Jay Laboratories, Inc.,
Jaysan Realty Corporation,
Jay's Popular Priced Department Store,
J. & B. Holding Company,
J. C. Canniff Coal Company,
J. & C. Realty Company,
Jean Investment Co.,
Jean Shoppe, Inc.,
Jean Shoppe of Paterson,
Jefferson Finance Corporation,
Jefferson Park Estates, Inc.,
Jefferson Realty and Investment Co.,
Jefferson Shoe Manufacturing Company,
Jenkins Television Corporation,
Jennie Real Estate Co.,
Jensen & Rodner, Inc.,
Jepre & Co.,
J. Epstein & Company, Incorporated,
J. E. Realty Co.,
Jerome Construction Co. Inc.,
Jerrrell and Co.,
Jerrems,
Jerry's Place,
Jersey Art Centre,
Jersey Auto Auction Corporation,
Jersey Automatic Merchandisers, Inc.,
Jersey Baking Corporation,
Jersey Bottle Company,
Jersey Building & Supply Co.,
Jersey Central Mortgage Co., Inc.,
Jersey City Athletic Club, Inc.,
Jersey City Baseball Club, Inc.,
Jersey City Cadillac Company,
Jersey City Drug Mills, Inc.,
Jersey City Family Supply Co., Inc.,

Jersey City Motors, Inc.,
Jersey City Realty Company,
Jersey Coast Investment Corporation,
Jersey Cooperage & Drum Corporation,
Jersey Doughnut Company,
Jersey Importing Company,
Jersey Marble & Tile Co., Inc.,
Jersey Mortgage Finance Company,
Jersey Music Company,
Jersey Products Co.,
Jersey Realty & Investment Co.,
Jersey Sash and Door Works,
Jersey Shore Co.,
Jersey State Construction Co., Inc.,
Jersey State Distributors, Inc.,
Jersey Textile Company,
Jersey Voice Publishing Co.,
Jesse Realty Company,
Jester Lake, Inc.,
J. F. Dey Company,
J. F. N. Realty Corporation,
J. & H. Building Company,
J & J Auto Sales & Repairs, Inc.,
J. K. Brownell Hardware Company,
J. K. Dolbow's Sons, Inc.,
J. Loubet, Inc.,
J. & L. Service Station,
Joe's Tire Shop, Inc.,
Jo Herb Amusement Corp.,
John Amico & Son, Inc.,
John C. Eisele Incorporated,
John Coykendall Company,
John F. Bosquett, Inc.,
John F. Bremmer & Son, Inc.,
John Findlay, Inc.,
John H. Shaw, Inc.,
John H. Symons, Inc.,
John J. Bower & Co.,
John J. Kreger Association, Inc.,
John J. Marione, Inc.,
John Lulay, Inc.,
John Malcolm, Inc.,
John Malcolm Stationery Co.,

John M. Cooper, Inc.,
John Paul Paken Realty Co., Inc.,
John Rivell Company,
John S. Norton Co.,
Johnston Laboratories, Inc.,
John Sykes & Sons,
John T. Grammer, Inc.,
John Van Heertum, Inc.,
John Weber & Company,
John Whiteman, Inc.,
Jolick Company,
Jones & Coats Auto Service Co.,
Jones & Rogers Engineering Co. Inc.,
Jordan Realty Co.,
Jorray's Inc.,
Joseph A. Erbacher, Inc.,
Joseph Eisler, Incorporated,
Joseph F. Cahill Realty Company,
Josephine Wenckus, Inc.,
Joseph Lembo, Inc.,
Joseph Lipman, Inc.,
Joseph P. Hamil, Inc.,
Joseph P. Johnson Holding Company,
Joseph T. Burrowes Company,
Jos. W. Hibbert Printing Co.,
Journal Plaza Holding Co.,
Journal Square Bank Building Company,
Jovall Contractors, Inc.,
Joy Auto Stores, Inc.,
Joyce Realty Corporation,
Joy Dress Shops,
J. Pinchak, Inc.,
J. P. White Company,
J. Raymond Lambert, Inc.,
J. R. & L. Corporation,
J. R. L. Holding Co.,
J. R. Watters, Inc.,
J. Sosower Sons, Inc.,
J. & S. Realty Company,
J. T. Black Transportation Company,
Jules Hyman, Inc.,
Julia G. Lyle, Inc.,
Julian Scholl Co.,

Julius Perlmutter,
Jungclaus Bros. and Kane Co.,
Junno Radio Company, Inc.,
Justmor Company,
Jutting AirWing Corporation,
J. Walter Butcher Investment Company,
J. W. Lindsay Company,
J. W. Warren Building Co.,

Kabalan Mfg. Corp.,
Kane & Lundy, Inc.,
Kantor's Gown Shop Inc., South Orange,
Kasbro Construction Co.,
Kasco Oil Burner, Inc.,
Kassel Company, Inc.,
Kass, Hiller & Co., Inc.,
Kasso's Paint Market, Inc.,
Kathawood Park Corporation,
Kaufherr Holding Company, Inc.,
Kaufherr Meadow Land, Inc.,
Kaufmare Silk Underwear Corporation,
Kaunas Corporation,
Kavon Realty Co.,
Kayes Construction Company,
Kaye's Holding Company,
Kay Fur Shop,
Kay-Gee Novelty Co., Inc.,
Kay Shops, Inc.,
Kays Silk Stores, Inc.,
K C N Products Company,
Keansburg Holding Company,
Keane's Financial Publications, Inc.,
Keen Blade Corporation,
Keener Plumbing Company,
Keer Realty Co., Inc.,
Kelley-Magus Engine Mfg. Co.,
Kelly Detective Agency, Inc.,
Kelly Nash Motor Co., Inc.,
Kelly-Newman, Incorporated,
Kelvinator Refrigeration Co., Inc.,
Kempshall Realty Co.,
Kendall Brown, Inc.,
Kendall Realty Co., Inc.,

Kendon Realty Co.,
Kenneth L. Thomson, Inc.,
Kensington Holding Co.,
Ken Taylor's Auto Service Incorporated,
Kenyon Estates,
Kerdles Realty Co.,
Kernahan Lumber and Supply Co.,
Keyot Hygenic & Pharmacal Co.,
Keyport Sugar Bowl, Inc.,
Keystone Outfitting Company,
Keystone Structural Steel Company,
K. & F. Company,
K. Gabriel & Co.,
K. G. Prassas Painting Co. Inc.,
Kiddy Shop, Inc.,
Kidland Shoe Stores, Inc.,
Kimberly Realty Co.,
Kim Service, Inc.,
King Benny, Inc.,
King Chemical Corp.,
King Chevrolet, Inc.,
Kings Blade Distributing Corporation,
Kingsley, Inc.,
Kingsway Holding Company,
Kinzley Holding Co.,
Kiobitel Holding Co.,
Kleen-Wel Laundry Service, Inc.,
Kleinel Realty Corporation,
Kleinhaus, Inc.,
Klein's Drug and Luncheonette Company,
Klein's Emporium,
Knickerbocker Manufacturing Company of New
Jersey,
Knight Engineering Corporation,
Knight Realty Corp.,
Knitting Machine Corporation of America,
K. O. A. Amusement Co.,
Kobelin Pharmacy, Inc.,
Koch Wallpaper & Paint Co.,
Kohl Realty Co.,
Koller Brothers Company,
Kon-O-Me Burner Corporation,
Kossarides, Inc.,

K. P. Company,
Kraemer Shop, Inc.,
Kramer & Mehlman Pants Co.,
Kramer Realty Corporation,
Kready Coal Company, Inc.,
Kremyice Corp.,
Krich Products Corporation,
K. & R. Land and Building Company,
Kroner-Rader Inc.,
Kruschka Flower Company,
Kruvant-Mayzel Co.,
K. & S. Store, Inc.,
K-T-K Realty & Investment Co.,
K & T Realty Company,
Kumfo Shoe Co.,
Kurtzman's Fur Store, Inc.,

La Belle Manufacturing Co., Inc.,
Lackawanna Co.,
Lackawanna & Essex Realty Corporation,
Lackawanna House,
Lackawanna Terminal Garage,
Lackawanna Terminal Stores Company,
La Combe-Pannick Realty Company,
Lacram Development Company,
Ladew Realty Company,
Ladies Bazaar, Inc.,
Ladies Hosiery, Inc.,
Ladnek Realty Corporation,
Ladson Realty Co., Inc.,
Lafayette Corporation,
Lake Forest, Inc.,
Lake Hopatcong Lumber Co.,
Lake Iliff Development Corp.,
Lakeland Park Corporation,
Lake Motor Company,
Lake Valhalla Associates, Inc.,
Lakeview Garden and Homes, Inc.,
Lakewood Stores Co.,
Lakewood Transportation Company,
Lambertville Pottery Company,
La Mode Hosiery Company,
Lamon Investments, Inc.,

La Mural Art Decorative Painters, Inc.,
Landlords' Management Corporation,
Lank Electric Company,
Lankering Cigar Company of Paterson, N. J.,
Lanning Motor Co.,
La Notizia Publishing Company,
Lantana Realty Co.,
Lanvin's Dress Shoppe,
La Petite Shoppe, Inc.,
Larchmont Estates,
Larian Holding Corp.,
La Rue Dress Shoppe,
LaSalle Cleaners & Dyers,
La Salle Diners, Inc.,
Lasco Realty Co.,
Laufer's Garage, Inc.,
Laundry Service Company,
Laurel Amusement, Inc.,
Laurel Hill Lighterage Company,
Laurel Recreation Center, Inc.,
Lawrence Motor Car Co.,
Lawrenceville Quarries, Incorporated,
Lawson-MacMurray-Chapline, Incorporated,
Lawton Narrow Fabric Manufacturing Co. Inc.,
L. Bier & Son, Inc.,
L & C Motors, Inc.,
Leach & Co., Inc.,
Leader Department Store, Inc.,
Leavitt Supply Co., Inc.,
Le Continental Company, Inc.,
LeDore,
Lee Catering Co. Inc.,
Lee Holding Co. Inc.,
Lee Realty Company,
Lee's Inc.,
Lee's Market,
Legnam Corporation,
Legray Holding Co.,
Leherty-Boekhout Land & Home Corporation,
Lehigh Holding Corporation,
Leichtman's Furniture Company, Inc.,
Leider & Caplan, Inc.,
Leighlarr, Inc.,

Lenard's Inc.,
Lenox Maintenance, Inc.,
Lent Moving & Trucking Company,
Lentz Development Co.,
Lenwood Realty Holding Corporation,
Leonard D. Sylvester, Inc.,
Leonard Jewelry Co., Inc.,
Leonard Plumbing Supply Company,
Leon Diamond, Inc.,
Leonia Investment Co.,
LeParc Trading Corporation,
Lepore Construction Company,
L. & E. Realty Company,
Lerner Monumental Works, Inc.,
Leroy Laboratories, Inc.,
Lesamo Bag Co., Inc.,
Lestnicker Association,
Levine-Greenspan Co.,
Levy Brothers, Inc.,
Lewger Realty Company,
Lewis Company,
Lewis E. Slocum Holding Company, Inc.,
Lewis Furniture Co., of Paterson,
Lewis Max Glass Company,
Lewis Max & Sons Realty Co.,
Lewis's, Inc.,
Lewitt's Riviera Drug Co.,
Lexington Clothes Shops,
L & F Building Corp.,
L. G. Ignition & Battery Company,
Libby Shop, Inc.,
Liberty Dairy Products, Inc.,
Liberty Grain and Flour Company,
Liberty Investing Company,
Liberty Steam Boat Corporation,
Liberty Warehouse Co.,
Life Publishing Company,
Lighthouse Grill,
Lilac Dress Company, Incorporated,
Lillie Street Realty Co. Inc.,
Linabran Investment Company,
Lincoln Avenue Garage Co. of Orange,
Lincoln Company,

New Jersey State Library

Lincoln Highlands Realty Co.,
Lincoln Lodge, Inc.,
Lincoln Lunch and Restaurant Incorporated,
Lincoln Memorial Park of Millstone, Inc.,
Lincoln Mortgage Corporation,
Lincoln Stages, Inc.,
Linden Holding Company, Inc.,
Lindenoid Sole Leather Co. Inc.,
Linden Tire Company,
Linden Underwriters Agency, Inc.,
Lind Insured Realty Corporation,
Lind Produce Co., Inc.,
Lingerie Company,
Linlive Agency, Inc.,
Linoleum & Carpet Service, Inc.,
Linus Corporation,
Linwood Avenue Holding Corporation,
Lion Detective Agency,
Lipman's Department Store, Inc.,
Lippe Fabrics Corp.,
Liquid Yeast Products Co., Inc.,
L'Italico Publishing Company,
Littauer-Kaplan, Inc.,
Little Candy & Luncheonette Shop Inc.,
Little Falls Carpet and Rug Mills,
Little Falls Securities Corporation,
Little Farms Corporation,
Little Ferry Realty Corporation,
Little Heidelberg Restaurant, Incorporated,
(The) Little Shop No. 1,
Live Poultry Dealers Co-operative Association of
New Jersey,
Livingston Heights, Inc.,
Livingston Lunch, Inc.,
Livingston Sand and Gravel Co.,
Llewellyn Amusement Co.,
Llewellyn Park Improvement Company,
Lloyd P. Johnson Co.,
Lloyds, Inc.,
L. & L. Realty & Holding Co.,
L. M. Breen Building Company,
L & M Packing Company,
Local Realty Co.,

Loch Arbour Bathing Company,
Lockwood Brothers Company,
Locust Grove Company,
Loevsky's Inc.,
Logatto Syringe Co., Inc.,
Loges-Wiener Company,
Lohe Products Corp.,
Loma Bonita Company,
Lombardi Leather-Findings Co., Inc.,
London Tavern, Inc.,
Longacres Realty Corporation,
Long Beach Realty and Building Co.,
Long Branch Skooter, Inc.,
Long and Koch Company,
Longo Bros., Inc.,
Longworth Holding Co.,
Lookout Mountain Bungalows, Inc.,
Lopatcong & Harmony Telephone Company,
Lorraine Silk Hosiery Mills,
Loral Realty Company,
Lotus Holding Corporation,
Loyal Dress Co., Inc.,
Louella Hotel Co.,
Louisana Candy Shop,
Louis Chertcoff and John D. Palazzo, Inc.,
Louis Cohen, Inc.,
Louis Jordan, Inc.,
Louis Latt, Incorporated,
Louis Scalera Inc.,
Louis Schuchman & Son, Inc.,
Louis' Spa Lunch, Inc.,
Louis S. Schmieder, Inc.,
Low-Mil Realty Company,
Loyal Tire Service, Inc.,
L. T. McCormick Co.,
Luber Inc.,
Lucerne Knit Fabrics, Inc.,
Lucerne Lunch & Restaurant,
Lucia Realty Company,
Lucky Model Garment Company,
Luddington Heights, Inc.,
Ludlow Homes Company, Incorporated,
Ludwig Cleaning & Dyeing Co.,

Lukens Motors,
Lumino Corporation, Inc.,
Lupage Press, Inc.,
Lutz Company, Inc. of N. J.,
Lutze and Sons, Inc.,
Luvan Investment Company,
Luxor Lamp Works, Inc.,
L. V. Sinsabaugh Company,
L. W. Stanton & Co., Inc.,
Lyncrest Manor Realty Co.,
Lyndhurst Auto Exchange, Inc.,
Lyndhurst Steam Laundry, Inc.,
Lyon and Whitenack, Inc.,
Lyric Theatre Company,

Mache Corporation,
Machinery Exchange of New Jersey,
Mack Company,
Mack Connector Company,
Mac Kellars, Inc.,
Mack Trucking Company, .
Mme. Christine Dress Company, Inc.,
Madigan Building Company,
Madison Park, Inc.,
Madison Park Realty Corp.,
Madison Parkway Auto Supply and Real Estate
Company,
Madison Service Garage,
Madison & Stuyvesant Realty Company,
Madison Winding and Warping Company,
Maelee Realty Corporation,
M. A. F. Holding Co.,
Magic Clothiers, Inc.,
Magley & Magley, Inc.,
Magnolia Realty Corporation,
Mahar Corporation,
Maier Sign Company, Inc.,
Mail Advertising Co., Inc.,
Main-Central Holding Co.,
Main Construction Co., Inc.,
Main Leasing & Operating Corporation,
Main Street Department Store Corporation,
Main and Washington Streets Realty Corporation,

Maison Alfred,
Maison Sebestyen, Inc.,
Majestic Investment Co.,
Major Corporation,
Major's Economical Drug Co., Inc.,
Malang Laboratories, Inc.,
Malcolm Construction Company, Inc.,
M. A. Lippincott's Market Inc. of Marlton, N. J.
Mallroe Realty Co., Inc.,
Mammy's Shacks, Inc.,
Manchester Heights Realty Company,
Mancini Bros., Inc.,
Manfauk Realty Corporation,
Manhattan Hotel Company,
Mannion, Muller Co.,
Mannix Investing Corporation,
Manor Land Co., Inc.,
Manor Laundry Co. Inc.,
Manrose Realty Corporation,
Mansil Company,
Mansion Pharmacy,
Manuel & Co.,
Manufacturers' Credit Clearing House,
Manufacturers Investment Corporation,
Manufacturers' Varnish Corporation,
Manville Centre Construction Co.,
Manville Water Company,
Maple Ave., Holding Co.,
Maple Ave. Realty Corporation,
Maple Grove Lodge, Inc.,
Maple Realty Company No. 2,
Maplewood Estates, Inc.,
Maplewood Park Development Corp.,
Marax Realty Co.,
Marcat Realty Corporation,
Marchese Auto Sales Company,
Marchione Bros. Inc.,
Marcus Robbins & Co.,
Marcus-Weinert, Inc.,
Marden Oil, Inc.,
M. A. Realty Co. Inc.,
Maretti Coal Corporation,
Margate Corporation,

Margate-Northfield Highway Bridge Company,
Margate-Northfield Holding Company,
Marie Meredith, Inc.,
Marine Amusement Company,
Marine Chair Corporation,
Marine Manufacturing Corp.,
Marino Auto Radiator and Metal Works, Inc.,
Marion Garage, Inc.,
Marion & Kearny Bus Company,
Markbroad Realty Co.,
Mark C. Tredennick Sons,
Market Bargain Stores,
Market Beef Co.,
Market & Broad Realty Corporation,
Market Grill, Inc.,
Market Street Holding Company,
Mark Holding Co.,
Marks-Reiss Co.,
Marlboro Company,
Mar-Lee, Inc.,
Marlex Manufacturing Company, Inc.,
Marsellis Holding Company,
Marshall Lime and Cement Co.,
Marshall Publishing Co.,
Marsh-Harrison Company,
Martell Realty Corporation,
Martha De Haas Reeves Co.,
Martico, Inc.,
Martin & Son Products Co., Inc.,
Marvalson, Inc.,
Marveline Service Stations, Inc.,
Marvin Agency,
Maskin's Gift & Stationery Shops, Inc.,
Masonic Improvement Association of Woodbridge,
N. J.,
Massey & Massey, Inc.,
Master-Craft Shirt Co., Inc.,
Master Products Company, Incorporated,
Matawan Coal Tar Products Corporation,
Matawan Drug Company,
Mathers Stores, Inc.,
Matlack Farm Market, Inc.,
Ma-Tov Realty Co.,

Matter Construction Corporation,
Matter Realty Corporation,
Mattison Holding Company,
Maurice,
Max Bernstein, Inc.,
Max Bruhn Incorporated,
Max Kaufmann, Inc.,
Max M. Pollak, Inc.,
Max Schwartz Cigar Co., Inc.,
Mayer Refrigerating Company,
Mayfair Bakery, Inc.,
Mayfair Company,
Mayfair Dress Co.,
Mayfair Garage, Inc.,
Mayfair Theatre of West New York, Inc.,
May General Purchasing Corporation,
Mayhew Realty Company,
May-Philco Premium Service Corp.,
May Silk Co.,
May's Inc.,
Maywood Silk Company,
M. & B. Bakery Co., of Englewood, Inc.,
McAllister Motors Corporation,
McClung Realty Co., Inc.,
M. C. Holding Company,
McKim Tract,
McMeehan Pharmacal Co.,
M. C. Van Arsdale, Inc.,
McWalters Investment Corporation,
M. D. Rafner Realty Co.,
Meadowbrook Company,
Meadowbrook Realty Co.,
Meagher-Hardinge Corp.,
Meccamabie Company,
Mechanical-Control Heat Service, Inc.,
Mechanical Equipment Co.,
Mechanics Dry Cleaning Service, Inc.,
Medal Realty Co.,
Medford Lakes Delicatessen, Inc.,
Medical Specialties Co.,
Medzig Art Galleries,
Meeker Garage, Inc.,
Meeker Hammer Company, Inc.,

Meiners, Jeweler,
Melbert Hat Company, Inc.,
Melmar Holding Company,
Melmore Lincoln, Inc.,
Melrose Corporation,
Melvin Company,
Memorial Meat Market, Inc.,
Memorial Park Grocers, Inc.,
Men's Wear Shop, Inc.,
Mentes Building Co.,
Merba Holding Corp.,
Mercantile Collection Co. of New Jersey,
Mercantile Throwing Company,
Mercer County Country Club, Inc.,
Mercer Trouser Company, Inc.,
Merchandise Liquidators, Inc.,
Merchantville Garage, Inc.,
Merchantville Golf Estates,
Merckens, Inc.,
Merger Holding Co.,
Merit Hosiery, Inc.,
Merran's Men Shop,
Merrell Motor Maintenance, Inc.,
Merritt Bond and Mortgage Co., Inc.,
Mersfelder Brothers Co.,
Metal Bed Manufacturer's Credit Bureau,
Metal Process Corporation,
Metal Ware Land Company,
Meterjol Holding Corporation,
Meterjol Products, Inc.,
Metropolitan Building & Realty Co.,
Metropolitan Cleaning and Dyeing Company,
Metropolitan Counties Land Co.,
Metropolitan Hotel, Inc.,
Metropolitan Ice Company,
Metropolitan Outfitting Corporation,
Metropolitan Philco-Transitone Corp.,
Metropolitan See Mausoleum Corporation,
Metropolitan Steel Casting Co.,
Metropolitan Studios Inc.,
Metuchen Building Company,
Metuchen Hardware Company,
Meyer Holding Company,

M. G. H. Realty Co.,
M. Glasgall Silk Co.,
M. H. Bodinger, Inc.,
M. Hurwitz, Inc.,
Mial Woven Label Company,
Michael R. Alexander, Inc.,
Michael Seaman & Sons, Inc.,
Michael's Meat Market, Inc.,
Mid-City Automobile Co.,
Middle Jersey Realty Company,
Middlesex Contracting Company,
Middlesex Finance Company,
Middlesex Hatchery, Inc.,
Middlesex Plastering Co., Inc.,
Middlesex Provision Co.,
Midland Holding Company,
Midland Park Knitting Mills, Inc.,
Mid-Royal Manufacturing Company,
Mid-State Discount Company,
Midtown Garage, Inc.,
Midtown Realty Corp.,
Milady's Shoppe of Camden, N. J.,
Milco Realty Company,
Mileon Corporation,
Milk Bottlers Exchange of New Jersey Inc.,
Millards Dress Shops,
Millards New Jersey Inc.,
Miller's Silk Shops, Inc.,
Millimet & Cadel, Inc.,
Millville Airport, Inc.,
Miltmar Realty Co., Inc.,
Minemount Realty Co., Inc.,
Minerva Loan Association,
Mines Liquidation Corporation,
Minnie Corporation,
Minnisink Oil Company, Inc.,
Minor Rubber Company,
Mintz Bros. Inc.,
Mira-Mar Beach Club, Inc.,
Miramar Realty Company,
Mirola Realty Co.,
Miss Frances Shop, Inc.,
Mitchell Amusement Company,

Mitchell, Incorporated,
Mixasoda New Jersey Co., Inc.,
M. K. Holding Company,
M. & L. Specialty Co., Inc.,
M. Margules, Inc.,
M. Mortenson & Company,
M. N. Higgins, Inc.,
M. & N. Sport Wear Manufacturing Co., Inc.,
Modecraft Inc.,
Model Bakeries, Inc.,
Model Clothes Shop,
Model Investment Corporation,
Modern Air-Mixer, Inc.,
Modern Dry Goods & Outfitting Co.,
Modern Home Improvement Co., Inc.,
Modern Service Company,
Moe Small Dress Co., Inc.,
Mojay Plumbing, Inc.,
Molly Pitcher Foods,
Monarch Construction Company,
Mondoran Company, Inc.,
Monihan and Hall, Inc.,
Monitor Realty Company,
Monitrol Sales Corp. of New Jersey,
Monmouth Construction and Developing Company,
Monmouth County Players, Inc.,
Monmouth Furniture Co.,
Monmouth Roofing Corp.,
Monocean Realty Company,
Monolite Signal Co.,
Monroe Community Garage, Inc.,
Monroe Holding Co.,
Monroe Realty Corporation,
Montclair Bootery, Inc.,
Montclair Driving Course, Inc.,
Montclair Fruit Exchange, Inc.,
Montclair Produce Market, Inc.,
Montclair Roofing Company Inc.,
Monte Carlo, Inc.,
Montgomery Trucking Co., Inc.,
Montrose Holding Company,
Montrose Shop, Inc.,
Moon Corp.,

Moorestown News,
Moose Restaurant,
Moran & Sidley,
Morgan Knitting Mills, Inc.,
Mori Bros.—Millville,
Morley, Inc.,
Morlot Holding Corporation,
Mormoreal Corporation,
Mornat Delicatessen Bar & Grill, Inc.,
Morris C. Crane, Inc.,
Morris County Appliance Corp.,
Morris County Homes Incorporated,
Morris County News Co.,
Morris County Sand and Gravel Company,
Morris Investment and Finance Company,
Morris Oil Company,
Morrison Park, Inc.,
Morrison Process Corporation,
Morrison & Sherman, Inc.,
Morris Pett, Inc.,
Morris Realty & Finance Corporation,
Morris's Cut Rate Meat Market, Inc.,
Morrow Holding Co.,
Morsemere Realty Company,
Mortgage and Investment Company of New Jersey,
Mortimer's Photographic Stores, Inc.,
Morton Investment Company,
Morvay & Sons, Inc.,
Mother's Inc.,
Motor Boys, Inc.,
Motorcar Service, Inc.,
Motor Club Credit Corporation,
Motor Club of New Jersey,
Motor Drome Co., Inc.,
Motor Inn,
Motorists' Adjustment Co. of N. J.,
Motor Vehicle Underwriters,
Mott Homes, Inc.,
Mountain Crest Improvement Company,
Mountain Realty Investment Co.,
Mountain View Brick Co. Inc.,
Mountain View Construction Company, Inc.,
Mountain View Holding Corp.,

Mount Arlington Hotel Company, Inc.,
Mount Cloud School, Inc.,
Mount Morris Realty Co.,
Mount Ridge Realty Co.,
Mt. View Feed Farm, Inc.,
M. P. Howlett Fish & Oyster Company, Inc.,
M. Popok & Son, Inc.,
M. & R. Incorporated,
M. and R. Roofing Company, Inc.,
M & S Agency, Inc.,
M. & S. Clothes, Inc.,
M. S. K. Realty Corporation,
M. S. W. Products Company,
Mueller Studios, Inc.,
Mullen's Jewelry Store, Inc.,
Muller Motors Inc.,
Mullins & Co., Inc.,
Multi-Counter Machine Company,
Municipal Fish Company,
Municipal Holding Company,
Munn Lane Corporation,
Musconetcong Lake Heights Development
Company,
Mutual Amusement Company,
Mutual Business and Loan Association of Norma,
N. J.,
Mutual Clothing Co. of Pa.,
Mutual Co-operative Association, Inc.,
Mutual Hospital Service, Inc.,
Mutual Land & Construction Co.,
Mutual Outfitting, Inc.,
Mutual Realty Company,
M. & W. Amusement Corp.,
Myerbell Realty Company,
Myers Electrical Research Corporation,
Myers & Randall Realty Co.,
Myrbro Realty Company,
Myrtle-Claire Beach Shoppe, Inc.,
Mystic Realty Co., Inc.,

Naborhood Amusement Corporation,
Naco Realty Company,
Nalpak Investment Company, Inc.,

Namver Company,
Nash-Newark, Inc.,
Nassau Investment Corporation,
Natale's Restaurant, Inc.,
National,
National Agency,
National Army & Navy Store of Morristown, Inc.,
National Auction and Sales Co.,
National Automobile Association,
National Aviation Products, Inc.,
National Beauty Parlors, Inc.,
National Builders Supply Co.,
National Bureau of Building & Loan Research, Inc.,
National Coach Co., Inc.,
National Construction Co., Inc.,
National Credit Jewelers, Incorporated,
National Dance Marathon Incorporated,
National Decorative Co.,
National Delicatessen and Restaurant Co.,
National Foot Comfort Corporation,
National Forge, Inc.,
National Industries, Inc.,
National Investors Corporation,
National Lien and Investment Corporation,
National Mineral Water Works, Inc.,
National Mortgage & Investment Co. No. 1,
National Motors Mfg. Co.,
National Moving Co., Inc.,
National Newspaper Sales Corporation,
National Park Amusement Company,
National Pile Fabric Company,
National Plumbing and Heating Co. Inc.,
National Prepared Luncheons, Inc.,
National Religious Educational Art Society,
National Reproduction Corporation,
National Signal Device Co. Inc.,
National Vocational Corporation,
Nat's Mens Shop, Inc.,
Natural Flower Mfg. Co.,
Nawelk Holding Co., Inc.,
Nazzarro Associates,
Nehoc Holding Company, Inc.,
N and E Jacobs Hotel Company,

Nelrose Realty Corporation,
Nelson-Bond & Company,
Nelson Improvement Corporation,
Neptune Aquarium Co.,
Neptune Laundry, Inc.,
Nettie Construction Co.,
Nettie Selfer Inc.,
New Arcade, Inc.,
Newark Airport Food Company,
Newark Auto Corp.,
Newark Avenue Hardware Co.,
Newark Battery Sales Corporation,
Newark Bay Realty Corporation,
Newark Brick Co.,
Newark Browns Baseball Corporation,
Newark Broom Co.,
Newark Butcher Realty Co. Inc.,
Newark Butcher Supply Co.,
Newark and Central Realty Company,
Newark Chemical Company,
Newark Coal and Charcoal Co.,
Newark Dancing Academy,
Newark Duck Co.,
Newark Farm Produce Market, Inc.,
Newark Film Delivery, Inc.,
Newark Fisheries, Inc.,
Newark Food Craft Shop Inc.,
Newark Industrial Company,
Newark Necktie Cleaners, Inc.,
Newark-New York Limited, Inc.,
Newark Noveloid Company,
Newark Pet Stock Co., Inc.,
Newark Plaza Corporation,
Newark Reed & Wicker Shop, Inc.,
Newark Shoe Store, Inc.,
Newark Steel Erecting Co., Inc.,
Newark Super Service Garage,
New Art Printing Co., Inc.,
New Beachwood Hotel Company,
New Blue-White Laundry Co.,
New Brook Stables,
New Brunswick Community Realty Company,
New Brunswick Construction Co., Inc.,

New Brunswick Janitor Supply Co., Inc.,
New Castle Realty Co.,
Newdell Realty Company,
New Electric Family Laundry, Inc.,
Newell Corporation,
New England Realty Co. Inc.,
New England Water Power Company,
New Era, Inc.,
New Era Investment Company,
New Era Power Pump Corporation of America,
New Forest Holding Company,
New Hollard, Inc.,
New Idea Millinery,
New Imperial Restaurant, Inc.,
New Jersey Acceptance Corporation,
New Jersey Bag & Burlap Co. Inc.,
New Jersey Bergen Square Realty, Corporation,
New Jersey Boat Exchange,
New Jersey Brush Manufacturing Company, Inc.,
New Jersey Carbonic Gas Company,
New Jersey Cinder Co.,
New Jersey College of Commerce,
New Jersey Dehydrating Company,
New Jersey Dimension Stock Co.,
New Jersey Discount Co.,
N. J. Equitable Distributors,
New Jersey Exterminating Co.,
New Jersey Fast Freight Co., Inc.,
New Jersey Flying Field Corporation,
New Jersey Guaranteed Upholstering Company,
Inc.,
New Jersey Heating Corporation,
New Jersey Industrial Gas Company,
New Jersey Marathon Company,
New Jersey Motorists' Association,
New Jersey Motors Corporation,
New Jersey Oil Burner Sales Co., Inc.,
New Jersey Packing Co.,
New Jersey Pearl Co., Inc.,
N. J. Penn Limb Co.,
N. J. Pop Cracks Co.,
New Jersey Pure Food Packers, Inc.,
New Jersey Radio, Inc.,

New Jersey Real Estate Reconstruction and Finance Co.,
New Jersey Realty Appraisal Company,
New Jersey Screen Company, Inc.,
New Jersey Seating Company,
New Jersey Standard Underwriters, Inc.,
New Jersey Supply Co.,
New Jersey Terminal & Warehouse Corporation,
New Jersey Theatrical Enterprises Inc.,
New Jersey Title and Realty Company,
New Jersey Vending Corporation,
New Jersey Winthrop Holding Company, Inc.,
New Market Merchandise Company,
New Market Realty Company,
New Merchandising Company,
New Milford Laundry, Inc.,
New Milford Mortgage and Investment Company,
New Montauk Haberdashers, Inc.,
New Plaza Theatre Co., Inc.,
New Roselle Laundry, Inc.,
News And Home News Publishing Corporation,
Newton Corset Co.,
New United Baking Co.,
New Walnut Theatre Company, Inc.,
New York Avenue Company,
New York and Clifton Transportation Company,
New York Dairy & Bakery, Inc.,
New York Iron Works,
New York Meat & Poultry Market, Inc.,
New York Modern Baking Co.,
New York Net and Twine Company,
New York-New Jersey Business Associates,
New York and New Jersey Engineering Co.,
New York and New Jersey Securities Corporation.
New York Roofing and Sheet Metal Works,
New York Switch and Crossing Company,
N. F. Cantello & Co.,
Nicholas & Bridgewater, Inc.,
Nicoll, The Tailor,
Nile Trading Company,
Nipont Silk Manufacturing Company,
Niron Company, Inc.,
Nobile Restaurant,

Noble Investment Company,
Non-Di Products, Inc.,
Non-Nab Oil Refining Co., Incorporated,
Non-Officeholding Alliance,
Noordyk Bros., Inc.,
Norben Holding Company,
Norco Realty, Inc.,
Norcross Realty Co.,
Norfolk Realty Investment Co. Inc.,
NorLenWard Clothing Corp.,
Norman Co.,
Normandie Shoppe,
Norman Holding Company,
Norman Paint & Supply Co., Inc.,
Norris Company,
North Amboy Pharmacy,
North Arlington Construction and Realty Co. Inc.,
North Cape May Water Company,
North Elizabeth Pharmacy, Inc.,
Northern New Jersey Investment Company,
Northern New Jersey News Company, Inc.,
Northern Straw Works,
Northern Valley Cleaners, Inc.,
Northern Wholesalers Corporation,
North Hudson Cabinet Company,
North Hudson Fixture and Construction Co.,
North Hudson Improvement Company,
North Jersey Amusements, Inc.,
North Jersey Appliance Corporation,
North Jersey Bus Co., Inc.,
North Jersey Development Company,
North Jersey Dye Works, Inc.,
North Jersey Iron & Steel Corporation,
North Jersey Sand & Stone Company,
North Newark Realty Co.,
North Newark Steam Laundry, Inc.,
North Park Securities Company,
North River Boat Corporation,
North Wales Real Estate Company,
Norwild Realty Co., Inc.,
Norwood Hotel Co., Inc.,
Norwood Supply Station, Inc.,
Nosti's Diner,

Novel Portrait Co.,
Nu-Art Manufacturing Co., Inc.,
Nu-Nu-Pops Products Co., Inc.,
Nusbaum's Body Service, Inc.,
Nussbaum Grocery, Inc.,
Nutley Company, Inc.,
Nutley Livery Service, Incorporated,
Nutley Motor Sales Corporation,
Nutley Roofing Co.,
Nutriment Company,
Nyhame, Inc.,

O. A. Anderson, Inc.,
Oak Cliff Land Company,
Oakdene Development Company, Inc.,
Oakdene Realty Co.,
Oates Woodworking Co.,
Oberlies Motor Company,
Obschestvo Russkaho Narodnaho Doma, Inc.,
Observer Bakery & Lunch, Inc.,
Occidental Investment Company,
Ocean City Finance and Mortgage Company,
Ocean City Press, Inc.,
Ocean City Printing and Publishing Co.,
Ocean City Realty Company,
Ocean Pines, Inc.,
Ocean Strand Realty Company,
Odell Realty Company,
O'Donahoe Publishing Co.,
O. & E. Realty Co.,
Ogden Machinery Corporation,
Ohio Steel Bar Corporation,
O. H. Smith Shop, Inc.,
Oil Lands Investment Co.,
Oil Specialties Corporation,
Oldbridge, Inc.,
Old Bridge Terrace, Inc.,
Old Forge Silk Company,
Oldis Land Co., Inc.,
Old Short Hills Estates,
Old Well, Inc.,
Oliver A. Reed, Inc.,
Oliver-Drake-Richart Co.,

Olympia Baking Company,
Olympic Holding Co., Inc.,
Olympic Realty & Investment Company,
Olympic Rubber Products Co.,
O. Monheimer Sons,
Oradell Radio & Electric Co. Inc.,
Orange Athletic Club,
Orange Delicatessen, Inc.,
Orange Mortgage Corporation,
Orange Realty Co.,
Orange Roller Bearing Company,
Orange Scrap Iron & Metal Co.,
Orange State Theatre Co.,
Orange-Valley Land Co.,
Oraton Realty Co.,
Oriental Carpet Cleaning Corporation,
Oriental Pharmacy Corp.,
Orient Coal Co.,
Original Realty Company,
Orlandini & Fioresi Inc.,
Orthodox Publishing and Printing Co.,
Ortley Beach Water Co.,
Osborne Chromatic Gravure Company,
Osborne Holding Company,
Oscar Construction Company,
Oscar G. Brown and Company,
O. Schwartz, Inc.,
Osco Holding Company,
Osterberg Motor Co.,
Ost Realty Company,
Ostroff's, Inc.,
Ostwood Building Co.,
Otmul Realty Co. Inc.,
Otto Bernz Co.,
Outlet Furniture House, Inc.,
Overbrook Villa, Inc.,
Overlook,
Overlook Contracting Company,
Overpeck Land Corporation,
O. W. Bailey, Inc.,
Owen & Owen Incorporated,
Owl Electric Lamp Company,
Owl National Lamp of New Jersey, Inc.,
Owl Transfer Company, Inc.,

Pace Sales Corp.,
Pacific Corporation,
Packard Bergen County Company,
Pack Glass Co. Inc.,
Pada Service, Inc.,
Paddock Zusi Motor Car Company,
Paddy's, Inc.,
Page Soda Fountain Co.,
Pajes Laboratories, Inc.,
Palace Furniture Co. Inc.,
Palisade-Bergen Realty Company,
Palisade Holding Corporation,
Palisades Enterprises, Inc.,
Palisades Park Recreation, Inc.,
Palisades Real Estate Company,
Palisade Store Fixture Company,
Palisade Supply Company,
Palmere Beauty Salon,
Palmwood Corporation,
Palmyra Concrete Company,
Palrose Trucking Corporation,
Panama Palm Nut Company,
Panetta & Kolb, Inc.,
Pankoka Health Foods, Inc.,
Pan-Lax Co. Inc.,
Pan-Orthodox Holding Corporation,
Pan-Orthodox Management Corporation,
Papier's, Inc.,
Pappiac Contracting Company,
Paragon Brick Company, Inc.,
Paragon Brick Company of New Jersey,
Paragon Realty Co.,
Paramount Amusement Company, Incorporated,
Paramount Associates, Inc.,
Paramount Corset Company,
Paramount Oil Processing Company, Inc.,
Paramount Porch Enclosure Co., Inc.,
Paramount Products Corporation,
Paramount Radio and Electric Co.,
Paramount Safety Device & Iron Works Inc.,
Parisian Sample Shop, Inc.,
Paris Men's Shop, Inc.,
Paris Millinery, Inc.,

Paris Mode Bag Co., Inc.,
Paris Shop,
Parkan Builders, Inc.,
Park Auto Supply Co.,
Park Boulevard Golf Club, Inc.,
The Park Catering Company, Inc.,
Parker Hat Co., Inc.,
Parker Holding Corp.,
Parkes File Company,
Park Gasoline Company,
Park Hill Homes Co.,
Park Investment and Development Company,
Park Iron Works, Inc.,
Parkman Engineering Co.,
Park Motor Car Company,
Park Place Land Co.,
Park Place Realty & Construction Co.,
Park Ridge Drug Co.,
Parks Dairies,
Parkside Corporation,
Parkside Development Company,
Park Trucking Company,
Park View Building Co.,
Parkview Estates, Inc.,
Parkway Construction Co.,
Parkway Investment Company,
Parnassus, Inc. of New Jersey,
Parsells Petroleum Products Inc.,
Par-Win Investment Company,
Pascack Realty Company,
Pascack Valley Swimming Club, Inc.,
Passaic County Cigar & Tobacco Company,
Passaic Dress Company,
Passaic Economy Iron Works, Inc.,
Passaic Folding Machine Company,
Passaic Oil Heat Engineering Co. Inc.,
Passaic Sewing Machine Service, Inc.,
Passaic Valley Realty Company,
Passton Realty Company,
Paterson Composition Company,
Paterson Cut Price Market,
Paterson Fur Dressing Co.,
Paterson Mutual Hosiery Mills, Inc.,

Paterson Silk Machinery Exchange, Inc.,
Paterson Swimming Pool Corporation,
Paterson Wholesale Grocery Company,
Patrick Institutional Supply Co., Inc.,
Patrons' Telephone Company of Warren County,
New Jersey,
Patterson and Galm, Inc.,
Patterson, Inc.,
Paulsboro Finance Company,
Pavonia Army & Navy Stores,
P. Brussel, Inc.,
Pearl Corporation,
Pearlman's, Inc.,
Peats, Inc.,
Pebbleroc Corporation,
Peco Holding Co., Inc.,
Peerless Cleaning & Dyeing Works, Inc.,
Peerless Granite Company,
Peerless Laboratories Inc.,
Peggy Ray, Inc.,
Peg Stites, Inc.,
Pelham Realty Co.,
Pelican Club, Inc.,
Pellegrino Realty Company,
Pellett Brothers, Incorporated,
Penac Rabbit Farms Company,
Penn Heating & Engineering Co. Inc.,
Pennington Nurseries, Inc.,
Penn State Oil Refining Co.,
Pennsylvania Gear and Machine Co.,
Pennsylvania Realty Company, Inc.,
Penyscale Inc.,
Peoples Fruit and Vegetable Market, Inc.,
Peoples Investment Company,
Peoples' Market Company,
People's Oil Co. of N. J., Inc.,
Peoples Outfitting Company of Elizabeth, Inc.,
Peoples Park Realty and Investment Co. Inc.,
People's Restaurant Association,
Pereira Bakeries, Inc.,
Perfect Coat and Suit Co.,
Perfect Curtain Protector Co.,
Perfected Heat Engineering Inc.,

Perfection Leather Works, Inc.,
Perfection Laundry, Inc.,
Perfection Products Corporation,
Perfect Jacket Mfg. Co.,
Perlman Paint & Supply Corporation,
Perlmutter Company,
Permanent Construction Company,
Perrine and Buckelew, Incorporated,
Perry Trucking Company,
Personal Lenders Management Corporation,
Perth Amboy Chamber of Commerce Credit
Rating Bureau, Inc.,
Perth Amboy Yellow Taxicab Co.,
Petene Realty Co. Inc.,
Peter Cassinelli Macaroni Company,
Peter Herman Realty Co.,
Peter Schlicher, Jr. Inc.,
Peter Sherengos Incorporated,
Pewtress Laundry, Inc.,
P & G Corporation,
P. Gould & Co.,
Phelps Realty Company,
Philadelphia Food Craft Shop Inc.,
Philbe Jewelers,
Philem Realty Co.,
Philip B. Kiel Co.,
Philip Fishman, Inc.,
Phillipsburg Transit Co.,
Phillips Court, Inc.,
Phoenix Food Stores, Inc.,
Phoenix Investment Co.,
Phoenix Investment and Trading Company,
P. and H. Realty Company,
Physicians Holding Corporation,
Pictorial News Photographers Inc.,
Picuri Column Co., Inc.,
Pierce Agency, Inc.,
Pierson, McFarlane, Inc.,
Pinebelt, Inc.,
Pinebrook Poultry Farm,
Pine Hotel, Inc.,
Pinehurst Development Company,
Pinewood Realty Corporation,

Pioneer Fuel Oil Company,
Pioneer Steam Boat Company,
Pittsburgh Food Craft Shop Inc.,
Plainfield Clothing Co. Inc.,
Plainfield-Harrison Company,
Planetary Realty Company,
Plastic Art Works, Inc.,
Plastic Metals Corp.,
Playland Center, Inc.,
Playland Company,
Plaza Finance Company,
Plaza Garage, Inc.,
Plaza Loan Company,
Plaza Loan Society, Inc.,
Pleasantdale Mushroom Farm,
Pleasantdale Realty Co. Inc.,
Pleasant Land Corporation,
Plum Bros. Inc.,
P. & N. Construction Corp.,
Poe Holding Co.,
Point Pleasant Cut Rate Shop, Inc.,
Poliakoff Realty Co.,
Policyholders' Advisory Service,
Polish Giants Athletic Association, Inc.,
Polish Kosciuszko Corporation,
Polish National Home,
Polish National Mortgage Association,
Polkowitz Motors,
Pollack Realty Co., Inc.,
Pollatschek's Inc.,
Polock & Co., Inc.,
Polycon Chemical Co.,
Pomona Realty and Investment Company,
Pope Plumbing Co., Inc.,
Poppy Chow Mein Co., Inc.,
Pop's Diner, Inc.,
Portland Land Company,
Porvel Incorporated,
Post Pharmacy, Inc.,
Potassier Co.,
Potter Express Company,
Prasbro Holding Corporation,
Precise Realty Company,

Precision Products, Inc.,
Preferred Development Corporation,
Premier Braid Corp.,
Premier Sales Corp.,
Premium Factors Corporation,
Pressed Steel Car Company,
Price Hat Works Co., Inc.,
Price Jewelry, Inc.,
Price & Price, Inc.,
Prim Manufacturing Co., Inc.,
Prime Realty Company, Inc.,
Primrose Co.,
Primo Silk Mfg. Co.,
Princeton Auto Laundry,
Princeton Cut Rate Company,
Principal Holding Company,
Printz Degreasing Company,
Priore Realty Co. Inc.,
Process Engraving Co.,
Produce Packages, Inc.,
Produce Realty Corp.,
Producers Coal & Coke Company,
Producers and Shippers Auction Co., Inc.,
Progress Grill,
Progressive Realty and Construction Co.,
Progressive Sales Corporation,
Progressive Weaving Company,
Progress Knitting Mills Inc.,
Progress Management Company,
Progress Restaurant Inc.,
Pronto Construction Co.,
Property Holding Corporation,
Prophet Realty Co.,
Proprietors' Realty Company,
Prospect Construction Company, Inc.,
Prospect & Ely Holding Co.,
Prospect Garage of Ramsey, N. J.,
Prospect Hardware Co.,
Prospect Holding Co.,
Prospect Realty and Investment Company,
Prospect Tank Installation Company,
Prosperity Corporation,
Protex Products Company,

Provident Investment Company,
Provident Mortgage Company,
Prudent Holding Company,
Prudential Home Improvement Company,
Prudential Investment Co.,
P. S. Holding Company,
P. & S. Realty Company,
Public Garbage Service Corporation,
Public Health Bakery Inc.,
Public Live Poultry Market, Inc.,
Public-Quality Guarantee Laundry Inc.,
Public Reserve Foundation,
Public Service Laundry Inc.,
Public Service Plumbing Supply Co., Inc.,
Public Vehicle Underwriting Agency, Inc.,
Publix Holding Corporation,
Purdy Steel Erecting Co., Inc.,
Pure Food Delicatessen & Dairy Co.,
Pure Ice & Coal Co.,
Purity Dairy Stores, Inc.,
P. Walter Roedel, Inc.,
Pyramid Corporation,
Pyramid Dress Co., Inc.,
Pyramid Enterprises, Inc., of New Jersey,

Quaker City Realty Corporation,
Quaker Food Co.,
Quality Appliance Company, Inc.,
Quality Building Co.,
Quality Gas & Oil Supply Co., Inc.,
Queen City Fruit & Vegetable Market, Inc.,
Queen City Investment Company,
Quick-Made Sign Co.,
Quiet May Monmouth Corporation,
Quigley-Longson Construction Co.,
Quilt Shop, Inc.,

Rabdon Realty Co.,
Radburn Riding Academy, Inc.,
Radio Corporation of New Jersey,
Radio Investment Company,
Radio Products Corporation,
Radio Realty Co.,

Radio Transportation Co.,
Radonite Company of New Jersey,
Rae's Shop, Inc.,
Raff and Son, Inc.,
Rafner Furniture Co.,
Ragsdale Realty Company,
Rail and Harbor Food Company, Inc.,
Rainbow Dyeing Co. Inc.,
Ralco Holding Company, Incorporated,
Ralph Plebany, Inc.,
Ramapo Valley Realty Company,
Ramos & Co., Inc.,
Rampart Realty Company,
Ram Silk Company,
Randolph-Central Corp.,
Rapoport Bros. Inc.,
Rap Realty Co.,
Raritan Corporation,
Raritan Recreation Co. Inc.,
Raritan Rug Corporation,
Raritan Theatres Inc.,
Raritan Valley Hydro-Electric Co., Inc.,
R & A Silk Co. Inc.,
Raubenheimer Drug Co. Inc.,
Raydol Realty Corporation,
Raylipp Realty Co. Inc.,
Raymar Holding Company,
Raymond Bowne Inc.,
Raymond R. Chatfield, Inc.,
Raymond Realty & Investment Co.,
Raynor Corporation,
Raywood Realty Co.,
R. B. Jolley, Inc.,
R. & C. Realty Co.,
R. & D., Inc.,
Read & Providence Holding Co.,
Rea-Fifth Avenue Company,
Real Reel Corporation of N. J.,
Realtors' Mortgage and Investment Company,
Realty Auction Co.,
Realty & Investing Co.,
Realty Investors, Inc.,
Realty Listing Exchange,

Realty Operating Company,
Rea-Stegman Construction Co.,
Reba Homes, Inc.,
Reburg, Inc.,
Reconstruction Engineering Corporation,
Record Manufacturing Co. Inc.,
Rectal and Colon Institute,
Red Arrow Products, Inc.,
Red Bank Brake Service,
Red Bank Economy Building Company,
Red Bank Manufacturing Co.,
Red Bank Paper Company, Inc.,
Red Robin Holding Corporation,
Red Top Cab Company,
Red Top Garage, Inc.,
Redyns Building Company Inc.,
Reed's Money Loan Office,
Reeves, Inc.,
Refinancing Mortgage Co.,
Reflector Polishing Cloth Company, Inc.,
Refrigeration Corporation of America,
Refund Investment Credit Holding Company,
Regal Clothes,
Regal Outlet Corporation,
Regent Parking Company,
Regina Realty Corporation,
Regus Realty Company,
Reich's Drug Store, Inc.,
Reichstetter & Kelly, Inc.,
Reid's Incorporated of Elizabeth,
Reilly & Morrison Co.,
Reilly Trucking Co. Inc.,
Reinig Detective Agency, Inc.,
Rekoon Construction Co.,
Relations Holdings, Inc.,
Relco Sales Corporation,
Reliable Bargain Store,
Reliable Brake Service, Incorporated,
Reliable Bus Company of Jersey City,
Reliable Furniture Company No. 1,
Reliable Pharmacy Inc.,
Reliable Stationery & Printing Co. Inc.,
Reliable Tailors & Cleaners, Inc.,

Reliance Building Company,
Reliance Oil Burner Co. of N. J.
Reliance Realty Company,
Reliance Store & Office Fixture Co.,
Relkin Hotel Corporation,
Rell, Inc.,
Relo Company,
Reltub Realty Co. Inc.,
Remeak Realty Corporation,
Remington-Reeve, Inc.,
Rem Realty Corp.,
Rendol Investing Company,
Renlim Realty Corporation,
Renner-Schwarz, Inc.,
Rempak Cleaners & Dyers, Inc.,
Rensie Realty & Holding Company,
Rentar Holding Co.,
Reo-Rolfe Motors, Inc.,
Republic Investment Company,
Republic Varnish Enamel & Lacquer Co.,
Resauer Realty Company,
Reserve Holding Co. Inc.,
Restricted Land Co. Inc.,
Retailers Mutual Ice Cream Co. of N. J.,
Reuter Rubber Co.,
Revere Finance Company,
Reyem Holding Co.,
R. G. Mann & Co., Inc.,
Rhoades Construction Co.,
Rhoda Holding Company,
Rialto Corporation,
Rialto Electric Co. Inc.,
Rialto Holding Company,
Ricci Realty Co.,
Riccitelli Market, Inc.,
Richard Lowe, Inc.,
Richard's Cleaners, Inc.,
Richards Optical Company,
Richart & Co.,
Richbern Company,
Rich-Mar Laboratories, Inc.,
Richmond's Tire Shop, Inc.,
Richter Auto Sales, Inc.,

Ridge Farms, Inc.,
Ridgefield Square Service Station,
Ridge Market, Inc.,
Ridge Realty Company,
Ridge Road Barber Shop & Beauty Parlor,
Ridgewood Associated Contractors Inc.,
Ridgewood Easy Payment Loan Association,
Ridgewood Franklin Corporation,
Ridgewood, Hackensack, New York Bus
Corporation,
Ridgewood Normandie Shoppe,
Ridgewood Playhouse Company,
Ridgewood Stage Line, Inc.,
Riegler Realty, Inc.,
Riese Stationery Stores, Inc.,
Rigdav Corporation,
R. I. Hoover Company, Inc.,
Rio Grande Mines, Inc.,
Rippen Realty Corporation,
Rite-Bilt Home Construction Co.,
Rite Holding Co.,
Ritta Contracting Co., Inc.,
Ritterbush & Company, Inc.,
Ritz, Inc.,
Ritz Pharmacy, Inc.,
Ritz Realty Corporation,
Ritz Tailoring Company,
Ritz Theatre, Inc.,
Rium Realty Co.,
River Edge Park, Inc.,
River Front Investment Company,
River Front Realty Company,
Riverside Garage, Inc.,
Riverside Steel Casting Company,
Riverview Construction Company,
Rivoli Amusement Company,
R. J. M. Realty Co.,
R. Kaplan Thrift Shop Inc.,
R. K. Thrift Company, 5-10 to \$1.00 Stores,
R. M. Development Company,
R. M. S. Holding Corp.,
R. M. V. Corporation,
Road Contractors Equipment Co.,

Road Realty Co., Inc.,
Robert Armour Company,
Robert Brewster, Inc.,
Robert F. Hobbs, Inc.,
Robert Fulton Associates, Inc.,
Robert McClorry, Inc.,
Robert M. McLeod, Inc.,
Robert Mockler & Co., Inc.,
Roberts & Hirsch, Inc.,
Roberts Manufacturing Co., Inc.,
Robert Smart Shoes, Inc.,
Robertson's Radio Shop, Inc.,
Robert Treat Garage, Inc.,
Robinson Corporation,
Robinson Development Company,
Robinson Jewelry Co.,
Rockaway Point Service Station, Inc.,
Rockleigh Manor Corporation,
Rock Realty Co.,
Roden Realty Company,
Rodneys Clothes, Inc.,
Rodor Realty Co.,
Roe Construction Co.,
Roede Real Estate & Construction Co.,
Rogan Holding Company,
Rogers Realty Corporation,
Rojo Investment Corporation,
R. O. L. Contracting Co., Inc.,
Roma Construction Co.,
Romano Holding Co.,
Roma Soap Co. Inc.,
Ronchi and Sons, Inc.,
Roof Structures, Inc.,
Root and Hammell Inc.,
Roots & Velsey, Inc.,
Rosco Building Company, Inc.,
Rosco Housing Co.,
Rosebud Farm Kennels, Inc.,
Rose Food Company,
Rose Hat Shops,
Rose, Inc.,
Roselind Corporation,
Roselle Corporation,

Rose M. Domaratius, Inc.,
Rosen Cloak Co.,
Rose Shop No. 1,
Rose Silk Company,
Roslyn Holding Co.,
Roslyn Realty Corporation,
Rosmo Realty Company,
Ross Holding Corporation,
Roth-Block, Inc.,
Roth and Schlenger, Inc.,
Roth & Taback, Inc.,
Rotor Electric Co.,
Rouse & Shearer, Inc.,
Rovere, Inc.,
Rowland, Shafto and Johnson (Inc.),
Roxbury Wash Sand & Gravel Co., Inc.,
Royal Adjustment Corporation,
Royal Advertising and Publishing Company, Inc.,
Royal Automobile Club,
Royal Beauty Salon, Inc.,
Royal Crown Mills, Inc.,
Royal Eagle Amusement Co. Inc.,
Royale Furniture Company, Inc.,
Royal Grille,
Royal Hat Co.,
Royal Land Company,
Royal Market Co., Inc.,
Royal Palace Land Corporation,
Royal Pines Hotel,
Royal Restaurant,
Royal Service Station, Inc.,
Royal Shoe Shop,
Royal Upholsterers, Inc.,
R. and R. Dress Company,
R. & R. Mfg. Co.,
R. Sokobin & Sons, Inc.,
R and S Trading Company,
Rubin Bros. Paint & Glass Company,
Rubin-Lentz Co.,
Rubin & Son Inc.,
Rublar Realty Company,
Ruchaisky and Brechman, Inc.,
Rudart Company,

Rumidor Corporation,
Rural Amusements, Inc.,
Rural Gas Generator, Inc.,
Russell Motors, Inc.,
Rustic Art-Craft Co.,
Rustic Estates, Inc.,
Rutan Brothers,
Rutgers Hall, Inc.,
Rutherford Electric Co.,
Rutherford Holding Company, Inc.,
Rutherford's French Shop,
Ruth Holding Company,
Rutman, Inc.,
Rutner Investment Company,
Rutol Drug Co., Inc.,
Rynwhit Realty Company,

Sackett Holding Corp.,
Sack Furniture Company,
Sacks-Lazaroff,
Saddle River Development Co.,
Saddle River Ridge, Inc.,
Sadie W. Newman, Inc.,
Safeturn Signal Corporation of New Jersey, No. 2,
Safety Device Agency, Inc.,
Safeway Transportation Co.,
Sagamore Investment Co.,
St. Jude Enterprise Co. Inc.,
Salaam Temple Realty Corporation,
Salco Sales Corporation,
Salem Realty Company, Inc.,
Sales-Products Corporation,
Salvage Sales Corp.,
Sam Lipschutz, Inc.,
Sam's Mens Shop, Inc.,
Samuel Argush & Sons Inc.,
Samuel Company,
Samuel H. Headley & Son, Inc.,
Samuel Knee, Inc.,
Samuel Liebowitz, Inc.,
Samuel Litt, Inc.,
Samuel L. Jeffries & Sons, Inc.,
Samuel S. Kaufman, Inc.,

Sand and Gravel Corporation,
Sandra Amusement Corporation,
Sanitary Distributing Company,
Sanitary Trucking Co.,
Sanjoan Investment Co., Inc.,
Sano Laboratories Inc.,
S. A. Rothenberg Co., Inc.,
Saru Realty Co., Inc.,
Saul E. Bloom Hat Co. Inc.,
Saunders System, Inc.,
Savers Thrift System, Inc.,
Saviet Electrical Equipment Corp.,
Sawaco Company,
Saxon Realty Co.,
Sayres & Ernst, Inc.,
S. Belikove, Inc.,
S. Borgman, Inc.,
S. Bornstein, Inc.,
Schaffer Trucking Corporation,
Schane, Inc.,
Schautz Brothers, Inc.,
Schechner's Restaurant,
Schenk & Schlichte, Inc.,
Scherer Sign Service,
Schlesinger Holding Company,
Schlicher Bros., Inc.,
Schneider Auto Sales, Inc.,
Schneider Bros., Inc.,
Schneider Fur Co., Inc.,
Schneider Hardware Co.,
Schneider-Mayer Company,
Schnyder's Inc.,
Scholz Development Company,
School of Psychic Science,
Schoonover Taxi Service, Inc.,
Schor's Inc.,
Schraalenburgh Holding Co. Inc.,
Schrenell-Starr, Inc.,
Schrott Holding Company,
Schulaner Company, Inc.,
Schuldenfrei Drygoods Company,
Schulman Realty Corporation,
Schultz-Barlow, Inc.,

Schultz & Friedman Pharmacies, Inc.,
Schurman Construction Co.,
Schwab's, Incorporated,
Schwartz, Benovitz & Schwartz, Inc.,
Schwartz-Oliver Company,
Schwarz Bros. Co.,
Schwarz Co. Inc.,
S. C. L. Construction Co.,
Scott Fuel Company,
Scott Realty Corp.,
Scranton Fuel Company,
S. and D. Co. Inc.,
Seabay Co.,
Sea Beach Realty Company,
Seaboard Manufacturing Company,
Seacoast Credit Corp.,
Seacoast Heating Co., Inc.,
Seacoast Refining Co.,
Sea Girt Inn, Inc.,
Sea Isle Builders Realty Corporation,
Searls Manufacturing Company No. 1,
Seashore Bond and Mortgage Co.,
Seashore Distributing Company,
Seaside Cleaners & Dyers,
Sea Sports Co., Inc.,
Seaview Winery,
Sebastian Puntasecca Co.,
Securities Discount Corporation,
Security Acceptance Corporation,
Security Building Co. Inc.,
Security Dried Fruit Co., Inc.,
Seigel Credit House, Inc.,
Selco Realty & Trading Co., Inc.,
Selee Realty Corp.,
Sellrite Furniture Sales Co.,
Selma Shop, Inc.,
Sentinel, Incorporated,
Sepoy Holding Corporation,
S. & E. Realty Co.,
Service Cleaners, Inc.,
Service Garage of the Oranges, Inc.,
Service Restaurant Company, Inc.,
Service Supply Co.,

Seville Monument Manufacturing Company,
Sewer Patent Holding Company,
Seymour Holding Co.,
Shad's Oyster Bar,
Shafir Groceries, Inc.,
Shalbron Realty Company,
Shaler Boulevard Corporation,
Shampanier's Market,
Shapiro Co.,
Sharpe Bros. Co.,
Sharp & Van Fleet Manufacturing Co., Inc.,
Shaw & Co.,
Shaw Realty & Investment Co.,
Shechter's Stationery & Print Shop, Inc.,
Sheep Lined and Leather Garments Company,
Shelbourne Realty Company,
Shepard Holding & Investment Company,
Sheridan & Company, Inc.,
Sherman Park Realty Co.,
S. H. Gross, Inc.,
Shiller-Hermann Silk Manufacturing Company,
Shinn's Lubritories, Inc.,
Shirley Company,
Shore Auction Company,
Shore Bus Transportation Company,
Shrewsbury Holding Co. Inc.,
Shrewsbury Manor,
Shrewsbury Park Realty Co.,
Shubert Theatrical Company,
Shulman's Manhattan Shop, Inc.,
Shur-Flo Corporation,
Siedenburg Holding Co.,
Signal Wick Company,
Silk City Charcoal Co., Inc.,
Silk City Drug Company No. 1,
Silk City Exchange, Inc.,
Silk City Garage, Inc.,
Silk City News Co., Inc.,
Silk City Sales Corporation,
Silroco Concessions, Inc.,
Silver Lake Loan Association,
Silver Lake Park Association,
Silverman-Imber Corporation,

Simba Realty Corporation,
Simon's Men Shop, Inc.,
Simon-Talmadge Realty Co., Inc.,
Simpson Realty Company,
Sinam Construction Company,
Singer Sweets Company, Incorporated,
Singer, Wolf, Smith & Fleisher,
Sirod Realty Corp.,
Sixth Street Amusement Company,
Skill Amusement Corp.,
Sklansky's Modern Bakery, Inc.,
Sklower, Inc.,
Slavin's Pharmacy, Inc.,
Slayback Van Order Company,
Sleepy Valley, Inc.,
S. & L. Holding Company,
Sloan's Cotton Goods Stores, Inc.,
Slumberest Company,
S. L. Walden Co.,
S. M. Bass & Sons, Inc.,
Smith-Babbitt Corporation,
Smith & Guyet, Inc.,
Smith-Hance Road Company,
Smith Manufacturing Company,
Smith Provisions, Inc.,
Smith Silica Sand Co., Inc.,
Smith & Williams,
Smoothcut Manufacturing Co., Inc.,
S. N. Holding Co.,
Snoden Trucking Co., Inc.,
Snyder Bros., Inc.,
Snyder and Gevirtz, Inc.,
Snyder & Zebbley, Inc.,
Sobel's, Inc.,
Sofman, Ziebolz & Company, Inc.,
Soft Tension Whip Bar Company,
Sokeen Corporation,
Solar Cleaners & Dyers, Inc.,
Solomon Live Poultry Co., Inc.,
Solvage Holding Company,
Somerset Appliance Company,
Somerset Laundry, Inc.,
Somerset Park Development Co.,

Somerset Sportswear Manufacturing Co., Inc.,
Somers Point Improvement Co.,
Somerville Tile Company,
Sommer, Braverman and Harris, Inc.,
Sommerdale Realty Corporation,
Sooy Investment Co.,
Sound Realty Company,
Sound Shore Storage and Warehouse Company,
Inc.,
So. Belmont Holding Co.,
South Bound Brook Realty Company,
South Development Estates,
So. Englewood Auto Painting Co.,
Southern Candy Company,
Southern Holding Company,
Southern Products, Inc.,
Southern Sales Corporation,
Southern States Theatre Corporation,
South Jersey Asphalt Roofing Company,
South Jersey Coach Company,
South Jersey Dry Cleaners & Dyers Inc.,
South Jersey Lumber Co.,
South Jersey Sales Co.,
South Orange Motor Sales Corp.,
South Orange Paving Co.,
South Orchard Realty Co., Inc.,
South Park Drive Realty Company,
South Park Service Garage, Inc.,
South Plainfield Coal Company,
South Plainfield Investment Corporation,
South Ridgewood Improvement Company,
South Westville Development Company,
Sparkstores, Inc.,
Sparta Realty Company,
Special Products Co., Inc.,
Specialty Coat Manufacturing Co., Inc.,
Specialty Distributors, Incorporated,
Speedboat Corporation,
Speedway Realty Co.,
'Spenny & Arnone, Inc.,'
Spevack & Garbaccio, Inc.,
Spiess Realty Co. Inc.,
Spinetto Bros., Inc.,

Sport Center,
Sportsmen's Club of New Brunswick, N. J.,
Spotless Auto Laundry & Lubrication Service, Inc.,
Spotless Markets, Inc.,
Spotless Street System of New Jersey, Inc.,
Spring Engineers,
Springfield Avenue Billiard Parlor, Inc.,
Springfield Heights Development Company,
Springfield Holding Co.,
Springfield Sales Company, Inc.,
Springfield Worsted Mills,
Spring Rock Park Land Company,
Spring Run Farm, Inc.,
Spring Theatres, Inc.,
Sprinkler Equipment Corporation,
Spruce Realty & Mortgage Co.,
S. P. Townsend Company,
Squan Chevrolet Co., Inc.,
Squankum Inn, Inc.,
Square Deal Grocery Co. Inc.,
S. Ross, Inc.,
S. R. S. Incorporated,
S. & S. Amusement Co., Inc.,
S. S. Nathanson, Inc.,
S. S. S. Garment Co.,
S. S. & S. Holding Co.,
Stafford Company,
Stag Inc.,
Standard Construction Co.,
Standard Drug Co., Inc. No. 1,
Standard Embossing Press Mfg. Co.,
Standard Furniture Sales Corp.,
Standard Grocery Company No. 2,
Standard Home Building Co. Inc.,
Standard Lacquer Co. of New Jersey,
Standard Lumber & Supply Co.,
Standard Marine Contracting Corporation,
Standard Motors, Incorporated,
Standard Neckwear Manufacturing Co. Inc.,
Standard Pad Co.,
Standard Piece Dye Works, Inc.,
Standard Repair & Construction Co.,
Standard Silk Dyeing Company,

Standard Straw & Felt Works of New Jersey, Inc.,
Standard Tailors, Inc.,
Standard Thread and Scallop Cutting Co., Inc.,
Standard Trucking & Forwarding Corp.,
Standard Yeast Products Company Incorporated,
Stanley Millwork Company, Inc.,
Stanton Company, Inc.,
Star Bakery,
Star Bottling Works,
Star Electric Company, Inc.,
Star Engraving Co., Inc.,
Star Lumber & Millwork Co., Inc.,
Star Radio, Inc.,
Starr Knitting Mills, Inc.,
Star Shoe Shop, Inc.,
Star Supply Co., Inc.,
State Beverage Co.,
State Engineering & Construction Co.,
State Hardware Co., Inc.,
State Lunch Inc.,
State Mortgage Securities Company,
State Oil Company,
State Restaurant, Inc.,
States History Company, Inc.,
State Street Realty Co.,
Station Theatre Corp.,
Stay-Built-Homes-Inc.,
Steamburg Farms, Inc.,
Steelman-Watt Co., Inc.,
Stegman Construction Company,
Steiner Fish Co., Inc.,
Stellar Lamp Corporation,
Stellar Paper Co., Inc.,
Stephen Pellegrino Construction Company,
Stephens Sales Corporation,
Stephen Street Building Corporation,
Sterling Corporation,
Sterling Homes Company,
Sterling Investment Company,
Stern, Collier and Co.,
Stern-Ungerleider Inc.,
Steuben Holding Company,
Stevens Realty Co.,

Stewart Chevrolet Inc.,
Stewart Corp. of Elizabeth,
Stiles Investing Co.,
Stillman Ferris Company,
Stivaly Bros.,
Stoker Sales Company, Inc.,
Stokol Combustion Co., Inc.,
Stone Harbor Ice, Coal and Bottling Company,
Stone and Hershey,
Stone & Tile Art Company of N. J.,
Straight St. Realty Co.,
Strand Cafeteria Corporation,
Strand Electric Wiring Co.,
Strand Fur Dressing Corporation,
Strand Home Improvement Co.,
Strand Kandy Kitchen,
Strand Theatre Company,
Street Railways Advertising Company,
Stromson Holding Corporation,
Stuart Cut Rate Stores, Inc.,
Studio Manufacturing Company,
Stultz Oil Burner Corporation,
Stuyvesant Realty Company,
Suburban Contracting Co.,
Suburban Housing Corporation,
Sugarman Company Incorporated,
Suhr's Prescription Pharmacy, Inc.,
Sullivan, Egerton, Magill, Inc.,
Sully Tire Tool Corporation,
Summit Herald Publishing Company,
Summit Photoplay Company,
Summit Realty Corp.,
Sun Building Company,
Sun Distributors, Inc.,
Sun Meat Market, Inc.,
Sun Paint Corp.,
Sun-Ray Health Food Corporation,
Sun-Ray Sales Co.,
Sun-Ray Utilities, Inc.,
Sunshine Hat Co., Inc.,
Sunshine Ice Cream Company,
Sunview Markets, Inc.,
Superb Laundry Service, Inc.,

Superior Amusement Company,
Superior Crystal Co. Inc.,
Superior Glass Co.,
Superior Miniature Golf, Inc.,
Superior Mortgage & Realty Co.,
Superior Mortgage & Security Co. Inc.,
Superior Oil & Refinery Co.,
Superior Operators, Inc.,
Superior Products Corporation,
Superior Sales and Finance Company,
Superior Service Corporation,
Superior Silk Co., Inc.,
Superior Tire Service,
Superior Trucking Company,
Super-Service Station, Inc.,
Super Silk Cleaning & Finishing Co.,
Superstrong Machine Co.,
Super Tire & Battery Service, Inc.,
Super-Ware Co.,
Super X. Asbestos Company,
Supreme Art Company,
Supreme Laundry Company,
Supreme Neckwear Co., Inc.,
Supreme Wholesale Laundry Co. Inc.,
Surf Realty Company,
Sussex County Hotel Corporation,
Sussex Farmers Dairies, Inc.,
Sussex Flying Service, Inc.,
Sussex Realty Company,
Sussman Furniture Co., Inc.,
Sutton Avenue Realty Company,
Svea Realty Co., Inc.,
Sweeney-Burger, Inc.,
Sweeney Tire Service, Inc.,
Sweets and Food Shoppe, Inc.,
S. W. Holding Co. Inc.,
Swift and Company,
Swift Investment Corporation,
Swirin Construction Co. Inc.,
Sylless Holding Company,
Sylvan Gardens Building Corp.,
Sylvan Rest, Inc.,
Syms Sport Shop, Inc.,

Syndicate Distribution, Inc.,
 S. & Z. Cleaning Company,

 Taft Oil Burner Sales Co. of New Jersey,
 T. and A. Holding Company,
 Talisman Jewelers & Watch Repairers, Inc.,
 Tanners Machinery Company,
 Tar Distilling Company Inc.,
 Tarnopoler Rabbit Dressing Company, Inc.,
 Tavern,
 Taylor Construction Company,
 TCL Rubber Products, Inc.,
 T. Daneski, Inc.,
 Teaneck Auto Sales, Inc.,
 Teaneck Construction Company, Inc.,
 Teaneck News Co., Inc.,
 Teanwood Holding Co.,
 Ted's Shoe Store, Inc.,
 Tenaflly Properties, Inc.,
 Tenez Construction Co.,
 Tenro Developments, Inc.,
 Terence R. Hughes, Manufacturing Chemist,
 Terhune-Jacobs Coal Co., Inc.,
 Terminal Fruit Markets, Inc.,
 Terminal Service Station, Inc.,
 Terrace Construction Co.,
 Teterboro Realty Co.,
 Tewalt Co.,
 Teweles, Inc.,
 Textile Contractors, Inc.,
 Textile Converters Co.,
 Thacher Garage Co., Inc.,
 Thac Industrial Products Corporation,
 Theatre Builders, Inc.,
 Thelma, Inc.,
 Thel-Rietta Corporation,
 Theo. C. Bothmann, Inc.,
 Theodore Levandoski, Inc.,
 Thomas Carbon Black Company,
 Thomas & Charles Black, Inc.,
 Thomas G. Plant Company,
 Thomas Tipping (Inc.),
 Thomas Zappo Barber Shop, Inc.,

Thompson Bros. Inc. (No. 2),
Thomson Walker Taft, Inc.,
Thorne, Inc.,
Thorne Roller Skate Corporation,
Thor Realty Corporation,
Thrift Apparel Shop, Inc.,
Tibbar-Town Rabbit Packers, Inc.,
Tibbar-Town Sales, Inc.,
Tie-Silk Mfg. Co.,
Tiforp Investment Co.,
Tiger Taxi Co.,
Tionesta Holding Company,
Tire Rebuilding Co.,
T & J Corporation,
T. M. W. Corporation,
Todd Mill Realty Corporation,
Toddy May Shoppe, Inc.,
Tomlin Properties, Inc.,
Toronto Realty Company,
Totem Pole, Inc.,
Totowa Development Company,
Town Grille, Inc.,
Town Hall Realty Company, Inc.,
Towns Corporation,
Townsend Wall Paper Company,
Toymil Company,
Trading Corporation,
Trans-Passaic Holding Company,
Transportation Engineering, Inc.,
Treat Luncheonette, Inc.,
Trenery Bros., Inc.,
Trenton-Florida Company,
Trenton Life, Inc.,
Trenton Masonic Temple Association,
Trenton Silk Company,
Trenton Specialty Manufacturing Company, Inc.,
Triad Finance and Investment Corporation,
Triangle Outdoor Advertising Corporation,
Triangle Square Holding Company,
Tri-City Construction Co., Inc.,
Tri-County Coat, Towel and Apron Supply Co.,
Tri-County Realty Company,
Trigestia Corporation,

Trinidad Home Improvement Co.,
Triplex Dry Cleaning Systems, Inc.,
Tri-State Agency Corp.,
Tronbar Corporation,
Tronnem Bros., Inc.,
Tropical Fibres, Inc.,
Troth Trucking & Warehouse Co.,
Truck Tire Service Incorporated,
Trucktor Sales Corp. of N. Y.,
Trudel-Harper Motor Company,
Truly Warner Co. Inc.,
Trustees System Company of Camden,
Trustees System Company of Newark,
Trustees System Company of Trenton,
Trustees System Discount Company of New
Jersey,
Tryon Realty Company,
T. & S. Auto Laundry,
T. and T. Construction Company,
Tube Taxi Cab Co. Inc.,
Tuckahoe Texcrete Mfg. Co.,
Tulkin Co.,
Tulsa Holding Corporation,
Tunnel Building Company,
Tuppel Realty Company,
Turkus, Gennet & Co.,
Turner Lippe Co., Inc.,
Turner's Grill, Inc.,
Tuscan Realty Co.,
Tuttle Bros. Inc.,
Tuxedo Building Company,
Tuxedo Silk Mills, Inc.,
Twinlock Glass Container Company,
Tyleboard Corporation of America,

U-Alter Corporation,
Udla Securities, Inc.,
U-Drive Auto Renting Co.,
Uhler Hotels Company,
Underwriters Ownership Corporation,
Unedda Laundry Company, Inc.,
Unified Holding Co.,
Union Airways, Inc.,

Union Brewing Company of Newark,
Union Community Transportation Co., Inc.,
Union Construction Company,
Union County Building Corporation,
Union Credit Clothing Company,
Union Equities Corporation,
Union Gardens Realty Company, Inc.,
Union Hill Slipper Co., Inc.,
Union Iron Works,
Union Sales Co., Inc.,
Union Sign Shop, Inc.,
Union Trucking Company,
Unionville Investment Co.,
Unique Home Builders, Inc.,
United American Corporation,
United Bakery, Inc.,
United Box & Lumber Co.,
United Broadcasting Corporation,
United Candy Stores Company of Newark, N. J.,
United Clay Production Company,
United Credit Service, Inc.,
United Farmers Egg Co.,
United Fish Co., Inc.,
United Food Packers Inc.,
United Hat Stores, Inc.,
United Housing Corporation,
United Merchandise Corporation,
United Millinery Stores, Inc.,
United Realty Securities Co.,
United Silk Corporation, Inc.,
U. S. Book Match Co.,
United States Cutlery Co.,
U. S. Loan Company,
United States Medicine Company,
United States Resorts Corporation,
U. S. Standard Aerostadt Corporation,
United Stokers, Inc.,
United Stores Land and Improvement Co.,
United Valet Cleaners & Dyers, Inc.,
Unit Holding Co.,
Unit Shoes, Inc.,
Unity Silk Dyeing & Finishing Co. Inc.,
Universal Collection Agency,

Universal Display Corp.,
Universal Electric Lamp Company,
Universal Engineer Publishing Company,
Universal Hygienic Corporation,
Universal Label Weaving Company,
Universal Lights, Inc.,
Universal Malt and Extract Company,
Universal Malt Products of Pennsylvania, Inc.,
Universal Metal Box & Products Company,
Universal Mortgage Co.,
Universal Radio Corporation,
Universal Research Laboratories, Inc.,
Universal Self-Lubricating Bearing Company,
Universal Service Stations, Inc.,
Universal Snapfit Crystal Co. Inc.,
Universal Tool and Manufacturing Company,
Universal Trading Corporation,
Universal Trunk Company,
University Land Company,
University Personnel Bureau, Inc.,
Upper Montclair Tailor & Furrier, Inc.,
Upright Realty Corporation,
Up-To-Date Manufacturing Company, Inc.,
Up-To-Date Smoke Shop, Inc.,
Uptown Plumbing Supply Co., Inc.,
Uthoff, Inc.,
Utility Freight Terminal,
Utility Motor Freight Terminal,
Utility Products Company,
Utility Realty Corporation,
Utility Trucking Co.,

Valet Service Shop, Inc. of Atlantic City, New
Jersey,
Vale View Company,
Valley Amusement Co.,
Valley Drive Coal Company,
Valley Motor Company, Inc.,
Valley Publishing Corporation,
Valley View Homes, Inc.,
Value A. B. E. Realty Corporation,
Van Blerck Marine Engine Corporation,
Van Broekhoven Sons, Inc.,

Vanderveer Ice & Cereal Products Co.,
Van Dillen Tire Co., Inc.,
Van Heertum & Company, Inc.,
Van Jean Stores, Inc.,
Van Kannel Revolving Door Company,
Van Keuren and Son,
Van Pottery Company,
Van Riper-Barrett Silk Corporation,
Van Riper Corporation,
Variety Vacuum Cleaner Co.,
Varsity Construction Company,
V. & B. Realty Corporation,
Vehicle Underwriting Agency, Corp.,
Velodrome, Inc.,
Venice Sales Corporation,
Vera Zendler, Inc.,
Vetri and Federico, Inc.,
Vets' 5-10-15¢ Tavern, Inc.,
Victor D'Alessandro, Inc.,
Victor Gas Fired Boiler Co.,
Victor Holding Corp.,
Victoria Corporation,
Victoria Finance Corporation,
Victor Metal Works, Inc.,
Victor Pastry Shoppe, Inc.,
Victor's,
Victory Waist Company,
Vis Chemical Manufacturing Company, Inc.,
Vienna Bakery Company, Inc.,
Vienna Fancy Case Company,
Vietmeyer Brothers, Inc.,
Villa,
Vilnius Corporation,
Vim Electric Supply Co.,
Vim Realty Company,
Vineland Barrel Works,
Vineland Egg Producers, Inc.,
Vineland Fruit & Poultry Farms Assn. Inc.,
Vineland N. S. E. Corporation,
Vino-Pep Company, Inc.,
Vita Cab, Inc.,
Vita Loan Association,
Vittore Marinelli Construction Company, Inc.,

Vivatex, Inc.,
V. O. A. Holding Co.,
Vogue Slippers, Inc.,
Volunteer F. D. of Fort Lee, N. J. Inc.,
Voorhis Realty Co.,
Votive Lamp Corporation,

Wacmy Realty Co.,
Waco Corporation,
W. A. Crowell & Son, Inc.,
W. A. Ferguson's Sons,
W. and A. Fletcher Company,
Wager Manufacturing Corporation,
Wagman Holding Company,
Wainford Darling Company,
Wainwright's Department Store, Inc.,
Wait & Company,
W. A. Jarden & Co.,
Wake Realty Corporation,
W. A. K. Investment Co., Inc.,
Walch, Inc.,
Waldorf Men's Shop, Inc.,
Waldstein Clothing Co.,
Walkathon Marathon Inc.,
Walker Dishwasher Sales Company, Inc.,
Walker, Muentener & Payne, Inc.,
Wallace & Gilbert Contracting Co.,
Wallencar Shoes, Inc.,
Wall Washed Sand and Gravel Company, Inc.,
Walnut Restaurant & Catering Company,
Walter Braun Paper Co. Inc.,
Walter-Bream Inc.,
Walter I. Chapman, Inc.,
Walter J. Binder, Inc.,
Walter J. Reardon Trucking Co. Inc.,
Walter Landor, Inc.,
Walters Co., Inc.,
Warasin Amusement Company,
Ward & Harder Land Company, Inc.,
Warren Diner, Inc.,
Warren Gordon Contracting Corporation,
Warren Gordon Supply Corporation,
Warren Holding Co.,

Warren Street Realty Corporation,
Warren View Gardens,
Warta Realty Company,
Washington Auto Supply Company, Inc.,
Washington Avenue Garage & Machine Service,
Washington Bridge Development, Corp.,
Washington Enterprises, Inc.,
Washington Park Garden Homes,
Washington Pharmacy, Inc.,
Washington Rock Spring Water Co., Inc.,
Washington Society Holding Corp.,
Watchung Development Co.,
Watchung Food Shoppe, Inc.,
Watchung Realty and Development Co.,
Watchung Terrace,
Waterall Artwall Company,
Waters Motor Co.,
W. A. Thornley Co., Inc.,
Watkins Realty Company,
Watnong Service Corporation,
Watson Company,
Watson G. Clark, Incorporated,
Watson-Lowe, Inc.,
Watson Shallcross, Inc.,
Waverly Hosiery Mills,
Wa-Wog Camps, Inc.,
Wayfair Company, Inc.,
Wayne Transportation Company,
Waynewood Construction Co. Inc.,
Wayside Development Company,
Wayside Golf, Inc.,
Wayside Holding Company,
W. B. Auction Co.,
W. B. Buchanan & Son, Inc.,
W. & B. Construction Co.,
W. B. Wilson, Inc.,
W. C. Lenskjold, Inc.,
W. C. Ubhaus, Inc.,
Weequahic Park Garden,
Weh Realty Company,
Weidl Company,
Weiler Construction Company,
Weinmann's Garage, Inc.,

Weiss & Goldberg,
Welders Service and Supply Co., Inc.,
Wellington Pharmacy, Inc.,
Well-Shod Shoe Stores,
Wellwood Realty Corporation,
Wellworth Five Cent, Ten Cent and Department
Store, Inc.,
Well-Worth Luncheonette Stores Inc.,
Welter-Lapham, Inc.,
Wendel & Heizer Realty Co.,
Weppler-Lum Realty Co.,
Werner Glass Seat Valve, Inc.,
Wernikoff Brothers Inc.,
Wesson's, Inc.,
West Bergen Land Corporation,
Westbrook Restaurant Company, Inc.,
West-Central Realty Co.,
West Englewood Hardware Co., Inc.,
Western Realty Company,
Western Service Station, Inc.,
West Essex Heating & Plumbing Co.,
Westfield Amusement Company,
Westfield Ave., Realty Co.,
Westfield Centre Market,
West Fifth Avenue Terrace, Inc.,
West Holding Co.,
West Hudson Family Laundry, Inc.,
West Hudson Laundry,
West Keansburg Water Company,
Westnu Screen Co., Inc.,
West Orange Department Store, Inc.,
West Orange-Verona Building Co.,
West Paterson Individual Laundry, Inc.,
West Shore Furniture Warehouse Inc.,
West Shore U-Drive, Inc.,
West Side Markets, Inc.,
West Side Real Estate Company of Newark,
Westwood Company,
Westwood Finance Corporation,
Westwood Motors Corporation,
Wex, Inc.,
Weyersberg and Fiss, Inc.,
W. G. Realty and Investment Co.,

W. H. Austin Co.,
Wheatfruit Cereal, Inc.,
White Deer Inn, Inc.,
White & Dickson, Inc.,
White Flash Laundry Service, Inc.,
White Furniture and Bedding Co.,
White-Hall Estates of Deal,
White Motor Sales,
White-Pach, Inc.,
White Rose Delicatessen Inc.,
White Sales Corporation,
White Star Holding Co.,
White-Stumpfl Cutlery & Hardware Mfg. Co.,
Whiting-Patterson-Supple Incorporated,
W. H. S. Holding Co.,
W. H. Smith Co.,
Wid Realty Co.,
Wiener & Co.,
Wigwam of Lodi, New Jersey,
Wikstrom Manufacturing Company,
Wilber's, Inc.,
Wilbix Realty and Construction Co.,
Wilbur Chemical Co. Inc.,
Wildor Construction Company,
Wildwood Shirt Co.,
Willaber Manufacturing Co.,
Willey Motors, Incorporated,
William A. Carey, Inc.,
Wm. C. Landolt, Inc.,
William Jahnel, Inc.,
Wm. J. Griffin, Inc.,
William J. O'Toole Stevedoring Corporation,
Wm. J. Sweet Foundry Company,
William Kopp & Sons, Inc.,
William Mayer, Jr. Co.,
William McCullough Trucking Company, Inc.,
William M. Flinn, Inc.,
William P. Bonnell, Company,
William Phillips, Inc.,
Williams Avenue Realty Co.,
Wm. Schaefer and Co., Inc.,
William S. Gray, Inc.,
William Steinen & Co.,

Williamstown Foundry Co.,
William Tries Sons, Inc.,
Willis & Graham, Inc.,
Willis Varnish & Color Co., Inc.,
Willmax Realty Co.,
Willner Holding Co.,
Willner Shop, Inc.,
Willow Lakes Holding Company,
Willow Land Co.,
Wills Concrete Tie Corporation,
Willwear Hosiery Co., Inc.,
Willwin X-Ray Corporation,
Wilmar Company,
Wilson-Allen Corp.,
Wilson Manufacturing Company,
Wil-Tan Corp.,
Wiltan Realty Co. Inc.,
Windsor Shops,
Winifred Corporation,
Winthrop Construction Company,
Winthrop Homes, Inc.,
Wissinger Beauty Palace,
W. J. Stone Diamond Co.,
W. & K. Herzberg, Inc.,
W. K. Wintermute Stores, Incorporated,
W. N. Best Corporation,
Wohlman Sign Company, Inc.,
Wolf Realty Co.,
Wolhar Company,
Women's Exchange, Inc.,
Wonder Lake Realty Co.,
Woodbury Estate Farms, Inc.,
Woodcliff Department Store, Inc.,
Woodcliff Lake Homesites, Inc.,
Woodcliff Park Corporation,
Woodcroft Corporation,
Woode-Lynne-Manor, Inc.,
Woodhouse Chain Works,
Woodland Park Golf Club Incorporated,
Woodridge Builders, Inc.,
Woodruff Pontiac Co., Inc.,
Woodruff Storage Company,
Woodsouth Realty Company,

Woodstown Press Brick Co.,
Woolley's Market Company,
Worcester Empire Operating Co., Inc.,
World Clothing Exchange,
World Clothing Exchange of Elizabeth, N. J., Inc.,
World Clothing Exchange of Paterson, N. J., Inc.,
World Realty Co.,
World's Dollar Cleaners, Inc.,
World's Play Ground Advertising Service,
World's Playground Real Estate Corporation,
Worman Silk Co., Inc.,
Worthmor Co.,
Wren Bond and Mortgage Corporation,
W. R. Hughes Corporation,
Wright Gas Company,
Wright-Miller Trucking Co.,
W. S. M. Holding Co.,
W. & S. Realty Co.,
W. S. Titus Co.,
Wurtz & Fuchs Inc.,
W. W. Company,
W & W Holding Co.,
W. W. Oppenheim, Inc.,

Xerxes Corporation,

Yalon-Lipschitz Inc.,
Yates-Ellis Company,
Yeast-N-Milk Corporation,
Yellow Pine Distribution Co.,
Yes, Inc.,
Yin Yip Company,
Youngs & Taylor, Inc.,
York Textile Dyeing Corp.,
Yountakah Realty Corporation,
Youtie-Shoes, Inc.,

Zaitz Shoe Company, Inc.,
Zall & Nadel Painting & Decorating Company,
Zambone Shop, Inc.,
Zaulich, Inc.,
Zerozone Service Company,
Zimmerman & Sons, Inc.,

Zion Realty Co.,
 Zippel Knitting Machine Corporation,
 Z. O. C. Realty Co.,
 Z. & S. Realty Co., Inc.,
 Zubkov Realty Co.,
 Zuckerman Realty Co.,
 Zukosky Realty Co.,
 Zwigard Company,

ALSO THE FOLLOWING FOR THE YEAR 1933

2-4-6 Fleming Ave.,
 Two Holding Company,
 Three Rivers Realty Company,
 Three Towns Co.,
 Four Brothers Cleaning & Dyeing Co., Inc.,
 Four Horsemen Riding Club, Inc.,
 Eleven Investment Company,
 Fifteen Meade Avenue Passaic Corporation,
 16 East State Street Realty Corp.,
 Seventeen Van Reypen Street Corporation,
 18 Alexander Ave. Co. Inc.,
 19-21 Albany Street Realty Corporation,
 Twenty Nassau Street, Inc.,
 Thirty-First Street Dock Corporation,
 33rd Street Realty Co.,
 41 Realty Co.,
 45 Branford Place Corporation,
 54-56 Eleventh Street Corporation,
 Fifty-Four Holding Corporation,
 Sixty-One Duncan Avenue Corporation,
 Sixty-Seven South Munn, Inc.,
 One Hundred Glenwood Corporation,
 104 Clinton Avenue, Inc.,
 106 Holding Company,
 117-119 Stevens Avenue Holding Company,
 One Twenty-Two So. Warren St. Corp.,
 131 Harrison St. Holding Co.,
 141 Smith Street Co.,
 149 North Avenue Realty Corp.,
 One Five Two Main, Inc.,
 198-200 Mulberry Street, Inc.,

Two Ten Miller Corporation,
Two Fourteen Plane Street Corporation,
Two-Seventy Broad Ave., Inc.,
326 Grand Ave., Inc.,
343 Franklin Avenue Company, Inc.,
Three Sixty Five, Incorporated,
Fourten Corp.,
Four-Two-Nine Holding Co.,
Four Nine One William, Inc.,
514 Realty Company,
634 and 640 South Eleventh Street Holding Corp.,
673 Broad Street Corporation,
706-710 Chancellor Ave., Inc.,
722 Park Avenue, Inc.,
876 Palisade Ave., Teaneck, Corporation,
905 Bergen Avenue, Corporation,
990 Eighteenth Avenue Co.,
Thousand Hudson Ave. Corporation,
Ten Ninety-Three Broad Corporation,
1245 Holding Company,
1614 Atlantic Ave. Inc.,
Nineteen Twelve Corporation,

are void, and all powers conferred by law upon such corporations and each of them, are hereby declared inoperative and void.

[SEAL] Given under my hand and the Great Seal of New Jersey, this twenty-first day of January, A. D. one thousand nine hundred and thirty-six, and in the Independence of the United States the one hundred and sixtieth.

HAROLD G. HOFFMAN,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

One of the gravest problems confronting the people of all nations today is that of combating the evil of narcotic drug addiction, which has grown to alarming proportions.

The use of drugs is so destructive of the health and morals of the individual user, so disastrous to social and economic well-being, so favorable to the spread of crime, that widespread education is necessary to awaken people to the evils that follow in the wake of its use.

While progress is being made against what is known as the "dope ring", at the same time a new menace has risen in the exploitation of Marihuana cigarettes, which are especially deadly to youth.

We need to fight this evil relentlessly.

THEREFORE, I, HAROLD G. HOFFMAN, Governor of the State of New Jersey, do hereby proclaim the week from

FEBRUARY 22d to FEBRUARY 29th

as

NARCOTIC EDUCATION WEEK,

and I ask the co-operation of schools, churches, clubs, newspapers, radio, the screen and all good citizens in the observance of this week.

Given under my hand and the Great
[SEAL] Seal of the State of New Jersey, this
thirty-first day of January, in the year
of Our Lord one thousand nine hundred
and thirty-six, and in the Independence
of the United States the one hundred
and sixtieth.

HAROLD G. HOFFMAN,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The education of the childhood and youth of our State is a most important function of local and State governments; and

WHEREAS, The effective development of education is dependent in large measure upon the close relationship and co-operation of the home and school; and

WHEREAS, The New Jersey Congress of Parents and Teachers, organized in 1900 at Riverton and now enrolling seventy-three thousand members distributed in 900 local units, has made significant contribution to the work of education in our State; and

WHEREAS, The National Congress of Parents and Teachers, of which the New Jersey Congress is a member, was organized on February 17, 1897, in Washington, D. C., it is most appropriate that this date be commemorated as Founders' Day; now,

THEREFORE, I, JOHN C. BARBOUR, President of the Senate, Acting Governor of the State of New Jersey, do hereby proclaim

FEBRUARY 17, 1936

as

PARENT-TEACHER DAY.

I recommend and urge that the various units of the New Jersey Congress of Parents and Teachers hold suitable exercises to commemorate some phase of the work of this Association and that due recognition be given to the founders, Mrs. Theodore Birney and Mrs. Phoebe Hearst. At such exer-

cises, there may well be presented also plans for further development of that co-operation between the public school and the general public which will secure the most extended opportunities for the development of the childhood and youth of this Commonwealth.

[SEAL] 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 thirty-six, and in the Independence of the United States the one hundred and sixtieth.

JOHN C. BARBOUR,
*President of the Senate,
Acting Governor.*

By the Acting Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The observance of National Business Women's Week will take place March 15th to March 21st; and,

WHEREAS, The New Jersey Federation of Business and Professional Women's Clubs will unite during this week in observing the Eighth Anniversary of National Business Women's Week; and,

WHEREAS, 60,000 women of the United States who are interested in the progress and advancement of government have dedicated their activity under a slogan, "Women Unite for Effective Democracy",

THEREFORE, I, HAROLD G. HOFFMAN, Governor of the State of New Jersey, do hereby proclaim the period between

MARCH 15TH AND MARCH 21st

as

NATIONAL BUSINESS WOMEN'S WEEK

and I ask the co-operation of the public in the observance of this week, giving whole-hearted support to the Educational, the Re-employment and Rehabilitation Program of the New Jersey Federation of Business and Professional Women's Clubs.

Given under my hand and the Great
[SEAL] Seal of the State of New Jersey, this twenty-sixth day of February, in the year of Our Lord one thousand nine hundred and thirty-six, and in the Independence of the United States the one hundred and sixtieth.

HAROLD G. HOFFMAN,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

The great developments of the past and the continued rapid growth of the State of New Jersey are a source of gratification to our citizens. These developments and this growth open the door of continuing opportunity to our people. Unfortunately, we have paid little attention to the manner of this growth and development. In large measure,

we have permitted the destruction and exploitation of our natural resources such as clean water, fertile lands, forests and wild life, so essential to satisfactory living and the continued existence and prosperity of many forms of business and industry. The assurance of adequate future water supply for our cities and metropolitan areas and the restoration of our coastal and inland waters to wide recreational uses are especially important. Protection against floods, prevention of soil erosion, the restoration of forests and the development of shore and inland recreational areas are dependent upon the further development and preservation of our natural resources.

Because these important questions deserve the serious and immediate attention of the people of the State, and since favorable and effective results can be obtained only through general public understanding and support of necessary preventive and corrective measures,

I, HAROLD G. HOFFMAN, Governor of the State of New Jersey, do hereby proclaim the week beginning

APRIL 20TH, 1936,

as

STATE CONSERVATION WEEK,

and commend to the school authorities of this State and to all clubs and civic organizations which now are or may be interested in these things the conduct of special educational programs, directed toward conservation matters, during this week so designated.

Given under my hand and the Great
[SEAL] Seal of the State of New Jersey, this
first day of March, in the year of Our
Lord one thousand nine hundred and

thirty-six, and in the Independence of the United States the one hundred and sixtieth.

HAROLD G. HOFFMAN,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The Nineteenth Anniversary of the entry of the United States into the Great War will take place April 6, 1936; and

WHEREAS, The Military Order of the World War has, with the endorsement of the President of the United States and the co-operation of the Secretary of War, set apart this day for observance, to perpetuate the valor and the traditions of the United States Army; and

WHEREAS, The occasion presents an opportunity to patriotic citizens to demonstrate their love and affection for their country;

THEREFORE, I, HAROLD G. HOFFMAN, Governor of the State of New Jersey, do hereby proclaim

APRIL 6, 1936,

as

“ARMY DAY,”

and I urge all citizens of the State of New Jersey to join in honoring the United States Army by a display of the flag in their places of business and in their homes.

Given under my hand and the Great
[SEAL] Seal of the State of New Jersey, this
second day of March, in the year of Our
Lord one thousand nine hundred and
thirty-six, and in the Independence of
the United States the one hundred and
sixtieth.

HAROLD G. HOFFMAN,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, There are upward of two hundred and twenty thousand Negro citizens in the State of New Jersey who, day after day, contribute to our progress and achievement and who, by the sheer strength of their character and will to achieve, have integrated themselves constructively into the very body politic of our State; and

WHEREAS, We believe that all of the people who make up the fine citizenry of this State, in which much of the initial effort for the emancipation of this group was carried on, should be more fully acquainted with the achievement and the fine contributions which they have made and are making to the social, political, religious and civic life of our State; now,

THEREFORE, I, HAROLD G. HOFFMAN, Governor of the State of New Jersey, do hereby designate the week beginning

APRIL 19TH, 1936,

as

NEGRO ACHIEVEMENT WEEK,

during which we hope an earnest effort shall be made to awaken in the minds of our Negro citizens a deep consciousness of the appreciation which this State has for their contributions to our achievements.

[SEAL] Given under my hand and the Great Seal of the State of New Jersey, this thirty-first day of March, in the year of Our Lord one thousand nine hundred and thirty-six, and in the Independence of the United States the one hundred and sixtieth.

HAROLD G. HOFFMAN,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
THE SENATE OF NEW JERSEY.

WHEREAS, A. Crozer Reeves, was at the general election held in the month of November, one thousand nine hundred and thirty-four, elected by the voters of the County of Mercer to represent said County in the Senate of this State and subsequently qualified as such Senator after such election and

qualification died, on the fifteenth day of February, one thousand nine hundred and thirty-six, thereby causing a vacancy to exist in the Senate of this State,

THEREFORE, I, HAROLD G. HOFFMAN, Governor of the State of New Jersey and I, JOHN C. BARBOUR, 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 third day of November, one thousand nine hundred and thirty-six, for the purpose of electing a Senator for said County to fill the vacancy caused by the death of the said A. Crozer Reeves.

[SEAL] Given under our hands and the Great Seal of the State of New Jersey, this thirty-first day of March, in the year of Our Lord one thousand nine hundred and thirty-six and in the Independence of the United States the one hundred and sixtieth.

HAROLD G. HOFFMAN,
Governor.
JOHN C. BARBOUR,
President of the Senate.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, It has been satisfactorily made to appear that in the Laws of New Jersey corporations reported to the Governor of said State and mentioned in the Proclamation issued by him bearing date the eighteenth day of January, one thousand nine hundred and thirty-five, was inadvertently included the corporation known as the Bayonne Bus Company, Inc., as one of such corporations, which had for two consecutive years failed, neglected and refused to pay the State taxes which had been assessed against it for the year one thousand nine hundred and thirty-two, under the laws of said State of New Jersey; and

WHEREAS, It has been established to my satisfaction that said Bayonne Bus Company, Inc., was reported to me by the State Tax Commissioner as refusing or neglecting to pay the same as aforesaid, and it further appearing that the said Company is not liable to the penalty set forth in the Proclamation of the Governor of said date, bearing date the eighteenth day of January, one thousand nine hundred and thirty-five, although said corporation known as the Bayonne Bus Company, Inc., is included in the list of corporations specified therein;

THEREFORE, I, HAROLD G. HOFFMAN, Governor of the State of New Jersey, do hereby issue this, my Proclamation, revoking so much of said Proclamation of January eighteenth, one thousand nine hundred and thirty-five above referred to, as applies to the said Bayonne Bus Company, Inc., and said Company is declared to be restored to all of its corporate rights, powers, privileges and franchises as fully as if said Proclamation had not been issued and published as aforesaid, and I further direct

that this Proclamation be filed in the office of the Secretary of State of the State of New Jersey.

Given under my hand and the Great
[SEAL] Seal of the State of New Jersey, this
twentieth day of April, in the year of
Our Lord one thousand nine hundred
and thirty-six, and in the Independence
of the United States the one hundred
and sixtieth.

HAROLD G. HOFFMAN,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

In the development of proper cultural activities, stimulation should be given to musical education and appreciation. As civilization has advanced through the ages we find in the pages of history that the progress has been marked with the compositions of great musical geniuses. In the United States today music is contributing to the cultural and recreational life and with the other arts is recognized as a vital community force.

Because I consider the advancement of music as an asset to New Jersey community life,

I, HAROLD G. HOFFMAN, Governor of the State of New Jersey, do hereby proclaim the week beginning

MAY 3, 1936

as

NATIONAL MUSIC WEEK IN NEW JERSEY.

I urge all citizens of this State to give their support to National Music Week through community

singing, special musical programs, the development of choral societies, and the presentation of artists' recitals wherever possible.

[SEAL] Given under my hand and the Great Seal of the State of New Jersey, this twenty-fourth day of April, in the year of Our Lord one thousand nine hundred and thirty-six, and in the Independence of the United States the one hundred and sixtieth.

HAROLD G. HOFFMAN,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, By Act of Congress and the President, the first day of May has been designated as Child Health Day, for the special consideration of matters concerning the welfare of children; and,

WHEREAS, Due to adverse economic conditions, there exists the possibility that such matters may not ordinarily receive the attention which their importance demands;

THEREFORE, I, HAROLD G. HOFFMAN, Governor of the State of New Jersey, do urge all interested organizations and persons, on May first next, to give special consideration to the problems of childhood and to take appropriate action for further insuring the material and spiritual well-being of

the children of our State to the end that thereby the future stability and welfare of our State itself may be assured.

Given under my hand and the Great
[SEAL] Seal of the State of New Jersey, this
twenty-fifth day of April, in the year of
Our Lord one thousand nine hundred
and thirty-six, and in the Independence
of the United States the one hundred
and sixtieth.

HAROLD G. HOFFMAN,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The citizens of Trenton, acting through the Trenton Post of the American Legion, will unveil a Tablet erected at the War Memorial Building and conduct memorial exercises in honor of the late Judge James Kerney, on Saturday, June 13th, 1936, and

WHEREAS, Judge Kerney exemplified, throughout his eminent career, the finest traditions of American citizenship and American opportunity, and

WHEREAS, His loyal, unselfish and patriotic services to his city, his State and the Nation have endeared him to all of the people, and

WHEREAS, So many citizens of Trenton, of Mercer County and of the State will desire to participate in these memorial exercises in token of their love and respect for their distinguished fellow citizen, now

THEREFORE, I, HAROLD G. HOFFMAN, Governor of the State of New Jersey, in recognition of the life and services of this distinguished citizen of our State, commend his industry, his patriotism, his broad tolerance and his human understanding to the people of New Jersey as representative of the finest and best in our American citizenship. I direct that the State House be closed on that day and I invite the people of the State of New Jersey to attend and participate with the distinguished citizens of the State and Nation in honoring the memory of this great American.

Given under my hand and the Great
[SEAL] Seal of the State of New Jersey, this second day of May, in the year of Our Lord one thousand nine hundred and thirty-six, and in the Independence of the United States the one hundred and sixtieth.

HAROLD G. HOFFMAN,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Inasmuch as the Motion Picture Industry has set aside seven days, from May 22nd to 28th, 1936, to pay tribute to the happy memory of that cheerful philosopher, Will Rogers, it becomes my pleasant duty to co-operate in this national gesture to perpetuate his usefulness.

Everywhere in the United States the theatres will celebrate the dedication of the Will Rogers Memorial Hospital at Saranac Lake, New York, which was the gift of the Motion Picture Interests and which will, henceforth, administer to the ill and needy of Will Rogers' profession—the Stage and Screen.

I urge all our citizens to join in this tribute to our beloved humorist and support the movement that will maintain and perpetuate this humane and worthy monument.

It is with great esteem and in affectionate memory of Will Rogers that I therefore proclaim the period from May 22nd to 28th as dedicated to the reflection of his distinguished career and his devotion to the welfare of his fellow beings.

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
and thirty-six, and in the Independence
of the United States the one hundred
and sixtieth.

HAROLD G. HOFFMAN,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

Decrees of Dissolution

(999)

Decrees of Dissolution

IN CHANCERY OF NEW JERSEY

In pursuance of Chapter 185 of the Laws of 1896, copies of decrees of dissolution of the charters of the following corporations have been filed in the office of the Secretary of State:

<i>Name</i>	<i>Filed</i>
Kaufherr & Co.	Oct. 7, 1935
Greylock Construction Company	Oct. 11, 1935
Tru-Lax Corporation	Oct. 11, 1935
Davis Furniture Corporation	Nov. 6, 1935
Drew Motor Company	Nov. 6, 1935
The Lake Superior Corporation	Dec. 13, 1935
August Goertz & Company	Dec. 24, 1935
California Winery, Inc.	Dec. 26, 1935
C. Carlton Colyer, Inc.	Dec. 26, 1935
Colyer Agency, Inc.	Dec. 26, 1935
Colyer Homes, Inc.	Dec. 26, 1935
Plainfield Construction Company	Dec. 31, 1935
City Centre Corporation	Jan. 13, 1936

Change of Corporate Title of Municipalities

(1003)

Change of Corporate Title of Municipalities

In pursuance to law, the following changes of corporate titles of municipalities have been filed in the office of the Secretary of State:

By action of the township committee of Stow Creek, Cumberland County, the spelling of the name of "S T O E" Creek was made to read "S T O W", October 1, 1934. Filed September 28, 1935.

The Township of Lodi in the County of Bergen, has changed its name to "Township of South Hackensack, in the County of Bergen," Nov. 16, 1935. Filed November 18, 1935.

Statements of Results of
Municipal Elections

(1007)

Statements of Results of Municipal Elections

A portion of the Township of Maplewood, Essex County, known as "Underhill Field" was annexed to The Village of South Orange, to take effect December 16, 1935. Filed December 23, 1935.

At a Special Election held in the Township of Long Beach, Ocean County, on March 3, 1936, a general act pertaining to municipalities approved April 25, 1911, was adopted. Filed March 9, 1936.

At a meeting of the Borough Council of the Borough of Pine Valley, Camden County, on May 18, 1936, an ordinance was adopted annexing to the said Borough of Pine Valley a portion of the Borough of Pine Hill, Camden County. Filed July 9, 1936.

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(1011)

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