

# ACTS

OF THE

## **One Hundred and Eighty-second Legislature**

OF THE

STATE OF NEW JERSEY

AND

**Eleventh Under the New Constitution**



**New Jersey State Library**

1958





The following laws, passed by the One Hundred and Eighty-second Legislature and an index of the laws, are published in accordance with Title 1, chapter three, section one et seq. of the Revised Statutes.

EDWARD J. PATTEN,  
*Secretary of State.*



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**OF THE**  
**One Hundred and Eighty-second**  
**Legislature**

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# LAWS

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# ACTS

PASSED BY THE

## One Hundred and Eighty-second Legislature

### CHAPTER 1

A SUPPLEMENT to an act entitled "An act making appropriations for the support of the State Government and for several public purposes for the fiscal year ending June 30, 1958, and regulating the disbursement thereof," approved June 28, 1957 (P. L. 1957, c. 113).

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

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

#### H. DEPARTMENT OF BANKING AND INSURANCE

##### Materials and Supplies:

Stationery and office supplies . . . . .	\$200 00	
Printing and binding	3,575 00	
		\$3,775 00

Banking and insurance.

##### Services Other Than Personal:

Traveling expenses.	\$32,716 00	
Rents, office buildings . . . . .	1,000 00	
Rents, office appliances . . . . .	1,800 00	
Subscriptions and membership dues	152 00	
Membership in interstate associations.	30 00	
Postage . . . . .	400 00	
		36,098 00
		\$39,873 00

Less estimated amounts available by transfers .....	25,200 00
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Net amount appropriated .....	<u>\$14,673 00</u>
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N 20. DEPARTMENT OF CONSERVATION AND  
ECONOMIC DEVELOPMENT

Conservation  
and economic  
development.

Extraordinary:

Fire fighting costs ..	\$51,000 00	
		<u>\$51,000 00</u>

R 10, 11 and 12. STATE HIGHWAY DEPARTMENT

State  
highway.

Materials and Supplies:

Clothing .....	\$500 00	
Power for highway lighting .....	50,000 00	
M o t o r vehicular transportation ...	500 00	
Tires and tubes ...	5,000 00	
Gasoline, oil and grease .....	15,000 00	
Stationery and office supplies .....	4,500 00	
Printing and binding	10,500 00	
Replacement: Motor Vehicles .....	25,000 00	
Replacement: Office equipment .....	4,250 00	
Replacement: Other equipment .....	1,000 00	
Tools .....	2,000 00	
Parts .....	5,000 00	
Supplies and mate- rial, road con- struction and maintenance ...	150,000 00	
Laboratory supplies	2,000 00	
		<u>\$275,250 00</u>

## Services Other Than Personal:

Traveling expenses .	\$25,000 00	
Telephone and tele-		
graph .....	6,200 00	
Advertising .....	2,300 00	
Rent: Equipment .	58,000 00	
Postage .....	1,800 00	
		93,300 00

## Current Repairs and Maintenance:

Buildings and		
grounds .....	\$20,000 00	
Other equipment ..	3,500 00	
		23,500 00

## Additions and Improvements:

Furniture and		
fixtures .....	\$7,000 00	
Office equipment ...	2,000 00	
Autos and road		
building equip-		
ment .....	25,000 00	
Medical, surgical—		
Laboratory equip-		
ment .....	3,800 00	
		37,800 00
		<u>\$429,850 00</u>

## T 11. TELEPHONE AND TELEGRAPH

For allotment by the Director of	
Budget and Accounting for tele-	
phone charges of the various	
agencies for whom no other sup-	
plemental appropriation is rec-	
ommended .....	\$84,500 00

Telephone  
and  
telegraph.

## S. DEPARTMENT OF INSTITUTIONS AND AGENCIES

Institutions  
and  
agencies.

## Salaries and Wages:

Other officers and employees .....	\$70,965 00
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## Materials and Supplies:

Food .....	\$298,913 00
Clothing .....	39,021 00
H e a t , light a n d power .....	31,900 00
Farm and grounds .	51,390 00
Household .....	47,200 00
Drugs, medical, sur- gical .....	25,935 00
Special drugs .....	49,500 00
M o t o r vehicular transportation ..	6,260 00
Stationery and office	10,795 00
Printing .....	2,400 00
Educational, recrea- tional and library.	9,875 00
Industrial and voca- tional .....	3,700 00
Tobacco and candy .	1,000 00
Curative workshop .	1,000 00

## Replacements:

L o w pressure s t e a m line, Woodbine ....	5,000 00
Locking system, Bordentown ..	10,000 00
Medical equip- ment — Grey- stone Park ....	1,000 00
Window guards, Trenton Hospi- tal .....	9,600 00
Other equipment, Neuropsychiat- ric Institute ...	3,500 00

Porch, North  
Building, Vine-  
land State

School .....	15,000 00	
Office equipment .	19,294 00	
	<hr/>	642,283 00

Services Other Than Personal:

Traveling expenses .	\$7,200 00	
Telephone and tele- graph .....	33,280 00	
Rent: Office equip- ment .....	1,660 00	
Household .....	2,850 00	
Laundry .....	9,000 00	
Advertising .....	1,440 00	
Subscriptions .....	485 00	
Postage .....	3,525 00	
Social service exchange .....	500 00	
Miscellaneous ex- penses .....	350 00	
Entertainment ex- penses .....	1,300 00	
	<hr/>	61,590 00

Current Repairs and Maintenance:

Office furniture and machines .....	\$2,700 00
B u i l d i n g s and grounds .....	52,005 00
Painting tower, Bris- bane .....	2,500 00
Elevator, Greystone Park .....	1,500 00
Farm machinery ..	2,700 00
Automotive equip- ment .....	4,150 00
Household furniture	5,850 00
General plant equip- ment .....	1,000 00

Other equipment ..	1,000 00	
Painting exterior, Totowa .....	26,000 00	
		99,405 00

## Additions and Improvements:

Office equipment ..	\$4,890 00
Educational equip- ment .....	350 00
Renovating Elm Cot- tage, New Lisbon	12,000 00
Inmate housing (High Pt.) New Lisbon reimburse- ment .....	25,000 00
Fire protection, Woodbine .....	3,000 00
Powerhouse lines, al- teration, Totowa .	500 00
Reservoir, water- proofing and en- largement, Annan- dale .....	7,000 00
Operating room equipment, Grey- stone Park .....	15,000 00
Incinerator, Grey- stone Park .....	23,000 00
Completion, Deep well, Trenton Hos- pital .....	11,000 00
Barn area heating, Leesburg Prison Farm .....	1,000 00
Water treatment plant renovation, Skillman .....	3,700 00
Mechanical equip- ment, Ancora ...	200 00

Mats for shower rooms, Ancora ..	5,712 00	
Auditorium heating and ventilation. Johnstone Center .....	25,000 00	
Canteen equip- ment, Johnstone Center .....	2,500 00	
	<hr/>	139,852 00
Extraordinary:		
Compensa- tion awards ....	\$65,000 00	
Family care, Grey- stone Park and Vineland State School .....	27,000 00	
	<hr/>	92,000 00
Capital:		
Renovation and en- largement — Sewage Disposal plant, Annandale	\$55,000 00	
Boiler replacement, Annandale .....	150,000 00	
Replacement, gen- erator, Greystone Park .....	115,000 00	
	<hr/>	320,000 00
Total .....		\$1,426,095 00
Less: Estimated amounts avail- able from transfers .....		600,000 00
		<hr/>
Net amount herein appropriated		<u>\$826,095 00</u>

## U 11. PALISADES INTERSTATE PARK COMMISSON

Palisades  
Interstate  
Park

## Materials and Supplies:

Farm and grounds . .	\$500 00	
Motor v e h i c u l a r transportation . .	700 00	
R e p l a c e m e n t :		
Motor vehicles . .	4,400 00	
	<hr/>	\$5,600 00

## Current Repairs and Maintenance:

Buildings and grounds . . . . .	2,000 00	
	<hr/>	\$7,600 00
Grand total . . . . .	<hr/>	<hr/> \$1,413,718 00

2. This act shall take effect immediately.

Approved March 18, 1958.

ROBERT B. MEYNER,  
*Governor.*



## CHAPTER 2

AN ACT to amend "An act relating to motor vehicles and traffic regulation, and amending sections 39:3-20 and 39:3-84, and repealing sections 39:3-83, 39:3-85 and 39:4-73, and supplementing Title 39 of the Revised Statutes," approved May 25, 1950 (P. L. 1950, c. 142).

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

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

3. The axle weight limitations of section 39:3-84 of the Revised Statutes shall apply to all vehicles registered in New Jersey subsequent to March 1, 1950, which have not been registered therein or contracted for purchase by New Jersey residents prior to that date. The combined weight of vehicle and load and axle load limitations provided in section 39:3-84 of the Revised Statutes shall not apply to vehicles registered for use with "constructor" registration plates as provided in section 39:3-20 of the Revised Statutes. Such vehicles shall be limited as to gross weight by the allowable weight of vehicle and load as shown on the registration certificate.

2. This act shall take effect immediately.

Approved March 18, 1958.

Section  
amended.  
C. 39:3-84.1  
Application  
of axle  
weight  
limitations.

## CHAPTER 3

AN ACT concerning the compensation of the mayor and commissioners in certain towns, and supplementing chapter 72 of Title 40 of the Revised Statutes.

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

1. Notwithstanding any other provision of law, in towns having a population of over 15,000 and not

C. 40:72-24.8.  
Mayor's  
annual  
salary.

exceeding 25,000 having a commission form of government under subtitle 4 of Title 40 of the Revised Statutes, the mayor's annual salary may be fixed by ordinance at \$4,000.00 and that of each commissioner at \$3,500.00.

C. 40:72-24.9.  
Ordinance  
operative;  
petition pro-  
testing pas-  
sage of  
ordinance.

2. Any such ordinance shall become operative in 10 days after the publication thereof after its final passage, unless within said 10 days, a petition, signed by the electors of such town equal in number to at least 10% of the entire vote in the last preceding general election, protesting against the passage of such ordinance, be presented to the governing body, in which case such ordinance shall remain inoperative unless and until a proposition for the ratification thereof shall be adopted at the next general election by a majority of the qualified voters voting on said proposition.

3. This act shall take effect immediately.

Approved March 18, 1958.

#### CHAPTER 4

A SUPPLEMENT to "An act making appropriations for the support of the State Government and for several public purposes for the fiscal year ending June 30, 1958, and regulating the disbursement thereof," approved June 28, 1957 (P. L. 1957, c. 113).

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

Appropriation.

1. There is hereby appropriated out of the General Treasury to the Joint Legislative Committee to study ways and means of eliminating certain taxation of the earnings of certain New Jersey residents who work in other States, for the purposes of said joint committee, the sum of \$10,000.00.

2. This act shall take effect immediately.

Approved March 25, 1958.

## CHAPTER 5

AN ACT to amend the title of "An act to authorize the revival and extension in perpetuity of the corporate existence of certain fire companies which have continued to act as such companies under color of their certificates of incorporation after the expiration of the limited periods of existence for which they were incorporated; and vesting in such companies, upon the revival of their corporate existence, the title to all undisposed of property and assets acquired by such companies whether as de jure or as de facto corporations, including the proceeds of the sale of property held by their surviving trustees as statutory trustees upon dissolution; and supplementing chapter 8 of Title 15 of the Revised Statutes," approved April 7, 1945 (P. L. 1945, c. 109), so that the same shall read "An act to authorize the revival and extension in perpetuity of the corporate existence of certain fire companies which have or shall have continued to act as such companies under color of their certificates of incorporation after the expiration of the limited periods of existence for which they were incorporated; and vesting in such companies, upon the revival of their corporate existence, the title to all undisposed of property and assets acquired by such companies whether as de jure or as de facto corporations, including the proceeds of the sale of property held by their surviving trustees as statutory trustees upon dissolution; and supplementing chapter 8 of Title 15 of the Revised Statutes," and to amend the body of said act.

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

Title  
amended.

New  
title.

1. The title of "An act to authorize the revival and extension in perpetuity of the corporate existence of certain fire companies which have continued to act as such companies under color of their certificates of incorporation after the expiration of the limited periods of existence for which they were incorporated; and vesting in such companies, upon the revival of their corporate existence, the title to all undisposed of property and assets acquired by such companies whether as de jure or as de facto corporations, including the proceeds of the sale of property held by their surviving trustees as statutory trustees upon dissolution; and supplementing chapter 8 of Title 15 of the Revised Statutes," approved April 7, 1945, is amended to read "An act to authorize the revival and extension in perpetuity of the corporate existence of certain fire companies which have or shall have continued to act as such companies under color of their certificates of incorporation after the expiration of the limited periods of existence for which they were incorporated; and vesting in such companies, upon the revival of their corporate existence, the title to all undisposed of property and assets acquired by such companies whether as de jure or as de facto corporations, including the proceeds of the sale of property held by their surviving trustees as statutory trustees upon dissolution; and supplementing chapter 8 of Title 15 of the Revised Statutes."

Section  
amended.

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

C. 15:8-9.  
Revival and  
extension of  
corporate  
existence;  
procedure.

1. Whenever the limited period of corporate existence of any fire company incorporated under the act entitled "An act for the incorporation of fire companies," approved April 21, 1876, as supplemented and amended, has or shall have expired, and prior to such expiration no certificate extending in perpetuity the corporate existence of such fire

company was filed under section 15:8-8 of the Revised Statutes, and such fire company after the expiration of its limited period of corporate existence has or shall have continued to act as a fire company under color of its certificate of incorporation, it shall be competent and lawful for the surviving persons that were members of such fire company at the time of the expiration of its limited period of corporate existence and such other persons as may be associated with them as members of such fire company under color of the by-laws or other regulations thereof, by the majority vote of such persons present at a meeting called and held as provided in section 2, to authorize by resolution the revival and extension in perpetuity of the corporate existence of such fire company and the making, filing and recording of a certificate for that purpose in the office of the county clerk of the county in which the certificate of incorporation of such fire company was filed and recorded, which certificate of revival and extension of corporate existence shall be made and executed by not less than 10 of such persons named and delegated to make and execute such certificate in the resolution authorizing the making, filing and recording of the same, a majority of which persons so named and delegated shall be persons that were members of such fire company at the time of the expiration of its limited period of corporate existence.

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

Section  
amended.

2. The meeting authorized in section 1 may be called by any 3 or more of the surviving persons that were or shall be members of such fire company at the time of the expiration of its limited period of corporate existence, and shall be held at the usual meeting place of such company or at such other place in the same municipality as shall be designated in the call of the meeting. Notice of the date, time, place and purpose of the meeting shall be given by

C. 15:8-10.  
Meeting;  
notice of  
date, time,  
place and  
purpose;  
adoption of  
resolution.

the persons calling the same to the surviving persons that were or shall be members of such fire company at the time of the expiration of its limited period of corporate existence and to such other persons as may be associated with them as members of such fire company under color of the by-laws or other regulations thereof, by 1 publication of such notice, at least 10 days prior to the date fixed for the meeting, in a newspaper circulating in the vicinity where the usual meeting place of such fire company is located, and also by forwarding a copy of such notice by first-class mail with prepaid postage, at least 10 days prior to the date fixed for the meeting, to each of the persons entitled to such notice, addressed to him at his last known address. Failure to mail such notice to any person entitled thereto or failure of any person to receive such notice shall not invalidate the proceedings or any action taken at the meeting held pursuant to the notice. At such meeting the persons present and authorized under section 1 to vote thereat shall proceed to vote upon the question of the adoption of the resolution provided for in section 1, and if a majority of such persons present and voting shall vote in favor of the adoption of such resolution the same shall be deemed to be duly adopted, and pursuant thereto a certificate of revival and extension in perpetuity of the corporate existence of such fire company shall be made, executed, filed and recorded in conformity with the provisions of sections 1 and 3.

4. This act shall take effect immediately.

Approved March 25, 1958.

## CHAPTER 6

A SUPPLEMENT to an act entitled "An act making appropriations for the support of the State Government and for several public purposes for the fiscal year ending June 30, 1958, and regulating the disbursement thereof," approved June 28, 1957 (P. L. 1957, c. 113).

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

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

A 10. LEGISLATURE		Appropriation:
Legislature.		
Salaries and Wages:		
Secretaries, members .....	\$4,600 00	
Other officers and employees .....	78,850 00	
Special services ...	38,470 00	
	<hr/>	\$121,920 00
Materials and Supplies:		
Stationery and office supplies ....	\$19,307 00	
Manuals of Legislature .....	828 00	
	<hr/>	20,135 00
Services Other Than Personal:		
Travel expenses ...	\$1,352 00	
Telephone-telegraph	9,194 00	
Postage .....	3,771 00	
Indexing Journal and Minutes ....	31,300 00	
	<hr/>	45,617 00
Current Repairs:		
Office furniture .....	3,174 00	
Additions and Improvements:		
Office furniture .....	1,300 00	

## Extraordinary:

Additional expenditures 1957 Ses-	
sion .....	55,702 00

Total .....	\$247,848 00
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2. This act shall take effect immediately.

Approved March 25, 1958.

## CHAPTER 7

AN ACT concerning highways amending sections 27:7-34 and 27:14-16 of the Revised Statutes and "An act concerning State aid to municipalities for the construction, reconstruction, grading, drainage, maintenance, lighting and repair of municipal roads; amending section 27:15-1 of the Revised Statutes; repealing sections 27:15-2 to 27:15-6, inclusive, 27:15-9 to 27:15-15, inclusive, and 27:15-18 of the Revised Statutes; repealing 'An act concerning highways, and supplementing chapter 15 of Title 27 of the Revised Statutes,' passed June 22, 1942 (P. L. 1942, c. 261), and 'An act concerning State aid for the construction, reconstruction, grading, drainage, maintenance and repair of certain city, town, township, village and borough roads, and amending section 27:15-1 of the Revised Statutes,' approved April 30, 1946 (P. L. 1946 c. 196); and supplementing chapter 15 of Title 27 of the Revised Statutes," approved April 17, 1947 (P. L. 1947, c. 62).

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

Section  
amended.  
Partial and  
deferred pay-  
ments for  
highway  
work;  
amount.

1. Section 27:7-34 of the Revised Statutes is amended to read as follows:

27:7-34. Contracts may provide for partial



payments at least once each month or from time to time as the work progresses on work of construction or maintenance. Ten per centum of the amount due on partial payments on the first 50% of the total contract price shall be withheld from the contractor pending completion of the contract. Thereafter, on the remaining 50% of the total contract price, no per centum of the partial payments shall be withheld from the contractor pending such completion.

Contracts may also provide for partial payments at least once in each month or from time to time as the work progresses on all materials placed along or upon the site which are suitable for the use and execution of the contract, provided the contractor furnishes releases of liens for all materials furnished at the time each estimate of work is submitted for payment, but such partial payments shall be 80% of the value of the material.

When the contract provides that a portion of the work may be deferred with the approval of the commissioner, the sum withheld from the contractor may not be less than 25% of the value of said work.

2. Section 27:14-16 of the Revised Statutes is amended to read as follows:

27:14-16. Contracts may provide for partial payments at least once each month or from time to time as the work progresses on work of construction or maintenance. Ten per centum of the amount due on partial payments on the first 50% of the total contract price shall be withheld from the contractor pending completion of the contract. Thereafter, on the remaining 50% of the total contract price, no per centum of the partial payments shall be withheld from the contractor pending such completion.

Contracts may also provide for partial payments at least once in each month or from time to time as the work progresses on all materials placed upon

Section  
amended.  
Partial pay-  
ments for  
highway  
work;  
amount.

the site which are suitable for the use and execution of the contract, provided the contractor furnishes releases of liens for all material furnished at the time each estimate of work is submitted for payment, but such partial payments shall not exceed 80% of the value of the material.

Section  
amended.

3. Section 10 of chapter 62 of the laws of 1947 is amended to read as follows:

C. 27:15-1.9.  
Municipal  
application  
for State  
aid; contents;  
regulations.

10. Disbursement of all or any part of the amount of State aid made available to any municipality pursuant to the provisions of section 27:15-1 of the Revised Statutes and required in the construction or reconstruction of municipal roads in such municipality shall be made on approval by the State Highway Commissioner of the application of such municipality therefor directed to him. The application shall be made on such form as the State Highway Commissioner shall prescribe, and shall include a statement setting forth the work performed and the detailed cost thereof. Disbursement may be made, under such regulations as the State Highway Commissioner shall prescribe, during the progress of such work, final payment to be made upon completion thereof, but such regulations shall not require the withholding of a larger percentage from the contractor pending and upon completion of the contract than is authorized in the case of State contracts pursuant to section 27:7-34 of the Revised Statutes.

4. This act shall take effect immediately.

Approved April 1, 1958.

## CHAPTER 8

AN ACT concerning the official handbook of the Legislature and amending section 52:12-1 of the Revised Statutes of New Jersey.

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

1. Section 52:12-1 of the Revised Statutes is amended to read as follows:

Section amended.

52:12-1. The "Manual of the Legislature of New Jersey" shall be the official handbook and manual of the Legislature of this State. Each volume of the manual shall contain not less than 200 pages, shall be printed on good paper and bound in a substantial manner in cloth.

Legislature manual; specifications.

2. This act shall take effect immediately.

Approved April 16, 1958.

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CHAPTER 9

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

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

1. All proceedings by any school district or at any school district meeting or election heretofore had or taken not less than 10 days prior to the effective date of this act for the authorization or issuance of bonds of the school district and any bonds or other obligations of the school district issued or to

Validates proceedings and bonds.

be issued in pursuance of a proposal adopted by the legal voters at such meeting or election, are hereby ratified, validated and confirmed, notwithstanding that such proposal did not disclose or correctly disclose the effect thereof on the borrowing margin of any municipality comprised within the school district in compliance with the provisions of section 18:5-86 of the Revised Statutes; provided, however, that supplemental debt statements were prepared, made, sworn to and filed as required by the provisions of section 18:5-87 of the Revised Statutes and the consents of the State Commissioner of Education and of the Local Government Board provided for in said section 18:5-86 shall, prior to the date of such school district meeting or election, have been endorsed upon a copy of such proposal; and provided, further, that no action, suit or proceedings to contest the validity of such meeting or election has been heretofore instituted in any court of this State within 20 days subsequent to said meeting or election.

2. This act shall take effect immediately.

Approved April 16, 1958.

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## CHAPTER 10

AN ACT creating a Commission to Revise the General Corporation Law and related statutes, and prescribing its powers and duties and making an appropriation therefor.

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

C. 1:14-1.  
Corporation  
law revision  
commission  
created;  
members;  
vacancies.

1. There is hereby created a Corporation Law Revision Commission which shall consist of 3 members of the bar of this State, of whom 1 shall be ap-

pointed by the President of the Senate, 1 by the Speaker of the General Assembly, and 1 by the Governor. All members of the commission shall serve without compensation but shall be entitled to receive their necessary expenses in performing their duties. In the event of a vacancy on the commission, such vacancy shall be filled in the same manner in which the original appointment shall have been made.

2. The commission shall organize as soon as convenient after the appointment of its members and shall select a chairman from among its members who shall be the approval officer for all expenditures by the commission. In the event of a vacancy in the position of chairman, such vacancy shall be filled by election among the members of the commission who shall be serving following the occurrence of such vacancy. The commission may also designate from time to time a member of its staff or any other person to serve as its secretary.

C. 1:14-2.  
Organiza-  
tion.

3. It shall be the duty of the Corporation Law Revision Commission to study and prepare a revision or revisions of the statute laws of this State relating to business corporations as stated in Title 14 of the Revised Statutes and, if deemed advisable by the commission, as stated in other titles of the Revised Statutes, and the statutes enacted prior and subsequent thereto relating to business corporations, for enactment by the Legislature, if it shall so determine. It shall be the purpose of such revision or revisions to modernize the corporation laws of this State so as to embody principles and procedures representing the best in modern American statutory law applicable to business corporations in general, to eliminate ambiguities, outmoded procedures and conflicting, overlapping and redundant provisions, and to present statutes applicable to business corporations, in a logical, clear and concise manner.

C. 1:14-3.  
Duties.

4. In the performance of its work, the commission shall establish and maintain a working staff and

C. 1:14-4.  
Establish-  
ment of  
working staff.

shall be entitled to accept the assistance and services of such employees of any department of the State Government, board, bureau, commission or agency as may be made available to it, and to employ such legal, stenographic, technical and clerical assistance, and incur such traveling, printing and other miscellaneous expenses as it may deem necessary in order to perform its duties and to disseminate its report or reports and proposals among those interested in the State, provided that the aggregate of all expenditures for such purpose shall be within the limits of the funds appropriated or otherwise made available to it therefor.

C. 1:14-5.  
Report.

5. The commission shall prepare and submit to the Legislature and to the Governor a report or reports setting forth the text of the proposed revision or revisions in the form of a legislative bill or bills and statements of the basic policy determinations involved therein and the principal changes in existing law which such proposed revision or revisions will accomplish, as soon as may be feasible.

C. 1:14-6.  
Appropriation.

6. There is hereby appropriated to the commission the sum of \$18,000.00 to carry out the purposes of this act.

7. This act shall take effect immediately.

Approved April 16, 1958.

## CHAPTER 11

AN ACT concerning the State Department of Health,  
and providing funds for the Division of the Aging.

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

1. The Division of the Aging established in the State Department of Health under P. L. 1957, chapter 72 shall be financed during the current fiscal year from any monies available to the department. Financed  
from  
available  
funds.
  2. This act shall take effect immediately.
- Approved April 18, 1958.

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CHAPTER 12

AN ACT providing that the State of New Jersey may enter into an agreement with any of the States of the United States to improve procedures for expedient disposition of detainees filed by law enforcing officials of other States for subsequent production of inmates in confinement in other States.

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

1. The agreement on detainees is hereby enacted into law and entered into by this State with all other jurisdictions legally joining therein in the form substantially as follows: C. 2A:159A-1.  
Interstate  
agreement  
on detainees.

## AGREEMENT ON DETAINERS

The contracting States solemnly agree that:

## ARTICLE I

Agreement  
of contracting  
states.  
Interstate  
agreement  
on detainers.

The party States find that charges outstanding against a prisoner, detainers based on untried indictments, informations or complaints, and difficulties in securing speedy trial of persons already incarcerated in other jurisdictions, produce uncertainties which obstruct programs of prisoner treatment and rehabilitation. Accordingly, it is the policy of the party States and the purpose of this agreement to encourage the expeditious and orderly disposition of such charges and determination of the proper status of any and all detainers based on untried indictments, informations or complaints. The party States also find that proceedings with reference to such charges and detainers, when emanating from another jurisdiction, cannot properly be had in the absence of cooperative procedures. It is the further purpose of this agreement to provide such cooperative procedures.

## ARTICLE II

C. 2A:159A-2.  
Terms  
defined.

As used in this agreement:

(a) "State" shall mean a State of the United States; the United States of America; a territory or possession of the United States; the District of Columbia; the Commonwealth of Puerto Rico.

(b) "Sending State" shall mean a State in which a prisoner is incarcerated at the time that he initiates a request for final disposition pursuant to Article III hereof or at the time that a request for custody or availability is initiated pursuant to Article IV hereof.

(c) "Receiving State" shall mean the State in which trial is to be had on an indictment, information or complaint pursuant to Article III or Article IV hereof.



## ARTICLE III

(a) Whenever a person has entered upon a term of imprisonment in a penal or correctional institution of a party State, and whenever during the continuance of the term of imprisonment there is pending in any other party State any untried indictment, information or complaint on the basis of which a detainer has been lodged against the prisoner, he shall be brought to trial within 180 days after he shall have caused to be delivered to the prosecuting officer and the appropriate court of the prosecuting officer's jurisdiction written notice of the place of his imprisonment and his request for a final disposition to be made of the indictment, information or complaint: provided that for good cause shown in open court, the prisoner or his counsel being present, the court having jurisdiction of the matter may grant any necessary or reasonable continuance. The request of the prisoner shall be accompanied by a certificate of the appropriate official having custody of the prisoner, stating the term of commitment under which the prisoner is being held, the time already served, the time remaining to be served on the sentence, the amount of good time earned, the time of parole eligibility of the prisoner, and any decisions of the State parole agency relating to the prisoner.

C. 2A:159A-3.  
Trial con-  
tinuance  
notice and  
request by  
prisoner;  
waiver of  
extradition.  
Time limit  
for trial.

(b) The written notice and request for final disposition referred to in paragraph (a) hereof shall be given or sent by the prisoner to the warden, commissioner of corrections or other official having custody of him, who shall promptly forward it together with the certificate to the appropriate prosecuting official and court by registered or certified mail, return receipt requested.

(c) The warden, commissioner of corrections or other official having custody of the prisoner shall promptly inform him of the source and contents of any detainer lodged against him and shall also inform him of his right to make a request for final

disposition of the indictment, information or complaint on which the detainer is based.

(d) Any request for final disposition made by a prisoner pursuant to paragraph (a) hereof shall operate as a request for final disposition of all untried indictments, informations or complaints on the basis of which detainers have been lodged against the prisoner from the State to whose prosecuting official the request for final disposition is specifically directed. The warden, commissioner of corrections or other official having custody of the prisoner shall forthwith notify all appropriate prosecuting officers and courts in the several jurisdictions within the State to which the prisoner's request for final disposition is being sent of the proceeding being initiated by the prisoner. Any notification sent pursuant to this paragraph shall be accompanied by copies of the prisoner's written notice, request, and the certificate. If trial is not had on any indictment, information or complaint contemplated hereby prior to the return of the prisoner to the original place of imprisonment, such indictment, information or complaint shall not be of any further force or effect, and the court shall enter an order dismissing the same with prejudice.

(e) Any request for final disposition made by a prisoner pursuant to paragraph (a) hereof shall also be deemed to be a waiver of extradition with respect to any charge or proceeding contemplated thereby or included therein by reason of paragraph (d) hereof, and a waiver of extradition to the receiving State to serve any sentence there imposed upon him, after completion of his term of imprisonment in the sending State. The request for final disposition shall also constitute a consent by the prisoner to the production of his body in any court where his presence may be required in order to effectuate the purposes of this agreement and a further consent voluntarily to be returned to the original place of imprisonment in accordance with the provisions of this

agreement. Nothing in this paragraph shall prevent the imposition of a concurrent sentence if otherwise permitted by law.

(f) Escape from custody by the prisoner subsequent to his execution of the request for final disposition referred to in paragraph (a) hereof shall void the request.

#### ARTICLE IV

(a) The appropriate officer of the jurisdiction in which an untried indictment, information or complaint is pending shall be entitled to have a prisoner against whom he has lodged a detainer and who is serving a term of imprisonment in any party State made available in accordance with Article V (a) hereof upon presentation of a written request for temporary custody or availability to the appropriate authorities of the State in which the prisoner is incarcerated: provided that the court having jurisdiction of such indictment, information or complaint shall have duly approved, recorded and transmitted the request: and provided further that there shall be a period of 30 days after receipt by the appropriate authorities before the request be honored, within which period the Governor of the sending State may disapprove the request for temporary custody or availability, either upon his own motion or upon motion of the prisoner.

C. 2A:159A-4  
Temporary  
custody or  
availability;  
action by  
governor;  
commencing  
trial.

(b) Upon receipt of the officer's written request as provided in paragraph (a) hereof, the appropriate authorities having the prisoner in custody shall furnish the officer with a certificate stating the term of commitment under which the prisoner is being held, the time already served, the time remaining to be served on the sentence, the amount of good time earned, the time of parole eligibility of the prisoner, and any decisions of the State parole agency relating to the prisoner. Said authorities simultaneously shall furnish all other officers and appropriate courts in the receiving State who have

lodged detainers against the prisoner with similar certificates and with notices informing them of the request for custody or availability and of the reasons therefor.

(c) In respect of any proceeding made possible by this Article, trial shall be commenced within 120 days of the arrival of the prisoner in the receiving State, but for good cause shown in open court, the prisoner or his counsel being present, the court having jurisdiction of the matter may grant any necessary or reasonable continuance.

(d) Nothing contained in this Article shall be construed to deprive any prisoner of any right which he may have to contest the legality of his delivery as provided in paragraph (a) hereof, but such delivery may not be opposed or denied on the ground that the executive authority of the sending State has not affirmatively consented to or ordered such delivery.

(e) If trial is not had on any indictment, information or complaint contemplated hereby prior to the prisoner's being returned to the original place of imprisonment pursuant to Article V (e) hereof, such indictment, information or complaint shall not be of any further force or effect, and the court shall enter an order dismissing the same with prejudice.

#### ARTICLE V

C. 2A:159A-5.  
Offer to  
deliver tem-  
porary  
custody;  
acceptance.

(a) In response to a request made under Article III or Article IV hereof, the appropriate authority in a sending State shall offer to deliver temporary custody of such prisoner to the appropriate authority in the State where such indictment, information or complaint is pending against such person in order that speedy and efficient prosecution may be had. If the request for final disposition is made by the prisoner, the offer of temporary custody shall accompany the written notice provided for in Article III of this agreement. In the case of a Federal prisoner, the appropriate authority in the receiving State shall be entitled to temporary custody as pro-

vided by this agreement or to the prisoner's presence in Federal custody at the place for trial, whichever custodial arrangement may be approved by the custodian.

(b) The officer or other representative of a State accepting an offer of temporary custody shall present the following upon demand:

Representative's  
duties and  
responsibility.

(1) Proper identification and evidence of his authority to act for the State into whose temporary custody the prisoner is to be given.

(2) A duly certified copy of the indictment, information or complaint on the basis of which the detainer has been lodged and on the basis of which the request for temporary custody of the prisoner has been made.

(c) If the appropriate authority shall refuse or fail to accept temporary custody of said person, or in the event that an action on the indictment, information or complaint on the basis of which the detainer has been lodged is not brought to trial within the period provided in Article III or Article IV hereof, the appropriate court of the jurisdiction where the indictment, information or complaint has been pending shall enter an order dismissing the same with prejudice, and any detainer based thereon shall cease to be of any force or effect.

(d) The temporary custody referred to in this agreement shall be only for the purpose of permitting prosecution on the charge or charges contained in 1 or more untried indictments, informations or complaints which form the basis of the detainer or detainers or for prosecution on any other charge or charges arising out of the same transaction. Except for his attendance at court and while being transported to or from any place at which his presence may be required, the prisoner shall be held in a suitable jail or other facility regularly used for persons awaiting prosecution.

(e) At the earliest practicable time consonant

with the purposes of this agreement, the prisoner shall be returned to the sending State.

(f) During the continuance of temporary custody or while the prisoner is otherwise being made available for trial as required by this agreement, time being served on the sentence shall continue to run but good time shall be earned by the prisoner only if, and to the extent that, the law and practice of the jurisdiction which imposed the sentence may allow.

(g) For all purposes other than that for which temporary custody as provided in this agreement is exercised, the prisoner shall be deemed to remain in the custody of and subject to the jurisdiction of the sending State and any escape from temporary custody may be dealt with in the same manner as an escape from the original place of imprisonment or in any other manner permitted by law.

(h) From the time that a party State receives custody of a prisoner pursuant to this agreement until such prisoner is returned to the territory and custody of the sending State, the State in which the 1 or more untried indictments, informations or complaints are pending or in which trial is being had shall be responsible for the prisoner and shall also pay all costs of transporting, caring for, keeping and returning the prisoner. The provisions of this paragraph shall govern unless the States concerned shall have entered into a supplementary agreement providing for a different allocation of costs and responsibilities as between or among themselves. Nothing herein contained shall be construed to alter or affect any internal relationship among the departments, agencies and officers of and in the government of a party State, or between a party State and its subdivisions, as to the payment of costs, or responsibilities therefor.

## ARTICLE VI

(a) In determining the duration and expiration dates of the time periods provided in Articles III and IV of this agreement, the running of said time periods shall be tolled whenever and for as long as the prisoner is unable to stand trial, as determined by the court having jurisdiction of the matter.

C. 2A:159A-6.  
Determin-  
ing duration  
and expira-  
tion of time  
periods;  
mentally ill  
unaffected.

(b) No provision of this agreement, and no remedy made available by this agreement, shall apply to any person who is adjudged to be mentally ill.

## ARTICLE VII

Each State party to this agreement shall designate an officer who, acting jointly with like officers of other party States, shall promulgate rules and regulations to carry out more effectively the terms and provisions of this agreement, and who shall provide, within and without the State, information necessary to the effective operation of this agreement.

C. 2A:159A-7.  
Rules and  
Regulations.

## ARTICLE VIII

This agreement shall enter into full force and effect as to a party State when such State has enacted the same into law. A State party to this agreement may withdraw herefrom by enacting a statute repealing the same. However, the withdrawal of any State shall not affect the status of any proceedings already initiated by inmates or by State officers at the time such withdrawal takes effect, nor shall it affect their rights in respect thereof.

C. 2A:159A-8.  
Agreement  
effective;  
withdrawal  
of party  
State; effect.

## ARTICLE IX

This agreement shall be liberally construed so as to effectuate its purposes. The provisions of this agreement shall be severable and if any phrase, clause, sentence or provision of this agreement is declared to be contrary to the Constitution of any party State or of the United States or the applicability thereof to any government, agency, person or circumstance is held invalid, the validity of the re-

C. 2A:159A-9.  
Construing;  
provisions  
severable;  
constitution-  
ality.

mainder of this agreement and the applicability thereof to any government, agency, person or circumstance shall not be affected thereby. If this agreement shall be held contrary to the Constitution of any State party hereto, the agreement shall remain in full force and effect as to the remaining States and in full force and effect as to the State affected as to all severable matters.

C. 2A:159A-10.  
Appropriate  
court.

2. The phrase "appropriate court" as used in the agreement on detainers shall, with reference to the courts of this State, mean any court with criminal jurisdiction.

C. 2A:159-11.  
Cooperation  
by other  
agencies.

3. All courts, departments, agencies, officers and employees of this State and its political subdivisions are hereby directed to enforce the agreement on detainers and to co-operate with one another and with the other party States in enforcing the agreement and effectuating its purposes.

C. 2A:159A-12.  
Delivery  
of inmate.

4. The warden or other official in charge of any penal or correctional institution in this State shall give over the person of any inmate thereof whenever so required by the operation of the agreement on detainers.

C. 2A:159A-13.  
Effect of  
escape while  
in custody of  
detainer  
State.

5. Escape from custody while in another State pursuant to the agreement on detainers shall constitute an offense against the laws of this State to the same extent and degree as an escape from the institution in which the prisoner was confined immediately prior to having been sent to another State pursuant to the provisions of the agreement on detainers and shall be punishable in the same manner as an escape from said institution.

C. 2A:159A-14.  
Officer  
designated.

6. Pursuant to said agreement, the Governor is hereby authorized and empowered to designate an officer or alternate who shall be the central administrator of and the information agent for the agreement on detainers and who, acting jointly with like officers of other party States, shall have power to formulate rules and regulations to carry out more



effectively the terms of the agreement, and shall serve subject to the pleasure of the Governor.

7. Duly authenticated copies of this act shall, upon its approval, be transmitted by the Secretary of State to the Governor of each State, the Attorney-General and the Administrator of the General Services Administration of the United States, and the Council of State Governments.

C. 2A:159A-15.  
Copies of  
act sent to  
various states.

8. This act shall take effect immediately.

Approved April 18, 1958.

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## CHAPTER 13

AN ACT concerning domestic insurance companies and amending section 17:30-1 of the Revised Statutes.

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

1. Section 17:30-1 of the Revised Statutes is amended to read as follows:

17:30-1. When an insurance company of this State becomes insolvent or suspends its ordinary business for want of funds to carry it on, or when the commissioner ascertains that the company 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 hazardous to the public or to its policyholders, or that the company has failed or refused to take such steps as may be necessary to remove from office any officer or director whom the commissioner has found, after notice to and hearing of such insurance company and of such officer or director, to be a dishonest or untrustworthy person or that the company has an officer or director who has refused to be examined under oath concerning its affairs; or, in the case of a stock insurance company other than a life in-

Section  
amended.  
Taking  
possession  
of property  
and business.

insurance company, that its assets, after charging it with an amount requisite for the reinsurance of all its outstanding risks and with its other liabilities, including capital stock up to the minimum amount required by this subtitle, amount to less than the minimum amount of capital stock, or, in the case of any mutual insurance company, other than life, organized after the passage of this act, if its assets, after charging it with an amount requisite for the reinsurance of all its outstanding risks and its other liabilities amount to less than the minimum net assets as required by R. S. 17:17-7 for the commencement of business; or, in the case of a life insurance company, that the assets are not equal to the net value of all its outstanding policies computed according to the actuaries' or combined experience table of mortality, with interest at the rate of 4% per annum, or according to such other standard of valuation as the commissioner adopts pursuant to the authority of sections 17:34-22, 17:34-23 and 17:34-25 of this Title, and its other liabilities, the commissioner may forthwith take possession of the property and business of the company and retain possession until the company resumes business or its affairs are finally liquidated as hereinafter provided or in his discretion the commissioner may bring an action in the Superior Court and apply therein for an order granting him possession of the property and business of the company and retain possession until the company resumes business or its affairs are finally liquidated as hereinafter provided. The court may proceed in the action in a summary manner or otherwise.

2. This act shall take effect immediately.

Approved April 18, 1958.

## CHAPTER 14

AN ACT concerning foreign insurance companies  
and amending section 17:32-14 of the Revised  
Statutes.

BE IT ENACTED *by the Senate and General As-  
sembly of the State of New Jersey:*

1. Section 17:32-14 of the Revised Statutes is  
amended to read as follows:

17:32-14. The authority of an insurance com-  
pany of another state or foreign country may be  
revoked, after notice and hearing, if it fails to com-  
ply with any provision of law obligatory upon it, or  
for any reason for which the commissioner may  
refuse to issue or renew its certificate of authority  
under section 17:32-2 of this Title, or when in the  
opinion of the commissioner its condition is un-  
sound, or its assets above its liabilities, exclusive of  
capital and inclusive of unearned premiums or  
reinsurance reserve, are less than the minimum  
amount of capital and surplus or net assets required  
by this subtitle for admission to transact business  
in this State.

Revoking  
authority  
of foreign  
insurance  
company.

2. This act shall take effect immediately.

Approved April 18, 1958.

## CHAPTER 15

AN ACT regarding the making and filing of reports of internal audits of insurance companies of this State and supplementing chapter 23 of Title 17 of the Revised Statutes.

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

C. 17:23-6.  
Internal  
audits;  
certified copy  
of reports  
filed.

1. Every insurance company incorporated under the laws of this State shall cause to be made internal audits at such frequency and in such form as shall be determined by the Commissioner of Banking and Insurance to be necessary. Certified copies of the report of the findings of such audits and recommendations, if any, shall be filed forthwith with the commissioner and shall be deemed to be confidential.

C. 17:23-7.  
Copy of  
report to  
each director;  
certification  
by secretary.

2. A copy of such report of the findings of such audits and recommendations, if any, shall be given to every director of such company, and the secretary of the company shall certify to the commissioner that such copies have been so delivered.

3. This act shall take effect immediately.

Approved April 18, 1958.

## CHAPTER 16

AN ACT defining the Korean conflict for the purpose of determining exemptions from taxation allowable to veterans and widows based upon honorable military service during the same, and amending and supplementing chapter 184 of the Laws of 1951 as said act and the title thereof have been amended.

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

1. Section 1 of chapter 184 of the Laws of 1951 is amended to read as follows: Section amended.

1. As used in this act:

(a) "Active service in time of war" means active service at some time during 1 of the following periods:

The Korean conflict, June 23, 1950 to July 27, 1953;

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

World War I, April 6, 1917 to November 11, 1918;  
Spanish-American War, April 21, 1898 to August 13, 1898;

Civil War, April 15, 1861 to May 26, 1865; or, as to any subsequent war, during the period from the date of declaration of war to the date on which actual hostilities shall cease.

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

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

C. 54:4-3.121.  
Terms  
defined.

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

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

(f) "Resident" means one legally domiciled within the State of New Jersey. Mere seasonal or temporary residence within the State, of whatever duration, shall not constitute domicile within the State for the purposes of this act. Absence from this State for a period of 12 months shall be prima facie evidence of abandonment of domicile in this State. The burden of establishing legal domicile within the State shall be upon the claimant.

(g) "Tax year" means the particular calendar year in which the general property tax is due and payable.

(h) "Veteran" means any citizen and resident of this State honorably discharged or released under honorable circumstances from active service in time of war in any branch of the Armed Forces of the United States.

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

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

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

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

2. The definition of the Korean conflict contained in this act shall be applicable only to exemptions from taxation allowable for the tax year 1959 and thereafter.

Note;  
Application  
of act.

3. This act shall take effect immediately.  
Approved April 18, 1958.

## CHAPTER 17

AN ACT concerning salaries of members of the governing body in certain towns, and supplementing subtitle 10 of Title 40 of the Revised Statutes.

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

1. Notwithstanding the provisions of 40:46-23 to 40:46-28 of the Revised Statutes, the governing body of any town in counties of the third class having a population not in excess of 5,000 inhabitants may by ordinance fix an annual salary to be paid to the mayor and to its members or it may fix a rate not in excess of \$15.00 for the mayor and \$10.00

C. 40:132-1.2.  
Annual  
salary  
of mayor  
and  
members  
of governing  
body.

for each councilman for each day actually engaged in discharging the duties of their respective offices, but in either case the aggregate annual compensation shall not exceed \$1,500.00 for the mayor and \$1,000.00 for each councilman.

C. 40:132-1.3.  
Ordinance  
operative.

2. Any such ordinance shall become operative in 10 days after the publication thereof after its final passage, unless within said 10 days, a petition, signed by the electors of such town equal in number to at least 10% of the entire vote in the last preceding general election, protesting against the passage of such ordinance, be presented to the governing body, in which case such ordinance shall remain inoperative unless and until a proposition for the ratification thereof shall be adopted at the next general election by a majority of the qualified voters voting on said proposition.

3. This act shall take effect immediately.

Approved April 22, 1958.

## CHAPTER 18

AN ACT concerning the salaries to be paid to the mayor and councilmen in boroughs in counties of the third class, amending section 40:87-60 and supplementing chapter 87 of Title 40 of the Revised Statutes.

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

Section  
amended.

1. Section 40:87-60 of the Revised Statutes is amended to read as follows:

Annual  
salaries of  
mayor and  
councilmen.

40:87-60. The salaries of the mayor and councilmen shall be governed by article 6 of chapter 46 of this Title (§40:46-23 et seq.), except in boroughs in counties of the third class, in which bor-



oughs they may be fixed by ordinance at an annual salary or at a rate not in excess of \$15.00 for the mayor and \$10.00 for each councilman for each day actually engaged in discharging the duties of their respective offices but, in either case, not to exceed \$1,500.00 per year for the mayor and \$1,000.00 per year for each councilman, and except in boroughs in counties of the fourth class and boroughs in counties of the sixth class, in which boroughs they shall be fixed by ordinance as in the case of other salaries. All other officers shall be paid such salary or compensation as the council may by ordinance fix.

2. Any such ordinance shall become operative in 10 days after the publication thereof after its final passage, unless within said 10 days, a petition, signed by the electors of such borough equal in number to at least 10% of the entire vote in the last preceding general election, protesting against the passage of such ordinance, be presented to the governing body, in which case such ordinance shall remain inoperative unless and until a proposition for the ratification thereof shall be adopted at the next general election by a majority of the qualified voters voting on said proposition.

C. 40:87-60.1.  
Ordinance  
operative.

3. This act shall take effect immediately.

Approved April 22, 1958.

## CHAPTER 19

AN ACT to amend "An act concerning gifts of securities to minors" approved July 14, 1955 (P. L. 1955, c. 139).

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

Section  
amended.

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

C. 46:38-3.  
Custodian's  
authority.

3. (a) The custodian shall hold, manage, invest and reinvest the property held by him as custodian, including any unexpended income therefrom, as hereinafter provided. He shall collect the income therefrom and apply so much or the whole thereof and so much or the whole of the other property held by him as custodian as he may deem advisable for the support, maintenance, education and general use and benefit of the minor, in such manner, at such time or times, and to such extent as the custodian in his absolute discretion may deem suitable and proper, without court order, without regard to the duty of any person to support the minor and without regard to any other funds which may be applicable or available for the purpose. To the extent that property held by the custodian and the income thereof is not so expended, it shall be delivered or paid over to the minor upon the minor's attaining the age of 21 years, and in the event that the minor dies before attaining the age of 21 years it shall thereupon be delivered or paid over to the estate of the minor.

(b) The custodian may sell, exchange, convert, or otherwise dispose of any and all of the securities or other property held by him in such manner and at such time or times, for such prices and upon such terms as he may deem advisable; he shall have the power in his sole and absolute discretion to

retain any and all securities delivered to him within the meaning and under the authority of this act without reference to the statutes relating to permissible investments by fiduciaries; he shall invest the minor's property in such securities as would be acquired by prudent men of discretion and intelligence who are seeking a reasonable income and the preservation of their capital without reference to the statutes relating to permissible investments by fiduciaries or hold part or all of the same in 1 or more bank accounts or in 1 or more accounts in any savings and loan association of this State, or any Federal savings and loan association, having its principal office in this State, the accounts of which are insured by the Federal Savings and Loan Insurance Corporation in his name as such custodian; he may vote in person or by general or limited proxy with respect to any securities held by him; he may consent directly or through a committee or other agent to the reorganization, consolidation, dissolution or liquidation of any corporations, the securities of which may be held by him, or to the sale, lease, pledge or mortgage of any property by or to any such corporation.

(c) In addition to the foregoing rights, powers and duties with respect to any securities or other property held by the custodian, the custodian, in his name as such custodian, shall have all the powers of management which a guardian of the property of the minor would have.

(d) The custodian may execute and deliver any and all instruments in writing which he may deem advisable to carry out any of the foregoing powers. No issuer of securities, transfer agent, registrar or bank or other person acting on the instructions of any person purporting to be a custodian or donor shall be responsible for determining whether any person has been duly designated as a custodian under this act, or whether any purchase, sale or transfer to or by any person as custodian is in accordance with or authorized by this act, or shall be obliged to in-

quire into the validity under this act of any instrument or instructions executed or given by a person purporting to act as custodian or donor, or be bound to see to the application by any person purporting to act as custodian of any money or other property paid or delivered to him. All registered securities held by the custodian from time to time shall be registered in his name followed by the words "as custodian for . . . . ., a minor  
(name of minor)

under P. L. 1955, c. . . ."

All other property held by the custodian for the minor under the authority of this act shall be kept separate and distinct from the custodian's own personal funds and property and shall be maintained at all times in such a manner as to identify it clearly as the minor's property held by the custodian under the authority of this act.

2. This act shall take effect immediately.

Approved April 22, 1958.

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## CHAPTER 20

AN ACT concerning bakeries and confectioneries and repealing article 11 of chapter 6, Title 34 of the Revised Statutes.

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

Article  
repealed.  
Bakeries  
and confec-  
tioneries  
inspection.

1. Article 11 of chapter 6, Title 34 of the Revised Statutes is repealed (R. S. 34:6-105 to R. S. 34:6-119, inclusive).

2. This act shall take effect immediately.

Approved April 22, 1958.

## CHAPTER 21

AN ACT concerning education, and amending section  
18:14-112 of the Revised Statutes.

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

1. Section 18:14-112 of the Revised Statutes is amended to read as follows:

Section  
amended.

18:14-112. When in any county a survey has been made setting forth facts and conditions regarding physical handicaps and mental retardation among children of school age, the results of which shall, in the opinion of the commissioner, warrant the establishment of a department of child study, there may be appointed by the commissioner, with the approval of the State Board, a supervisor of such department who shall work under the authority of the county superintendent. The commissioner, with the approval of the State Board, may assign such supervisor to 1 or more counties.

Establish-  
ing  
department  
of child  
study.

The term of office of the supervisor and his salary shall be fixed by the commissioner with the approval of the State Board.

2. This act shall take effect immediately.

Approved April 22, 1958.

## CHAPTER 22

AN ACT to amend "An act to provide for the creation as bodies corporate and politic 'parking authorities' in counties and municipalities, prescribing the rights, powers, and duties of such authorities; authorizing such authorities to acquire, construct, improve, maintain and operate parking projects; to conduct research of the parking problem, and to borrow money and issue bonds therefor, providing for the payment of such bonds and prescribing the rights of the holders thereof, conferring the right of eminent domain on such authorities, empowering such authorities to enter into contracts with and to accept grants from the Federal Government, the State, political subdivisions of the State or any agency thereof, providing for exempting the property of such parking authorities from taxation; and authorizing counties and municipalities to grant financial and other aid to parking projects," approved July 2, 1948 (P. L. 1948, c. 198).

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

Section  
amended.

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

C. 40:11A-3.  
Terms  
defined.

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

(a) "Authority" or "parking authority" or "authorities" or "parking authorities" shall mean any of the public corporations created pursuant to this act.

(b) "Municipality" shall mean any city of any class, any town, township, village, borough or any other municipality of this State other than a county

or a school district. "County" shall mean any county of any class of this State. "The municipality" shall mean the particular municipality for which a particular parking authority is created. "The county" shall mean the particular county for which a particular parking authority is created.

(c) "Governing body" shall mean in the case of a municipality the commission, council, board or body, by whatever name it may be known, having charge of the finances of the municipality, and in the case of a county the board of chosen freeholders.

(d) "Clerk" shall mean the clerk of the municipality or the clerk of the board of chosen freeholders of the county, as the case may be, or the officer charged with the duties customarily imposed on such clerk.

(e) "Area of operation" in the case of a parking authority of a municipality, shall mean the area of such municipality, and in the case of a parking authority of a county, shall mean the area of each municipality in the county (1) the governing body of which, by ordinance, has consented to inclusion of the territory of the municipality within such area of operation, and (2) for which no parking authority was created prior to such consent or for which the parking authority previously created shall have ceased to exist prior to such consent.

(f) "Federal agency" shall mean and include the United States of America, the President of the United States of America and any department or corporation, agency or instrumentality heretofore or hereafter created, designated or established by the United States of America.

(g) "Public body" shall mean the State, or any county, city, town, township, borough, village, school district, authority or any other political subdivision of the State.

(h) "Bonds" shall mean any bonds, notes, interim certificates, debentures, or other obligation

issued by an authority pursuant to this act.

(i) "Construct" and "construction" shall mean and include acts of planning, designing, construction, reconstruction, replacement, enlargement, improvement and betterment, and also demolition or removal of buildings or structures on land acquired, held, leased or used for or with respect to a project.

(j) "Person" shall mean any person, association, corporation, nation, State or any agency or subdivision thereof, other than a county or municipality of this State or a parking authority.

(k) "Project" or "parking project" shall mean any area or place, garage, building, or other improvement or structure for the parking or storage of motor or other vehicles including, without limiting the foregoing, all real and personal property, approaches, meters, mechanical equipment, appurtenances and facilities either on, above or under the ground necessary or useful and convenient for or in connection with such parking or storage, together with such additional structures, buildings, space or accommodations as may be provided in accordance with paragraph (5) of section 6 hereof.

(l) "Approach" shall mean any driveway, road or other structure or area necessary or useful or convenient for access to a project from a public street, road or highway.

Section  
amended.

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

C. 40:11A-7.  
Creating  
parking  
authority.

4. Any governing body may, by resolution in the case of counties or ordinance in the case of municipalities, create a public body corporate and politic and a political subdivision of the State to be known as the "Parking Authority of the . . . . .," inserting all or any significant part of the name of the municipality or county creating such authority. The creating resolution in the case of counties and the creating ordinance in the case of municipalities may provide that no real property shall be acquired by the power of eminent domain without the con-



sent of the governing body. Such authority shall constitute an agency and instrumentality of the municipality or county creating it. Thereupon the governing body shall, by resolution, appoint 5 persons as commissioners of the authority. The commissioners who are first appointed shall be designated to serve for terms of 1, 2, 3, 4 and 5 years, respectively, from the date of their appointment, but thereafter commissioners shall be appointed as aforesaid for a term of 5 years, except that all vacancies shall be filled for the unexpired term.

No municipality the area of which has been included (with its consent) within the area of operation of a parking authority created by a county shall thereafter create a parking authority.

Upon the creation of any such authority, the clerk shall certify a copy of the ordinance or resolution creating the parking authority, and also a copy of the resolution appointing the first commissioners thereof, which documents shall be filed with the clerk of the county and be recorded in records of certificates of incorporation, and the clerk of the county shall cause duplicate certified copies of said documents to be filed forthwith with the Secretary of State.

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

Section  
amended.

6. (1) Every parking authority shall constitute a public body corporate and politic and a political subdivision of the State with the same territorial boundaries as the boundaries of the municipality or county creating the authority, exercising public and essential governmental functions, and having all the powers necessary or convenient to carry out and effectuate its corporate purposes and the purposes and provisions of this act.

C. 40:11A-6.  
Purpose of  
parking  
authority.  
Powers;  
authority.

(2) The purposes of every parking authority shall be the construction, provision or operation of off-street parking projects within its area of operation and the consequent promotion of free move-

ment of traffic and relief of traffic congestion on the streets of said area and improvement of conditions affecting the public safety and welfare therein.

(3) Every parking authority is hereby authorized to plan, design, construct, reconstruct, enlarge, improve, manage, maintain, repair, operate and use such parking project or projects as in the opinion of the authority will provide an effective and satisfactory method for promoting the purposes of the authority.

(4) Every parking authority shall have perpetual succession and have the following powers in addition to any others herein granted:

(a) To sue and be sued; to have a seal and to alter the same at pleasure; to make and execute contracts and other instruments necessary or convenient to the exercise of the powers of the authority; and to make and from time to time amend and repeal by-laws, rules and regulations, not inconsistent with this act, to carry into effect the powers and purposes of the authority.

(b) To conduct research respecting parking and the possibility or necessity of fulfillment of public needs in relation thereto.

(c) To acquire by gift, purchase, lease, devise or otherwise and hold and use, and to construct, improve, maintain, operate, own, manage, or lease either in a capacity of lessor or lessee parking projects and any land, franchise, property, real, personal or mixed, tangible or intangible, or any interest therein, meters, equipment or facilities to be devoted to the parking or storage of vehicles of any kind or which in the opinion of the authority are necessary or useful and convenient in connection therewith or with the promotion of free movement of traffic.

(d) Subject to the provisions of paragraph 5 of this section, to lease as lessor any real property, parking project or portion or portions of parking projects for any business, commercial or other use

to any person for such consideration and for such period or periods of time and upon such other terms and conditions as it may fix and agree upon. Any such lease may be upon condition that the lessee shall or may construct or provide any building or buildings or other facilities on such real property, parking project or projects or portions thereof, including space for business, commercial or other uses, all upon such terms and conditions as may be agreed upon.

(e) To sell, transfer and dispose of any property or interest therein at any time acquired by it upon such terms and conditions as it may determine, with or without public bidding.

(f) To fix, alter, charge and collect rents, rates and other charges at reasonable rates to be determined exclusively by it, for the use of the facilities and projects of the authority and for all services sold, furnished or supplied directly or indirectly by the authority, repair, maintenance and operation of which shall, together with any grants, receipts, contributions or income from other sources, be sufficient to provide for the payment of the expenses of the authority, repair, maintenance and operation of its facilities and projects, and payment of the principal of and interest on, and any premiums upon the redemption of, its bonds and other obligations, and to fulfill the terms and provisions of any agreements made with the purchasers or holders of any such bonds or other obligations.

(g) To invest any funds held in reserve or sinking funds, or any funds not required for immediate disbursement, in property or securities in which savings banks may legally invest funds subject to their control.

(h) To borrow money and accept grants from and to enter into contracts, leases or other transactions with the State of New Jersey, any Federal agency, any person, or any municipality, county or other public body.

(i) To mortgage, pledge, hypothecate or otherwise encumber all or any of its property or assets then existing or thereafter acquired or coming into existence, including real and personal property donated to it by a municipality or county.

(j) To enter into contracts with the State of New Jersey or any municipality, county or governmental agency for the use of any project of the authority.

(k) To do and perform any acts and things authorized by this act under, through or by means of its own officers, agents and employees, or by contract with any person.

(l) To enter into and perform any and all contracts, execute any and all instruments, and do and perform any and all acts and things necessary or useful and convenient for the purposes of the authority or to carry out any of the powers expressly granted to it by this act or any other acts.

(5) No parking authority shall engage directly in the sale of gasoline or accessories for, or in the repair or other servicing of, automobiles and other motor vehicles except in emergency, or shall engage directly in the sale of any commodity of trade or commerce, but any authority may include in any parking project, and provide and lease as lessor, structures, buildings, space or accommodations (whether constructed by the authority or by a lessee) for any business, commercial or other use, including the sale of gasoline or accessories for, or the repair or other servicing of, automobiles and other motor vehicles, if, in the opinion of the authority, such inclusion, provision and proposed leasing is necessary to assist in defraying the expenses of the authority and make possible the operation of the parking facilities of such project at reasonable rates and will increase the facilities for off-street parking which can be feasibly included, financed, constructed and operated as part of such project.

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

Section  
amended.

8. Every authority shall have power to issue its bonds from time to time in its discretion for any of its corporate purposes, including the paying or retiring of any bonds previously issued by it and the payment of any expense incurred or expected to be incurred and payable by it. Said authority may issue such types of bonds as it may determine, including (without limiting the generality of the foregoing) bonds on which the principal and interest are payable (a) exclusively from the income and revenues of the parking project financed with the proceeds of such bonds; (b) exclusively from the income and revenues of certain designated parking projects whether or not they are financed in whole or in part with the proceeds of such bonds; or (c) from its revenues generally. Any such bonds may be additionally secured by a pledge of any grant or contributions from the Federal Government, State or county, or municipality, or a pledge of any income or revenues of the authority, or a mortgage of any parking project, projects or other property of the authority. This act shall be complete authority for the issuance of bonds by an authority, and the provisions of any other law shall not apply to the issuance of such bonds. Whenever and for so long as any authority has issued and has outstanding bonds pursuant to this act, it shall be the mandatory duty of the authority to fix, charge and collect rents, rates and other charges in accordance with clause (f) of paragraph (4) of section 6 of this act.

C. 40:11A-8.  
Bonds.

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

Section  
amended.

9. Neither the commissioners of any authority nor any person executing bonds shall be liable personally on the bonds by reason of the issuance thereof. The bonds and other obligations of an authority (and such bonds and obligations shall so state on their face) shall not be a debt of the State or any political subdivision thereof except the authority

C. 40:11A-9.  
Liability  
on bonds;  
exceptions;  
tax exempt.

or a public body which in accordance with this act shall have guaranteed payment of principal of and interest on the same, and neither the State nor any political subdivision thereof other than the authority or such a public body shall be liable thereon. Except to the extent and for the purposes otherwise expressly provided by other laws, the bonds shall not constitute an indebtedness within the meaning of any constitutional or statutory debt limitation or restriction. Bonds of an authority are declared to be issued for an essential public and governmental purpose and to be public instrumentalities, and, together with interest thereon and income therefrom, shall be exempt from taxes.

Section  
amended.

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

C. 40:11A-10.  
Issuing  
details.

10. Bonds of an authority shall be authorized by its resolutions and may be issued in 1 or more series and shall bear such date or dates, mature at such time or times, bear interest at such rate or rates, not exceeding 6% per annum, be in such denomination or denominations, be in such form, either coupon or registered, carry such conversion or registration privileges, have such rank or priority, be executed in such manner, be payable in such medium of payment at such place or places, and be subject to such terms of redemption (with or without premium) as such resolution or the trust indenture or mortgage (hereinafter mentioned) securing such bonds may provide. The bonds of a parking authority may be sold by the parking authority at public or private sale to such person or persons (whether or not constituting technical experts or agents referred to in section 5 of this act, either bidding alone or in conjunction with others) and at such price or prices as the parking authority shall determine; provided, however, that the interest cost to maturity of the money received for any issue of bonds (computed according to standard tables of bond values) shall not exceed 6% per annum.

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

Section  
amended.

14. (1) Any bonds or any issue or issues of bonds of an authority may, in the discretion of the authority, be secured by a mortgage or trust indenture by and between the authority and a trustee or trust indenture by and between the authority and a trustee or trustees within or without the State of New Jersey. Any such mortgage or trust indenture or any resolution authorizing the issuance of such bonds may include and set forth the agreements, covenants, pledges and other provisions on the part of the authority to be performed and made by the authority pursuant to this act in order to secure the payment of such bonds.

C. 40:11A-14.  
Bond  
agreements,  
pledges and  
covenants.

(2) An authority shall have power by its resolution, trust indenture, mortgage, lease, or other contract to confer upon any obligee holding or representing a specified amount in bonds, or holding a lease, the right (in addition to all rights that may otherwise be conferred), upon the happening of an event of default as defined in such resolution or instrument, by suit, action or proceeding in any court of competent jurisdiction:

(a) To cause possession of any parking project or any part thereof to be surrendered to any such obligee.

(b) To obtain the appointment of a receiver of any parking project of said authority or any part thereof and of the rents and profits therefrom who may enter and take possession of such parking project or any part thereof and operate and maintain same, and collect and receive all fees, rents, revenues, or other charges thereafter arising therefrom, and shall keep such moneys in a separate account or accounts and apply the same in accordance with the obligations of said authority as the court shall direct.

(c) To require said authority and the commissioners thereof to account as if it and they were the trustees of an express trust.

(3) Any pledge of revenues or other moneys made by an authority pursuant to this act shall be valid and binding from the time when the pledge is made; the revenues or other moneys so pledged and thereafter received by the authority shall immediately be subject to the lien of such pledge without any physical delivery thereof or further act; and the lien of any such pledge shall be valid and binding as against all parties having claims of any kind in tort, contract or otherwise against the authority irrespective of whether such parties have notice thereof. Neither the resolution or resolutions, mortgage or trust indenture, nor any other instrument by which such pledge is created, need be recorded.

(4) In the event of a default by an authority which results in title to a parking project passing to a private mortgagee or person, all tax exemption privilege or other special privilege accorded to such parking project because of its public nature shall cease, except exemptions from tax of bonds or the interest thereon or the income therefrom.

Section  
amended.

8. Section 18 of the act of which this act is amendatory is amended to read as follows:

C. 40:11A-18.  
Authority's  
additional  
powers.

18. In addition to the powers conferred upon any authority by other provisions of this act, every authority is empowered to borrow money or accept contributions, grants or other financial assistance from the Federal Government, and, with the consent of the county or municipality, to acquire, take over or lease, or manage, any parking project or undertaking constructed or owned by such county or municipality or any meters, equipment or other facilities of such county or municipality devoted to the parking or storage of vehicles of any kind or necessary or useful and convenient in connection therewith or with the promotion of the free movement of traffic, and to these ends, to comply with such conditions and enter into such mortgages, trust indentures, leases, or agreements, as may be necessary, con-



venient or desirable. It is the purpose and intent of this act to authorize every authority to do any and all things necessary or desirable to secure the financial aid or co-operation of the Federal Government, the State Government, or any county or municipality in the undertaking, construction, maintenance, or operation of any parking project by such authority. Notwithstanding the provisions of any other law, the rents, rates and fees to be charged in the operation by a parking authority of any off-street parking project owned or leased by it shall be regulated and determined solely by the authority, and the local laws, ordinances, resolutions, rules and regulations of a municipality or county regulating the parking of vehicles shall apply to said project but only to such extent as may from time to time be approved by resolution of the authority.

9. Section 22 of the act of which this act is amendatory is amended to read as follows:

Section  
amended.

22. (1) The municipality for which a parking authority shall have been created shall have the power from time to time, by or pursuant to ordinance duly adopted or by instruments or other action authorized by such an ordinance and for such period and upon such terms, with or without consideration, as may be provided in such ordinance and accepted by the authority,

C. 40:11A-22.  
Powers of  
municipality.

(a) To pledge to the authority, and covenant and agree with the authority to pay to or on the order of the authority, all or any part of any funds therefore or thereafter received by the municipality for or with respect to the parking or storage of motor vehicles, in streets or otherwise, including funds collected in parking meters located in or along streets or otherwise;

(b) To sell, lease, lend, donate, grant or convey to the authority, or permit the authority to use, maintain or operate as part of its projects or to manage, any parking project or undertaking constructed or owned by the municipality, or any meters, equip-

ment or other real or personal property owned by the municipality, which may be necessary or useful and convenient for the purposes of the authority and accepted by the authority;

(c) To appropriate money for all or any part of the cost of acquisition or construction of any parking project of the authority and, in accordance with the limitations and any exceptions thereto and in the manner or mode of procedure prescribed by the local bond law (article 1 of chapter 1 of Title 40 of the Revised Statutes), to incur indebtedness, borrow money and issue its negotiable bonds for the purpose of financing such project and appropriation, and to pay the proceeds of such bonds to the authority;

(d) To covenant and agree with the authority to pay to or on the order of the authority annually or at shorter intervals as a subsidy for the promotion of its purposes not exceeding such sums of money as may be stated in such ordinance;

(e) To unconditionally guarantee the punctual payment of the principal of and interest on any bonds of the authority; and

(f) Upon authorization by it in accordance with law of the performance of any act or thing which it is empowered by law to authorize and perform and after appropriation of the moneys (if any) necessary for such performance, to covenant and agree with the authority to do and perform such act or thing and as to the time, manner and other details of its doing and performance.

(2) Any guaranty of bonds of an authority made pursuant to this section shall be evidenced by endorsement thereof on such bonds, executed in the name of the municipality and on its behalf by such officer thereof as may be designated in the ordinance authorizing such guaranty, and such municipality shall thereupon and thereafter be obligated to pay the principal of and interest on said bonds in the same manner and to the same extent as in the case of bonds issued by it.

(3) Every municipality which shall make any contract, covenant or agreement with an authority or pledge to an authority pursuant to this section is hereby authorized and directed to do and perform any and all acts or things necessary, convenient or desirable to carry out and perform the same and to provide for the payment or discharge of any obligation thereunder in the same manner as other obligations of such municipality. Any such contract, covenant, agreement or pledge, and any instrument making or evidencing the same, may be pledged or assigned by the authority to secure its bonds and thereafter may not be modified except as provided by the terms of such instrument or by the terms of such pledge or assignment.

10. Section 23 of the act to which this act is amendatory is amended to read as follows:

Section  
amended.

23. (1) For the purpose of aiding and co-operating in the planning, undertaking, construction or operation of parking projects of an authority, any public body within the territory of which any such project is located may:

C. 40:11A-23.  
Powers of  
public bodies.

(a) Acquire real property in its name for any project or for the widening of existing roads, streets, parkways, avenues or highways or for new roads, streets, parkways, avenues or highways to any project, or partly for such purposes and partly for other municipal or county purposes, by purchase or condemnation in the manner provided by law for the acquisition of real property by a municipality or county;

(b) Cause water, sewer, lighting and drainage facilities, or other works which it is otherwise empowered to undertake to be furnished adjacent to or in connection with parking projects; provided, nothing in this act shall authorize the construction of any public utility service or facility which would be competitive with any existing public utility as the same is defined by section R. S. 48:2-13 of the Title, Public Utilities;

(c) Furnish, dedicate, close, pave, install, grade, regrade, plan, or replan streets, roads, roadways, alleys, sidewalks or other places which it is otherwise empowered to undertake;

(e) Do any and all things necessary or convenient to aid and co-operate in the planning, undertaking, construction or operation of such parking projects, and cause services to be furnished to the parking authority of the character which such public body is otherwise empowered to furnish.

(2) In connection with any public improvements made by a public body in exercising the powers herein granted or referred to, such public body may incur the entire expense thereof. Any law or statute to the contrary notwithstanding, any sale, lease, loan, grant, gift, conveyance, contract, pledge or agreement provided for in this section or in section 22 of this act may be made by a public body without prior appropriation therefor, or referendum, or appraisal, or public notice, advertisement or bidding, and without the consent of any board, officer or other agency of the State, and without regard to the provisions of chapter 2 and chapter 50 of Title 40 of the Revised Statutes.

(3) An authority shall appoint a treasurer, who may also act as secretary of the authority, and all moneys of an authority shall be paid to the treasurer of the authority. Such treasurer shall file a bond of indemnity with the authority in an amount sufficient to cover the moneys from time to time under his control. Such moneys shall be deposited in a separate bank account or accounts. The moneys in such accounts shall be paid out on checks of the treasurer on requisitions of the chairman of the authority or of such other person or persons as the authority may authorize to make such requisitions. All deposits of such moneys shall, if required by the treasurer or the authority, be secured by obligations of the United States or of the State of New Jersey of a market value equal at all times to the amount of

the deposit, and all banks and trust companies are authorized to give such security for such deposits. The treasurer and his legally authorized representatives are authorized and empowered from time to time to examine the accounts and books of the authority, including its receipts, disbursements, contracts, leases, sinking funds, investments and other records and papers relating to its financial standing. The authority shall have power, notwithstanding the provisions of this paragraph, to contract with the holders of any of its bonds as to the custody, collection, securing, investment and payment of any moneys of the authority or any moneys held in trust or otherwise for the payment of bonds or in any way to secure bonds, and to carry out any such contract notwithstanding that such contract may be inconsistent with the previous provisions of this paragraph. Moneys held in trust or otherwise for the payment of bonds or in any way to secure bonds and deposits of such moneys may be secured in the same manner as moneys of an authority, and all banks and trust companies are authorized to give such security for such deposits.

(4) A parking authority shall not be subject to, or constitute a municipality or agency or component of a municipality subject to, the provisions of chapter 50 or any other provisions of Title 40 of the Revised Statutes.

11. This act shall take effect immediately.

Approved April 22, 1958.

## CHAPTER 23

AN ACT concerning tenement houses, amending sections 55:5-2 and 55:10-4, and supplementing chapter 5 of Title 55, of the Revised Statutes as to certain tenement houses located in cities having more than 400,000 inhabitants.

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

C. 55:3-22-1.  
Fire  
stairways  
required.

1. In every fireproof tenement house containing more than 84 apartments above the entrance story, erected after the adoption of this act, located in a city having more than 400,000 inhabitants the number of fire stairways to be required may be determined as set forth in this section notwithstanding any other provisions of the Tenement House Act.

Every such fireproof tenement house containing more than 84 apartments above the entrance story shall be provided with a minimum of 2 fire stairways. Any floor, above the entrance floor, on which the number of rooms exceeds 40 shall have access to an additional stairway for each additional 20 rooms or fraction thereof on said floor.

For the purpose of this calculation, a public hall, public vestibule, or other public space of the building shall not be deemed a room. Dining bays and dinettes 55 square feet or less in area, foyers, water-closet compartments, bathrooms, cooking spaces less than 59 square feet in area, and halls, corridors and passageways entirely within an apartment shall not be deemed a room. Every room used for sleeping purposes shall be deemed a room.

Every such apartment shall have access through public halls of at least 2 stairways which are remote from each other and are reached by travel in different directions, except that a common path of travel

may be permitted for the first 20 feet. The distance from the entrance door of an apartment to the nearest stairway shall not exceed 100 feet. Every required fire stairway shall be at least 3 feet 8 inches in clear width except that railings may project on each side a distance of not to exceed 3½ inches inside the required width. Every stair landing at every floor level shall be at least 3 feet 8 inches in clear width in every direction. Every public vestibule and public hall shall be at least 3 feet 8 inches in clear width. Not more than ½ the required number of stairways may be outside fireproof stairways or fire towers as defined in section 55:3-1 of this Title. A scissors or similar type stairway or other minor variations from these requirements may be approved if they meet the spirit of this section in the opinion of the board.

2. Section 55:5-2 of the Revised Statutes is amended to read as follows:

Section  
amended.

55:5-2. In every tenement house erected after March 25, 1904, the total window area in each room, except water-closet compartments and bathrooms, shall be at least 1/10 of the superficial area of the room, and the top of at least 1 window shall not be less than 7 feet 6 inches above the floor, and the window or windows shall be made so as to open for ½ of the required total window area; no such windows shall be less than 12 square feet in area between the stop beads. Where the ceiling height is less than 9 feet, the top of such window shall not be more than 18 inches below the ceiling of such room. In buildings being converted into tenement houses, a ventilating skylight containing a glazed area of 1/10 the area of the room may be approved in lieu of a window at the discretion of the board.

Window  
area  
requirements.

3. Section 55:10-4 of the Revised Statutes is amended to read as follows:

Section  
amended.

55:10-4. The board shall cause all plans and specifications which are filed with it pursuant to sections 55:10-1 to 55:10-3 of this Title to be examined. If

Examination  
and approval  
or disapproval  
of plans,  
procedure.

the plans and specifications conform to the provisions of this subtitle they shall be approved by the board, and a written certificate to that effect shall be issued to the person submitting the same. If the plans and specifications are not approved, the board shall, at the request of the person submitting the same, give him the reasons for such refusal, in writing. In determining whether the plans and specifications conform to the provisions of this subtitle, the board shall be guided by the Standard Building Code of New Jersey, or the standards of nationally accepted codes, in all instances where this subtitle does not specifically require the use of particular construction methods, materials or design.

4. This act shall take effect immediately.

Approved April 22, 1958.

#### CHAPTER 24

AN ACT concerning the State Department of Health, establishing a virology program and providing funds therefor.

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

C. 26-4-95.1.  
Virology  
program  
authorized.

1. The State Department of Health is hereby directed to establish and conduct a virology program having as its objectives:

(a) the furnishing of services as may be necessary to establish the presence of virus diseases, and to establish epidemiological control of virus diseases as well as those services necessary to determine the effectiveness of control measures.

(b) development of improved techniques or methodologies in establishing the presence of virus diseases and the control thereof.

C. 26:4-95.2.  
Method of  
financing.

2. The virology program shall be financed during the current fiscal year from any moneys available to the department.

3. This act shall take effect immediately.

Approved April 28, 1958.



## CHAPTER 25

AN ACT concerning home life assistance for needy and dependent children and amending sections 30:5-33, 30:5-35 and 30:5-36 of the Revised Statutes.

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

1. Section 30:5-33 of the Revised Statutes is amended to read as follows:

Section  
amended.

30:5-33. Any mother of a dependent child under the age of 18 years, may, if there are no relatives of such mother or child who are legally liable and financially able to support such mother or child, file a petition of assistance to the State Board of Child Welfare in the following cases:

Requirements  
for home  
life assistance  
of dependent  
children.

a. Any such mother who has insufficient means and is unable to support such child and maintain her home, the father of such child being deceased; or

b. Any such mother who has insufficient means and is unable to support such child and maintain her home, the father of such child being confined in a jail, prison or penitentiary; or

c. Any such mother who has insufficient means and is unable to support such child and maintain her home, the father of such child being under indictment, or having been convicted, for desertion of his wife and child or either; or

d. Any such mother who has insufficient means and is unable to support such child and maintain her home, the father of such child being an inmate of an institution for mental or physical illness requiring a prolonged treatment; or

e. Any such mother who has insufficient means and is unable to support such child and maintain her home, the father of such child being physically or

mentally ill and being unable to support his child or children, who are dependent, and being under proper and reasonable treatment for the possible removal of such defect; or

f. Any such mother who has insufficient means and is unable to support such child and maintain her home, the father of such child having been deported as an alien pursuant to the laws of the United States; or

g. Any such mother who has insufficient means and is unable to support such child and maintain her home, the child having been deprived of parental support by reason of physical or mental incapacity of a parent or continued absence of a parent from the home.

Section  
amended.

2. Section 30:5-35 of the Revised Statutes is amended to read as follows:

Examination  
of petition  
for aid;  
investigation  
of family.

30:5-35. Immediately upon filing the petition mentioned in section 30:5-33, the State Board of Child Welfare 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:

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; and

b. 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 show-

ing 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 the age of 18 years, such total per child not to exceed the cost of care of a child in an approved child-caring institution.

3. Section 30:5-36 of the Revised Statutes is amended to read as follows:

Section  
amended.

30:5-36. If, upon the completion of the investigation, examination and hearing provided for by section 30:5-35 of this Title, the welfare board shall find such petitioner is the mother of a child under the age of 18 years, and that she is in all respects qualified to receive such relief in accordance with the conditions set forth in this chapter, and that her petition has been in all respects verified by the report filed in accordance with said section 30:5-35 and the testimony of witnesses or records, and that the child or the mother and the child have residence and that there is no relative having a legal responsibility and financial ability to support her or her child and that unless relief is granted the mother will be unable properly to support and educate her child or will be unable properly to support herself and support and educate her child, and that they may become a public charge, it shall make an order committing such family to the care of the State Board of Child Welfare, and directing that there shall be paid to the mother through the State Board of Child Welfare from funds provided as set forth in section 30:5-5 to 30:5-8 of this Title for the support of her child and in proper cases for her own support until the child arrives at the age of 18, an amount fixed on the basis of the budget of the mother and of the child as provided in subdivision "b" of the report of findings filed with the welfare board, as provided for under said section 30:5-35, the amount to be awarded to be discretionary with the welfare board; provided, however, that in cases of special emergency, upon recommendation of the State Board of

Commitment  
of family  
to welfare  
board;  
change of  
legal  
settlement.

Child Welfare, the welfare board may make a special order temporarily extending such period of time.

Any widow who is a mother of a child or children under the age of 18, and any mother or person, who is eligible to receive assistance pursuant to the provisions of this chapter, and who now is receiving or may hereafter receive assistance pursuant to the provisions of this chapter, shall continue to be paid by the county making the original grant, although the child may establish residence in some other county, if the child has not lost State residence.

The welfare board shall also have the power, at any time before the child reaches the age of 18, to terminate the payment for the support of such mother or child, or both, if in its opinion it is in the best interest of the mother or child, and that such financial support is no longer necessary.

Whenever any mother shall, for the support of herself and her child or children, receive the payment of any funds provided as set forth in this Title, such mother shall be precluded from receiving for herself any further public relief whatsoever.

Note:  
Act  
effective.

4. This act shall take effect July 1, 1958.

Approved April 28, 1958.

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## CHAPTER 26

AN ACT to amend the title of "An act concerning municipalities, the construction and repair of roads and streets and water mains within the territorial limits of certain camp meeting associations, and supplementing chapter 48 of Title 40 of the Revised Statutes," approved May 31, 1951 (P. L. 1951, c. 141), so that the same shall read "An act concerning municipalities, the acquisition

and construction of certain public improvements, works, or undertakings and the rendering and performance of certain services within the territorial limits of certain camp meeting associations, and supplementing subtitle 3 of Title 40 of the Revised Statutes," and to amend the body of said act.

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

1. The title of "An act concerning municipalities, the construction and repair of roads and streets and water mains within the territorial limits of certain camp meeting associations, and supplementing chapter 48 of Title 40 of the Revised Statutes," approved May 31, 1951, is amended to read "An act concerning municipalities, the acquisition and construction of certain public improvements, works, or undertakings and the rendering and performance of certain services within the territorial limits of certain camp meeting associations, and supplementing subtitle 3 of Title 40 of the Revised Statutes."

Title  
amended.

New title.

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

Section  
amended.

1. Whenever the lands or grounds owned by and controlled by any camp meeting association heretofore or hereafter incorporated under the laws of this State for the purpose of providing any religious body or society with a permanent camp meeting ground or place for religious services shall lie wholly within the boundaries of any municipality, and said association and the lessees thereof pay taxes to said municipality based upon assessments and rates fixed by said municipality, and the lessees are legal voters in said municipality, said municipality, upon the formal request of the board of trustees of any said camp meeting association, may, within the boundaries of said association, acquire or construct any public improvement, works, or undertakings, do any act, maintain any property or render and perform any or all services, which any such municipality for itself, is

C. 40:48A-1.  
Municipal  
services  
authorized  
for camp  
meeting  
associations.

empowered to acquire, construct, do, maintain or render, provided the governing bodies of said association and municipality consent to and approve the same, provided further however, that all rights, privileges, and powers granted by law, charter or otherwise, to any such camp meeting association, shall not be impaired.

3. This act shall take effect immediately.

Approved April 29, 1958.

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## CHAPTER 27

AN Act forbidding the sale, gift or furnishing of certain arrows to minors under 16 years of age and making it unlawful for such minors to shoot arrows in certain cases.

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

C. 23:3-21-1.  
Furnishing  
metal tipped  
arrow to  
minor,  
a disorderly  
person.

1. Any person who directly or indirectly sells, gives or furnishes to a minor under 16 years of age, other than the holder of a valid bow and arrow hunting license issued pursuant to R. S. 23:3-4, any pointed or metal tipped arrow, except 1 designed solely for target use, is a disorderly person.

C. 23:3-21-2.  
Guilty of  
juvenile  
delinquency.

2. Any minor under 16 years of age, other than 1 who is the holder of a valid bow and arrow hunting license, who shall shoot any pointed or metal tipped arrow, including such as is designed solely for target use, except in the presence, and under the personal supervision, of an instructor or an adult, is guilty of juvenile delinquency.

3. This act shall take effect immediately.

Approved April 29, 1958.

## CHAPTER 28

AN ACT to amend "An act concerning savings and loan associations and building and loan associations, and revising chapter 12 of Title 17 of the Revised Statutes," approved April 4, 1946 (P. L. 1946, c. 56).

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

1. Section 91 of the act of which this act is amendatory is amended to read as follows:

Section  
amended.

91. Audits.

C. 17:12A-91.  
Savings and  
loan  
association  
audit;  
exceptions.

(1) The board of every such association, other than an insured association, shall cause a thorough audit of the condition of the association to be made at least once in each calendar year in a manner and form approved by the commissioner. The audit shall be made by a competent accountant, not an officer, director, or employee of the association, or by the commissioner at the request of the board. Each such audit shall include a verification of at least 20% in number of the members' accounts. A written report of the result of each such audit shall be made and certified or sworn to by the person who shall make such audit and 1 copy of such report shall be retained by the association and another copy thereof shall be filed with the commissioner within 60 days after the completion of such audit. If the board shall fail to provide for the making of a proper audit, by a person or agency herein designated, or if the required audit is not properly made, prepared or filed, the commissioner shall make such audit or cause the same to be made. Each such association, other than an insured association, shall keep a copy of each of its audit reports on file at its office, available for inspection during ordinary business hours by any of its members.

(2) The board of every insured association shall

comply with the audit requirements of the Federal Savings and Loan Insurance Corporation, subject to the approval of the commissioner. If the board shall fail to provide for the making of a proper audit as required by this subsection, or if the required audit is not properly made, prepared or filed, the commissioner shall make such audit or cause the same to be made.

2. This act shall take effect immediately.

Approved April 29, 1958.

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## CHAPTER 29

AN ACT authorizing a conveyance by the Department of Conservation and Economic Development, Division of Fish and Game, of certain lands in the township of Maurice river, county of Cumberland and State of New Jersey, in exchange for other lands in the townships of Maurice river and Landis in said county for the use of said Division of Fish and Game.

Preamble. WHEREAS, The Department of Conservation and Economic Development is possessed of certain lands situate in the township of Maurice river containing 435 acres, more or less, which said lands are not required for its use; and

Preamble. WHEREAS, Anthony Imbesi is the purchaser of certain lands in the townships of Maurice river and Landis, county of Cumberland, containing 105 acres, more or less, which said lands would be particularly advantageous to the uses of the Department of Conservation and Economic Development, Division of Fish and Game because of their water area; and



WHEREAS, The Department of Conservation and Economic Development desires to make an exchange of said lands and has entered into a tentative agreement to exchange the lands above mentioned; and Preamble.

WHEREAS, It is believed that it is to the interest of the State that an exchange of said lands should be made; therefore, Preamble.

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

1. The Commissioner of the Department of Conservation and Economic Development is hereby authorized to grant and convey by good and sufficient deed, in the name of and on behalf of the State of New Jersey, to Anthony Imbesi all that certain tract or parcel of land situate in the township of Maurice river, county of Cumberland and State of New Jersey, bounded and described as follows: Authorizes  
sale and  
conveyance  
of certain  
State lands.

Beginning at a point designated as "DLR40" (described for location by "Notation" below) and extending thence: Description.

(1) South 76 degrees 06 minutes West (called South 82 degrees West in various deeds), along the division line between the lands of the State of New Jersey and Anthony Imbesi (formerly Peaslee-Brooks tracts) 6750 feet, more or less, to a common corner of same; thence

(2) North 4 degrees 30 minutes West (called North 1 degree East in various deeds) 2660 feet, more or less, to a stone and pine knot corner, being also another corner common to the State-Imbesi tracts; thence

(3) North 76 degrees 06 minutes East 7335 feet, more or less, until this line strikes the Tuckahoe River; thence (118-119th course in the deed of Peaslee to the State of New Jersey, DB 852/392) following the several courses of the said Tuckahoe River in a general Southerly direction to a point in said River (being the 119th course in the Cumber-

land Tract in deed from E. R. Wood, et ux, to South Jersey Land and Transportation Company, DB 208/603); thence South 76 degrees 06 minutes West (South 62 degrees 15 minutes West in the "Notation" description below) 390 feet, more or less, to "DLR40", the place of beginning, being the common State-Imbesi line, formerly the Capizoli-Peaslee line, and Being a rough parallelogram with the Tuckahoe River as the irregular boundary (either on the edge or on the center line of the river as title shall have vested in the State) and two boundaries common to the State of New Jersey and Anthony Imbesi, containing 435 acres more or less.

Being part of the lands conveyed to the State of New Jersey by Amos J. Peaslee, et ux, by deed dated May 14, 1956 and recorded in Cumberland County deed book 852/392, being in part described therein by courses 118, 119 and 120.

(This notation is to facilitate locating the ancient monument designated, "DLR40", which is one of the points set forth in the deed of James J. Shea, et ux, to Anthony Imbesi, dated January 27, 1956, and recorded in Cumberland County deed book 846/93 and in the deed of Anna B. Capizola, et vir, to James J. Shea, et ux, dated September 1, 1951, and recorded in Cumberland County deed book 774/162, the description reading in part:

Beginning at a point in the center line of Cumberland Avenue as intersected by the center line of a stream known as the Tuckahoe River; said beginning point being in the first course of a deed from Daniel L. Risley, et ux, to Emanuel C. Shaner, bearing date of May 7, 1896, and recorded July 17, 1918 in Deed Book 363, page 478, etc. records of the Cumberland County Clerk's Office (and also as recorded June 11, 1896 in Deed Book 203, page 396, etc., records of the Atlantic County Clerk's Office) and extending thence:

(1) In and along the center line of Cumberland Avenue on a course or bearing of North sixty-seven degrees and thirty-seven minutes West, and in part, in and along the first course of the above recited deed to Emanuel C. Shaner, a distance of five hundred and seventy-five feet, more or less, to a point and monument in the center line of Cumberland Avenue; said point being further identified by an ancient monument known as "DLR39", as reference to the records of the Atlantic County Clerk's Office will disclose; thence

(2) North, twenty-two degrees and five minutes East, and along the second course of the above-recited deed to Emanuel C. Shaner, a distance of twenty-three hundred feet to a point and ancient monument; said monument being further known and identified as "DLR40"; thence

(3) South, sixty-two degrees and fifteen minutes East and, in part, in and along the third course, or bearing, of the above recited deed to Emanuel C. Shaner, a distance of three hundred and ninety feet, more or less, to the center line of the stream known as the Tuckahoe River; thence

(4) In and along the center line of the said stream known as Tuckahoe River, and following the various courses thereof in what may be called a general Southerly direction to the point and place of beginning.)

in exchange for a conveyance by the said Anthony Imbesi by good and sufficient deed to the State of New Jersey for the use of the Division of Fish and Game the unencumbered fee simple title to all that certain tract of land, being two parcels, Containing 105 acres more or less, in the Townships of Maurice River and Landis, County of Cumberland, State of New Jersey, bounded and described as follows:

Parcel No. 1: Beginning at a point in the southeast corner of Bennett Mill clearing about five hun-

dred feet South of road to Doughty's Tavern, marked by white oak stake and stone; thence (1) South eighty one degrees West thirty-one chains, crossing Manumuskin Creek with line marked by large maple East of Creek and large pine on upland West thereof to a corner marked by a white oak stake; thence (2) North nine degrees West eight chains, line marked, by oak stake four hundred feet from last aforesaid corner set at south side of road to Five Points and ending in cleared ground beyond; thence (3) North eighteen degrees East thirty-five chains to a corner; thence (4) North eighty-one degrees East sixteen chains and two links to a corner in mid-stream of Manumuskin Creek; thence (5) South nine degrees East forty chains running for last nine hundred feet along east edge of the clearing to place of beginning, containing one hundred acres of upland, bog, and stream, and being the property known as the Bennett Mill Cranberry Bog and farm, together with the buildings and improvements thereon erected, intending to include in this conveyance the privilege to the grantee to flood back the water of the creek sufficiently to cover the bog at its present limits.

Being the lands conveyed to Lorenzo A. Adams by The South Jersey Land and Transportation Company by deed dated October 26, 1884, and recorded in Cumberland County Deed Book 227/144.

Parcel No. 2: Beginning at a point in the line dividing lands of the parties hereto (referring to the above Adams deed) at a distance of 3.95 chains Easterly from the second corner of said Adams land, thence South 36 degrees 20 minutes East 6.17 chains to a point in upland near edge of swamp of Manumuskin Creek, thence South 89 degrees East 3.48 chains to a stone set for a corner also in upland near edge of swamp, thence crossing swamp and creek North 36 degrees East 8.58 chains to a stake in Adams South line, thence by the same South 80 degrees 50 minutes West 12.33 chains to place of beginning.

Containing 4.6 acres of land.

Being the lands conveyed to Lorenzo A. Adams by The South Jersey Land and Transportation Company by deed dated June 19, 1895 and recorded in Cumberland County Deed Book 231/277.

(Both of the above parcels are under agreement of sale by A. Virginia Adams, widow of Lorenzo A. Adams and owner thereof, to Anthony Imbesi, dated December, 1957).

2. This act shall take effect immediately.

Approved May 2, 1958.

## CHAPTER 30

AN ACT concerning county parks, amending section 40:37-147 and supplementing subdivision C of chapter 37 of Title 40 of the Revised Statutes.

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

1. Section 40:37-147 of the Revised Statutes is amended to read as follows:

Section  
amended.

40:37-147. It shall be lawful to be present at and take part in, in county parks owned, maintained and operated by counties under authority of sections 40:37-96 to 40:37-174 of this Title, on any day in the week, any law to the contrary notwithstanding, sports, plays, games, recreations, concerts and amusements, to the extent and in such manner as the county park commission having control of the parks, shall designate; and such commission may make all necessary rules and regulations controlling and governing said sports, plays, games, recreations, concerts and amusements, and prohibiting them in such parks or parts of parks in which said board of park commissioners may deem it unwise to permit the same.

Jurisdiction:  
rules and  
regulations.

C. 40:37-147.1.  
Fees.

2. Whenever any county park commission shall have constructed and maintained, or shall construct and maintain, an indoor or outdoor recreation center or centers and other special facilities for the use, recreation and entertainment of the public for sports, exhibitions, games, concerts, skating rinks, boating, tennis, golf, zoo, nature center and other recreational facilities, said commission, in order to provide the funds, in whole or in part, necessary to operate, maintain, improve and police the same, may establish charges and collect reasonable fees, rents or other charges for admission to, participation in, or use of said facilities and for any recreational privilege, entertainment or other activity.

3. This act shall take effect immediately.

Approved May 9, 1958.

## CHAPTER 31

AN ACT concerning insurance companies and amending section 17:34-20 of the Revised Statutes.

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

Section  
amended.

1. Section 17:34-20 of the Revised Statutes is amended to read as follows: :

Additional  
insurance  
coverage  
by certain  
insurance  
companies.

17:34-20. A life insurance company, incorporated under chapters 34 and 35 of this Title (§ 17:34-1 et seq.), or under a special act, may, notwithstanding the provisions of sections 17:17-3 and 17:28-1 of this Title, provide in its policies of insurance, or in separate policies supplementary thereto, for the payment of a larger amount of insurance if death is caused by accident, and may incorporate therein, or in its annuity contracts, or in separate policies or contracts supplementary thereto, provisions for the

waiver of premiums or for the granting of other benefits, or both, if the insured becomes disabled from any cause. Any such company may, without amending its charter, if it is possessed of a capital stock of at least \$300,000.00 and surplus of at least \$150,000.00 or, if a mutual company, it is possessed of net cash assets (excess of allowable assets over all liabilities) of at least \$450,000.00, be authorized by the Commissioner of Banking and Insurance to make insurances for the purposes specified in paragraph "c" of section 17:17-1 of this Title and against bodily injury by accident as specified in paragraph "d" of the said section 17:17-1.

2. This act shall take effect immediately.

Approved May 9, 1958.

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## CHAPTER 32

AN ACT concerning fees of coroners, and amending section 22A:4-7 of the New Jersey Statutes.

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

1. Section 22A:4-7 of the New Jersey Statutes is amended to read as follows: Section amended.

22A:4-7. Coroners shall be allowed the following fees: Coroner's fees.

For drawing and returning the inquisition, \$2.00.

For viewing the body, by coroner or person acting in his stead, \$10.00.

Mileage per mile, going and returning, or actual carfare, \$0.10.

For a percept to summon a jury, \$0.50.

For swearing the jury, \$0.25.

For swearing each witness, \$0.06.

Sitting with jury at inquest each day, \$3.00.

Taking deposition of witnesses at inquest, counting not more than 2 folios of manuscript to each page, per folio, \$0.10.

Jurors' fees: For each case, \$0.25; in cases of special importance the board of chosen freeholders of the county in which any inquest is held may, upon the recommendation of the coroner and of the county prosecutor, and by the affirmative votes of 2/3 of all the members of such board, make to each juror sitting on the inquest therein an extra allowance of not more than \$5.00.

Burying the body when necessary, the actual cost thereof not exceeding \$50.00.

None of the fees allowed in this section shall be paid by any county treasurer until a detailed bill of items therefor, duly taxed according to law, shall have been presented to and approved by the board of chosen freeholders of such county.

2. This act shall take effect immediately.

Approved May 9, 1958.

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## CHAPTER 33

AN Act authorizing and directing the Commissioner of Conservation and Economic Development to acquire certain property in the name of the State for water supply and other public purposes and making an appropriation therefor.

Preamble. WHEREAS, It is recognized that additional supplies of water are needed to meet the present and future requirements of the people of the State; and

Preamble. WHEREAS, One of the projects, among the various proposals made to assist in meeting these requirements, is a water supply system consisting of a reservoir of approximately 10 billion gallons ca-



capacity to be created by the construction of a dam on the Spruce Run tributary of the south branch of the Raritan river, located northwest of the town of Clinton in the county of Hunterdon, and of such works and facilities as may be necessary or useful for the storage of waters or to regulate the flow in the south branch of the Raritan river and of the Raritan river; and

WHEREAS, It is advisable to authorize the acquisition of certain real property which will be needed for such water supply system, without awaiting the enactment into law of such statutes as may be necessary to specifically provide for the creation and establishment of such system; now, therefore,

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

1. The Commissioner of Conservation and Economic Development is authorized and directed to acquire, in the name of the State within 2 years from the effective date of this act, such part of the area included in and adjacent to the Spruce Run tributary of the south branch of the Raritan river, located northwest of the town of Clinton in Hunterdon county which in the judgment of the commissioner is appropriate and useful for the future establishment of a water supply system.

C. 58:21-1.  
Acquisition  
of area for  
establishment  
of water  
supply  
system.

2. Acquisition of said real property authorized and directed by this act may be made by purchase or by the exercise of the power of eminent domain, pursuant to the provisions of chapter 1 of Title 20 of the Revised Statutes.

C. 58:21-2.  
Power of  
eminent do-  
main.

3. In the event of condemnation proceedings pursuant to this act, the Attorney-General shall represent the State and the Commissioner of Conservation and Economic Development.

C. 58:21-3.  
Attorney Gen-  
eral to repre-  
sent.

4. Where in the acquisition of real property pursuant to this act, it shall be necessary to acquire lands, portions of which are deemed by the Commis-

C. 58:21-4.  
Exchange of  
excess lands.

sioner of Conservation and Economic Development to be in excess of the State's needs, the commissioner, on behalf of the State, is authorized to enter into agreements of exchange and to convey, such excess portions of land, as part or all of the consideration for the purchase of other lands herein authorized and directed to be acquired.

C. 58:21-5.  
Use of lands.

5. Real property acquired pursuant to this act shall be held primarily for use in connection with a water supply system, but shall also be made available, as a State reservation, for recreational and other State uses consistent with its primary use, in accordance with rules and regulations to be promulgated by the Commissioner of Conservation and Economic Development.

C. 58:21-6.  
Payments in  
lieu of taxes.

6. To the end that municipalities may not suffer loss of taxes by reason of the acquisition and ownership by the State of New Jersey of property therein, the State Treasurer upon certification of the Commissioner of Conservation and Economic Development shall pay annually on October 1 to each municipality in which property is acquired pursuant to this act (a) a sum equal to that last paid as taxes upon such land for the taxable year immediately prior to the time of its acquisition and (b) in addition, for a period of 13 years following such acquisition the following amounts: in the first year a sum of money equal to that last paid as taxes upon improvements upon such land for the taxable year immediately prior to the time of its acquisition; and thereafter the following percentages of the amount paid in the first year, to wit, second year 92%; third year 84%; fourth year 76%; fifth year 68%; sixth year 60%; seventh year 52%; eighth year 44%; ninth year 36%; tenth year 28%; eleventh year 20%; twelfth year 12%; thirteenth year 4%.

All sums of money received by the respective municipalities as compensation for loss of tax revenue pursuant to this section shall be applied to

the same purposes as is the tax revenue from the assessment and collection of taxes on real property of the said municipalities, and to accomplish this end such sums shall be apportioned in the same manner as the general tax rate of the municipality for the tax year preceding the year of receipt.

The State shall be reimbursed for payments required to be made by this section out of the proceeds received for the sale of water supplied by said system.

The State Treasurer shall also pay to any county or municipality the cost of relocating any municipal or county roads made necessary by reason of the acquisition or use of property pursuant to this act.

7. No part of funds appropriated by this act shall be used for any purpose other than for payment of the cost and other necessary miscellaneous expenses in connection with the acquisition of real property by purchase or condemnation award.

C. 58:21-7.  
Use of funds.

8. There is hereby appropriated out of the General Treasury to the Department of Conservation and Economic Development for the purposes of this act, \$2,000,000.00 or so much thereof as may be needed.

C. 58:21-8.  
Appropriation.

9. The State shall be reimbursed for all expenditures for the acquisition of said real property made pursuant to this act out of the proceeds of any bond issue authorized for water supply purposes, including the construction of a reservoir and water supply system in the area in Hunterdon county known as Round Valley.

C. 58:21-9.  
State to be  
reimbursed.

10. This act shall take effect immediately.

Approved May 12, 1958.

## CHAPTER 34

AN ACT concerning water supplies, providing for increased water supplies for public potable, industrial, irrigation and other purposes, prescribing the functions, powers and duties of the Department of Conservation and Economic Development in connection therewith, and supplementing Title 58 of the Revised Statutes.

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

C. 58:22-1.  
N. J. Water  
Supply Law,  
1958.

1. This act shall be known and may be cited as the "New Jersey Water Supply Law, 1958."

C. 58:22-2.  
Legislative de-  
termination.

2. The Legislature hereby finds and determines that—

(a) Adequate supplies of wholesome water are essential to the health, welfare, commerce and prosperity of the people of the State. Such supplies will be best developed by long-range plans, to be put into effect in stages during a period of years. The formulation and execution of such plans cannot safely be allowed to wait until the shortage of water in the State becomes critical in all parts of the State.

(b) The needs of the State's growing population and expanding industrial development require the establishment of new and additional water supply facilities; the planning for and, subject to specific authorization by law, the acquisition of sites for the establishment of future water supply facilities; and a continuing program of studies and investigations to determine the resources and potentials for development of the ground waters of the State.

(c) There is an immediate need for a new major supply of water to meet the present acute water requirements in the northeastern metropolitan counties and in the Raritan Valley, areas which

directly and indirectly affect the commerce and prosperity of the entire State.

(d) The existing water sources in the Hackensack, Passaic, Rockaway, Wanaque and Pequannock rivers have been and are now being developed to the reasonable limit of the capacity of these rivers by municipalities and water companies in the northeastern region of New Jersey. Well supplies in this region have also approached their limit of practicable development.

(e) Delaware Valley water supplies can ultimately be made available for New Jersey's long-range needs. Such supplies are dependent on a comprehensive survey now being conducted by the United States Army Corps of Engineers on a United States Supreme Court decision to establish the rights of the several States involved and on joint legislation of and co-operation between New Jersey and neighboring States.

(f) The Raritan river basin is the only area where large quantities of additional water can be obtained immediately and economically to serve the northeastern metropolitan counties as well as the counties in the Raritan Valley. This basin is about equal in size to the Passaic river basin, is wholly within the State, is reasonably close to the counties needing water and is virtually undeveloped for water supply.

(g) The establishment of an on-river reservoir at Spruce Run will provide additional water supply from the Raritan river basin, provide a source of water to fill the reservoir at Round Valley, and provide increased and sustained minimum flows in the south branch downstream thereof and in the Raritan river. The combined development of an off-river reservoir in the Round Valley area now under acquisition by the State for reservoir purposes with the smaller and cheaper on-river reservoir at Spruce Run will provide water supply storage for delivery of water in pipelines at the user's expense to areas

within and without the Raritan river basin for areas desiring that type of supply as well as stream flow regulation for multiple use to serve areas, both within and without the basin, which prefer to obtain their supply at less initial cost from stream channels nearer to the area of demand. Water from the reservoirs will also be available for local use. The increased and sustained minimum flows will improve the quality of the water in the river, will tend to reduce the salinity in the tidal reaches, and will improve the upper river and its tributaries for recreational purposes. Water for filling the reservoirs will not interfere with the higher sustained low flow specified by law and will not in any event adversely or otherwise affect the storage of water impounded in upstream lakes.

(h) The provisions proposed for the development of water storage facilities on the Raritan river basin are also applicable, with minor modifications, to the conservation and development of the ground-water resources of the South Jersey Coastal Plain and elsewhere in favorable areas throughout the State to provide storage and tide dam facilities to create artificial recharge of ground-water aquifers in areas of heavy pumpage and to protect such areas from surface pollution and salt water intrusion. They also provide a basis for State participation in the long-range, authorization plan now under study by the United States Army Corps of Engineers for the development of the water resources of the interstate Delaware river basin.

(i) It is therefore in the interest of the health, safety and prosperity of the people of the State as a whole, that immediate legislative action be taken towards making provision for storage facilities to augment natural water resources to make available an adequate supply of water for the most critical need and in addition provide for a long-range program for development, as shall be required, of the remaining water resources of the State.

3. As used in this act, unless the context indicates another or different meaning or intent:

C. 58:22-3.  
Terms  
defined.

(a) "Department" means the Department of Conservation and Economic Development, or its successor.

(b) "Construct" and "construction" mean, in addition to the usual meanings thereof, acts of construction, reconstruction, replacement, extension, improvement and betterment.

(c) "Cost" shall mean, in addition to the usual connotations thereof, the cost of acquisition or construction of all or any part of a water supply facility and of all or any real or personal property, agreements and franchises deemed by the department to be necessary or useful and convenient therefor or in connection therewith, including interest or discount on bonds, cost of issuance of bonds, cost of geological and hydrological services, engineering and inspection costs and legal expenses, cost of financial, professional and other estimates and advice, organization, administrative, operating and other expenses prior to and during such acquisition or construction, and all such other expenses as may be necessary or incident to the financing, acquisition, construction and completion of such water supply facility or part thereof and the placing of the same in operation, and also such provision for reserves for working capital, operating, maintenance or replacement expenses and for payment or security of principal of or interest on bonds during or after such acquisition or construction as the State Comptroller may determine, and also reimbursements to the State General Fund of any moneys theretofore expended for or in connection with such water supply facility

(d) "Commissioner" means the Commissioner of Conservation and Economic Development.

(e) "Council" means the Water Policy and Supply Council in the Division of Water Policy and Supply.

(f) "Division" means the Division of Water Policy and Supply in the Department of Conservation and Economic Development.

(g) "Net revenues" means all revenues received by the department or division from the operation of a water supply facility or any part thereof, in excess of the operating expenses thereof and provision for such reasonable reserves therefor as the State Comptroller may require or approve.

(h) "Operating expenses" means, in addition to the usual meanings thereof, all costs and expenses of operating, maintaining, managing, repairing and reconstructing a water supply facility and each and every part thereof including, without limiting the generality of the foregoing, administrative expenses, premiums on insurance, including use and occupancy insurance and casualty insurance, costs of collection of any revenues, legal and engineering expenses, payments to employee retirement, insurance, health and hospitalization funds, expenses, liabilities and compensation of fiduciaries, and any other expenses required to be paid for or with respect to proper operation or maintenance of such water supply facility.

(i) "Project" means any work for the protection and preservation or for the development, conservation, regulation or recreational use of a water supply facility, which is separately planned, financed or identified by the department or division.

(j) "Real property" means lands within or without the State, and improvements thereof or thereon, any and all rights of way, water, riparian and other rights, any and all easements and privileges in real property, and any right or interest of any kind or description in, relating to or connected with real property.

(k) "Water supply facility" or "facility" means and refers to the real property and the plants, structures, machinery and equipment and other property,



real, personal and mixed, acquired, constructed or operated, or to be acquired, constructed or operated by or on behalf of the State, for the purpose of augmenting the natural water resources of the State and making available an increased supply of water for all uses, and any and all appurtenances necessary, useful or convenient for the collection, storage, control sale or exchange of water and to preserve and protect these resources and facilities and provide for the conservation and development of future water supply sources, and to facilitate incidental recreational uses of either of them.

4. The department shall, through the division or otherwise

C. 58:22-4.  
Duties of  
department.

(a) Plan, design, develop, acquire, construct, and place in operation and maintain the following water supply facilities and may expend or commit from the proceeds of the New Jersey Water Bond Act, 1958, an amount not exceeding \$39,500,000.00 for the cost thereof:

(1) A reservoir of approximately 55 billion gallons capacity in the area, commonly known as Round Valley, located in the county of Hunterdon, acquired or in the process of being acquired pursuant to the provision of chapter 60 of the laws of 1956, hereinafter referred to as the Round Valley reservoir; together with such works, structures, pumping plants, pipelines, force mains and other facilities as may be necessary or useful to divert or pump water thereto release water therefrom, and provide for the storage of water therein. The source of waters for said reservoir shall be either or both the south branch of the Raritan river or the Delaware river, exclusive of its tributaries.

(2) A reservoir of approximately 10 billion gallons capacity to be created by the construction of a dam or dams on Spruce Run and Mulhockaway creek tributaries of the south branch of the Raritan river, located northwest of the town of Clinton in the county of Hunterdon, hereinafter referred to

as the Spruce Run reservoir; together with such works and facilities as may be necessary or useful for the storage of waters and to regulate the flow in the south branch of the Raritan river and of the Raritan river above and below its confluence with the Millstone river.

(b) Carry out a 10-year program of detailed geological and hydrological studies and ground-water investigations, inventories and reports throughout the State by means of test drillings, observation wells, and any other means necessary to determine ground-water resources, quality, and supply potentials, and may expend or commit from the proceeds of said bond act an amount not exceeding \$125,000.00 in any 1 year plus any unexpended or uncommitted balance from any prior year or years and \$1,250,000.00 overall for the cost thereof.

(c) By studies, tests and actual field experiments, determine the practicability and suitability in this State of developing and utilizing natural ground-water storage to supplement on-stream reservoir storage as a source of water supply, and may expend or commit from the proceeds of said bond act an amount not exceeding \$100,000.00 for the cost thereof.

(d) Continue to research, plan and design ways and means of improving stream flows in the Raritan Watershed or in the Millstone Watershed or both whether by river regulation reservoirs, pumping, flow diversion, water reuse or other means, or any combination thereof, deemed practicable to meet the needs of the area or areas; and acquire, as and when authorized specifically by law after public hearing, real property in any area in said watersheds as shall be suitable as a site or sites for the establishment of an additional water supply facility or facilities including any real property in any area in said watersheds where the utilization of natural ground-water storage to supplement on-stream reservoir storage as a source of water supply

is determined to be practicable and suitable. The proceeds of said bond act in an amount not exceeding in the aggregate \$3,000,000.00 may be expended or committed for the costs thereof.

(e) Continue to research, plan and design ways and means of improving stream flows in any other area or areas, whether by river regulation reservoirs, pumping, flow diversion, water reuse, or other means, or any combination thereof, deemed practicable to meet the needs of the area or areas; and acquire, as and when authorized by law after public hearing, real property in any such area or areas as shall be suitable as a site or sites for the establishment or an additional water supply facility or facilities including any real property in any such area or areas where the utilization of natural ground-water storage to supplement on-stream reservoir storage as a source of water supply is determined to be practicable and suitable. The proceeds of said bond act in an amount not exceeding in the aggregate \$2,000,000.00 may be expended or committed for the costs thereof.

5. The department may expend or commit any remaining funds unexpended or uncommitted as hereinabove authorized for any project, as defined herein as shall be authorized specifically by law.

C. 58:22-5.  
Unexpended  
funds.

6. Any funds of the State heretofore authorized by law to be expended for any of the specific purposes authorized by this act and which have been or shall be so expended, shall be refunded to the State General Fund, and returned from it to any other fund from which the same may have been transferred, from the proceeds of said bond act allocated to such purpose.

C. 58:22-6.  
Refund to  
General State  
Fund.

7. No water shall be pumped from the south branch of the Raritan river into the Round Valley reservoir whenever the flow in said river is less than 40 million gallons daily at the United States Geological Survey stream gauging station at Stanton, or less than 70 million gallons daily at the

C. 58:22-7.  
Pumping  
prohibited  
certain times;  
minimum  
requirements.

United States Geological Survey stream gauging station at Manville or less than 90 million gallons daily at the United States Geological Survey stream gauging station at Bound Brook, nor shall water be pumped from said river into such reservoir during the period from June 15 to September 15 in any year.

Upon the completion and placing in operation of the Round Valley reservoir, not less than 830,000 gallons of water daily shall be released at all times into Prescott brook from such reservoir and at all times not less than 170,000 gallons of water daily shall be released into the south branch of the Rock-away creek from such reservoir.

C. 58:22-8.  
Releasing  
water from  
reservoirs.

8. Whenever the flow of water in the south branch of the Raritan river is less than 40 million gallons daily at the United States Geological Survey stream gauging station at Stanton, or less than 70 million gallons daily at the United States Geological Survey stream gauging station at Manville, or less than 90 million gallons daily at the United States Geological Survey stream gauging station at Bound Brook, a sufficient amount of water shall be released from the Spruce Run reservoir or from such other reservoir or reservoirs as may be constructed on the south branch of the Raritan river or its tributaries and, if necessary, from the Round Valley reservoir in such amounts as will maintain not less than the said flows of 40 million gallons daily at Stanton and 70 million gallons daily at Manville and 90 million gallons daily at Bound Brook, and such released water shall be returned to the south branch of the Raritan river at the point of diversion or pumping into any such reservoir or at some point upstream thereof.

C. 55:22-9.  
Jurisdiction  
of department.

9. (a) The department shall have jurisdiction and control, subject to the provisions hereof, over the use and disposition of all additional water made available for use pursuant to this act. It shall sell such water and rights thereto on just and reason-

able terms and conditions as determined by the council and at just, reasonable and equitable rates and charges, to persons associations, corporations including water supply corporations, municipalities municipal and district water commissions, and authorities for public potable, industrial, irrigation, and other purposes upon application and after public hearing; provided that before such water may be used for potable purposes, purification and treatment shall be accomplished by the purchaser in a manner satisfactory to the State Department of Health. The council may grant or deny any application made pursuant to this section, and at its discretion, dispense with public hearing when the quantity of water applied for is less than  $\frac{1}{2}$  million gallons a day. In granting or denying any such application, the council shall be governed by the principles and procedures established and recognized by common law applicable to the diversion and use of water in this State, or as set forth in Title 58 of the Revised Statutes and to which Title this act is a supplement.

(b) The division shall cause a notice of every public hearing required to be held pursuant to this section to be given, as hereinafter provided, for the purpose of hearing all persons and municipal corporations or other civil divisions of the State that may be affected thereby. The notice shall specify the time, date and place of the hearing, the time within which objections shall be filed, and shall be published in such newspaper and for such length of time, not exceeding 4 weeks, as the division shall determine.

(c) Any person or municipal corporation or the proper authorities of any civil division of the State may file in the office of the division objections to any application to purchase such water. Every such objection shall be filed not later than 5 days prior to the date of hearing and shall particularly specify its ground.

(d) The expense of the hearing on any application to purchase such water shall be certified by the division to the applicant, who shall pay the same within 30 days thereafter.

C. 58:22-10.  
Rates and  
charges.

10. The department shall determine and establish, after public hearing just, reasonable and equitable rates and charges for water sold from any project authorized by this act which shall provide net revenues sufficient to meet annual payments of principal and interest chargeable to such project and incurred by the State under the Water Bond Act, 1958. Such rates shall not be subject to revision or other action by any other department, commission, board or body. The department shall have power to revise such rates from time to time, and any contract for the sale of water shall be subject to the exercise of this power. Differentiation in rates and charges may be made on the basis of quantities of water to be supplied, distances between the facility and point of diversion, the cost in making such water available, the place where the water is to be used and the character of such use, and the like. The aggregate revenue produced by such rates shall, so far as practicable, be limited to costs to the State of operation and maintenance and of debt service and to the reimbursement of the State Treasury of the amount of operating deficits, including annual payments of principal and interest, previously incurred by the State.

C. 58:22-11.  
Departmental  
powers.  
Existing  
water rights.

11. The department shall have power to investigate and hold hearings to determine existing water rights in riparian owners and the holders of grants and easements for the diversion and use of waters of the south branch of the Raritan river and the Raritan river and may make findings of fact in respect thereto.

Nothing in this act shall be construed to diminish or impair the common law rights of riparian owners.

12. For the purposes of this act, the department shall have power:

C. 58:22-12.  
Powers of  
department.

(a) to acquire in the name of the State of New Jersey, as an agency of the State, by purchase or otherwise on such terms and conditions and in such manner as it shall determine, or by the exercise of the power of eminent domain, any land and other property which it may determine is reasonably necessary for any water supply facility authorized by this act, and any and all rights, title and interest in such land and other property, including public lands, parks, playgrounds, reservations, roads, waters and water rights, owned by or in which any State, county municipality, or special district, or public body or agency thereof, has any right, title or interest, or parts thereof or rights therein, and any fee simple absolute or any lesser interest in private property, including waters and water rights, and any easements upon, or the benefit of restrictions against abutting property, to preserve and protect any such water supply facility; provided, however, that nothing in this act shall be deemed to authorize the department to acquire by condemnation any property which is part of an existing public water supply system or facility;

(b) to receive and accept from any Federal agency, subject to the approval of the Governor or such other approval as may be required by law, grants for or in aid of the acquisition or construction of the water supply facilities authorized by this act, and to receive and accept aid or contributions from any source, or either money, property labor, or other things of value to be held used and applied only for the purposes of this act and to make and perform such agreements and contracts as may be necessary or convenient in connection with the procuring, acceptance or disposition of such grants and contributions;

(c) to adopt and enforce rules and regulations for the control, use, operation and maintenance of

facilities authorized by this act;

(d) to enter on any lands, waters or premises for the purpose of making surveys, borings, soundings, and examinations;

(e) to do and perform any acts and things authorized by this act under, through or by means of its officers, agents, and employees, or by contract with any person.

C. 58:22-13.  
Exercising  
power of  
eminent  
domain.

13. Whenever the power of condemnation is exercised by the department pursuant to this act, the provisions of chapter 1 of Title 20 (Eminent Domain) of the Revised Statutes, as amended and supplemented, shall be applicable and such power shall include the condemnation of public as well as privately owned property, except as otherwise provided by this act.

C. 58:22-14.  
Relocating or  
removing pub-  
lic utility  
facilities.

14. The department shall also have power to make reasonable regulations for the installation, construction, maintenance repair, renewal, relocation and removal of tracks pipes, mains, conduits, cables, wires, towers, poles and other equipment and appliances herein called "public utility facilities" of any public utility as defined in section 48:2-13 of the Revised Statutes, in, on, along, over or under any project. Whenever the department shall determine that it is necessary that any such public utility facilities which now are, or hereafter may be, located in, on, along, over or under any project, should be relocated, or should be removed from such project, the public utility owning or operating such facilities shall relocate or remove the same in accordance with the order of the department; provided, however, that the cost and expenses of such relocation or removal, including the cost of installing such facilities in a new location, or new locations, and the cost of any lands, or any rights or interest in lands, and any other rights acquired to accomplish such relocation or removal, less the cost of any lands or any rights or interests in lands or any



other rights of the public utility paid to the public utility in connection with the relocation or removal of such property, shall be ascertained and paid by the department as a part of the cost of such project. In case of any such relocation or removal of facilities, as aforesaid, the public utility owning or operating the same, its successors or assigns, may maintain and operate such facilities, with the necessary appurtenances, in the new location or new locations, for as long a period, and upon the same terms and conditions, as it had the right to maintain and operate such facilities in their former location or locations.

15. Any county, municipality or other political subdivision, or any public agency or body of the State of New Jersey, or any other person, notwithstanding any contrary provision of law is hereby authorized and empowered to sell, lease, lend grant or convey to the State of New Jersey at the request of the department, or to permit the department at its request to relocate, use, maintain or operate as part of its water supply facility without the necessity for any advertisement, order of court or other action or formality other than the authorizing resolution of the governing body of the county or municipality concerned or the regular and formal action of any authority or other person concerned, any real or personal property owned by it or him, including all or any part of any public highway or water supply facility, which may be necessary or useful and convenient for the purposes of this act and which may be accepted by the department. Any such sale, lease, loan, grant, conveyance or permit may be made with or without consideration and for a specified or an unlimited period of time. The department may enter into and perform any and all agreements with respect to property so accepted by it, including agreements for relocation of any public highway or for the assumption of principal or interest or both of indebtedness of such

C. 58:22-15.  
Agreements  
for sale, lease,  
etc. of prop-  
erty by politi-  
cal sub-divi-  
sions or  
authorities.

county, municipality, political subdivision, agency, or body, or person or of any mortgage or lien existing with respect to such property or for the operation and maintenance of such property or part of a water supply facility.

C. 58:22-16.  
Use of reservoirs for recreation.

16. The reservoirs constructed pursuant to this act shall be available for public use for recreation, swimming, fishing and boating in such manner and to such extent as shall not impair the availability of the water therein for potable or industrial use or endanger the water supply facility or any of the works or facilities of any purchaser of such water.

C. 58:22-17.  
Construing.

17. This act is intended to protect and secure the public health and welfare and shall be liberally construed to effect the purposes thereof.

C. 58:22-18.  
Provisions severable.

18. If any provision of this act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provisions or applications and to this end the provisions of this act are declared to be severable.

C. 58:22-19.  
Act effective.

19. This act shall take effect immediately, but shall be inoperative unless and until the "New Jersey Water Bond Act, 1958." shall be duly approved by a majority of the legally qualified voters of the State voting on the question of the approval of said act at a general election.

Approved May 12, 1958.

## CHAPTER 35

AN ACT to authorize the creation of a debt of the State of New Jersey by the issuance of bonds of the State in the aggregate principal amount of \$45,850,000.00 for researching, acquiring, constructing and developing water supplies for public potable, industrial, irrigation and other purposes and facilities appurtenant thereto, providing the ways and means to pay the interest of such debt and also to pay and discharge the principal thereof, and providing for the submission of this act to the people at a general election.

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

1. This act shall be known as and may be cited as the "New Jersey Water Bond Act, 1958." School title.

2. The Legislature hereby finds and determines that— Legislative determination.

(a) Adequate supplies of wholesome water are essential to the health, welfare, commerce and prosperity of the people of the State. Such supplies will be best developed by long-range plans, to be put into effect in stages during a period of years. The formulation and execution of such plans cannot safely be allowed to wait until the shortage of water in the State becomes critical in all parts of the State.

(b) The needs of the State's growing population and expanding industrial development require the establishment of new and additional water supply facilities; the planning for and, subject to specific authorization by law, the acquisition of sites for the establishment of future water supply facilities; and a continuing program of studies and investigations to determine the resources and potentials

for development of the ground waters of the State.

(c) There is an immediate need for a new major supply of water to meet the present acute water requirements in the northeastern metropolitan counties and in the Raritan Valley, areas which directly and indirectly affect the commerce and prosperity of the entire State.

(d) The existing water sources in the Hackensack, Passaic, Rockaway, Wanaque and Pequannock rivers have been and are now being developed to the reasonable limit of the capacity of these rivers by municipalities and water companies in the northeastern region of New Jersey. Well supplies in this region have also approached their limit of practicable development.

(e) Delaware Valley water supplies can ultimately be made available for New Jersey's long-range needs. Such supplies are dependent on a comprehensive survey now being conducted by the United States Army Corps of Engineers, on a United States Supreme Court decision to establish the rights of the several States involved and on joint legislation of and co-operation between New Jersey and neighboring States.

(f) The Raritan river basin is the only area where large quantities of additional water can be obtained immediately and economically to serve the northeastern metropolitan counties as well as the counties in the Raritan Valley. This basin is about equal in size to the Passaic river basin, is wholly within the State, is reasonably close to the counties needing water and is virtually undeveloped for water supply.

(g) The establishment of an on-river reservoir at Spruce Run will provide additional water supply from the Raritan river basin, provide a source of water to fill the reservoir at Round Valley, and provide increased and sustained minimum

flows in the South Branch downstream thereof and in the Raritan river. The combined development of an off-river reservoir in the Round Valley area now under acquisition by the State for reservoir purposes with the smaller and cheaper on-river reservoir at Spruce Run will provide water supply storage for delivery of water in pipelines at the user's expense to areas within and without the Raritan river basin for areas desiring that type of supply as well as stream flow regulation for multiple use to serve areas, both within and without the basin, which prefer to obtain their supply at less initial cost from stream channels nearer to the area of demand. Water from the reservoirs will also be available for local use. The increased and sustained minimum flows will improve the quality of the water in the river, will tend to reduce the salinity in the tidal reaches, and will improve the upper river and its tributaries for recreational purposes. Water for filling the reservoirs will not interfere with the higher sustained low flow specified by law and will not in any event adversely or otherwise affect the storage of water impounded in upstream lakes.

(h) The provisions proposed for the development of water storage facilities on the Raritan river basin are also applicable, with minor modifications, to the conservation and development of the ground-water resources of the South Jersey Coastal Plain and elsewhere in favorable areas throughout the State to provide storage and tide dam facilities to create artificial recharge of ground-water aquifers in areas of heavy pumpage and to protect such areas from surface pollution and salt water intrusion. They also provide a basis for State participation in the long-range, authorization plan now under study by the United States Army Corps of Engineers for the development of the water resources of the interstate Delaware river basin.

(i) It is therefore in the interest of the health,

safety and prosperity of the people of the State as a whole, that immediate legislative action be taken towards making provision for storage facilities to augment natural water resources to make available an adequate supply of water for the most critical need and in addition provide for a long-range program for development, as shall be required, of the remaining water resources of the State.

Terms  
defined.

3. As used in this act, unless the context indicates another or different meaning or intent:

(a) "Bonds" means the water supply bonds authorized to be issued, or issued, under this act.

(b) "Department" means the Department of Conservation and Economic Development, or its successor.

(c) "Construct" and "construction" mean, in addition to the usual meanings thereof, acts of construction, reconstruction, replacement, extension, improvement and betterment.

(d) "Cost" shall mean, in addition to the usual connotations thereof, the cost of acquisition or construction of all or any part of a water supply facility and of all or any real or personal property, agreements and franchises deemed by the department to be necessary or useful and convenient therefor or in connection therewith, including interest or discount on bonds, cost of issuance of bonds, cost of geological and hydrological services, engineering and inspection costs and legal expenses, cost of financial, professional and other estimates and advice, organization, administrative, operating and other expenses prior to and during such acquisition or construction, and all such other expenses as may be necessary or incident to the financing, acquisition, construction and completion of such water supply facility or part thereof and the placing of the same in operation, and also such

provision for reserves for working capital, operating, maintenance or replacement expenses and for payment or security of principal of or interest on bonds during or after such acquisition or construction as the State Comptroller may determine, and also reimbursements to the State General Fund, or to any other fund from which moneys may have been transferred to the State General Fund, of any moneys theretofore expended for or in connection with such water supply facility.

(e) "Commissioner" means the Commissioner of Conservation and Economic Development.

(f) "Council" means the Water Policy and Supply Council in the Division of Water Policy and Supply.

(g) "Division" means the Division of Water Policy and Supply in the Department of Conservation and Economic Development.

(h) "Net revenues" means all revenues received by the department or division from the operation of a water supply facility, or any part thereof, in excess of the operating expenses thereof and provision for such reasonable reserves therefor as the State Comptroller may require or approve.

(i) "Operating expenses" means, in addition to the usual meanings thereof, all costs and expenses of operating, maintaining, managing, repairing and reconstructing a water supply facility and each and every part thereof including, without limiting the generality of the foregoing, administrative expenses, premiums on insurance, including use and occupancy insurance and casualty insurance, costs of collection of any revenues, legal and engineering expenses, payments to employee retirement, insurance, health and hospitalization funds, expenses, liabilities and compensation of fiduciaries, and any other expenses required to be paid for or with respect to proper operation or maintenance of such water supply facility.

(j) "Project" means any work for the protection and preservation or for the development, conservation, regulation or recreational use of a water supply facility, which is separately planned, financed or identified by the department or division.

(k) "Real property" means lands, within or without the State, and improvements thereof or thereon, any and all rights of way, water, riparian and other rights, any and all easements and privileges in real property, and any right or interest of any kind or description in, relating to or connected with real property.

(l) "Water supply facility" or "facility" means and refers to the real property and the plants, structures, machinery and equipment and other property, real, personal and mixed, acquired, constructed or operated, or to be acquired, constructed or operated by or on behalf of the State, for the purpose of augmenting the natural water resources of the State and making available an increased supply of water for all uses, and any and all appurtenances necessary, useful or convenient for the collection, storage, control, sale or exchange of water, and to preserve and protect these resources and facilities and provide for the conservation and development of future water supply sources, and to facilitate incidental recreational uses of either of them.

Bonds  
authorized.

4. Bonds of the State of New Jersey are hereby authorized to be issued in the aggregate principal amount of \$45,850,000.00, for the costs of researching, acquiring, constructing and developing water supplies for public potable, industrial, irrigation and other purposes and facilities appurtenant thereto, as may be authorized by statute.

Issuing  
officials;  
powers;  
water devel-  
opment bonds.

5. (a) The Governor, State Treasurer and Comptroller of the Treasury or any 2 of such officials (herein referred to as "the issuing officials") are hereby authorized to carry out the provisions of



this act relating to the issuance of said bonds, and shall determine all matters in connection therewith subject to the provisions hereof. In case any of said officials shall be absent from the State or incapable of acting for any reason, his powers and duties shall be exercised and preformed by such person as shall be authorized by law to act in his place as a State official.

(b) Bonds shall be issued from time to time as money is required for the purposes for which they are authorized, as certified by the department to the issuing officials.

(c) Said bonds shall be serial bonds and known as "Water Development Bonds," and each such bond shall mature and be paid not later than 35 years from the date of its issuance.

6. (a) Bonds issued in accordance with the provisions of this act shall be direct general obligations of the State of New Jersey, and the full faith and credit of the State are pledged for the payment of the principal at maturity and of the interest thereon as it shall become due.

General obligations of State; tax exemption.

(b) The principal and interest of such bonds shall be exempt from taxation by the State or by any county, municipality or other taxing district of the State.

7. The bonds shall be signed in the name of the State by the Governor or by his facsimile signature, under the great seal of the State, and attested by the Secretary of State, or an assistant Secretary of State, and shall be countersigned by facsimile signature of the Comptroller of the Treasury. Interest coupons attached to said bonds shall be signed by the facsimile signature of the Comptroller of the Treasury. Such bonds may be issued notwithstanding that any of the officials signing them or whose facsimile signatures appear on the bonds or coupons shall have ceased to hold office at the

Signatures required.

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

Bonds  
recital.

8. The bonds shall recite that they are issued for water supply purposes and in pursuance of this act, that this act was submitted to the people of the State at the general election held in the month of November, 1958, and that it received the approval of the majority of the votes cast for and against it at such election. Such recital in said bonds shall be conclusive evidence of the authority of the State to issue said bonds and of their validity. Any bonds containing such recital shall in any suit, action or proceeding involving their validity be conclusively deemed to be fully authorized by this act and to have been issued, sold, executed, and delivered in conformity herewith and with all other provisions of the statutes applicable thereto, and shall be incontestable for any cause.

Issuing  
details.

9. (a) Bonds shall be issued in such denominations and in such form or forms, whether coupon or registered, as to both principal and interest, as may be determined by the issuing officials.

(b) Whenever such bonds shall have been issued as coupon bonds, whether so issued originally or at the request of a holder thereof subsequent to the original issue, such bonds, or any of them, may be reissued by the issuing officials at the request of a holder as registered bonds, and all registered bonds, whether so issued originally or at the request of the holder subsequent to the original issue, may be reissued by the issuing officials, at the request of a holder, as coupon bonds.

(c) In case any coupon bonds and coupons thereunto appertaining or any registered bond shall become mutilated or destroyed, a new bond shall be executed and delivered of like tenor, in substitution for the mutilated or destroyed bonds or coupons, upon the owner furnishing to the issu-

ing officials evidence satisfactory to them of such mutilation or destruction and also such security and indemnity as the issuing officials may require.

10. When bonds are issued from time to time, the bonds of each issue shall constitute a separate series to be designated by the issuing officials. Each series of bonds shall bear such rate or rates of interest, not exceeding 4% per annum, as may be determined by the issuing officials, which interest shall be payable semiannually; provided, that the first and last interest periods may be longer or shorter, in order that intervening semiannual payments may be at convenient dates.

Separate  
series;  
rate of  
interest.

11. Bonds of each series issued hereunder shall mature in annual installments commencing not later than 10 years and ending not later than 35 years after the date of issue of such series, and in such amounts as shall be determined by the issuing officials, but the issuing officials may reserve to the State by appropriate provision in the bonds of any series the power of election by resolution or resolutions of the issuing officials to call for redemption, and to redeem on any interest payment date beginning in a stated year, as a whole or in part in the inverse order of their numbers, bonds of that series prior to their maturity, upon notice by publication, at least once, at least 60 days prior to the date fixed for redemption, in a newspaper published in the city of Trenton and in a publication carrying municipal bond notices and devoted primarily to financial news, published in New York City or in New Jersey. On and after the date of redemption so fixed, interest on bonds so called for redemption shall cease to accrue.

Maturities  
and redemp-  
tion of bonds.

12. Said bonds shall be issued and sold at such price not less than the par value thereof and accrued interest thereon and under such terms, conditions and regulations as the issuing officials may

Sale.

prescribe, after notice of said sale, published at least 3 times (the first notice shall be at least 7 days prior to the day of bidding) in at least 3 newspapers published in the State of New Jersey, and at least once in a publication carrying municipal bond notices and devoted primarily to financial news, published in the city of New York or in New Jersey. The said notice of sale may contain a provision to the effect that any or all bids made in pursuance thereof may be rejected. In the event of such rejection or of failure to receive any acceptable bid, the issuing officials are authorized to sell said bonds at private sale. The issuing officials may sell all or a part of the bonds of any series as issued to any State fund under the jurisdiction of the State Division of Investments, or to the Federal Government or any agency thereof, at private sale, without advertisement.

Temporary  
bonds.

13. Until permanent bonds can be prepared, the issuing officials may, in their discretion, issue in lieu of such permanent bonds temporary bonds in such form and with such privileges as to registration and exchange for permanent bonds as may be determined by the issuing officials.

Proceeds  
of sale of  
bonds  
deposited in  
State Water  
Development  
Fund.

14. The proceeds from the sale of said bonds, exclusive of accrued interest and premiums, and all interest on deposits thereof received from depositories, shall be paid to the State Treasurer and be held by him in a separate fund, and be deposited in such depositories as may be selected by him to the credit of such fund, which fund shall be known as the "State Water Development Fund." All accrued interest and premiums from the sale of said bonds, except as provided in section 19 hereof, shall also be held by the State Treasurer to the credit of the State Water Development Fund.

Appropri-  
ation; funds  
dedicated.

15. The moneys in the State Water Development Fund are hereby appropriated and specifically dedicated for the payment of the costs of

researching, acquiring, constructing and developing water supplies and facilities appurtenant thereto. The fund shall be drawn upon and disbursed as are other moneys from the State treasury.

16. There is hereby established a separate fund, to be known as the "Water Bond Fund" which shall be held by the State Treasurer and which shall be used and applied only as expressly provided in this act. Moneys in the Water Bond Fund may be deposited in such depositories as may be selected by the State Treasurer. All net revenues realized from the operation of a water supply facility shall be retained by the State Treasurer and by him credited to the Water Bond Fund.

Water Bond  
Fund estab-  
lished.

17. Except as hereinafter in this section provided, all moneys at any time in the Water Bond Fund are hereby appropriated and specifically dedicated and irrevocably pledged to the payment of, and shall be used by the State Treasurer to pay the interest on and principal of the bonds as the same shall become due, including redemption premiums, if any, on bonds which become due by reason of being called for redemption; providing, however, that on any date when the moneys in said fund shall exceed an amount sufficient to meet all interest on all outstanding bonds becoming due within 2 years thereafter, and to pay any such bonds which mature during such 2 years, he may transfer such excess into the General State Fund of the State free and clear of any pledge, lien or other claim under the provisions of this act.

Use of moneys  
in Water  
Bond Fund.

18. Pending their application to the purposes provided in this act, moneys in the State Water Development Fund and Water Bond Fund, respectively, may be invested and reinvested as other trust funds in the custody of the State Treasurer, in the manner provided by law.

Investment of  
funds.

19 Any expense incurred by the issuing officials for advertising, engineering, printing, clerical,

Payment of  
expenses of  
issuing offi-  
cials.

legal or other services necessary to carry out the duties imposed upon them by the provisions of this act shall be paid from accrued interest and premiums from the sale of bonds, or, if these funds be insufficient, from the proceeds of the sale of bonds, by the State Treasurer upon warrant of the Comptroller of the Treasury, in the same manner as other obligations of the State are paid.

Transfers  
authorized.

20. The State Treasurer is hereby authorized to transfer at any time from any available money in the treasury of the State to the State Water Development Fund such sum or sums as may be deemed necessary for the purposes of this act by the department, which said sum or sums so transferred, as well as any similar funds heretofore appropriated or expended for such purposes, shall be returned to the treasury of the State by the State Treasurer from the proceeds of the sale of the first next ensuing series of bonds, before the proceeds of such sale are paid into the State Water Development Fund.

Additional  
provisions for  
payment of  
principal and  
interest on  
bonds.

21. To provide ways and means, exclusive of loans, to pay the interest of the debt created under this act as it falls due, and also to pay and discharge the principal thereof, there are hereby appropriated in the order stated, to the extent required or such purposes:

(a) the net revenues, from the operation of any water supply facility, costs of which were financed by the proceeds of bonds issued under this act;

(b) revenue derived from the tax collected under and by virtue of the provisions of the Alcoholic Beverage Tax Law, subtitle 8 of Title 54 of the Revised Statutes as amended and supplemented, or so much thereof as may be required.

(c) if in any year or at any time funds, as hereinabove appropriated, necessary to meet interest

and principal payments upon outstanding bonds issued under this act, be insufficient or not available, then and in that case there shall be assessed, levied and collected annually in each of the municipalities of the counties of this State a tax on real and personal property upon which municipal taxes are or shall be assessed, levied and collected, sufficient to meet such interest and principal payments falling due prior to the end of the year following the year for which the tax is levied. The tax thus imposed shall be assessed, levied and collected in the same manner and at the same time as other taxes upon real and personal property are assessed, levied and collected. The governing body of each municipality shall cause to be paid to the county treasurer of the county in which such municipality is located, on or before December 15 in each year the amount of tax herein directed to be assessed and levied, and the county treasurer shall pay the amount of said tax to the State Treasurer on or before December 20 in each year.

22. If during the month of December in any year the issuing officials shall determine that there are moneys in the General State Fund, beyond the needs of the State, sufficient in amount when added to any other moneys in the Water Bond Fund to meet the principal of all then outstanding bonds issued under this act which mature, and all interest on all outstanding bonds which becomes payable in the then current fiscal year and in the next ensuing fiscal year, then and in that event such issuing officials may by resolution so find and shall file the same in the office of the State Treasurer, whereupon the State Treasurer shall pay such principal and interest out of said fund as the same shall become due and payable, but if for any reason the moneys transferred to such fund shall be insufficient or unavailable for such payments, the State Treasurer shall take and apply to such payments

Use of General State Fund for payment.

the first moneys available in the General State Fund. After the adoption of such resolution and the transfer of said amount of such moneys into the Water Bond Fund, the receipts for said ensuing fiscal year from the source designated in paragraph (b) of section 21 may thereupon be considered as part of the General State Fund, available for general purposes.

Certification  
and appor-  
tionment of  
deficit.

23. The State Treasurer on or before December 31 in each year shall determine whether available sources of revenues are or will be sufficient to meet payments of interest and principal falling due in the then current fiscal year on bonds issued pursuant to this act, and whenever in any year he finds it necessary, because of insufficiency of funds to be collected from all other sources of revenues available, he shall certify to the Director of the Division of Taxation an amount to be raised by taxation sufficient to meet the interest and principal payments on all then outstanding bonds issued under this act becoming payable in the current and the next ensuing fiscal years, which amount shall be levied and assessed on all taxable real and personal property in the State and shall be collected for and in the ensuing calendar year. In such case the Director of the Division of Taxation shall, on or before March 1 following, apportion the amount to be assessed, levied and collected as herein set forth in each county. He shall apportion the total amount required in proportion to the State equalized valuation within each county or determined by the director for the year preceding the year in which such tax is to be assessed, and the amount so apportioned shall be assessed, levied and collected upon the assessed valuation of the year in which the tax is to be collected. The Director of the Division of Taxation shall certify said amount to the county board of taxation and the county treasurer of each county. The said county board of taxation shall include



the proper amount in the current tax levy for county purposes, and the county treasurer shall remit the amount due and certified on or before December 15 next following.

24. For the purpose of complying with the provisions of the State Constitution this act shall be submitted to the people at the general election to be held in the month of November, 1958. In order to inform the people of the contents of this act it shall be the duty of the Secretary of State, after this section shall take effect, and at least 15 days prior to the said election, to cause this act to be published in at least 10 newspapers published in the State and to notify the clerk of each county of this State of the passage of this act, and the said clerks respectively shall cause to be printed on each of the ballots for said election, the following:

Public  
notice of  
referendum;  
voting  
instructions;  
canvass;  
results  
effective.

If you approve the proposition stated below, make a cross (×), plus (+), or check (✓) mark in the square opposite the word "Yes."

If you disapprove the proposition stated below, make a cross (×), plus (+) or check (✓) mark in the square opposite the word "No."

If voting machines are used, a vote of "Yes" or "No" shall be equivalent to such markings respectively.

	Yes.	Shall the act entitled "An act to authorize the creation of a debt of the State of New Jersey by the issuance of bonds of the State in the aggregate principal amount of 45,850,000.00, for researching, acquiring, constructing and developing water supplies for public potable, industrial, irrigation and other purposes and facilities appurtenant thereto, providing the ways and means to pay the interest of such debt and also to pay and discharge the principal thereof, and providing for the submission of this act to the people at a general election," be approved?
	No.	

The fact and date of the approval or passage of this act, as the case may be, shall be inserted in an appropriate place after the title in said ballot. No other requirement of law of any kind or character as to notice or procedure except as herein provided need be adhered to.

The said votes so cast for and against the said proposition, by ballot or voting machine, shall be counted and the result thereof returned by the election officers, and a canvass of such election had in the same manner as is now provided by law in the case of the election of a Governor, and the approval or disapproval of said proposition so determined shall be declared in the same manner as the result of an election for a Governor, and if there shall be a majority of all the votes cast for

and against it at such election in favor of the approval of said proposition, then all the provisions of this act shall take effect forthwith.

25. If any section, clause, or part of this act shall be held invalid for any reason, such section, clause or part shall be deemed to be severable and such determination shall not invalidate the remainder of this act.

Sections  
severable.

26. This section and section 24 of this act shall take effect immediately and the remainder of the act shall take effect as and when provided in section 24.

Effective  
date.

Approved May 12, 1958

## CHAPTER 36

AN ACT concerning certain municipalities in relation to the financing of improvements for municipally maintained structures, in certain cases.

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

1. The governing body of any municipality bordering upon the Atlantic ocean, maintaining a municipal convention hall, may provide by ordinance for the improvement of said municipal convention hall by enlarging its facilities or by renovations, or otherwise, particularly for the purpose of meeting the competition for conventions by municipalities outside of this State, and for such purpose it may incur an indebtedness of not to exceed \$2,000,000.00.

C. 40:62-34-9.  
Creation of  
municipal  
debt  
authorized;  
limitation.

The financing of the costs of making any such improvement shall be deemed to be a separate financial obligation and may be financed by the issu-

ance of negotiable notes which shall be designated "Special Emergency Notes, issued pursuant to \_\_\_\_\_," (designating this act by its year and chapter number). Any such notes issued under this act shall not be included in calculating the debt limit of the municipality, and at least 25% of the maximum indebtedness which may be issued pursuant to this act shall be included in the current municipal budget and at least 25% in each of the budgets of the 3 fiscal years next ensuing.

C. 40:62-34-10.  
Ordinance and  
financing plan  
filed.

2. The governing body of any such municipality, wherein such ordinance is adopted, shall file or cause to be filed with the Division of Local Government in the Treasury Department, a copy of the ordinance and a statement of the plan for the financing of the said improvement.

3. This act shall take effect immediately.

Approved May 16, 1958.

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## CHAPTER 37

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

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

Validates  
conveyance  
of lands by  
certain  
corporations.

1. Every conveyance of lands of any corporation, heretofore executed and delivered in the corporate name, after such corporation had expired by its own limitation or been annulled by the Legislature or otherwise dissolved, is hereby validated and confirmed; and any and all such conveyances, and the

record thereof, shall be as valid and effectual in law and in equity as if executed and delivered by the directors of such corporation as trustees on dissolution; provided, however, that such conveyance was executed by the person who was the president or a vice-president thereof at the date of dissolution, and such deed has been of record for at least 1 year before the effective date hereof.

2. This act shall take effect immediately.

Approved May 16, 1958.

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### CHAPTER 38

AN ACT authorizing municipalities to regulate the disposal of trash and garbage, and supplementing chapter 48 of Title 40 of the Revised Statutes.

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

1. Any municipality may by ordinance require that by March 31, 1959 all trash and garbage collected within or without the municipality and disposed of within the municipality shall be disposed of by the sanitary landfill or incinerator method in accordance with the standards for the design operation and maintenance of sanitary landfills and incinerators contained in the State Sanitary Code.

C. 40:66A-31.  
Garbage and  
trash disposal  
to comply  
with State  
Sanitary  
Code.

In the event that there is any inconsistency between such ordinance and the State Sanitary Code as to the time within which such methods of disposal shall be established, the ordinance shall prevail.

2. This act shall take effect immediately.

Approved May 16, 1958.

## CHAPTER 39

AN ACT concerning small boards of chosen freeholders in counties, amending section 40:20-20 and supplementing Article 2 of chapter 20 of Title 40 of the Revised Statutes.

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

Section  
amended.

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

Boards of  
freeholders;  
number of  
members.

40:20-20. The board of chosen freeholders in counties having a population of more than 350,000 shall consist of 9 members; in counties having a population between 200,000 and 350,000 other than counties of the fifth class, 7 members; in counties having a population between 100,000 and 200,000, 5 members; in counties having a population less than 100,000, other than counties of the sixth class having a population less than 50,000, 3 members, except that in any such county having a population in excess of 90,000, a referendum shall be held at the next general election or at the general election next following the promulgation in this State of any national census, as the case may be, to determine whether the membership of the board of chosen freeholders shall be increased from 3 to 5 members and if a majority of all the votes cast both for and against such increase vote in favor of the increase, 2 additional members shall be elected at the next ensuing general election; in counties of the fifth class having a population of more than 200,000 the board shall consist of 5 members; in counties of the sixth class having a population of less than 50,000 the board shall consist of 5 members.

C. 40:20-20.1.  
Referendum;  
instruction  
to voter;  
question.

2. At the general election on November 4, 1958, and at the general election following the promul-

gation in this State of any national census, there shall be printed on each official ballot to be used at such election in any county requiring a referendum pursuant to this act, the following:

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

	Yes.	Shall the number of chosen freeholders of ..... county be increased from 3 members to 5 members?
	No.	

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

3. At the general election following the approval of the increase of the membership of the board of chosen freeholders from 3 members to 5 members, 1 of the additional members to be elected shall be elected for an initial term of 2 years and the other shall be elected for 3 years and the ballots shall designate which members are to serve for terms of 2 and 3 years respectively. Thereafter the terms of office shall be 3 years.

C. 40-20-21.2  
Terms of  
additional  
members.

4. This act shall take effect immediately.

Approved May 16, 1958.

## CHAPTER 40

AN ACT concerning foreign insurance companies and amending section 17:32-2 of the Revised Statutes.

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

Section  
amended.

1. Section 17:32-2 of the Revised Statutes is amended to read as follows:

Requirements  
foreign  
insurance  
companies.

17:32-2. No such company shall be admitted until it:

a. Files in the department a certified copy of its charter, deed of settlement or certificate of organization, and a statement of its financial condition and business, in the form and detail the commissioner requires, signed and sworn to by its president and secretary or other proper officer;

b. Satisfies the commissioner that it is fully and legally organized under the laws of its State or country to do the business it proposes to transact; that its condition or methods of operation are not such as would render its operation hazardous to the public or its policyholders in this State; that it has, if a stock company, a fully paid-up, well invested and unimpaired capital and surplus of not less than the amount required by this subtitle to be possessed by a stock insurance company of this State transacting the same class or classes of insurance, or if a mutual company, that it has net cash assets of that amount.

c. Constitutes, by a duly executed instrument filed in the department, the commissioner and his successor in office its true and lawful attorney, upon whom all original process in any action or



legal proceeding against it may be served, and therein agrees that any original process against it which may be served upon the commissioner shall be of the same force and validity as if served on the company, and that the authority thereof shall continue in force irrevocable so long as any liability of the company remains outstanding in this State; and

d. Obtains from the commissioner a certificate that it has complied with all the requirements of this subtitle applicable to it, and is authorized to transact business in this State. This certificate shall expire on May 1 of the following year, and shall be renewed each year before May 1; provided, that the commissioner may refuse to issue or renew any such certificate of authority if, in his judgment, such refusal will best protect the interests of the people of this State or if the company fails to comply substantially with any requirement or limitation of this subtitle applicable to it or any rule or regulation promulgated by the commissioner thereunder which in the judgment of the commissioner is reasonably necessary to protect the interests of the people of this State, but the commissioner may not refuse to renew any such certificate except after notice and hearing; and provided, that all such certificates outstanding and in force at the date of the passage of this act shall continue in full force and effect until May 1 next following the approval of this act, unless sooner revoked by the commissioner in accordance with section 17:32-14 of this Title; and provided, further, that no such certificate shall be issued by the commissioner if, in the judgment of the commissioner, the name of such company shall so closely resemble the name of any existing company authorized to transact business in this State as to be likely to mislead the public, unless such company shall agree to use, wherever its name shall appear or be

used by it in connection with the transaction of business in this State, in type of equal size and prominence, the name of the State in which incorporated.

2. This act shall take effect immediately.

Approved May 20, 1958.

## CHAPTER 41

AN ACT concerning county shade tree commissions and amending sections 40:37-3, 40:37-5, 40:37-6, 40:37-8, 40:37-11, supplementing chapter 37 of Title 40 and repealing section 40:37-10 of the Revised Statutes.

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

Section  
amended.

1. Section 40:37-3 of the Revised Statutes is amended to read as follows:

Shade tree  
commission:  
organization:  
salary of  
secretary.

40:37-3. The shade tree commission shall organize within 30 days after the appointment of its total membership for the remainder of the then current calendar year, and thereafter annually, by the election of 1 of its members as chairman, and the appointment of a secretary who need not be a member of the commission. The salary of the secretary, who may be compensated even if a member of the commission, shall be fixed by the governing body of the county in accordance with the salary schedule, if any, of the county for corresponding positions.

Section  
amended.

2. Section 40:37-5 of the Revised Statutes is amended to read as follows:

Powers of  
Commission.

40:37-5. Except as hereinafter provided, the shade tree commission may exercise exclusive con-

trol over the regulation, planting and care of shade and ornament trees and shrubbery now situate or which may hereafter be planted in any public highway, park or parkway of the county, including:

- a. The planting, trimming, spraying, care and protection thereof;
- b. The regulation and control of the use of the ground surrounding the same so far as may be necessary for their proper growth, care and protection;
- c. The moving or requiring the removal of any tree or part thereof, dangerous to public safety;
- d. The care and control of the parks and parkways;
- e. The encouragement of arboriculture.

3. Section 40:37-6 of the Revised Statutes is amended to read as follows: Section amended.

40:37-6. The shade tree commission, with the consent of the board of chosen freeholders may make rules and regulations for the protection and care of the trees, shrubbery or ornamental material planted or growing naturally within the highways and parks under its jurisdiction, as provided in this article; and with the consent of the board may prescribe a suitable fine for the violation of each rule or regulation, in an amount not exceeding \$200.00 for each violation. Rules and regulations; penalty.

4. Section 40:37-8 of the Revised Statutes is amended to read as follows: Section amended.

40:37-8. A copy of any rule or regulation of the shade tree commission, certified to under the hand of the secretary or chairman, shall be taken in all courts as full and legal proof of the existence of the rule or regulation, and of compliance with the requirements of law in relation to the making and approval thereof, unless the contrary be shown. Rules and regulations as evidence.

Section  
amended.

5. Section 40:37-11 of the Revised Statutes is amended to read as follows:

Limitation  
on powers of  
commission.

40:37-11. Except with the consent of the agencies hereinafter named, the powers and duties provided for in this article for a county shade tree commission shall not be valid or operative:

a. Within the limits of any highway, park or parkway now or hereafter under the jurisdiction of a municipal shade tree commission;

b. Within the limits of any county park, for the establishment or maintenance of which there has or shall have been appointed a special park commission;

c. Within the dedicated limits of any State highway with the establishment or maintenance of which the State Highway Commission of New Jersey is charged;

d. Within the limits of any State forest park reservation or State park established by law under the jurisdiction of the Department of Conservation and Economic Development, or of any special park commission of this State, except with the consent of the respective agencies hereinbefore named. The county shade tree commission may co-operate with or contract with any of the agencies hereinbefore named for the establishment or maintenance of ornamental and shade tree or shrubs along any highway or within any forest park reservation or park within the county.

C.40-37-10-1.  
Submission of  
budget.

6. During the month of December in each year the commission shall certify to the board of chosen freeholders of the county the estimated sum necessary for the proper conduct of its work during the ensuing fiscal year which shall include the sums estimated to be expended for such of the following items as it is anticipated expenditure will be made for; namely,

(1) Payment of wages and salaries of employees;

(2) Expenses of commission members in discharging official duties including expenses incident to attendance at professional meetings;

(3) Purchase of trees and shrubbery;

(4) Purchase of necessary equipment and materials and the cost of services for the prudent promotion of the work.

The board of chosen freeholders of the county shall annually appropriate such sum as it may deem necessary for said purposes.

7. Nothing in this article contained shall be construed to make any shade tree commission or a member thereof responsible for the death or injury of any person, or for an injury to any property or highway tree or shrub.

C. 40:377-10.2.  
Liability of  
members.

8. Section 40:37-10 of the Revised Statutes is repealed.

Section  
repealed.

9. This act shall take effect immediately.

Approved May 20, 1958.

## CHAPTER 42

AN ACT concerning municipal shade tree commissions and amending sections 40:64-1, 40:64-2, 40:64-3, 40:64-5, 40:64-6, 40:64-8, 40:64-10, 40:64-11, 40:64-12, 40:64-13 and 40:64-14 of the Revised Statutes.

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

1. Section 40:64-1 of the Revised Statutes is amended to read as follows:

Section  
amended.

Municipal  
shade tree  
commission;  
members.

40:64-1. The body having charge of the finances of any municipality, and in case of a municipality governed by commissioners, the board of commissioners thereof, may provide by ordinance that the regulation, planting, care and control of shade and ornamental trees and shrubbery upon and in the streets, highways, public places, parks and parkways, of the municipality except State highways unless the State Highway Department shall assent thereto and except county highways, parks and parkways, in counties now or hereafter having a county shade tree commission, unless the county shade tree commission shall assent thereto, shall be exercised by and be under the authority of a commission, which shall be known as the shade tree commission of . . . . . The commission shall consist of not less than 3 nor more than 5 members appointed by the mayor or other chief executive officer of the municipality, who shall be residents of the municipality, and shall serve without compensation except as hereinafter provided.

Section  
amended.

2. Section 40:64-2 of the Revised Statutes is amended to read as follows:

Terms of  
first  
commis-  
sioners;  
vacancies.

40:64-2. The first commissioners shall be appointed within 60 days after the ordinance providing for the commission shall become effective, and their terms of office shall commence upon the day of their appointment and be for the respective periods of 3, 4 and 5 years, if the commission consists of 3 members, for the respective periods of 2, 3, 4 and 5 years, if the commission consists of 4 members and of 1, 2, 3, 4 and 5 years, if the commission consists of 5 members, beginning on January 1 next succeeding such appointment. In event that the membership of any commission is increased the new members shall be appointed in such manner that the terms shall expire in accordance with the foregoing. The terms of each ap-

pointee shall be designated in his appointment. All subsequent appointments, except to fill vacancies, shall be for the full term of 5 years, to take effect on January 1.

3. Section 40:64-3 of the Revised Statutes is Section amended. amended to read as follows:

40:64-3. The commission shall organize within Organization and salaries. 30 days after the appointment of its total membership for the remainder of the then calendar year, and thereafter annually by the election of 1 of its members as chairman, and the appointment of a secretary, who need not be a member. The salary of the secretary, who may be compensated even if a member of the commission, shall be fixed by the governing body of the municipality; the salary of all other employees shall be fixed by the commission. All salaries shall be fixed as nearly as practicable in accordance with the salary schedule, if any, of the municipality for corresponding positions.

4. Section 40:65-5 of the Revised Statutes is Section amended. amended to read as follows:

40:64-5. A shade tree commission organized Commission powers. under this chapter shall have power to:

a. Exercise full and exclusive control over the regulation, planting and care of shade and ornamental trees and shrubbery now located, or which may hereafter be planted in any public highway, park or parkway, except such as are excluded pursuant to section 40:64-1 of this Title in the municipality for which it was created, including the planting, trimming, spraying, care and protection thereof;

b. Regulate and control the use of the ground surrounding the same, so far as may be necessary for their proper growth, care and protection;

c. Move or require the removal of any tree, or part thereof, dangerous to public safety;

d. Care for and control such parks and parkways; encourage arboriculture; make, alter, amend and repeal, in the manner prescribed for the passage, alteration, amendment and repeal of ordinances by the governing body of the municipality, any and all ordinances necessary or proper for carrying out the provisions hereof;

e Administer treatment to, or remove, any tree situate upon private property which is believed to harbour a disease or insects readily communicable to neighboring healthy trees in the care of the municipality and enter upon private property for that purpose, with the consent of the owner thereof, provided the suspected condition is first confirmed by certificate issued by or on behalf of the Department of Agriculture.

Section  
amended.

5. Section 40:64-6 of the Revised Statutes is amended to read as follows:

Functions  
performed by  
park or  
parkway  
commission.

40:64-6. If in any municipality there is a park or parkway commission of the municipality, as distinguished from a shade tree commission, such existing commission shall, if the ordinance providing for a shade tree commission for the municipality so provides, exercise the powers granted to and discharge the duties imposed upon a shade tree commission by this chapter, but shall receive no additional compensation, and in such case no shade tree commissioners shall be appointed, and all the provisions of this chapter with respect to a shade tree commission shall be deemed and taken as applicable to such park or parkway commission discharging the duties of a shade tree commission.

Section  
amended.

6. Section 40:64-8 of the Revised Statutes is amended to read as follows:

Abutting  
property  
charged for  
improvement.

40:64-8. Except as hereinafter provided the initial cost of all trees planted by the commission,



the cost of planting the same, the cost of the posts and boxes or guards used for the protection thereof, and the cost of the removal of any tree or part thereof dangerous to public safety shall, if the commission shall so determine, in accordance with uniform rules and regulations promulgated for this purpose, be a charge upon the real estate in front of which such tree or trees shall be planted or removed as an improvement thereof. Such cost if it is so determined that it is to be paid by the owner shall, unless paid directly to the commission be certified by it to the collector of taxes of the municipality, shall thereupon become and be a lien upon said real estate, shall be included in the next tax bill rendered to the owner or owners thereof, and be collected in the same manner as other taxes against that property.

The provisions of this section shall not apply to:

- a. A planting to replace a tree or trees theretofore planted by the commission;
- b. A planting in connection with Arbor Day exercises or other educational demonstration.

7. Section 40:64-10 of the Revised Statutes is amended to read as follows:

Section amended.

40:64-10. No statute giving any person or State, county or municipal board, body or official, power or authority to lay any sidewalk along, or to open, construct, curb or pave any street, or to do any similar act, shall be construed to permit or authorize any interference with or injury to a highway shade tree without the consent of the shade tree commission within whose jurisdiction such tree shall be located. In all cases such commission shall reasonably co-operate with such person, board, body or official for the general public good.

Consent of commission required: construing.

Nothing in this chapter contained shall be held to take away or diminish any of the powers or authority of any county park commission over the trees or

shrubbery in any county park or parkway within its jurisdiction, or to give any other commission or board power or authority with respect to such trees or shrubbery.

Section  
amended.

8. Section 40:64-11 of the Revised Statutes is amended to read as follows:

Submission  
of budget.

40:64-11. During the month of December in each year, the shade tree commission shall certify to the governing body of the municipality, the estimated sum necessary for the proper conduct of its work during the ensuing fiscal year, which shall include the sums estimated to be expended for such of the following items as it is anticipated expenditure will be made for; namely,

- (1) Payment of wages and salaries of employees;
- (2) Expenses of commission members in discharging official duties including expenses incident to attendance at professional meetings;
- (3) Purchase of trees and shrubbery; and
- (4) Purchase of necessary equipment and materials and the cost of services for the prudent promotion of the work.

The governing body of the municipality shall annually appropriate such sum as it may deem necessary for said purposes.

Section  
amended.

9. Section 40:64-12 of the Revised Statutes is amended to read as follows:

Violations,  
penalty.

40:64-12. The commission may prescribe a fine for the violation of each of its ordinances in an amount of not exceeding \$200.00 for each violation, and the courts which now or hereafter shall have jurisdiction over actions for the violation of ordinances of the municipality in which the commission has been or shall be appointed shall have jurisdiction in actions for the violation of such ordinances as the commission shall enact.

The ordinances shall be enforced by like proceedings and process and the practice for the enforcement thereof shall be the same as that provided by law for the enforcement of the ordinances of the municipality in which the commission exists.

The officers authorized by law to serve and execute process in the aforementioned courts shall be the officers to serve and execute any process issued out of any court under this chapter

A copy of any ordinance of the commission, certified to under the hand of its secretary, or chairman shall be received in any court of this State as full and legal proof of the existence of the ordinance, and that all requirements of law in relation to the ordaining, publishing and making of the same, so as to make it legal and binding, have been compiled with, unless the contrary be shown.

10. Section 40:64-13 of the Revised Statutes is amended to read as follows: Section amended.

40:64-13. All moneys collected in any municipality, either as fines or penalties, for any violation of a rule or regulation of a shade tree commission, or as a charge against real estate, under any provision of this chapter, shall be forthwith paid over to the municipal officer empowered to be custodian of the funds of the municipality. Payment of moneys to custodian.

11. Section 40:64-14 of the Revised Statutes is amended to read as follows: Section amended.

40:64-14. Nothing in this chapter contained shall be construed to make any shade tree commission or any member thereof responsible for the death or injury of any person, or for an injury to any property or highway tree or shrub. Liability of members.

12. This act shall take effect immediately.

Approved May 20, 1958.

## CHAPTER 43

AN ACT to amend the title of "An act to authorize the Division of State Police to prescribe uniform regulations in this State for safety in the design, construction, location, installation and operation of equipment for storing, handling, transporting by motor vehicle, tank truck or tank trailer and utilizing liquefied petroleum gases for fuel purposes, and for the odorization of said gases used therewith, making a violation of this act a misdemeanor and prescribing the penalty therefor; to provide for the marking of liquefied petroleum gas containers and to prohibit the refilling or use of such containers without authorization by the owner thereof; to prohibit the adoption by municipalities or other political subdivisions of ordinances or regulations in conflict with this act," approved May 25, 1950 (P. L. 1950, c. 139), so that the same shall read "An act concerning liquefied petroleum gases, providing regulations therefor, conferring certain powers and duties in relation thereto upon the Superintendent of State Police and upon the Commissioner of Labor and Industry, and providing for the enforcement thereof and penalties for violations." and to amend the body of said act.

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

Title.  
amended.

1. The title of "An act to authorize the Division of State Police to prescribe uniform regulations in this State for safety in the design, construction, location, installation and operation of equipment for storing, handling, transporting by motor vehicle, tank truck or tank trailer and utilizing liquefied petroleum gases for fuel purposes, and for the odorization of said gases used therewith, making a violation of this act a misdemeanor and prescribing the

penalty therefor; to provide for the marking of liquefied petroleum gas containers and to prohibit the refilling or use of such containers without authorization by the owner thereof; to prohibit the adoption by municipalities or other political subdivisions of ordinances or regulations in conflict with this act," approved May 25, 1950, is amended to read "An act concerning liquefied petroleum gases, providing regulations therefor, conferring certain powers and duties in relation thereto upon the Superintendent of State Police and upon the Commissioner of Labor and Industry, and providing for the enforcement thereof and penalties for violations.

New title.

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

Section amended.

1. (a) The term "liquefied petroleum gas," as used in this act, shall mean and include any material which is composed predominantly of any of the following hydrocarbons, or mixtures of the same: propane, propylene, butanes (normal butane or isobutane), and butylenes.

C. 21.1B-1.  
Terms defined.

(b) The term "bulk plant," as used in this act, shall mean and include intermediate establishments or points of storage and distribution, as distinguished from terminals and refineries, from which liquefied petroleum gas is distributed to retail dealers and consumers

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

Section amended.

2. (a) Except as provided in subparagraph (b) of this section, the Superintendent of State Police shall make, promulgate and enforce regulations setting forth minimum standards covering the design, construction, location, installation and operation of equipment for storing, handling, transporting by motor vehicle, tank truck and tank trailer, and util-

C. 21-1B-2.  
Rules and regulations; minimum standards.

izing liquefied petroleum gases and specifying the odorization of said gases and the degree thereof.

(b) The Commissioner of Labor and Industry shall make, promulgate and enforce regulations setting forth minimum standards covering the design, construction, location, installation and operation of equipment for storing, handling or utilizing liquefied petroleum gases at public utility establishments operated by public utilities as defined in section 48:2-13 of the Revised Statutes and at marine terminals, pipeline terminals, refineries and manufacturing establishments, which shall not be deemed to include bulk plants, and specifying the odorization of said gases and the degree thereof prior to sale by the manufacturer.

(c) All regulations promulgated under subsection (a) or (b) of this section shall be adopted only after a public hearing thereon and shall be such as are reasonably necessary for the protection of the health, welfare and safety of all persons and shall be in substantial conformity with the generally accepted and applicable standards of safety concerning the same subject matter.

Section  
amended.

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

C. 21:1B-3.  
Equipment  
installation  
and maintenance.

3. All equipment shall be installed and maintained in a safe operating condition and in conformity with the rules and regulations adopted under section 2 of this act.

Section  
amended.

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

C. 21:1B-5.  
Violations,  
penalties.

5. It shall be unlawful for any person, firm, association, or corporation, on and after the effective date of this act to violate any of the provisions hereof or of the regulations made pursuant hereto. Any person, firm, association, or corporation violating any of the provisions of this act, or said regula-

tions made hereunder shall be liable to a penalty of not less than \$50.00 nor more than \$500.00 to be collected in a summary proceeding in any municipal court or county district court. Each day during which any violation of this act or of said regulations continues shall constitute a separate and distinct offense.

The Superintendent of State Police and the Commissioner of Labor and Industry, according to their respective jurisdiction under section 2, are hereby authorized and empowered to compromise and settle any claim for a penalty under this section in such amount, in the discretion of the Superintendent of State Police and the Commissioner of Labor and Industry, respectively, as may appear appropriate and equitable under all of the circumstances.

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

6. In addition to the penalties provided in section 5 of this act, any person, firm or corporation who shall violate or remain in violation of any of the provisions hereof, or of any rule or regulation promulgated hereunder, may be directed and ordered by the Superintendent of State Police or Commissioner of Labor and Industry, according to their respective jurisdiction under section 2, by notice in writing setting forth the facts relating to such violation to correct said violation. Such notice in writing shall be served personally upon said person or mailed by registered or certified mail to the principal office of said person, firm or corporation or if an individual or individuals, to his or their residence. If such order is not complied with and such violation not corrected within 20 days of the date of service of said order, the Superintendent of State Police or Commissioner of Labor and Industry, as the case may be, may institute an action in the Superior Court for injunctive relief or an abatement. The C. 21:1B-6.  
Enforcement.

court may proceed in the action in a summary manner or otherwise, and shall make such determination thereof as shall deem necessary and proper to correct the violation and secure enforcement of said order of the Superintendent of State Police or Commissioner of Labor and Industry, as the case may be. Every such order issued by the Superintendent of State Police or Commissioner of Labor and Industry under the provisions of this section shall be prima facie evidence of the truth of the matter and things therein set forth.

7. This act shall take effect immediately.

Approved May 20, 1958.

#### CHAPTER 44

AN ACT concerning safe deposit companies, and amending section 17:14-7 of the Revised Statutes.

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

Section  
amended.

1. Section 17:14-7 of the Revised Statutes is amended to read as follows:

Penalty  
non-payment  
rental  
safe deposit  
box:  
disposition of  
contents.

17:14-7. If the amount due for the use or rental of any safe or box in the vaults of any safe deposit company, trust company or other corporation authorized by the laws of this State to conduct a safe deposit business has not been paid for 1 year, the corporation may at any time after the expiration of the year cause to be sent by registered mail addressed to the person in whose name the safe or box stands on its books, directed to the address on its books, a written notice that if the amount due



for the use or rental of the safe or box is not paid within 30 days after the date of the mailing of the notice, it will cause the safe or box to be opened in the presence of its president or vice-president, secretary or treasurer or assistant secretary or assistant treasurer, and of a notary public not in its employ, and the contents thereof, if any, placed in a sealed package by the notary public, marked by him with the name of the person in whose name such safe or box stands and the estimated value thereof, and that the package so sealed and marked will be placed in one of the general safes or boxes of the corporation. After 30 days from the mailing of the notice, and in default of payment of the amount due for the use or rental of the safe or box within that time, the corporation may proceed in the manner specified in the notice, and the notary shall, in the presence of one of such officers of the corporation, place the package prepared by him in one of its general safes or boxes. The proceedings of the notary shall be set out in a certificate by him under his official seal, and the certificate shall be delivered to the corporation. The corporation shall have a lien on the contents of the safe or box, removed as aforesaid, for the amount due to it for the use or rental of the safe or box, up to the time of the removal, and for the costs and expenses, if any, incurred in its opening, repair and restoration to use. If the lien is not paid and discharged in 1 year from the opening of the box or safe, and the removal of its contents, the corporation may sell, or cause to be sold at public auction, the contents, or so much thereof as is required to pay and discharge the lien and expenses of sale, having first given public notice of the time and place of the sale by advertisement in a newspaper printed and circulated in the county wherein the principal office of the corporation is located, at least once a week for 2 successive weeks. From the proceeds of the sale

it may retain for its own use the amount of its lien and the expenses of sale. The balance and the unsold contents, if any, shall be held to be paid over and delivered to the person owning the contents of the safe or box so sold, provided, however, upon the institution and completion by the State of New Jersey of an action for escheat of such balance and unsold contents, if any, to the State of New Jersey, any such balance or unsold contents not taken by the State of New Jersey in such action, may thereafter be abandoned or destroyed by the corporation holding the same and the corporation shall be released and discharged from any and all claim, demand or liability to any person whatsoever with respect to such balance or unsold contents not so taken by the State of New Jersey.

2. This act shall take effect immediately.

Approved May 21, 1958

#### CHAPTER 45

AN ACT concerning maintenance of partition fences and amending sections 4:20-7, 4:20-8, 4:20-9, 4:20-12, 4:20-13 and 4:20-17 of the Revised Statutes.

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

Section  
amended.

1 Section 4:20-7 of the Revised Statutes is amended to read as follows:

Maintenance  
of partition  
fences.

4:20-7. Where the lands of any 2 or more persons shall join each other and 1 or more of them are using said lands for the pasturage or keeping of animals, each of them so using said lands shall make or amend and maintain a just proportion of

the partition fence between said lands except when all of said persons shall choose to let their adjoining lands lie vacant and open, but no such adjoining owner shall be required to make, amend or maintain any portion of any such partition fence, unless he is using his adjoining lands for said purposes.

2. Section 4:20-8 of the Revised Statutes is amended to read as follows: Section amended.

4:20-8. When a person after due notice shall fail to make or amend and maintain his part or proportion of a partition fence as required by section 4:20-7 of this Title, the other person may make or amend and maintain the same wholly, in which event he shall be entitled to receive, from the person so failing, the entire expense thereof, if he is not using his adjoining lands for the pasturage or keeping of animals, or if he is so using his adjoining lands, he shall be entitled to receive  $\frac{1}{2}$  of the expenses thereof, if the other person is using his adjoining lands for said purposes, as appraised and certified in writing by 2 disinterested members of the township committee where the lands lie, together with the legal fees of such committee for their services as ascertained in writing. Upon non-payment by the delinquent person of the sum so found and the fees certified to be due, the other person may recover such sums, with costs of suit, in a civil action in any court of competent jurisdiction. Failure to maintain partition fence; recovery of costs.

3. Section 4:20-9 of the Revised Statutes is amended to read as follows: Section amended.

4:20-9. The place where a partition fence is or shall be made, between adjoining lands both used for the pasturage or the keeping of animals, shall be equally divided, regard being had to the quantity of fence necessary and other conveniences of fencing and each party shall take an equal share Procedure in case of failure to agree on fencing.

of such fence to make or amend and maintain, so that it may be known which part thereof is his own.

When the parties cannot agree in making the division, then any 2 members of the township committee of the township where the lands lie or any 2 members of the board or body having control of the streets in any other municipality, who are disinterested, shall, upon application of either party and in the presence of the parties if they will attend, make such division. Such determination shall be delivered to each of the parties in writing and be binding upon them and the succeeding owners and tenants of the lands.

Section  
amended.

4. Section 4:20-12 of the Revised Statutes is amended to read as follows:

Procedure  
when  
partition line  
is private  
road, water  
course, etc.

4:20-12. When lands belonging to or occupied by different persons and subject to be fenced, are bounded upon or divided from each other by a private road, or by any creek, brook, stream, pond or run of water which is not navigable for boats or flats and is not of itself a sufficient fence, and the owner or possessor of the land on 1 side, who is required by this article to make or amend and maintain a sufficient fence or to contribute to the making, amending and maintaining thereof, shall refuse to do so or to join with the owner or possessor of the land on the other side in making a partition fence on 1 side or the other, or cannot agree respecting the fence, then either of the owners or possessors may apply to any 2 of the township committee of the township where the lands lie, who are disinterested. If such committee on examination is of the opinion that the private road or creek, brook, stream, pond or run of water does not constitute a sufficient fence and that it is impracticable or inconvenient without unreasonable expense for the partition fence to be made in the middle or other part of the private road or water which is the true division line between the parties,

such committee, in the presence of the parties, if they will attend, shall determine, fix and ascertain, as to it shall appear just and reasonable, how or on which side thereof the fence shall be set up and maintained, or whether partly on 1 side and partly on the other, and the part or share of the fence, if any, which each person shall make and maintain, and reduce its decision to writing delivering a part thereof to each party.

If either party shall fail to make and maintain his part or proportion of the fence as determined by the committee, the other party may make and maintain the same wholly in which event the other party shall be liable as provided in section 4:20-8 of this Title.

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

4:20-13. When lands belonging to different persons are bounded on the division line between 2 townships, 1 person shall be taken from the township committee of each of the townships, to determine, as provided in sections 4:20-8, 4:20-11 and 4:20-12 of this Title, the place where a partition fence shall be set up and maintained, and the part or share thereof, if any, which each person shall make and maintain. Procedure when partition line is township boundary.

6. Section 4:20-17 of the Revised Statutes is amended to read as follows: Section amended.

4:20-17. When a partition fence is made between 2 persons as directed in this chapter and either of them shall cease to use his adjoining lands for the pasturage or keeping of animals and shall desire to give up his improvement and leave the same open and common, he shall not take up or remove the fence without giving 1 year's notice in writing to the person in possession of the adjoining lands. Abandonment of partition fence; notice and liability.

A person who shall remove such fence without giving the notice or before the expiration of the year, shall be liable to make good all damages sustained by the other person thereby, to be recovered, with costs of suit, in any court of competent jurisdiction.

7. This act shall take effect immediately.

Approved May 21, 1958.

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#### CHAPTER 46

AN ACT concerning the acquisition, use and disposition of school property in certain cases, and amending sections 18:5-27 and 18:5-28 of the Revised Statutes.

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

Section  
amended.

1. Section 18:5-27 of the Revised Statutes is amended to read as follows:

Conveyance of  
certain school  
property  
authorized.

18:5-27. Whenever the board of education of a municipality 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, such board may transfer and convey such land or any portion thereof, with or without improvements thereon, to such municipality, board, body, commission or volunteer fire company, actively engaged in the protection of life and property and duly incorporated under the laws of the State of New Jersey, or may transfer or convey such land to any American Legion Post, Veterans of Foreign Wars, or other recognized vet-

erans organization of the United States of America, located in such county or municipality, for a nominal consideration as a meeting place for any such American Legion Post, Veterans of Foreign War or other recognized veterans organizations of the United States of America located in such municipality or county.

2. Section 18:5-28 of the Revised Statutes is amended to read as follows: Section amended.

18:5-28. No transfer or conveyance of school property as provided in section 18:5-27 of this Title shall be made until the board of education has adopted a resolution declaring the property to be no longer desirable or necessary or required for school purposes, and authorizing the conveyance thereof to such municipality, board, body, commission or volunteer fire company or authorizing the conveyance thereof to any American Legion Post, Veterans of Foreign Wars or other recognized veterans organization of the United States of America located in such municipality or county, by deed to be executed in the name and under the seal of the board of education by its president and secretary. Conveyance authorized by resolution; reversion of title.

Any such conveyance which may be made by the board of education to any such municipality, board, body, commission or volunteer fire company may, in the discretion of the board of education, be made subject to a condition or limitation that, should the property thereby conveyed cease to be used for public or fire company purposes, such property shall thereupon revert to and the title thereof be vested in the board of education making such conveyance.

Should the property conveyed, pursuant to the terms of this act to any such veterans organization, cease to be used for any of the purposes contemplated by this statute, such property shall there-

upon revert to and the title thereof be vested in the board of education making the conveyance authorized by this act.

3. This act shall take effect immediately.

Approved May 21, 1958.

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## CHAPTER 47

AN ACT authorizing the sale and conveyance of certain lands belonging to the State of New Jersey in the township of Ewing and county of Mercer, to West Trenton Volunteer Fire Company.

Preamble. WHEREAS, The State of New Jersey pursuant to the provisions of chapter 143, P. L. 1948, conveyed to the West Trenton Volunteer Fire Company approximately 1 acre of land on the Bear Tavern road in the township of Ewing, county of Mercer, said land adjoining other lands of the New Jersey State Hospital at Trenton, and

Preamble. WHEREAS, The West Trenton Volunteer Fire Company has erected on said lands a building for the housing of its fire-fighting equipment, and

Preamble. WHEREAS, The said fire company holds available for the use of the New Jersey State Hospital at Trenton, said fire-fighting equipment and the services of the members of said fire company and

Preamble. WHEREAS, The said fire company is desirous of expanding and enlarging its facilities and in connection therewith requires an additional 100 feet frontage on said Bear Tavern road adjoining lands heretofore conveyed to it by the State, and



WHEREAS, The board of managers of said hospital and the State Board of Control of Institutions and Agencies have approved making available to said fire company said additional lands, and

Preamble.

WHEREAS, It appears that the expansion of the facilities of said fire company are of benefit to the State for the use of the said State hospital and for other facilities owned by the State of New Jersey in the township of Ewing, county of Mercer; now, therefore,

Preamble.

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

1. The Commissioner of the Department of Institutions and Agencies, acting for, on behalf and in the name of the State of New Jersey, is hereby authorized and empowered to sell and convey to the West Trenton Volunteer Fire Company, at such price and upon such terms and conditions as shall be fixed by the State House Commission, certain lands situate, lying and being in the township of Ewing, county of Mercer and State of New Jersey, bounded and described as follows:

Authorizes  
sale of certain  
State lands;  
description:  
conditions.

All that certain tract or parcel of land, situate, lying and being in the Township of Ewing, in the County of Mercer and the State of New Jersey, being more particularly bounded and described as follows:

Beginning at a point in the westerly line of the Bear Tavern Road, distant 853.5 feet more or less, in a northwesterly direction from the point of intersection of the westerly line of the Bear Tavern Road with the northerly line of Ewing Avenue, said point being the northeasterly corner of a tract of land owned by the West Trenton Volunteer Fire Company, said tract having been conveyed to the aforementioned West Trenton Volunteer Fire Company by the State of New Jersey by authority of Chapter 143, P. L. 1948 and running: thence

(1) southwesterly at approximately right angles to the Bear Tavern Road and along land of the West Trenton Volunteer Fire Company 200 feet to a point; thence (2) northwesterly parallel with the said road 100 feet to a point; thence (3) northeasterly parallel with the first course 200 feet to a point in the westerly line of the said Bear Tavern Road; thence (4) southeasterly along said road 100 feet to the point of beginning containing one-half acre more or less.

This conveyance is subject to any aerial easements that may at any time be given by the State to Mercer county for airport purposes and shall be made upon the expressed condition that the facilities and services of the West Trenton Volunteer Fire Company shall be available in time of emergency to agencies of the State of New Jersey located in the township of Ewing, county of Mercer and that in the event that the grantee shall at any time in the future discontinue the use of the premises for the purpose of maintaining fire-fighting facilities and other appropriate buildings, then title thereto shall revert to the State of New Jersey.

2. This act shall take effect immediately.

Approved May 22, 1958.

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## CHAPTER 48

AN ACT concerning fish and game and supplementing chapter 3 of Title 23 of the Revised Statutes.

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

C. 23:3-4.9.  
Special  
limited  
licenses  
authorized.

1. The Director of the Division of Fish and Game in the Department of Conservation and Economic

Development may issue special limited licenses authorizing designated persons or members of an organized group of patients of a duly organized hospital or home, to fish in a specified place or places on a designated date or dates, when such persons or groups are properly escorted and supervised and such activity is part of a program of therapy, rehabilitation or recreation approved by the hospital or home.

Special limited fishing licenses shall be issued upon application therefor made to the Division of Fish and Game in accordance with rules and regulations to be issued by the director. No fee shall be charged for such license or for the issuance thereof.

2. This act shall take effect immediately.

Approved May 26, 1958.

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#### CHAPTER 49

AN ACT to validate certain proceedings at meetings or elections of school districts, and any bonds or other obligations issued or to be issued pursuant to such proceedings.

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

1. All proceedings heretofore had or taken by any school district or at any school district meeting or election for the authorization or issuance of bonds of the school district, or any bonds or other obligations of the school district issued or to be issued in pursuance of a proposal adopted by the legal voters at such meeting or election, are hereby ratified, validated and confirmed, notwithstanding that (1) the notice of such meeting or election did

Validates  
proceedings,  
elections and  
bonds.

not state the proper time for the closing of the meeting or election as required by law, or (2) the polls for such meeting or election were not open until the closing time required by section 18:7-34 of the Revised Statutes with respect to such school district; provided, that notice of such meeting or election did state that the meeting of the legal voters would be held at 2:00 o'clock P. M. and that the polls would remain open until 8:00 o'clock P. M., and provided further, that the polls of such meeting or election were open during the time from 2:00 o'clock P. M. to 8:00 o'clock P. M.; and provided further, that no action, suit or proceeding to contest the validity of such meeting or election has been heretofore instituted in any court of the State.

2. This act shall take effect immediately.

Approved June 10, 1958.

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## CHAPTER 50

AN ACT relating to county vocational schools and amending section 18:15-53 of the Revised Statutes.

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

Section  
amended.

1. Section 18:15-53 of the Revised Statutes is amended to read as follows:

Advertise-  
ments for  
supplies and  
construction;  
limitation.

18:15-53. Each board of education of a county vocational school shall prior to the beginning of each school year, cause advertisement to be made for proposals for furnishing supplies required in the school and by the board during the ensuing year. If other and further supplies shall be required during the year, they shall be purchased in like manner. The board may authorize the purchase of supplies to an amount not exceeding \$1,000.00 without advertisement.

No contract for the erection of any building for the use of the school, or for enlarging a building already erected, shall be entered into except after advertisement. No contract for repairing a building at a cost of more than \$2,000.00 shall be entered into except after advertisement.

The advertisements required by this section shall be made under such regulations as the board may prescribe. Textbooks may be purchased without advertisement. No bid for erecting or repairing buildings or for supplies shall be accepted which does not conform to the specifications furnished therefor, and all contracts shall be awarded to the lowest responsible bidder.

2. This act shall take effect immediately.

Approved June 10, 1958.

## CHAPTER 51

AN ACT concerning the conveyance of lands by school districts, and amending section 18:5-26 of the Revised Statutes.

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

1. Section 18:5-26 of the Revised Statutes is amended to read as follows: Section amended.

18:5-26. A sale authorized by section 18:5-25 of this Title may be made to the State or any political subdivision thereof or to the United States of America at private sale. In all other cases such lands, buildings, rights or interests shall be sold only at public sale and to the highest bidder after an advertisement of the sale has been published in a newspaper circulating in the school district where- Conveyance of certain lands authorized; advertising; bids.

in the lands, buildings, rights or interests are situated at least once a week for 2 weeks prior to such sale. In the case of public sales the board of education may by resolution fix a minimum price with or without the reservation of the right, upon the completion of said public sale, to accept or reject the highest bid made thereat, to be included in the advertisement of sale of lands and public notice thereof given at the time of sale, or may by resolution provide without fixing a minimum price, that upon the completion of the public sale, the highest bid made thereat shall be subject to acceptance or rejection by the board of education, but the acceptance or rejection thereof shall be made not later than at the second regular meeting of the board of education following the sale, and, that if the board of education shall fail or refuse to accept or reject any such highest bid, as aforesaid, the said bid shall be deemed to have been rejected.

2. This act shall take effect immediately.

Approved June 10, 1958.

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## CHAPTER 52

AN ACT concerning the "local bond law" and amending sections 40:1-20 and 40:1-43 of the Revised Statutes.

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

Section  
amended.

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

Publication in  
newspaper  
requirements.

40:1-20. Publications required by this article, in the case of a municipality, shall be in a newspaper published and circulating in the municipality, if there be one, and if not, in a newspaper published

in the county and circulating in the municipality, and in the case of a county, shall be in a newspaper published at the county seat, if there be one, and if not, in a newspaper published in the county and having a substantial circulation therein.

2. Section 40:1-43 of the Revised Statutes is amended to read as follows:

Section  
amended.

40:1-43. All bonds issued under this article, except bonds of authorized issues of \$10,000.00 or less, shall be sold at public sale upon sealed proposals after at least 7 days' notice published at least once in a publication carrying municipal bond notices and devoted primarily to financial news or the subject of State and municipal bonds, published in New York City or New Jersey, and at least 7 days' notice published at least once in a newspaper published at the county seat, if there be one, and if not, in a newspaper published in the county and having a substantial circulation therein, 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. Bonds of authorized issues of \$10,000.00 or less may be sold at private sale without previous public offering.

Advertising  
sale of bonds;  
exception.

3. This act shall take effect immediately.

Approved June 10, 1958.

## CHAPTER 53

A SUPPLEMENT to an act entitled "An act making appropriations for the support of the State Government and for several public purposes for the fiscal year ending June 30, 1958, and regulating the disbursement thereof," approved June 28, 1957 (P. L. 1957, c. 113).

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

Supplemental  
appropriations.

1. The following sums are hereby appropriated out of the General Treasury, or such other sources of funds specifically indicated, for the purposes hereinafter specified:

## GENERAL STATE OPERATIONS

*Department of the Treasury*E. 40. *Division of Taxation*

Administration  
corporation  
taxes.

For expenditures in connection with the administration of Corporation Taxes imposed under Assembly Bill No. 501, provided such bill or a similar bill is enacted into law. \$350,000 00

STATE AID TO COUNTIES, MUNICIPALITIES  
AND SCHOOL DISTRICTS*Department of Institutions and Agencies*S 70. *County Mental Hospitals*

County  
mental  
hospitals.

Supplemental requirement for fiscal year 1956-57 ..... \$186,516 00

S. 72. *Old Age Assistance*

Old age  
assistance.

Supplemental requirement for fiscal year 1957-58 ..... \$264,492 00

S 74. *General Assistance*

General  
assistance.

Supplemental requirement for fiscal year 1957-58 ..... \$1,732,413 00



Disabled.

	V 20. <i>The Judiciary</i>	Judiciary.
For amounts to be refunded to various counties for the State's share of salaries of stenographic reporters appointed by the Supreme Court pursuant to N. J. S. 2A: et seq. . . . .		\$25,037 00
For amounts to be paid to various counties representing 40% of the salaries of county judges, pursuant to N. J. S. 2A:3-19 . . . . .		31,739 00
		<hr/> \$56,776 00

## Department of Law and Public Safety

Augustus J. W. Peek, Sr., 803 DeLalla Ter- race, Ridgely, New Jersey, for all losses sustained as the re- sult of suspension from position of Mo- tor Vehicle Inspec- tor .....	\$4,500 00	Division of Motor Vehicles.
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## E 40. *Division of Taxation*

Leon Giroux, Colebrook, New Hampshire, for losses sustained from confiscation of cigarette cargo being transported through New Jersey	850 00
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*Department of Labor and Industry**1 M 30. Division of Employment Security*

Division of  
Employment  
Security.

Bryant W. Griffin, 32  
Maple Street, Sum-  
mit, New Jersey, for  
loss of rent sustained  
when the division va-  
cated property with-  
out due notice, to be  
paid from Unemploy-  
ment Compensation  
Auxiliary Fund es-  
tablished pursuant to  
R. S. 43:21-14 (g),  
\$100.00.

*Department of Conservation and  
Economic Development**N 20. Division of Planning and Development*

Division of  
Planning and  
Development.

Mt. Arlington Fire Com-  
pany, for loss of  
walkie-talkie equip-  
ment at a drowning  
in Lake Hopatcong  
in June, 1957 . . . . . \$300 00

*1 N 50. Division of Fish and Game*

Division of  
Fish and  
Game.

Ross Bayer and New-  
man Mathis, State  
employees, for pay-  
ment of judgment  
obtained against them  
in pursuit of their du-  
ties by violators of  
Fish and Game laws,  
to be paid from the  
Hunters' and Ang-  
lers' License Fund,  
\$1,997.60.

S a n d y s t o n Town-  
ship, Layton, New  
Jersey, for loss of tax  
revenue from lands  
acquired by the Divi-  
sion of Fish and  
Game, to be paid  
from the Hunters'  
and Anglers' License  
Fund, \$1,500.00

*Department of Education*

P 51. *State Teachers College, Jersey City*

Department  
of  
Education.

St. Vincent's Hospital,  
43 Elm Street, Mont-  
clair, New Jersey, for  
services rendered Sis-  
ter Frances Therese  
for injuries sustained  
when she fell on a  
stairway at the teach-  
ers college . . . . .

State  
Teachers  
College,  
Jersey City.

349 35

P 60. *New Jersey School for the Deaf*

Reiser Construction and  
Engineering, Ridge-  
wood Avenue and  
Newton Street, North  
Brunswick, New Jer-  
sey, for additional  
costs incurred due to  
delays in awarding a  
contract for the con-  
struction of the nurs-  
ery building at this  
school . . . . .

New Jersey  
School for  
the Deaf.

3,438 30

*State Highway Department*R 10. *General*Highway  
Department.

New Jersey Bell Tele-  
p h o n e Company,  
1490 Prospect Street,  
Trenton, New Jersey,  
for damage to tele-  
phone cable on State  
Highway Route 79  
during erection of  
traffic sign by the  
department . . . . . 285 63

Charles Yaeger, Mer-  
chantville G a r a g e,  
Highway D e p a r t -  
ment, Merchantville,  
New Jersey, for loss  
sustained when tool  
box containing spe-  
cialized tools w a s  
stolen f r o m State  
Highway Garage . . . 350 00

*Department of Institutions and Agencies*S 39. *State Home for Boys, Jamesburg*State Home  
for Boys,  
Jamesburg.

William Barclay Hard-  
ing, 20 Broad Street,  
New York 5, New  
York, for reimburse-  
ment of personal  
funds advanced for  
cost of preparation  
of report furnished  
the Jamesburg Study  
Committee of t h e  
State Senate . . . . . 2,225 45

S 42. *Marlboro State Hospital*Marlboro  
State  
Hospital.

Lois Logan, 1317 E.  
15th Street, Brooklyn

30, New York, for  
disability r e s u l t -  
ing from having con-  
tracted tuberculosis  
while employed at  
this institution . . . . 1,300 00

U 11. *Palisades Interstate Park Commission*

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

Palisades  
Interstate  
Park  
Commission.

Borough of Alpine \$7,200 00  
Borough of Engle-  
wood Cliffs . . . . 11,700 00  
Borough of Fort  
Lee . . . . . 11,100 00

Total Palisades  
I n t e r s t a t e  
Park Commis-  
sion . . . . . 30,000 00

Total Claims . . . . . \$43,598 73

Grand Total, Supplemen-  
tal Appropriations . . . . \$2,886,698 73

The appropriations hereinabove  
made for claims are in full settle-  
ment of all claims of every char-  
acter, and the acceptance of said  
sums shall constitute a full and  
complete release and acquittance  
to the State of New Jersey, its  
agencies and instrumentalities.

2. This act shall take effect immediately.

Approved June 10, 1958.

## CHAPTER 54

AN ACT concerning grand and petit jury panels and supplementing chapter 71 of Title 2A of the New Jersey Statutes.

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

C. 2A:71-3.1.  
Authorizes  
use of  
automatic  
business  
machines in  
drawing  
juries.

1. In any county wherein the jury commissioners of the county are authorized to use electromechanical devices commonly designated automatic business machines with punch cards and card sorting machines and have in use such machines and cards, the assignment judge of the county may order the use of such machines and cards or some of them, in drawing the grand and petit jury panels in lieu of the use of metal or plastic pieces and boxes, as provided in the chapter to which this act is a supplement, and in such case the said assignment judge shall direct the manner of such use so as to provide for the public and impartial drawings of the names of the persons to constitute the said panels and the preparation of the lists of the names so drawn.

2. This act shall take effect immediately.

Approved June 12, 1958.

## CHAPTER 55

AN ACT concerning schools for industrial education, and amending section 18:15-20 of the Revised Statutes.

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

1. Section 18:15-20 of the Revised Statutes is amended to read as follows:

Section  
amended.

18:15-20. There shall be a board of trustees of each of such schools, which shall consist of the Governor and the mayor or other chief executive officer of the city, town or township, in which the school is located, as ex-officio members, and 8 other persons, residents of, or whose business interest is in, the county in which such school is located, to be chosen and appointed by the Governor for terms of 4 years which shall commence on July 1 and expire on June 30. Except that, trustees serving on the effective date of this amendment shall continue in office for the remainder of the respective terms for which they were appointed and trustees appointed as the immediate successors of the trustees so serving, or to fill any vacancy existing on the effective date of this amendment shall serve for such terms as the Governor may designate to effectuate as soon as practicable the purpose of this amendment which is hereby declared to be "the terms of 2 members of each board of trustees, appointed by the Governor, shall expire on June 30 in each year." All trustees shall serve until their successors shall have been appointed and qualified; but the holding over of an incumbent beyond the expiration of the term for which he was appointed shall not be held to lengthen his term but shall be held to shorten the term of his successor by the number of days the incumbent shall hold over beyond the expiration date of his term. Trustees appointed by the Governor may be removed from office by him, for cause, after notice and opportunity to be heard. Any vacancy that may occur in the board of trustees shall be filled by appointment in like manner for the unexpired term only.

Board of  
trustees  
industrial  
schools:  
term,  
requirements.

2 This act shall take effect immediately.

Approved June 12, 1958.

## CHAPTER 56

AN ACT authorizing the Commissioner of the Department of Institutions and Agencies, with the approval of the State House Commission, to sell and convey certain lands of the State of New Jersey in the township of Ewing, county of Mercer, to the Church of Our Lady of Good Counsel.

Preamble. WHEREAS, The Church of Our Lady of Good Counsel is operating a church to provide spiritual guidance and a place of worship for Catholic residents of Ewing township, Mercer county, and is desirous of securing additional lands for the purpose of erecting a new church so as to make said church facilities adequate for the intended purposes for said residents; and

Preamble. WHEREAS, The State Board of Control of Institutions and Agencies has declared certain land under its jurisdiction to be no longer needed for institutional purposes and has approved the sale of said lands to the Church of Our Lady of Good Counsel for the sum of \$27,755.00, in accordance with an appraisal made by the State Highway Department; and

Preamble. WHEREAS, Said sale appears to be in the public interest; now, therefore,

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

Sale and conveyance of certain lands.

1. The Commissioner of the Department of Institutions and Agencies, with the approval of the State House Commission, acting for and on behalf of and in the name of the State of New Jersey, is hereby authorized and empowered to sell and convey to the Church of Our Lady of Good Counsel for the sum of not less than \$27,755.00 all that certain lot, tract or parcel of land situate, lying and



being in the township of Ewing, county of Mercer and State of New Jersey, and being presently occupied by the New Jersey State Hospital at Trenton and being more particularly bounded and described as follows:

Beginning at a stake in southerly line of Upper Ferry Road, said stake being the Northeasterly corner of lands now or formerly of the State of New Jersey, also being known as the Knight Farm tract, and Northwesterly corner of lots at Altura; thence (1) South  $43^{\circ} 30'$  East a distance of 665.55 feet along line of lots at Altura to a stake; thence (2) South  $31^{\circ} 14'$  West a distance of 434.62 feet along lands now or formerly of the State of New Jersey to a stake; thence (3) North  $58^{\circ} 46'$  West a distance of 424.40 feet along lands now or formerly of the State of New Jersey to a stake; thence (4) South  $31^{\circ} 14'$  West a distance of 326.47 feet along lands now or formerly of the State of New Jersey to a stake; thence (5) North  $60^{\circ} 37'$  West a distance of 249.37 feet along lands now or formerly of the State of New Jersey to a stake on the Easterly line of Wilburtha Road, thence; (6) North  $24^{\circ} 42'$  East a distance of 678.94 feet along the Easterly line of Wilburtha Road to a stake in the Southerly line of Upper Ferry Road, thence; (7) North  $53^{\circ} 07'$  East a distance of 291.04 feet along the Southerly line of Upper Ferry Road to a stake and place of beginning.

Containing 10.77 acres more or less.

2. This act shall take effect immediately.

Approved June 12, 1958.

## CHAPTER 57

AN ACT to amend "An act authorizing and directing the Commissioner of Conservation and Economic Development to acquire certain property in the name of the State for water supply and other public purposes and making an appropriation therefor," approved June 1, 1956 (P. L. 1956, c. 60).

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

Section  
amended.

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

C. 58:20-1.  
Acquisition of  
Round Valley  
for water  
supply  
system;  
time limit;  
pumping  
regulation;  
release of  
certain  
waters.

1. The Commissioner of Conservation and Economic Development is authorized and directed to acquire, in the name of the State on or before December 31, 1958, such part of the area commonly known as Round Valley, located in Hunterdon county, which in the judgment of the commissioner is appropriate and useful for the future establishment of a water supply system the source of which shall be either the Delaware river, exclusive of its tributaries, or the south branch of the Raritan river or both.

No water shall be pumped from the south branch of the Raritan river into a reservoir constructed in said area whenever the flow in said river is less than 40 million gallons daily at the United States Geological Survey stream gauging station at Stanton, or less than 70 million gallons daily at the United States Geological Survey Stream gauging station at Manville or less than 90 million gallons daily at the United States Geological Survey stream gauging station at Bound Brook, nor shall water be pumped from said river into such reservoir during the period from June 15 to September 15 in any year.

Whenever the flow of water in the south branch of the Raritan river is less than 40 million gallons daily at the United States Geological Survey stream gauging station at Stanton, or less than 70 million gallons daily at the United States Geological Survey stream gauging station at Manville, or less than 90 million gallons daily at the United States Geological Survey stream gauging station at Bound Brook, a sufficient amount of water shall be released from such reservoir or from such other reservoir or reservoirs as may be constructed on the south branch of the Raritan river or its tributaries in such amounts as will maintain not less than the said flows of 40 million gallons daily at Stanton and 70 million gallons daily at Manville and 90 million gallons daily at Bound Brook, and such released water shall be returned to the south branch of the Raritan river at the point of diversion or pumping into such reservoir or at some point upstream thereof.

Upon the completion and placing in operation of such reservoir in the Round Valley area, not less than 830,000 gallons of water daily shall be released at all times into Prescott brook from such reservoir and at all times not less than 170,000 gallons of water daily shall be released into the south branch of the Rockaway creek from such reservoir.

2. This act shall take effect immediately.

Approved June 12, 1958.

## CHAPTER 58

AN ACT to amend the "Absentee Voting Law (1953)," approved July 1, 1953 (P L. 1953, c. 211).

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

Section  
amended.

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

C. 19:57-3.  
Persons  
entitled to  
vote by  
absentee  
ballot.

3. The following persons shall be entitled to vote by absentee ballot in any election to be held in this State, in the manner hereinafter provided:

A military service voter who may be absent on the day on which such election is held from the election district in which he resides, whether such person is within or without this State, or within or without the United States, provided he has resided in this State at least 6 months and in the county in which he claims the right to vote at least 60 days counting the time he has been in the military service or a patient in a veterans' hospital in said periods of residence;

A civilian absentee voter who expects to be or may be absent outside the State or the United States on the day on which an election is held or who may be within the State on the day of any election but because of illness or physical disability, or because of the observance of a religious holiday pursuant to the tenets of his religion, will be unable to cast his ballot at the polling place in his election district on the day of the election, provided he is a registered voter, and is not otherwise disqualified by law from voting in such election.

This act shall be liberally construed to effectuate these purposes.

Section  
amended.

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

5. The form of application to be used by a relative or friend of a person in the military service or in a veterans' hospital shall be substantially as follows:

C. 19:57-5.  
Form of  
application  
by friend for  
military  
service ballot.

APPLICATION BY RELATIVE OR FRIEND FOR A  
MILITARY SERVICE BALLOT

The undersigned, residing at .....  
(street and num-  
ber or R. D. route) ..... in .....  
(name of city or other  
municipality) ..... in the county of .....  
in the State of ....., does hereby  
make application for a military service ballot to be  
voted at the election to be held on .....  
(date of election)  
for .....  
(name of person in military service or veterans'  
hospital) ..... whose serial number is .....  
whose home address is at .....  
(street and number or  
R. D. route) ..... in .....  
(name of city or other munic-  
ipality) ..... in the county of ..... in the  
State of New Jersey and who is stationed or can be  
found at .....  
He is of the age of 21 years, has resided in the  
State of New Jersey at least 6 months and in said  
county at least 60 days counting the time that he  
has been in the military service or a patient in a  
veterans' hospital or both, and I verily believe that  
he is qualified to vote as a military service voter  
in said election.

State of .....  
County of ..... } ss.

The undersigned, being duly sworn on his oath according to law, says that the contents of the foregoing application are true.

Sworn and subscribed to before me this .....  
 .... day of ....., A D. ....

.....  
 (name and title of officer taking affidavit)

Such affidavit shall be subscribed and sworn to before a person authorized to administer oaths

Section  
 amended.

3. Section 17 of the act of which this act is amendatory is amended to read as follows:

C. 19:57-17.  
 Instructions  
 re: certificate.

17. Upon the said margin of said flap on the envelopes to be sent to military service voters there shall be printed a certificate in the following form:

I hereby certify that

1. I am a citizen of the United States;

2. The date of my birth was .....;

3. On the date of the (Description of election in which ballot is used to be printed here.) election I will have resided in New Jersey for .....  
 ..... and in ..... county  
 (years or months)

for .....;  
 (years, months or days)

4. My home address is at .....  
 ..... (street and number,  
 ..... in .....  
 if any, or rural route) (city, borough, town,  
 .....;  
 township or village)

5. My military service address or veterans' hospital address is .....

6. My serial number is .....  
 (write your usual signature above) (print your name clearly above)

Sworn and subscribed to before me this .....  
 day of ..... A. D. .... at  
 ..... in the State or country  
 of .....

.....  
 (signature and rank of commanding officer)

Said certificate shall be sworn to before the military service voter's commanding officer or the superintendent of the veterans' hospital in which the military service voter is a patient.

Upon said margin of said flap on the inner envelopes to be sent to civilian absentee voters there shall be printed a certificate in the following form:

I, .....  
 do solemnly swear that I am a registered voter of the State of New Jersey, and that I have resided in the county of .....  
 continuously since .....  
 (month, date and year)

My address in said county is .....  
 (street and number, if any, or rural route) ..... where I have resided  
 since .....  
 (month, date and year)

I will be a resident of the State of New Jersey at the above address on .....  
 (date of election)

**FILL IN ONLY IF YOU HAVE MOVED OR INTEND TO  
 MOVE YOUR RESIDENCE AFTER**

.....  
 (county clerk insert date of fortieth day before  
 election)

**AND BEFORE THE ELECTION**

I moved or will move to the above address from my previous home address at .....  
 .....  
 (street and number, if any, or rural route)  
 in the ....., county  
 (city, borough, township or village)

of ..... State of ..... on .....  
 (give date)

Place a cross (X) in the box preceding the applicable statement below.

My reason for voting this absentee ballot is:

☐ I will be absent from the State on the date of the election.

☐ I am unable to leave my place of confinement at .....  
 (home address, hospital address or other place of confinement)

because of .....  
 (name of sickness or physical disability)

and will, therefore, be unable to cast my ballot at the polling place in my election district on the date of the election.

☐ I will be unable to attend at my polling place on the date of the election because of the observance of a religious holiday, pursuant to the tenets of my religion.

I marked the enclosed ballot in secret.

.....  
 (signature of absentee voter)

.....  
 (print your name clearly above)

State of ..... }  
 County of ..... } ss.  
 Country of ..... }

..... being duly sworn, deposes and says that the statements on the foregoing declaration are true.

.....  
 (signature of absentee voter)

Sworn to and subscribed before me this .....  
 ..... day of ....., 19....., and  
 I hereby certify that the affiant exhibited the enclosed ballot to me unmarked, and that he then in my presence and in the presence of no other person and in such manner that I could not see his vote, marked such ballot and enclosed and sealed



the same in this envelope without my seeing or knowing his vote, and that the affiant was not solicited or advised by me to vote for or against any candidate or proposition.

.....  
 (signature of officer authorized by law, of  
 the place where the oath is administered,  
 to administer oaths)

.....  
 (title of officer)

4. This act shall take effect immediately.  
 Approved June 12, 1958.

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## CHAPTER 59

AN ACT relating to the service of process upon nonresidents, their executors and administrators, in certain cases and amending section 39:7-2 of the Revised Statutes.

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

1. Section 39:7-2 of the Revised Statutes is amended to read as follows:

Section  
amended.

39:7-2. (a) Any person, not being a resident of this State, who shall drive a motor vehicle upon any public highway in this State, whether or not such person shall be licensed to do so in accordance with the laws of this State or of any other State or otherwise; and

Service of  
process upon  
non residents.

(b) Any person or persons, not being a resident or residents of this State or any corporation or association, not incorporated under the laws of this State and not duly authorized to transact business in this State, who by his, their or its agent or servant, shall cause to be driven upon any public highway of this State, any motor vehicle

which is not registered in this State to be driven upon the public highways thereof, pursuant to the laws thereof, whether or not the driver thereof shall be licensed to drive a motor vehicle upon the public highways of this State; shall, by the operation of such motor vehicle, or by causing the same to be operated, within this State, make and constitute the Director of the Division of Motor Vehicles in the Department of Law and Public Safety, his or their or its agent for the acceptance of process in any civil action or proceeding, issuing out of any district court, County Court, or other court of civil jurisdiction, against any such person or persons, corporation or association arising out of or by reason of any accident or collision occurring within this State in which any such motor vehicle, so driven or caused to be driven within this State is involved.

The agreement that the Director of the Division of Motor Vehicles in the Department of Law and Public Safety shall be constituted the agent, of a nonresident operator or owner of a motor vehicle, which is involved in any accident in this State, for the acceptance of process in any such action or proceeding, shall be irrevocable and binding upon the executor or administrator of such operator or owner, and service of process shall be made upon the executor or administrator of any such operator or owner dying prior to the commencement of such action or proceeding in the same manner and on the same notice as herein provided for service of process upon such operator or owner, and any such action or proceeding, duly commenced by service upon such an operator or owner under the provisions of this chapter, who shall die thereafter during the pendency of such action or proceeding, shall be continued against his executor or administrator by the court in which the same is pending, upon such application and notice as the court shall prescribe. The operating or causing to be operated of any such motor vehicle within this State shall be the signification of the agreement of such nonresident person

operating the same, or of such person or persons or corporation or association for whom such motor vehicle is operated, of his, their or its agreement that any such process against him, or them, or it, or against his or their executors or administrators, which is so served shall be of the same legal force and validity as if served upon him or them personally or upon it in accordance with law within this State.

2. This act shall take effect immediately.

Approved June 12, 1958.

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## CHAPTER 60

AN ACT respecting the extension and renewal of corporate existence and amending sections 14:11-8 and 14:11-12 of the Revised Statutes.

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

1. Section 14:11-8 of the Revised Statutes is amended to read as follows: Section amended.

14:11-8. The corporate existence of any corporation heretofore or hereafter created under or by virtue of any law of this State or of the successor of any such corporation may be extended, renewed and continued in the manner following: A meeting of the stockholders shall be called by a notice stating the object of the meeting signed by the holders of at least 1/3 in value of the outstanding capital stock of the corporation, which notice must be given personally or by mail to each stockholder at least 10 days before the day of such meeting; if 2/3 in interest of each class of stockholders having voting powers shall vote in favor of such extension, renewal and continuation of corporate existence, a certificate thereof shall be signed by the president Extension and renewal of corporate existence: procedure.

or a vice-president and by the secretary or an assistant secretary of such corporation, acknowledged or proved as in the case of deeds of real estate, and such certificate, shall be filed in the office of the Secretary of State. The certificate of the Secretary of State that such certificate has been filed in his office shall be taken and accepted as evidence of the extension, renewal and continuation of its corporate existence in all courts and places.

Section  
amended.

2. Section 14:11-12 of the Revised Statutes is amended to read as follows:

Extension and  
renewal of  
corporate  
existence;  
affidavit;  
expiration of  
charter;  
approval of  
attorney  
general.

14:11-12. No corporation shall have the right to proceed under the provisions of sections 14:11-8 to 14:11-11 of this Title unless it shall file with the certificate provided for in section 14:11-8 of this Title an affidavit of the president or a vice-president and the secretary or an assistant secretary of said corporation that it is at the time either actually engaged in, or has provided for, the conduct of the business for which it was incorporated; and in all cases where the charter of a corporation may have expired by limitation of the period set forth in its certificate of incorporation, such corporation shall have the benefit of the right to proceed under the provisions of said sections 14:11-8 to 14:11-11, and upon complying with the conditions set forth in said sections 14:11-8 to 14:11-11, the existence of such corporation shall be renewed, extended and continued as declared in said certificate with the same effect and force as if the certificate and affidavit provided for herein had been filed prior to the expiration of such charter period, and as fully as if said period of extension had been named in the original charter or certificate of organization of such corporation; provided, that at the time of such certificate of extension of corporate existence, there shall be attached thereto the approval of the Attorney-General of this State.

3. This act shall take effect immediately.

Approved June 16, 1958.

## CHAPTER 61

AN ACT concerning public utilities and amending section 48:2-32.1 of the Revised Statutes.

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

1. Section 48:2-32.1 of the Revised Statutes is amended to read as follows:

48:2-32.1. The Board of Public Utility Commissioners may by order in writing designate its executive officer, assistant executive officer, any director or assistant director of any division of the board, any engineer, accountant, auditor or rate analyst of the board or any person acting in such capacity as its representative in, and on its behalf to conduct, any hearing in any proceeding now or hereafter pending before said board as a hearing examiner.

A hearing examiner, so designated by said board, shall have all the authority in the conduct of such hearing, including power to administer oaths, which is vested by Title 48 of the Revised Statutes, in a commissioner sitting singly, including authority to report to the board his findings and recommendations as to the order or other disposition to be made.

The board shall adopt rules and regulations relating to hearings conducted by a hearing examiner, the reports to be made and the recommendations to be submitted for action by the board, the taking of exceptions to such reports and recommendations, and proceedings before the board on the question of the adoption, rejection or modification by the board of the report and recommendations made by such hearing examiner.

Section  
amended.

Examiners,  
scope of in-  
vestigations,  
rules and  
regulations,  
compensa-  
tion.

No one so designated by the board as a hearing examiner shall by reason of such designation be entitled to or be paid or receive, directly or indirectly, additional compensation by reason of the services performed under such designation.

2. This act shall take effect immediately.

Approved June 19, 1958.

## CHAPTER 62

AN ACT relating to the taxation of motor fuels, amending section 54:39-27 of the Revised Statutes and supplementing "An act making appropriations for the support of the State Government and for several public purposes for the fiscal year ending June 30, 1958, and regulating the disbursement thereof," approved June 28, 1957 (P. L. 1957, c. 113).

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

Section  
amended.

1. Section 54:39-27 of the Revised Statutes is amended to read as follows:

Monthly re-  
port of fuel  
sold or used;  
tax levied,  
penalty.

54:39-27. Every distributor shall, on or before the next to the last business day of each month, render a report to the commissioner, on forms prescribed, prepared and furnished by the commissioner, stating the number of gallons of fuel sold or used in this State by him during the preceding calendar month. A tax of \$0.05 per gallon on each gallon so reported shall be paid by each distributor, such payment to accompany the filing of the report. Such report shall contain such further information as the commissioner may require. Under such regulations as the commissioner may prescribe, sales of fuel may be made by 1 licensed distributor to another licensed distributor free of

such tax. If any distributor shall fail, neglect or refuse to file the report within the time prescribed by this section, the commissioner shall note such failure, neglect or refusal upon his records, and shall estimate the sales, distribution and use of said distributor, assessing the tax thereon, adding to said tax a penalty of 20% thereof for failure, neglect or refusal to report, and such estimate shall be prima facie evidence of the true amount of tax due to the commissioner from such distributor; provided, that if a good and sufficient cause or reason is shown for such delinquency, the commissioner may remit or waive the payment of the whole or any part of the penalty. Reports required by this section, exclusive of schedules, itemized statements and other supporting evidence annexed thereto, shall at all reasonable times be open to the public, anything contained in section 54:50-8 of the contrary notwithstanding.

2. This act shall take effect July 1, 1958.

Note:  
Act effective.

Approved June 19, 1958.

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## CHAPTER 63

AN ACT to revise the laws imposing a franchise tax upon certain corporations, and amending and supplementing an act entitled "An act to provide for the imposition of a franchise tax upon certain corporations and for the distribution of the proceeds thereof, repealing sections 54:13-1 through 54:13-8 and chapter 32-A of Title 54, of the Revised Statutes, and making an appropriation for the administration of such tax," approved April 13, 1945 (P. L. 1954, c. 162), as amended and supplemented.

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

Section  
amended.

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

C. 54:10A-4.  
Terms de-  
fined.

4. For the purposes of this act, unless the context requires a different meaning:

(a) "Commissioner" shall mean the Director of the Division of Taxation of the State Department of the Treasury.

(b) "Allocation factor" shall mean the proportionate part of a taxpayer's net worth or entire net income used to determine a measure of its tax under this act.

(c) "Corporation" shall mean any corporation, joint-stock company or association and any business conducted by a trustee or trustees wherein interest or ownership is evidenced by a certificate of interest or ownership or similar written instrument.

(d) "Net worth" shall mean the aggregate of the values disclosed by the books of the corporation for (1) issued and outstanding capital stock, (2) paid-in or capital surplus, (3) earned surplus and undivided profits, (4) surplus reserves which can reasonably be expected to accrue to holders or owners of equitable shares, not including reasonable valuation reserves, such as reserves for depreciation or obsolescence or depletion, and (5) the amount of all indebtedness owing directly or indirectly to holders of 10% or more of the aggregate outstanding shares of the taxpayer's capital stock of all classes, as of the close of a calendar or fiscal year. However, if in the opinion of the commissioner, the corporation's books do not disclose fair valuations the commissioner may make a reasonable determination of the net worth which, in his opinion, would reflect the fair value of the assets carried on the books of the corporation, in accord-



ance with sound accounting principles, and such determination shall be used as net worth for the purpose of this act.

(e) "Indebtedness owing directly or indirectly" shall include, without limitation thereto, all indebtedness owing to any stockholder or shareholder and to members of his immediate family where a stockholder and members of his immediate family together or in the aggregate own 10% or more of the aggregate outstanding shares of the taxpayer's capital stock of all classes.

(f) "Investment company" shall mean any corporation whose business during the period covered by its report consisted, to the extent of at least 90% thereof of holding, investing and reinvesting in stocks, bonds, notes, mortgages, debentures, patents, patent rights and other securities for its own account, but this shall not include any corporation which: (1) is a merchant or a dealer of stocks, bonds and other securities, regularly engaged in buying the same and selling the same to customers; or (2) had less than 90% of its average gross assets in New Jersey, at cost, invested in stocks, bonds, debentures, mortgages, notes, patents, patent rights or other securities or consisting of cash on deposit during the period covered by its report; or (3) owned more than 10% of either the aggregate outstanding shares of capital stock of all classes entitled to vote, or of the aggregate outstanding shares of nonvoting capital stock, of any other corporation, during the period covered by its report.

(g) "Regulated investment company" shall mean any corporation which for a period covered by its report, is registered and regulated under the Investment Company Act of 1940 (54 Stat. 789), as amended.

(h) "Taxpayer" shall mean any corporation re-

quired to report or to pay taxes, interest or penalties under this act.

(i) "Fiscal year" shall mean an accounting period ending on any day other than the last day of December on the basis of which the taxpayer is required to report for Federal income tax purposes.

(j) Except as herein otherwise provided, "privilege period" shall mean the calendar or fiscal accounting period for which a tax is payable under this act.

(k) "Entire net income" shall mean total net income from all sources, whether within or without the United States, and shall include the gain derived from the employment of capital or labor, or from both combined, as well as profit gained through a sale or conversion of capital assets. For the purpose of this act, the amount of a taxpayer's entire net income shall be deemed prima facie to be equal in amount to the taxable income, before net operating loss deduction and special deductions, which the taxpayer is required to report to the United States Treasury Department for the purpose of computing its Federal income tax; provided, however, that in the determination of such entire net income,

(1) Entire net income shall not include 50% of dividends which were included in computing such taxable income for Federal income tax purposes;

(2) Entire net income shall be determined without the exclusion, deduction or credit of:

(A) the amount of any specific exemption or credit allowed in any law of the United States imposing any tax on or measured by the income of corporations;

(B) any part of any income from dividends or interest on any kind of stock, securities or indebtedness, except as provided in subsection (k) (1) of this section;

(C) taxes paid or accrued to the United States on or measured by profits or income, or the tax imposed by this act;

(D) net operating losses sustained during any year or period other than that covered by the report;

(E) 90% of interest on indebtedness owing directly or indirectly to holders of 10% or more of the aggregate outstanding shares of the taxpayer's capital stock of all classes; except that such interest may, in any event, be deducted

(i) up to an amount not exceeding \$1,000.00,

(ii) in full to the extent that it relates to bonds or other evidences of indebtedness issued, with stock, pursuant to a bona fide plan of reorganization, to persons, who, prior to such reorganization, were bona fide creditors of the corporation or its predecessors, but were not stockholders or shareholders thereof;

(3) The commissioner may, whenever necessary to properly reflect the entire net income of any taxpayer, determine the year or period in which any item of income or deduction shall be included, without being limited to the method of accounting employed by the taxpayer.

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

Section  
amended.

5. The franchise tax to be annually assessed to and paid by each taxpayer shall be the sum of the amount computed under subsection (a) or (b) hereof, whichever is greater, and the amount computed under subsection (c) hereof:

C. 54:10A-5  
Assessment  
of tax.

(a) that portion of its entire net worth as may be allocable to this State as provided in section 6 multiplied by the rates set forth in subsection (b) of this section; or

(b) that proportion of its entire net worth as the average value of its total assets in this State during the period covered by its report is to the average value of its assets everywhere during such period (for the purpose of which there shall be included as within this State all intangible personal property of domestic corporations not having a business situs outside this State, 40% of the value of such property having a business situs outside this State, and the entire amount of the intangible personal property of foreign corporations as would have a business situs within this State for the purpose of a property tax) multiplied by the following rates: 2 mills per dollar on the first \$100,000,000.00 of allocated net worth;  $\frac{4}{10}$  of a mill per dollar on the second \$100,000,000.00;  $\frac{3}{10}$  of a mill per dollar on the third \$100,000,000.00; and  $\frac{2}{10}$  of a mill per dollar on all amounts of allocated net worth in excess of \$300,000,000.00;

(c)  $1\frac{3}{4}\%$  of its entire net income or such portion thereof as may be allocable to this State as provided in section 6.

(d) Provided, however, that the franchise tax to be annually assessed to and paid by any investment company or regulated investment company which has elected to report as such and has filed its return in the form and within the time provided in this act and the rules and regulations promulgated in connection therewith, shall, in the case of an investment company, be measured by 25% of its entire net income and 25% of its entire net worth, and, in the case of a regulated investment company, by 15% of its entire net income and 15% of its entire net worth, at the rates hereinabove set forth for the computation of tax on net income and net worth, respectively, but in no case less than \$250.00.

(e) The tax assessed to any taxpayer pursuant to subsections (a) and (b) of this section shall

not be less than the greater of 5/10 of a mill per dollar on the first \$100,000,000.00 and 2/10 of a mill per dollar on all amounts in excess of \$100,000,000.00 of total assets allocated to this State in accordance with subsection (b) hereof, and \$25.00 in the case of a domestic corporation, or \$50.00 in the case of a foreign corporation.

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

Section  
amended.

6. In the case of a taxpayer which maintains a regular place of business outside this State other than a statutory office, the portion of its entire net worth to be used as a measure of the tax imposed by section 5 (a) of this act, and the portion of its entire net income to be used as a measure of the tax imposed by section 5 (c) of this act, shall be determined by multiplying such entire net worth and entire net income, respectively, by an allocation factor which shall be the average of the fractions computed in (A), (B) and (C) below, or of so many of them as may be applicable, that is:

C. 54:10A-6.  
Measure of  
tax on foreign  
corporation.

(A) The average value of the taxpayer's real and tangible personal property within the State during the period covered by its report divided by the average value of all the taxpayer's real and tangible personal property wherever situated during such period;

(B) The receipts of the taxpayer, computed on the cash or accrual basis according to the method of accounting used in the computation of its net income for Federal tax purposes, arising during such period from

(1) sales of its tangible personal property located within this State at the time of the receipt of or appropriation to the orders where shipments are made to points within this State,

(2) sales of tangible personal property located

within this State at the time of the receipt of or appropriation to the orders where shipment is made to points outside of the State and sales of tangible personal property located without the State at the time of the receipt of or appropriation to the orders where shipment is made to points within the State, but only to the extent of 50% of the receipts from the sales referred to in this subsection (2),

(3) sales of any such property not located at the time of the receipt of or appropriation to the orders at any permanent or continuous place of business maintained by the taxpayer without the State, where the orders were received or accepted within the State, but only to the extent of 50% of the receipts from the sales referred to in this subsection (3). For the purposes of this subsection (3), an order shall be deemed received or accepted within the State if it has been received or accepted by an employee, agent, agency or independent contractor chiefly situated at, connected with, by contract or otherwise, or sent out from a permanent or continuous place of business of the taxpayer within the State,

(4) services performed within the State,

(5) rentals from property situated, and royalties from the use of patents or copyrights, within the State,

(6) all other business receipts earned within the State, divided by the total amount of the taxpayer's receipts, similarly computed, arising during such period from all sales of its tangible personal property, services, rentals, royalties and all other business receipts, whether within or without the State;

(C) The total wages, salaries and other personal service compensation, similarly computed, during such period of officers and employees within the State divided by the total wages, salaries and other personal service compensation, similarly computed,

during such period of all the taxpayer's officers and employees within and without the State.

In the case of a taxpayer which does not maintain a regular place of business outside this State other than a statutory office, the allocation factor shall be 100%.

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

Section  
amended.

8. If it shall appear to the commissioner that an allocation factor determined pursuant to section 6 does not properly reflect the activity, business, receipts, capital, entire net worth or entire net income of a taxpayer reasonably attributable to the State, he may adjust it by:

C. 54:10A-8.  
Adjustment  
of allocation  
factors.

(a) excluding 1 or more of the factors therein;

(b) including 1 or more other factors, such as expenses, purchases, contract values (minus sub-contract values);

(c) excluding 1 or more assets in computing entire net worth; or

(d) excluding 1 or more assets in computing an allocation percentage; or

(e) applying any other similar or different method calculated to effect a fair and proper allocation of the entire net income and the entire net worth reasonably attributable to the State.

Nothing herein shall be construed to require or permit the commissioner to adjust an allocation factor determined pursuant to section 5(b).

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

Section  
amended.

10. Whenever it shall appear to the commissioner that any taxpayer fails to maintain its records in accordance with sound accounting prin-

C. 54:10A-10.  
Adjustment by  
commissioner;  
examination.

ciples or conducts its business or maintains its records in such manner as either directly or indirectly to distort its true entire net income or its true entire net worth under this act or the proportion thereof properly allocable to this State, or whenever any taxpayer maintains a place of business outside this State, or whenever any agreement, understanding or arrangement exists between a taxpayer and any other corporation or any person or firm, for the purpose of evading tax under this act, or whereby the activity, business, receipts, expenses, assets, liabilities, income or net worth of the taxpayer are improperly or inaccurately reflected, the commissioner is authorized and empowered, in his discretion and in such manner as he may determine, to adjust and redetermine such items, and to adjust items of gross receipts, tangible or intangible property and payrolls within and without the State and the allocation of entire net income or entire net worth or to make any other adjustments in any tax report or tax returns as may be necessary to make a fair and reasonable determination of the amount of tax payable under this act. Where (a) any taxpayer conducts its activity or business under any agreement, arrangement or understanding in such manner as either directly or indirectly to benefit its members or stockholders, or any of them, or any person or persons directly or indirectly interested in such activity or business, by entering into any transaction at more or less than a fair price which, but for such agreement, arrangement or understanding, might have been paid or received therefor, or (b) any taxpayer, a substantial portion of whose capital stock is owned either directly or indirectly by or through another corporation, enters into any transaction with such other corporation on such terms as to create an improper loss or net income, the commissioner may include in the entire net income of the taxpayer the fair profits which, but for such agreement, arrange-



ment or understanding, the taxpayer might have derived from such transaction. The commissioner may require any person or corporation to submit such information under oath or affirmation, or to permit such examination of its books, papers and documents, as may be necessary to enable him to determine the existence, nature or extent of an agreement, understanding or arrangement to which this section relates, whether or not such person or corporation is subject to the tax imposed by this act.

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

Section  
amended.

13. If the amount of the taxable income for any year of any taxpayer as returned to the United States Treasury Department is changed or corrected by the Commissioner of Internal Revenue or other officer of the United States or other competent authority, or where a renegotiation of a contract or sub-contract with the United States results in a change in said taxable income, or where a recovery of a war loss results in a computation or recomputation of any tax imposed by the United States, such taxpayer shall report such changed or corrected taxable income, or the results of such renegotiation, or such computation or recomputation, within 90 days after the final determination of such change or correction or renegotiation, or such computation or recomputation, or as required by the commissioner, and shall concede the accuracy of such determination or state wherein it is erroneous. Any taxpayer filing an amended return with such department shall also file within 90 days thereafter an amended report with the commissioner.

C. 54:10A-13.  
Changed or  
corrected tax-  
able income,  
amended re-  
turn.

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

Section  
amended.

15. The tax imposed by this act shall be due and payable annually hereafter, commencing with the

C. 54:10A-15.  
Date due,  
payable  
annually.

calendar year 1959, in the manner provided under either subsection (a) or subsection (b) of this section, whichever shall be applicable.

(a) Every taxpayer shall annually pay a franchise tax, with respect to all or any part of each of its fiscal or calendar accounting years beginning after January 1, 1959, to be computed as herein provided, for such fiscal or calendar accounting year or part thereof, on a report which shall be filed on or before April 15 next succeeding the close of each such accounting year, or, if any such fiscal year ends after the last day of December and prior to July 1, on or before the fifteenth day of the fourth month after the close of such fiscal year, and the full amount of the tax hereunder shall be due and payable on or before the date prescribed herein for the filing of the return.

(b) Every taxpayer shall pay a like franchise tax with respect to all or any part of the period beginning January 1, 1959 and extending through any subsequent part of its first fiscal or calendar accounting year ending after said date. Such tax shall be computed as herein provided, for each and every fiscal or calendar accounting year or part thereof begun not earlier than July 2, 1957 and ending not later than December 31, 1959 on the basis of which a franchise tax has not accrued under this act prior to January 1, 1959. The tax imposed pursuant to this subsection shall be deemed a single tax for such period but shall be computed separately with respect to each such fiscal or calendar accounting year or part thereof on the basis of which a franchise tax has not previously accrued as aforesaid, on a report which shall be filed on or before April 15 next succeeding the close of each such accounting year, or, if any such fiscal year ends after the last day of December and prior to July 1, on or before the fifteenth day of the fourth month after the close of such fiscal year,

and the full amount of the tax hereunder shall be due and payable on or before the date prescribed herein for the filing of the report.

(c) For the purpose of this act, every taxpayer shall use the same calendar or fiscal year upon which it reports to the United States Treasury Department for Federal income tax purposes.

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

Section  
amended.

16. The tax imposed by this act shall constitute a lien on all of the taxpayer's property and franchises on and after January 1 of the year next succeeding the year in which it is due and payable, and all interest, penalties and costs of collection which fall due or accrue shall be added to and become a part of such lien. Notwithstanding the provisions of any other law, all such taxes, interest, penalties and costs heretofore or hereafter imposed or incurred, whether levied or assessed or not, under this act shall, unless sooner paid, continue and remain a lien on all of the taxpayer's property and franchises until the expiration of 10 years after January 1 of the year in which they become or become due and payable.

C. 54:10A-16.  
Tax consti-  
tutes lien.

9. Section 17 of the act of which this act is amendatory is amended to read as follows:

Section  
amended.

17. (a) If the period covered by the report under this act is other than the period covered by the report to the United States Treasury Department or is a period of less than 12 calendar months, the commissioner may, under regulations prescribed by him, determine the entire net worth and entire net income of the taxpayer in such manner as shall properly reflect its entire net worth and entire net income for the period covered by its report under this act.

C. 54:10A-17.  
Penalty  
for delin-  
quency.

(b) Any taxpayer which shall fail to file its

return when due shall be liable to a penalty of \$2.00 for each day of delinquency, which penalty shall be payable to, and recoverable by, the commissioner as a part of the tax herein imposed. If any tax be not paid when the same becomes due, as herein provided, there shall be added to the amount of the tax a sum equivalent to 5% thereof, as a penalty, and, in addition thereto, interest at the rate of 1% per month or fraction thereof from the date the tax became due until the same be paid. The commissioner, if satisfied that the failure to comply with any provision of this act was excusable, may abate or remit the whole or part of any penalty.

Section  
amended.

10. Section 18 of the act of which this act is amendatory is amended to read as follows:

C. 54:10A-18.  
Forms; certification.

18. The commissioner shall design a form of return and forms for such additional statements or schedules as he may require to be filed therewith. Such forms shall provide for the setting forth of such facts as the commissioner may deem necessary for the proper enforcement of this act. He shall cause a supply thereof to be printed and shall furnish appropriate blank forms to each taxpayer upon application or otherwise as he may deem necessary. Failure to receive a form shall not relieve any taxpayer from the obligation to file a return under the provisions of this act. Each such return shall have annexed thereto a certification by the president, vice-president, comptroller, secretary, treasurer, assistant treasurer, accounting officer of the taxpayer or any other officer of the taxpayer duly authorized so to act to the effect that the statements contained therein are true. The fact that an individual's name is signed on a certification of the report shall be prima facie evidence that such individual is authorized to sign and certify the report on behalf of the corporation. In the case of a corporation in liquidation or in the

hands of a receiver or trustee, certification shall be made by the person responsible for the conduct of the affairs of such corporation.

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

Section  
amended.

19. The commissioner may grant a reasonable extension of time for the filing of returns or the payment of tax or both, under such rules and regulations as he shall prescribe, which rules and regulations may require the filing of a tentative return and the payment of an estimated tax. If the time for filing the return shall be extended, the payment of the portion of the tax remaining to be paid, if any, shall be postponed to the date fixed by the extension of the time for the filing of the return, but in every such case the corporation shall pay, in addition to the unpaid portion of the tax, interest thereon at the rate of 6% per annum from the time when the return originally was required to be filed to the date of actual payment under the extension; provided, that if such unpaid portion of the tax is not paid within the time fixed under the extension, the interest on such unpaid portion shall be computed at the rate of 1% per month or fraction thereof to be calculated from the date the tax was originally due to the date of actual payment.

C. 54:10A-19.  
Extension of  
time for fil-  
ing, interest.

12. The provisions of this act shall be effective with respect to the tax payable in the year 1959 and thereafter and, with respect to the tax payable in 1958 and prior years, shall not affect the provisions of, or any obligations heretofore incurred under, the Corporation Business Tax Act (1945).

C. 54:10A-32.  
Act  
effective.

13. This act shall be effective immediately.

Approved June 19, 1958.

## CHAPTER 64

AN ACT making appropriations for the support of the State Government and for several public purposes for the fiscal year ending June 30, 1959, and regulating the disbursement thereof.

ANTICIPATED RESOURCES FOR THE FISCAL  
YEAR 1958-59

*Surplus*

Anticipated  
revenues  
1958-59.

Estimated balance, July 1, 1958 .. \$18,650,572 00

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*Major Taxes and Fee Revenues*

Transfer inheritance taxes .....	\$17,500,000 00
Main stem and franchise-excise taxes .....	4,000,000 00
Miscellaneous corporation taxes, domestic and foreign .....	56,300,000 00
Domestic life insurance corporation taxes .....	700,000 00
Foreign insurance corporation taxes .....	14,000,000 00
Beverage taxes .....	20,300,000 00
Taxes on cigarettes .....	35,500,000 00
Revenue from pari-mutuel racing.	24,500,000 00
Tax on motor fuels .....	88,500,000 00
Motor vehicle fees, fines, et cetera .....	63,000,000 00
Motor vehicle fees—(Administering Security - Responsibility Law) .....	512,901 00

*Other Taxes, Licenses, Fees and Departmental Revenue*

Department of Law and Public Safety:	
Beverage licenses .....	820,000 00

Professional Examining Boards	
Fees .....	462,765 00
Beauty Culture Control Licenses	150,000 00
Tenement House Supervision..	25,000 00
Fees Hotel Fire Safety Inspec- tion .....	27,000 00
Division of Weights and Meas- ures .....	46,700 00
Bus Excise taxes .....	100,000 00
Department of the Treasury:	
Investment earnings .....	2,200,000 00
Interest on deposits .....	225,000 00
Escheats .....	462,500 00
Outdoor advertising permits ..	90,000 00
Dividends .....	18,870 00
Division of Local Government..	94,000 00
Public Utility Tax (Administra- tion) .....	34,021 00
State cafeterias receipts .....	133,340 00
Receipts for pension and Social Security Administration ....	566,000 00
Pension contributions from spe- cial funds .....	750,000 00
Social Security contributions from special funds .....	240,000 00
Federal Aid: Unemployment Benefits Section — Treasury Department .....	64,480 00
Department of State:	
General revenue, fees .....	650,000 00
Commissions .....	80,000 00
Athletic commissioner .....	30,000 00
Department of Banking and Insur- ance:	
Examining and other fees ....	1,820,000 00
Real Estate Commission .....	380,000 00
Department of Agriculture:	
General fees .....	70,000 00

Milk Control licenses and fees . .	200,000 00
Department of Defense:	
Armory rentals . . . . .	75,000 00
Federal Aid . . . . .	130,000 00
Department of Public Utilities:	
Fees . . . . .	65,000 00
Department of Health:	
General fees . . . . .	80,000 00
Rabies control licenses . . . . .	100,000 00
Board of Barber Examiners, licenses and fees . . . . .	85,000 00
Department of Labor and Indus- try:	
Permits, fees and other revenue	225,000 00
1% workmen's compensation in- surance tax . . . . .	320,000 00
1% workmen's compensation administration fund . . . . .	50,000 00
Federal Aid, Vocational Reha- bilitation . . . . .	890,682 00
Department of Conservation and Economic Development:	
Transfer: Veterans' Guarant- eed Loan Fund . . . . .	5,000,000 00
Hunters' and anglers' licenses . .	1,488,000 00
Federal Aid, Public Hunting and Fishing Grounds . . . . .	116,000 00
Division of Planning and Devel- opment, licenses, fees, et cetera . . . . .	440,000 00
Receipts, Commissioners of Pil- otage . . . . .	16,010 00
Excess water diversion fees . . .	150,000 00
Well drillers licenses and per- mits . . . . .	15,000 00
Receipts, Delaware and Raritan canal . . . . .	235,000 00



Division of Shell Fisheries,	
licenses and fees .....	120,000 00
Receipts, Morris canal fund....	50,000 00
Rentals veterans' housing ....	50,000 00
Sales—Emergency housing	
units .....	2,000,000 00
Department of Education:	
Service charges, State Museum	5,000 00
Tuition fees, State Teachers	
Colleges .....	747,695 00
Tuition and other fees, New Jer-	
sey School of Conservation..	50,446 00
Extension and summer school	
fees, State Teachers Colleges	413,500 00
Cafeterias and boarding halls	
fees .....	853,930 00
Miscellaneous College Revenue	7,615 00
Demonstration school fees....	57,000 00
Board and fees, School for the	
Deaf .....	14,000 00
Academic certificate fees .....	38,000 00
Federal Aid, Smith-Hughes,	
George-Barden Funds .....	105,700 00
Fees, State Board of Examiners	38,000 00
Fees, Agricultural Experiment	
Station .....	80,000 00
Fertilizer inspection fees, Agri-	
cultural Experiment Station.	125,000 00
Field Extension Courses .....	99,520 00
State Highway Department:	
Miscellaneous receipts .....	65,000 00
Department of Institutions and	
Agencies:	
Board of patients and other	
income .....	17,000,000 00
Adoption law fees .....	43,000 00
Federal aid, soldiers' homes...	115,000 00
Federal aid, administration—aid	
to dependent children .....	466,550 00

Federal aid, administration of bureau of assistance and cen- tral office .....	174,000 00
Federal aid, administration of blind .....	225,000 00
Judiciary:	
Court fees .....	1,200,000 00
Unclassified:	
Miscellaneous revenues .....	150,000 00
Total Revenues .....	<u>\$368,327,225 00</u>

*Interfund Transfers*

School Fund .....	\$560,000 00
1837 Surplus Revenue Fund.....	19,000 00
Unsatisfied Claim and Judgment Fund .....	85,000 00
State Disability Benefits Fund...	1,430,000 00
Total Transfers .....	<u>\$2,094,000 00</u>

Total Resources Available  
for Appropriations .... \$389,071,797 00

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

Annual ap-  
propriations;  
unexpended  
balances  
to lapse.

1. The appropriations herein made or so much thereof as may be necessary are hereby appropriated for the respective public officers and for the several purposes herein specified for the fiscal year ending on June 30, 1959. The appropriations herein made shall be available for expenditure during said fiscal year and for a period of 2 months thereafter to pay obligations incurred during said fiscal year. At the expiration of said 2 months' period all unexpended balances except those specif-

ically held by contracts on file with the Director, Division of Budget and Accounting shall lapse into the State treasury or, in cases of appropriations from special funds, shall lapse to the credit of such special funds. Nothing in this section or in this act contained shall be construed to prohibit the payment due upon any contract made under any appropriation contained in any appropriation bill of the previous year or years.

## GENERAL STATE PURPOSES

## A 10. LEGISLATURE

## SENATE

## Salaries:

Senators (21) . . .	\$106,667 00	Legislature.
Secretaries—Members . . . . .	10,500 00	
Other officers and employees . . . .	78,875 00	
Special services ..	7,070 00	
	<hr/>	
		\$203,112 00

## Materials and Supplies:

S t a t i o n e r y and office . . . .	\$12,900 00	
Legislative printing . . . . .	94,000 00	
L i b r a r y supplies and Legislative Manuals. . . .	1,620 00	
	<hr/>	
		108,520 00

## Services Other Than Personal:

Travel . . . . .	\$600 00
Telephone and telegraph . . .	4,200 00
Household . . . .	100 00

Subscriptions to L e g i s l a - t i v e N e w s , R e c o r d s a n d I n d e x . . . . .	21,400 00	
Postage . . . . .	3,200 00	
Incidental e x - p e n s e s . . . . .	7,200 00	
	<hr/>	36,700 00
Current Repairs and Maintenance:		
Office equipment . . . . .		175 00
Additions and Improvements:		
Office equipment . . . . .		500 00
Sub-total, Senate . . . . .		<hr/> \$349,007 00

## GENERAL ASSEMBLY

## Salaries:

A s s e m b l y - m e n (60) . .	\$301,667 00	
S e c r e t a r i e s —Members .	22,600 00	
O t h e r o f f i c e r s a n d e m p l o y - e e s . . . . .	48,200 00	
S p e c i a l s e r v i c e s . . . . .	31,400 00	
	<hr/>	\$403,867 00

## Materials and Supplies:

S t a t i o n e r y a n d o f f i c e . . . . .	\$8,500 00	
L e g i s l a t i v e p r i n t i n g . . . .	125,000 00	
L i b r a r y s u p p l i e s a n d L e g i s l a - t i v e M a n u a l s .	5,400 00	
	<hr/>	138,900 00

## Services Other Than Personal:

Travel .....	\$700 00	
Telephone and telegraph ...	10,900 00	
Household ....	100 00	
Subscriptions to Legisla- tive News, Records and Index .....	81,700 00	
Postage .....	9,200 00	
Incidental ex- penses .....	9,000 00	
		111,600 00

## Current Repairs and Maintenance:

Office equipment .....	3,000 00
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## Additions and Improvements:

Office equipment .....	600 00
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Sub-total, General Assembly	\$657,967 00
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Grand Totals, Legislature..	\$1,006,974 00
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A 11. LAW REVISION AND LEGISLATIVE  
SERVICES COMMISSION

Law Revision  
and Legisla-  
tive Services  
Commission.

## Salaries:

Executive direc- tor and chief counsel .....	\$15,600 00	
Other officers and employ- ees .....	92,820 00	
Special per diem services ....	1,500 00	
Special services	6,500 00	
		\$116,420 00

## Materials and Supplies:

Stationery and office .....	\$2,400 00	
Printing .....	325 00	
Educational, rec- reational and library .....	1,200 00	
R e p l a c e - m e n t: Office equipment ..	200 00	
		<hr/> 4,125 00

## Services Other Than Personal:

Travel .....	\$5,800 00	
Telephone and telegraph ...	2,000 00	
Rent: Office ap- pliances ....	1,320 00	
Household ....	75 00	
Postage .....	350 00	
Miscellaneous .	200 00	
		<hr/> 9,745 00

## Current Repairs and Maintenance:

Office equipment .....	200 00	
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## Additions and Improvements:

Office equipment .....	500 00	
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\$130,990 00

The balances remaining in this ac-  
count as of June 30, 1958 are  
hereby reappropriated.

A 13. LEGISLATIVE BUDGET AND  
FINANCE DIRECTOR

Legislative  
Budget and  
Finance  
Director.

## Salaries:

Director .....	\$12,000 00	
O t h e r officers and employ- ees .....	41,280 00	
		<hr/> \$53,280 00

## Materials and Supplies:

Motor vehicular transportation	\$120 00	
Stationery a n d office .....	500 00	
		620 00

## Services Other Than Personal:

Travel .....	\$1,000 00	
Household ....	25 00	
Miscellaneous .	1,000 00	
		2,025 00

## Current Repairs and Maintenance:

Office equipment .....	60 00
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## Additions and Improvements:

Office equipment .....	250 00
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\$56,235 00

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## A 15. STATE AUDITOR'S DEPARTMENT

State  
Auditors  
Department.

## Salaries:

State Auditor ..	\$12,000 00	
O t h e r officers a n d employ- ees .....	342,605 00	
		\$354,605 00

## Material and Supplies:

Motor vehicular transportation	\$300 00	
Stationery a n d office .....	1,000 00	
Printing .....	50 00	
R e p l a c e - ment: Motor vehicles ....	900 00	
		2,250 00

Services Other Than Personal:		
Travel .....	\$19,000 00	
Telephone and telegraph ...	750 00	
Insurance: Other than fire...	39 00	
Household ....	25 00	
Subscriptions and memberships .....	118 00	
Postage .....	275 00	
Miscellaneous .	25 00	
		20,232 00
Current Repairs and Maintenance:		
Office equipment .....	500 00	
		<u>\$377,587 00</u>

Interstate  
Co-operation  
Commission.

A. 20. COMMISSION ON INTERSTATE  
CO-OPERATION

Salaries:		
Special services .....	\$600 00	
Materials and Supplies:		
Stationery and office .....	\$40 00	
Printing .....	200 00	
		240 00
Services Other Than Personal:		
Travel .....	\$750 00	
Telephone and telegraph ...	50 00	
Postage .....	50 00	
Expenses of conferences ....	150 00	
		1,000 00
Extraordinary:		
Commitments to interstate agencies .....	33,250 00	
		<u>\$35,090 00</u>



## A. 21. COMMISSION ON STATE TAX POLICY

State Tax  
Policy  
Commission.

## Extraordinary:

For expenses of the Commission .....	\$25,000 00
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The balances remaining in this account as of June 30, 1958 are hereby reappropriated.

## A 23. COMMISSION ON NARCOTIC CONTROL

Narcotic  
Control  
Commission.

## Salaries:

Officers and employees .....	\$5,640 00
Special services .....	3,500 00
	<u>\$9,140 00</u>

## Services Other Than Personal:

Miscellaneous .....	1,200 00
	<u>\$10,340 00</u>

A. 24. NEW JERSEY METROPOLITAN RAPID  
TRANSIT COMMISSIONMetropolitan  
Rapid Transit  
Commission.

## Extraordinary:

New Jersey's share of miscellaneous expenses .....	\$30,000 00
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The balances remaining in this account as of June 30, 1958 are hereby reappropriated.

## A. 27. YOUTH STUDY COMMISSION

Youth  
Study  
Commission.

## Extraordinary:

For expenses of the Commission .....	\$15,000 00
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The balances remaining in this account as of June 30, 1958 are hereby reappropriated.

Statute  
Revision  
Commission.

A. 33. LEGISLATIVE COMMISSION ON  
STATUTE REVISION

The balances remaining in this account as of June 30, 1958 are hereby reappropriated.

Law of  
Evidence  
Study  
Commission.

A. 35. COMMISSION TO STUDY THE IMPROVEMENT OF THE LAW OF EVIDENCE IN NEW JERSEY

The balances remaining in this account as of June 30, 1958 are hereby reappropriated.

Committee  
to Investigate  
Wire Tapping.

A. 40. LEGISLATIVE COMMITTEE TO  
INVESTIGATE WIRE TAPPING

The balances remaining in this account as of June 30, 1958 are hereby reappropriated.

County and  
Municipal  
Law  
Revision  
Commission.

A. 46. COUNTY AND MUNICIPAL LAW  
REVISION COMMISSION

Extraordinary:

For expenses of the Commission .....	\$15,000 00
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The balances remaining in this account as of June 30, 1958 are hereby reappropriated.

## C. 10. CHIEF EXECUTIVE'S OFFICE

Governor's  
Office.

## Salaries:

Governor .....	\$30,000 00	
Other officers and employ- ees .....	117,020 00	
		\$147,020 00

## Materials and Supplies:

Motor vehicular transportation	\$5,000 00	
Stationery and office .....	5,000 00	
Printing .....	2,000 00	
		12,000 00

## Services Other Than Personal:

Travel .....	\$500 00	
Telephone and telegraph ...	11,500 00	
S u b s c r i p - t i o n s   a n d memberships.	400 00	
Postage .....	2,200 00	
Miscellaneous .	500 00	
		15,100 00

## Current Repairs and Maintenance:

Office equipment .....	450 00	
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## Extraordinary:

For expenditure by the Gover- nor of funds not otherwise ap- propriated, including enter- tainment on behalf of the State, incidental expenses, operation of an official resi- dence, and expenses of com- missioners appointed by the Governor under statute.....	20,000 00	
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## Additions and Improvements:

Office equipment .....	1,000 00	
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\$195,570 00

Department  
of Law and  
Public  
Safety.

D. 00. DEPARTMENT OF LAW AND  
PUBLIC SAFETY

ADMINISTRATIVE DIVISION

Salaries:

Attorney - Gen- eral .....	\$20,000 00	
Other officers and employ- ees .....	99,210 00	
		\$119,210 00

Materials and Supplies:

Motor vehicular transportation	\$700 00	
Stationery and office .....	1,000 00	
Printing .....	250 00	
		1,950 00

Services Other Than Personal:

Travel .....	\$600 00	
Telephone and telegraph ...	4,570 00	
Rent: Office ap- pliances ....	75 00	
Insurance: Oth- er than fire..	150 00	
S u b s c r i p - t i o n s   a n d memberships.	250 00	
Postage .....	850 00	
Miscellaneous .	60 00	
		6,555 00

Current Repairs and Maintenance:

Office equip- ment .....	\$270 00	
Automotive ...	400 00	
		670 00

Additions and Improvements:

Office equipment .....	368 00	
		\$128,753 00

D 10. *Division of Law*

## Salaries:

Officers and employees .....	\$523,220 00	
		\$523,220 00

## Material and Supplies:

Motor vehicular transportation	\$3,500 00	
Stationery and office .....	5,500 00	
Printing .....	9,000 00	
Educational, recreational and library .....	2,500 00	
Replacement: Motor vehicles ....	8,110 00	
Replacement: Office equipment ..	2,832 00	
		31,442 00

## Services Other than Personal:

Travel .....	\$12,000 00	
Telephone and telegraph ...	9,135 00	
Insurance: Other than fire..	446 00	
Household ....	150 00	
Advertising ...	400 00	
Subscriptions and memberships.	1,500 00	
Court costs ....	2,000 00	
Postage .....	1,700 00	
Miscellaneous ..	250 00	
		27,581 00

## Current Repairs and Maintenance:

Office equipment	\$600 00	
Automotive ...	1,400 00	
		2,000 00

## Additions and Improvements:

Office equipment .....	1,578 00
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In addition to the amounts hereinabove set forth, all funds received by the Division of Law of the Department of Law and Public Safety as reimbursement for special investigations, together with unexpended balances as of June 30, 1958, are hereby appropriated to the Division of Law in the Department of Law and Public Safety, to constitute a revolving fund for special investigations, provided, that such sums shall be available to defray the cost of securing evidence of violations under Title 19, and assisting in the prosecution of such violations, and provided further, that expenditures under Title 19 shall be subject to the approval of the Governor.

The balance as at June 30, 1958, in the revolving fund established to provide for the expenses in operating chapter 357, P. L. 1951, together with all receipts is hereby appropriated for use during 1958-59; provided, however, that any sums in excess of \$50,000.00 as at the close of the fiscal year shall lapse into the general treasury.

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\$585,821 00

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D 20. *Division of State Police (General)*

## Salaries:

Colonel and superintendent .	\$14,000 00	
Other officers and employees .....	4,340,773 00	
New positions..	22,980 00	
Cash in lieu of maintenance .	706,552 00	
Clothing allotment (detectives) .....	11,700 00	
Contingencies and special services.	8,000 00	
Medical and surgical services .....	22,000 00	
		\$5,126,005 00

## Materials and Supplies:

Food .....	\$20,000 00
Clothing .....	115,000 00
Heat, light and power .....	56,000 00
Household ....	35,000 00
Drugs and medical .....	7,000 00
Scientific, laboratory and chemical ....	3,000 00
Motor vehicular transportation .....	235,000 00
Stationery and office .....	30,000 00
Printing .....	5,500 00
Photographic laboratory .....	5,500 00

Other materials.	5,000 00	
R e p l a c e - ment: Motor vehicles . . . .	175,000 00	
R e p l a c e - ment: Office equipment ..	10,000 00	
R e p l a c e - ment: Tools and equip- ment . . . . .	5,000 00	
R e p l a c e - ment: Farm and grounds equipment ..	500 00	
R e p l a c e - ment: Photo- graphic equip- ment . . . . .	1,500 00	
R e p l a c e - ment: House- hold equip- ment . . . . .	5,000 00	
R e p l a c e - ment: Gym- nasium equip- ment . . . . .	500 00	
	<hr/>	714,500 00
Services Other Than Personal:		
Travel . . . . .	\$5,000 00	
Rent: Garages .	100 00	
Rent: Office Ap- pliances . . . .	11,592 00	
Rent: Communi- cation system	345,267 00	
Insurance: Fire	5,100 00	
Insurance: Oth- er than fire..	16,908 00	
Household . . . .	2,500 00	



Subscriptions and memberships.	1,000 00	
Investigation expenses and obtaining evidence .....	15,000 00	
Postage .....	5,000 00	
Miscellaneous ..	2,000 00	
		409,467 00
Current Repairs and Maintenance:		
Office equipment .....	\$1,750 00	
Buildings and grounds ....	27,500 00	
Automotive ...	70,000 00	
Household equipment ..	1,000 00	
Recreational equipment.	250 00	
Other equipment .....	750 00	
Police equipment .....	2,500 00	
		103,750 00
Extraordinary:		
Compensation awards .....		4,172 00
Additions and Improvements:		
Furniture, furnishings and fixtures .....	\$3,000 00	
Office equipment .....	15,000 00	
Farm and grounds equipment ..	1,000 00	
Scientific equipment .....	10,000 00	
Educational equipment.	500 00	

Gymnasium equipment ..	500 00	
Household equipment ..	500 00	
Motor vehicles .	4,000 00	
Plant equipment	3,000 00	
Photograph- ic equipment.	1,500 00	
Police equip- ment .....	5,000 00	
Revision of wa- ter supply sys- tem .....	18,745 00	
Fingerprint in- dex system ..	8,903 00	
		<hr/> 71,648 00
Subtotal, State Police (Gen- eral) .....		<hr/> \$6,429,542 00

In addition to the amounts herein-  
above specifically appropriated  
to the Division of State Police  
there are appropriated such  
sums as may be received from  
the New Jersey Highway Au-  
thority and the New Jersey  
Turnpike Authority, for the cost  
of training State Policemen  
and for the cost of State Police  
services furnished to such au-  
thorities; provided, however,  
that sums received from the  
aforementioned authorities cov-  
ering the cost of pensions to be  
paid State Policemen, shall be  
paid into the State Police Retire-  
ment and Benevolent Fund.

There are hereby appropriated  
from the State Police Retire-  
ment and Benevolent Fund,

such sums as may be necessary  
to administer the fund pursuant  
to the provisions of R. S. 53:5.

D 21. *Bureau of Tenement House Supervision*

Salaries:

Officers and em-		
ployees . . . . .	\$132,100 00	
New positions .	5,760 00	
	<hr/>	\$137,860 00

Materials and Supplies:

Motor vehicular		
transportation	\$600 00	
Stationery a n d		
office . . . . .	600 00	
Printing . . . . .	400 00	
R e p l a c e -		
ment: Motor		
vehicles . . . . .	1,210 00	
	<hr/>	2,810 00

Services Other Than Personal:

Travel . . . . .	\$8,000 00	
Telephone a n d		
telegraph . . .	1,180 00	
Rent: Garages .	336 00	
Insurance: Oth-		
er than fire..	73 00	
Household . . . .	250 00	
S u b s c r i p -		
tions a n d		
memberships.	125 00	
Postage . . . . .	550 00	
	<hr/>	10,514 00

Current Repairs and Maintenance:

Office equip-		
ment . . . . .	\$100 00	
Automotive . . .	200 00	
	<hr/>	300 00

Subtotal, Bureau of Tene-		
ment House Supervision	<hr/>	\$151,484 00

D 22. *Office of Supervisor of Hotel Fire Safety*

## Material and Supplies:

Motor vehicular transportation	\$475 00	
Stationery and office .....	200 00	
Printing .....	100 00	
		<hr/>
		\$775 00

## Services Other Than Personal:

Travel .....	\$500 00	
Insurance:		
Other than fire .....	192 00	
Rent: Garages.	37 00	
		<hr/>
		729 00

## Current Repairs and Maintenance:

Automotive .....	100 00	
		<hr/>

Subtotal, Office of Supervisor of Hotel Fire Safety	\$1,604 00	
Total Appropriation, Division of State Police....	\$6,582,630 00	
		<hr/>

D 30. *Division of Alcoholic Beverage Control*

## Salaries:

Director .....	\$16,000 00	
Other officers and employees .....	799,630 00	
Court reporting services ....	3,000 00	
		<hr/>
		\$818,630 00

## Materials and Supplies:

Food .....	\$675 00	
Heat, light and power .....	65 00	
Household ....	350 00	

Drugs and medical .....	400 00	
Motor vehicular transportation .....	500 00	
Stationery and office .....	7,000 00	
Printing .....	7,500 00	
Other materials	400 00	
Replacement:		
Office equipment .....	3,000 00	
Microfilming ..	1,000 00	
		20,890 00
Services Other Than Personal:		
Travel .....	\$72,500 00	
Telephone and telegraph ...	8,560 00	
Rent: Equipment .....	1,100 00	
Insurance: Other than fire .	953 00	
Trucking and wrecking ...	1,500 00	
Household ....	400 00	
Advertising ...	1,200 00	
Subscriptions and memberships.	2,600 00	
Court costs and litigation ....	1,000 00	
Postage .....	8,200 00	
Miscellaneous .	750 00	
		98,763 00
Current Repairs and Maintenance:		
Office equipment .....	\$3,000 00	
Automobile ...	150 00	
		3,150 00

Extraordinary: Compensation awards .....	1,176 00
	<hr/>
	\$942,609 00
	<hr/>

D 40. *Division of Motor Vehicles*

Salaries:		
Director .....	\$14,000 00	
Other officers and employ- ees .....	6,105,920 00	
New positions .	152,550 00	
	<hr/>	\$6,272,470 00

Materials and Supplies:		
Inspectors' and examiners' uniforms ...	\$60,000 00	
Heat, light and power .....	43,000 00	
Household .....	6,500 00	
Motor vehicu- lar transporta- tion .....	61,500 00	
Stationery and office .....	135,000 00	
Printing .....	191,200 00	
Replacemen- t: Motor vehicles .....	54,500 00	
Replacemen- t: Office equipment ..	10,000 00	
Metal and mate- rial for license plates .....	238,710 00	
	<hr/>	800,410 00

## Services Other Than Personal:

Travel .....	\$10,500 00	
Telephone and telegraph ...	42,940 00	
Rent: Garages	4,580 00	
Rent: Office appliances ....	142,668 00	
Rent: Communications equipment .....	11,080 00	
Rent: Accident prevention clinic equipment ..	32,000 00	
Insurance: Fire	7,200 00	
Insurance: Other than fire .	10,135 00	
Household ....	1,500 00	
Subscriptions and memberships .	3,750 00	
Witness fees ..	1,000 00	
Postage .....	304,000 00	
Agency expense .....	9,000 00	
Safety education program ....	35,000 00	
Miscellaneous .	5,150 00	
		620,503 00

## Current Repairs and Maintenance:

Office equipment .....	\$8,250 00	
Buildings and grounds ....	23,000 00	
Automotive ...	22,000 00	
Equipment (testing stations) .....	10,000 00	
		63,250 00

## Extraordinary:

For the general issuance of new license plates .....	600,000 00
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## Additions and Improvements:

General plant equipment ..	\$965 00	
Office equip- ment .....	16,305 00	
Motor vehicles .	9,300 00	
		26,570 00
		<u>\$8,383,203 00</u>

The balances remaining in these accounts as of June 30, 1958 are hereby reappropriated.

In addition to the amounts hereinabove specifically set forth, there is appropriated such sums as may be necessary to defray the cost of registering motor vehicles and licensing drivers pursuant to the provisions of R. S. 39:3-3 and 39:10-25.

D 41. *Security Responsibility Bureau*

## Salaries:

Officers and employees .....	\$434,115 00
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## Materials and Supplies:

Stationery and office .....	\$4,500 00	
Printing .....	18,000 00	
		22,500 00

## Services Other Than Personal:

Travel .....	\$150 00	
Telephone and telegraph ...	3,325 00	
Rent: Offices .	38,811 00	
Postage .....	11,500 00	
Miscellaneous ..	500 00	
		54,286 00



## Current Repairs and Maintenance:

Office equip- ment .....	1,200 00
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## Additions and Improvements:

Office equip- ment .....	800 00
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	\$512,901 00
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D 42. *Unsatisfied Claim and Judgment*  
*Fund Bureau*

## Salaries:

Officers and em- ployees .....	\$40,905 00	
New positions ..	9,900 00	
Special serv- ices .....	700 00	
		\$51,505 00

## Materials and Supplies:

Stationery and office .....	\$500 00	
Printing .....	5,000 00	
		5,500 00

## Services Other Than Personal:

Travel .....	\$400 00	
Telephone and telegraph ...	750 00	
Rent: Offices ...	5,060 00	
Postage .....	750 00	
Miscellaneous .	100 00	
		7,060 00

## Current Repairs and Maintenance:

Office equipment .....	200 00
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## Additions and Improvements:

Office equipment .....	488 00
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	\$64,753 00
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The amounts hereinabove appropriated to the Unsatisfied Claim and Judgment Fund Bureau shall be payable out of the Unsatisfied Claim and Judgment Fund. Revenues in excess of the appropriations hereinabove specifically set forth are hereby appropriated to said bureau for the payment of additional administrative costs and claims; provided, however, that such excess revenues may be allotted for expenditure, subject to the approval of the Director of the Division of Budget and Accounting and the Legislative Budget and Finance Director.

*D 50. Division of Weights and Measures*

Salaries:

State superintendent . . . . .	\$10,000 00	
Other officers and employees . . . . .	179,757 00	
New positions . . . . .	9,780 00	
	<hr/>	\$199,537 00

Materials and Supplies:

Heat, light and power . . . . .	\$2,800 00
Farm and grounds . . . . .	500 00
Household . . . . .	650 00
Motor vehicular transportation . . . . .	4,000 00
Stationery and office . . . . .	800 00
Printing . . . . .	2,500 00
Other materials . . . . .	200 00

R e p l a c e - ment: Motor vehicles . . . .	12,850 00	
R e p l a c e - ment: Office equipment . .	500 00	
Seals and license plates . . . . .	2,500 00	
	<hr/>	27,300 00
Services Other Than Personal:		
Travel . . . . .	\$12,500 00	
Telephone a n d telegraph . . .	2,680 00	
Rent: Garages .	650 00	
Insurance: Oth- er than fire..	298 00	
S u b s c r i p - t i o n s a n d memberships.	160 00	
Obtaining e v i - dence . . . . .	500 00	
Postage . . . . .	900 00	
Miscellaneous .	250 00	
	<hr/>	17,938 00
Current Repairs and Maintenance:		
Office equipment	\$100 00	
Buildings a n d grounds . . . .	1,500 00	
Automotive . . .	1,000 00	
Scientific a n d l a b o r a t o r y equipment . .	50 00	
Scales . . . . .	1,250 00	
	<hr/>	3,900 00
Additions and Improvements:		
Office equipment	\$429 00	
Scales, weights and gauges . .	500 00	
Motor vehicles .	7,200 00	

Scientific equip- ment .....	800 00	
		8,929 00
		<u>\$257,604 00</u>

Division of  
Professional  
Boards.

# DIVISION OF PROFESSIONAL BOARDS

## 1 D 60. State Board of Public Accountants

### Salaries:

Officers and em- ployees .....	\$11,871 00	
Special services	8,461 00	
		\$20,332 00

### Materials and Supplies:

Stationery and office .....	\$70 00	
Printing .....	300 00	
		370 00

### Services Other Than Personal:

Telephone and telegraph ...	\$225 00	
Rent: Offices ..	1,200 00	
Rent: Examina- tion rooms ..	1,000 00	
Insurance: Oth- er than fire..	184 00	
Advertising ...	60 00	
S u b s c r i p - t i o n s a n d memberships.	300 00	
Postage .....	300 00	
Filing fees ....	450 00	
		3,719 00

### Current Repairs and Maintenance:

Office equipment .....		66 00
		<u>\$24,487 00</u>

2 D 60. *State Board of Architects*

## Salaries:

Officers and employees . . . . .	\$21,883 00	
New positions . . . . .	2,640 00	
		\$24,523 00

## Materials and Supplies:

Motor vehicular transportation . . . . .	\$400 00	
Stationery and office . . . . .	450 00	
Printing . . . . .	1,000 00	
Seal presses . . . . .	1,000 00	
		2,850 00

## Services Other Than Personal :

Travel . . . . .	\$1,500 00	
Telephone and telegraph . . . . .	600 00	
Rent: Offices . . . . .	4,200 00	
Insurance: Other than fire . . . . .	55 00	
S u b s c r i p - t i o n s and memberships . . . . .	220 00	
Court costs and investigation expense . . . . .	500 00	
Postage . . . . .	450 00	
Examination expense . . . . .	1,300 00	
Filing fees . . . . .	125 00	
		8,950 00

## Current Repairs and Maintenance:

Office equipment . . . . .	\$100 00	
Automotive . . . . .	100 00	
		200 00
		\$36,523 00

3 D 60. *State Board of Dentistry*

## Salaries:

Officers and employees . . . . .	\$20,648 00	
Special services . . . . .	50 00	
	<hr/>	\$20,698 00

## Materials and Supplies:

Stationery and office . . . . .	\$300 00	
Printing . . . . .	700 00	
Educational, recreational and library . . . . .	50 00	
	<hr/>	1,050 00

## Services Other Than Personal:

Travel . . . . .	\$6,500 00	
Telephone and telegraph . . . . .	375 00	
Rent: Offices . . . . .	2,000 00	
Insurance: Other than fire . . . . .	155 00	
Advertising . . . . .	75 00	
Subscriptions and memberships . . . . .	250 00	
Investigation expense . . . . .	5,750 00	
Postage . . . . .	670 00	
Examination expense . . . . .	2,200 00	
Miscellaneous . . . . .	200 00	
	<hr/>	18,175 00

## Current Repairs and Maintenance:

Office equipment . . . . .	125 00	
	<hr/>	\$40,048 00

4 D. 60. *State Board of Mortuary Science*

## Salaries:

Officers and employees . . . .	\$27,872 00	
Special services	150 00	
	<hr/>	\$28,022 00

## Materials and Supplies:

Heat, light and power . . . . .	\$525 00	
Motor vehicular transportation	450 00	
Stationery and office . . . . .	225 00	
Printing . . . . .	550 00	
Educational, recreational and library . . . . .	50 00	
	<hr/>	1,800 00

## Services Other Than Personal:

Travel . . . . .	\$900 00	
Telephone and telegraph . . .	750 00	
Rent: Offices . .	1,740 00	
Insurance: Other than fire . .	71 00	
Household . . . .	350 00	
Subscriptions and memberships . .	258 00	
Postage . . . . .	450 00	
Examination expense . . . . .	225 00	
	<hr/>	4,744 00

## Current Repairs and Maintenance:

Office equipment . . . . .	\$191 00	
Automotive . . .	100 00	
	<hr/>	291 00

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\$34,857 00

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5 D 60. *State Board of Professional Engineers  
and Land Surveyors*

Salaries:		
Officers and employees . . . . .	\$31,380 00	
Materials and Supplies:		
Stationery and		
office . . . . .	\$1,000 00	
Printing . . . . .	1,500 00	
R e p l a c e -		
ment: Office		
equipment . .	786 00	
Engrossing cer-		
tificates . . . .	500 00	
		3,786 00
Services Other Than Personal:		
Travel . . . . .	\$1,200 00	
Telephone and		
telegraph . . .	1,000 00	
Rent: Offices . .	6,330 00	
Insurance: Oth-		
er than fire . .	30 00	
Household . . . .	50 00	
S u b s c r i p -		
t i o n s and		
memberships.	535 00	
Postage . . . . .	2,100 00	
Examination ex-		
pense . . . . .	5,000 00	
Filing and notary		
fees . . . . .	400 00	
Automation serv-		
ices . . . . .	700 00	
		17,345 00
Current Repairs and Maintenance:		
Office equipment . . . . .	150 00	
Additions and Improvements:		
Office equipment . . . . .	700 00	
		\$53,361 00



6 D 60. *State Board of Medical Examiners*

## Salaries:

Officers and employees . . . . .	\$39,629 00	
New positions . . . . .	7,200 00	
Special services. . . . .	5,000 00	
	<hr/>	\$51,829 00

## Materials and Supplies:

Motor vehicular transportation . . . . .	\$400 00	
Stationery and office . . . . .	650 00	
Printing . . . . .	1,900 00	
	<hr/>	2,950 00

## Services Other Than Personal:

Travel . . . . .	\$2,800 00	
Telephone and telegraph . . . . .	400 00	
Rent: Offices . . . . .	3,700 00	
Rent: Garages . . . . .	180 00	
Rent: Examination rooms . . . . .	900 00	
Insurance: Other than fire . . . . .	193 00	
Household . . . . .	85 00	
Subscriptions and memberships. . . . .	300 00	
Enforcement and investigation expense . . . . .	2,500 00	
Postage . . . . .	1,500 00	
Examination expense . . . . .	500 00	
Miscellaneous . . . . .	100 00	
	<hr/>	13,158 00

## Current Repairs and Maintenance:

Office equip- ment .....	\$85 00	
Automotive ..	75 00	
		<hr/> 160 00
		<hr/> \$68,097 00

## 7 D 60. State Board of Nursing

## Salaries:

Officers and employees .....	\$72,561 00
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## Materials and Supplies:

Stationery and office .....	\$2,500 00	
Printing .....	3,500 00	
Educational, rec- reational and library .....	100 00	
R e p l a c e - ment: Office equipment ..	200 00	
Microfilming ..	200 00	
		<hr/> 6,500 00

## Services Other Than Personal:

Travel .....	\$2,200 00
Telephone and telegraph ...	1,400 00
Rent: Offices ..	11,500 00
R e n t : Office equipment ..	1,845 00
Rent: Examina- tion rooms ..	1,000 00
Insurance: Oth- er than fire ..	230 00
Household ....	180 00
S u b s c r i p - tions and memberships.	150 00

Legal expense .	300 00	
Postage .....	3,500 00	
Examination ex-		
pense .....	4,900 00	
A u t o m a t i o n		
services ....	2,000 00	
		29,205 00
Current Repairs and Maintenance:		
Office equipment .....		400 00
Additions and Improvements:		
Office equipment .....		262 00
		\$108,928 00

8 D 60. *State Board of Optometrists*

## Salaries:

Officers and em-		
ployees .....	\$15,928 00	
Special services.	250 00	
		\$16,178 00

## Materials and Supplies:

Stationery a n d		
Office .....	\$150 00	
Printing .....	200 00	
		350 00

## Services Other Than Personal:

Travel .....	\$1,130 00	
Telephone a n d		
telegraph ...	500 00	
Rent: Offices ..	900 00	
Insurance: Oth-		
er than fire..	62 00	
S u b s c r i p -		
t i o n s a n d		
memberships.	250 00	
Court costs and		
special investi-		
gations .....	500 00	

Postage . . . . .	275 00	
		3,617 00
Current Repairs and Maintenance:		
Office equipment . . . . .	75 00	
		\$20,220 00

9 D 60. *State Board of Pharmacy*

## Salaries:

Officers and em- ployees . . . . .	\$46,409 00	
Special services	2,000 00	
		\$48,409 00

## Materials and Supplies:

Drugs and medi- cal . . . . .	\$300 00	
Motor vehicular transportation	750 00	
Stationery a n d office . . . . .	1,100 00	
Printing . . . . .	1,200 00	
Educational, rec- reational and library . . . . .	100 00	
R e p l a c e - ment: Office equipment ..	500 00	
		3,950 00

## Services Other Than Personal:

Travel . . . . .	\$2,700 00
Telephone a n d telegraph . . .	425 00
Rent: Offices ..	4,350 00
Rent: Examina- tion rooms ..	240 00
Insurance: Oth- er than fire..	219 00

Household . . . .	50 00	
S u b s c r i p - t i o n s and memberships.	180 00	
I n v e s t i g a - tion, hearing and inciden- tal . . . . .	1,500 00	
Postage . . . . .	1,400 00	
		11,064 00
Current Repairs and Maintenance:		
Office equipment	\$100 00	
Automotive . . .	250 00	
		350 00
		\$63,773 00

10 D 60. *State Board of Veterinary  
Medical Examiners*

Salaries:		
Officers and em- ployees . . . . .		\$1,802 00
Materials and Supplies:		
Stationery and office . . . . .	\$30 00	
Printing . . . . .	100 00	
		130 00
Services Other Than Personal:		
Travel . . . . .	\$376 00	
Insurance: Oth- er than fire..	12 00	
Postage . . . . .	25 00	
Miscellaneous ..	100 00	
		513 00
		\$2,445 00

11 D 60. *State Board of Shorthand Reporting*

## Salaries:

Officers and employees .....	\$250 00
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## Services Other Than Personal:

## Insurance: Oth-

er than fire..	\$17 00
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Miscellaneous ..	98 00
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	115 00
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	\$365 00
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12 D 60. *State Board of Examiners of Ophthalmic Dispensers and Ophthalmic Technicians*

## Salaries:

Officers and employees .....	\$7,980 00
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## Materials and Supplies:

## Stationery and

office .....	\$90 00
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Printing .....	100 00
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	190 00
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## Services Other Than Personal:

Travel .....	\$400 00
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Telephone and telegraph ...	175 00
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Rent: Offices ..	480 00
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Insurance: Oth- er than fire..	28 00
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S u b s c r i p - t i o n s a n d memberships.	20 00
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Court costs and litigation ....	125 00
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Postage .....	150 00
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Examination ex- pense .....	95 00
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	1,473 00
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## Current Repairs and Maintenance:

Office equipment .....	18 00
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	\$9,661 00
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13 D 60. *Board of Beauty Culture Control*

## Salaries:

Chairman . . . . .	\$3,500 00	
M e m b e r s o f board . . . . .	12,500 00	
O t h e r o f f i c e r s a n d e m p l o y - ees . . . . .	62,172 00	
Seasonal help ..	500 00	
	<hr/>	\$78,672 00

## Materials and Supplies:

Heat, light and power . . . . .	\$20 00	
Motor vehicular transportation	1,450 00	
Stationery a n d office . . . . .	500 00	
Printing . . . . .	1,800 00	
Educational, rec- reational and library . . . . .	50 00	
R e p l a c e - ment: Motor vehicles . . . . .	1,400 00	
R e p l a c e - ment: Office equipment ..	267 00	
	<hr/>	5,487 00

## Services Other Than Personal:

Travel . . . . .	\$2,200 00
Telephone a n d telegraph . . . . .	1,200 00
Insurance: Oth- er than fire..	107 00
S u b s c r i p - t i o n s a n d memberships.	60 00

Legal seizure, investigation and re- lated .....	1,400 00	
Postage .....	1,800 00	
Miscellaneous expense.	10 00	
Automation services ....	2,000 00	
		8,777 00
Current Repairs and Maintenance:		
Office equipment	\$50 00	
Automotive ...	250 00	
		300 00
Additions and Improvements:		
Motor vehicles.	\$1,550 00	
Office equipment	100 00	
		1,650 00
		\$94,886 00
Total Appropriation, Divi- sion of Professional Boards .....		\$557,651 00

The amounts hereinabove appropriated to each of the several professional boards, shall be payable out of the receipts of such boards, and any receipts in excess of the amounts specifically appropriated to each of said boards are hereby appropriated, the allotment of which shall be subject to the approval of the Director, Division of Budget and Accounting and the Legislative Budget and Finance Director; provided, however,



that the appropriation of excess receipts shall not apply to the Board of Beauty Culture Control.

Grand Totals, Department  
of Law and Public  
Safety ..... \$18,015,925 00

DEPARTMENT OF THE TREASURY  
E. 10. ADMINISTRATIVE DIVISION

Salaries:

State Treasurer.	\$18,000 00	
Other officers and employ- ees .....	109,820 00	Treasury De- partment.
New positions .	2,400 00	
	<u>          </u>	\$130,220 00

Materials and Supplies:

Stationery and office .....	\$1,000 00	
Printing .....	50 00	
Other materials and supplies.	550 00	
Replacemen- t: Office equipment ..	3,200 00	
	<u>          </u>	4,800 00

Services Other Than Personal:

Travel .....	\$1,000 00	
Telephone and telegraph ...	2,675 00	
Insurance: Oth- er than fire .	1,000 00	
Household ....	100 00	
Subscriptions and memberships.	303 00	
Postage .....	350 00	
	<u>          </u>	5,428 00

## Current Repairs and Maintenance:

Office equipment .....	800 00
	<hr/>
	\$141,248 00

E. 20. *Division of Budget and Accounting*

## Salaries:

Director .....	\$16,000 00	
Other officers and employ- ees .....	661,245 00	
New positions .	26,730 00	
	<hr/>	
		\$703,975 00

## Materials and Supplies:

Motor vehicular transportation	\$275 00	
Stationery and office .....	12,475 00	
Printing .....	24,534 00	
R e p l a c e - ment: Motor vehicles .....	1,600 00	
R e p l a c e - ment: Office equipment ..	1,300 00	
Microfilming ...	1,500 00	
	<hr/>	
		41,684 00

## Services Other Than Personal:

Travel .....	\$7,160 00
Telephone and telegraph ...	7,570 00
R e n t: Office equipment ...	84,190 00
Insurance: Oth- er than fire..	494 00
Household ....	375 00
S u b s c r i p - t i o n s a n d memberships.	340 00

Postage .....	11,125 00	
Miscellaneous ..	200 00	
		111,454 00
Current Repairs and Maintenance:		
Office equipment	\$5,000 00	
Automotive ....	50 00	
		5,050 00
Extraordinary:		
Improvement of management methods and procedures....		15,000 00
Additions and Improvements:		
Office equipment .....		2,700 00
		<u>\$879,863 00</u>

There is hereby appropriated out of revenues derived from escheated property under the various escheat acts, such sums as may be necessary to administer such acts and such sums as may be required for refunds.

E 30. *Division of Purchase and Property*

Salaries:

Director .....	\$14,000 00	
Other officers and employ- ees .....	1,302,125 00	
New positions .	9,120 00	
Special services.	3,000 00	
		\$1,328,245 00

Materials and Supplies:

Heat, light, and power .....	\$142,000 00	
Heat, light and power— War Me- morial Building ..	4,500 00	

**New Jersey State Library**

Household . . . .	19,525 00	
Motor vehicular transportation	4,500 00	
Stationery and office . . . . .	9,200 00	
Printing . . . . .	4,000 00	
Engineering . . .	75 00	
R e p l a c e - ment: Motor vehicles . . . .	1,600 00	
R e p l a c e - ment: Office equipment . . .	2,100 00	
		187,500 00
Services Other Than Personal:		
Travel . . . . .	\$2,875 00	
Telephone and telegraph . . .	17,790 00	
Insurance: Fire.	16,612 00	
Insurance: Oth- er than fire..	4,008 00	
Household . . . .	5,160 00	
Advertising . . .	7,500 00	
S u b s c r i p - tions and memberships.	1,100 00	
Postage . . . . .	7,175 00	
M a i n t e - nance: Stacy Park and Cap- itol grounds..	6,000 00	
Miscellaneous . .	800 00	
		69,020 00
Current Repairs and Maintenance:		
Office equipment	\$1,000 00	
Buildings and grounds . . . .	60,425 00	
Additional fire alarm services	7,762 00	

Automotive . . . .	1,600 00	
	<hr/>	70,787 00
Additions and Improvements:		
Office equipment	\$500 00	
Automatic fire alarm systems —v a r i o u s S t a t e office buildings . . . .	17,884 00	
Spring w a t e r c o n t r o l— S t a t e House boiler room..	3,500 00	
Floor covering —State House Annex . . . . .	3,100 00	
	<hr/>	24,984 00
		<hr/>
		\$1,680,536 00

## State Purchase Fund:

The unexpended balance in the State purchase fund as at June 30, 1958, together with the reimbursements made to said fund during 1958-59, are hereby appropriated so that a "purchase revolving fund" not exceeding \$550,000.00 will be maintained for the purpose of making payments for purchases pursuant to the purchase act (chapter 25 of Title 52 of the Revised Statutes), and for the expenses of handling, storing, and transporting purchases so made. Any sum as at June 30, 1959, in excess of \$550,000.00 appropriated herein, shall be transferred by the State Treasurer to the General State Fund.

## CHAPTER 64, LAWS OF 1958

2 E 30. *Bureau of Construction*

## Salaries:

Officers and employees . . . . .	\$230,855 00
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## Materials and Supplies:

Motor vehicular transportation	\$1,000 00	
Stationery and office . . . . .	2,500 00	
Printing . . . . .	6,000 00	
Engineering and drafting . . . .	1,250 00	
Replacem-ent: Office equipment . .	1,140 00	
Replacem-ent: Motor vehicles . . . . .	1,700 00	
		13,590 00

## Services Other Than Personal:

Travel . . . . .	\$3,000 00	
Telephone and telegraph . . . .	4,280 00	
Rent: Garages .	180 00	
Insurance: Other than fire	181 00	
Household . . . .	100 00	
Advertising . . . .	8,000 00	
Subscriptions and memberships.	100 00	
Postage . . . . .	2,000 00	
		17,841 00

## Current Repairs and Maintenance:

Office equipment	\$250 00	
Automotive . . . .	200 00	
		450 00

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\$262,736 00

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The earnings from investments and interest on deposits heretofore and hereafter received in the State Institution Construction Fund, as provided under section 12 of chapter 3, of the laws of 1949, and the State 1952 Institution Construction Fund as provided under section 12 of chapter 3 of the laws of 1952, or so much thereof as may be necessary, are hereby appropriated in connection with the State Institutional Construction Program, such funds to be allotted by the Director of the Division of Budget and Accounting and approved by the Governor.

3 E 30. *Agricultural Commodity Distribution*

Salaries:

Officers and employees . . . . .	\$40,260 00
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Materials and Supplies:

Heat, light and power . . . . .	\$1,000 00
Household . . . . .	150 00
R e p l a c e - ment: Office equipment . . . . .	210 00
Motor vehicular transportation . . . . .	500 00
Printing . . . . .	300 00
Stationery a n d office . . . . .	200 00

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2,360 00

Services Other Than Personal:

Travel . . . . .	\$1,800 00
Telephone a n d telegraph . . . . .	1,070 00
Insurance: Oth- er than fire . . . . .	80 00

## CHAPTER 64, LAWS OF 1958

Household . . . .	150 00	
Postage . . . . .	425 00	
Refrigeration ..	20,000 00	
	<hr/>	23,525 00
Current Repairs and Maintenance:		
Office equipment	\$55 00	
Buildings and grounds . . . .	1,000 00	
Automotive . . .	100 00	
	<hr/>	1,155 00
		<hr/>
		\$67,300 00
		<hr/>

4 E 30. CAFETERIA AT STATE HOUSE  
(Payable out of Cafeteria Receipts)

Salaries:		
Officers and employees . . . . .		\$36,600 00
Materials and Supplies:		
Food . . . . .	\$45,000 00	
Household . . . .	1,500 00	
	<hr/>	46,500 00
Services Other Than Personal:		
Household . . . .	\$2,300 00	
Miscellaneous ..	50 00	
	<hr/>	2,350 00
		<hr/>
		\$85,450 00
		<hr/>

5 E 30. CAFETERIA—STATE HIGHWAY  
DEPARTMENT AT FERNWOOD  
(Payable out of Cafeteria Receipts)

Salaries:		
Officers and employees . . . . .		\$25,140 00
Materials and Supplies:		
Food . . . . .	\$21,000 00	



Household . . . .	600 00	
		21,600 00
Services Other Than Personal:		
Household . . . .	\$1,100 00	
Miscellaneous ..	50 00	
		1,150 00
		\$47,890 00

Unexpended balances in the accounts of the cafeterias on June 30, 1958, together with receipts in excess of those anticipated, are hereby appropriated.

E 40. *Division of Taxation*

Salaries:

Director . . . . .	\$15,000 00	
Other officers and employ- ees . . . . .	2,747,390 00	
New positions .	67,070 00	
Special services	26,025 00	
		\$2,855,485 00

Materials and Supplies:

Motor vehicular transportation . . . . .	\$32,950 00
Stationery and office . . . . .	24,900 00
Printing . . . . .	28,750 00
Engineering and drafting . . . . .	1,000 00
Replacement: Motor vehicles . . . . .	26,395 00
Replacement: Office equipment ..	7,649 00
License plates .	3,000 00

Cigarette t a x stamps . . . . .	3,500 00	
		128,144 00
Services Other Than Personal:		
Travel . . . . .	\$28,100 00	
Telephone and telegraph . . .	22,765 00	
Rent: Garages .	3,334 00	
R e n t: Equip- ment . . . . .	7,866 00	
Rent: Wharfage	540 00	
Insurance: Fire.	1,266 00	
Insurance: Oth- er than fire. . . .	4,463 00	
Household . . . .	775 00	
Advertising . . .	100 00	
S u b s c r i p - t i o n s and memberships.	7,549 00	
L e g a l seizure, i n v e s t i - gation and re- lated . . . . .	6,500 00	
Postage . . . . .	25,375 00	
Maintenance pa- trol boat . . . .	2,300 00	
Patrol boat crew expenses . . . .	1,200 00	
T a x assessing training pro- gram . . . . .	1,000 00	
Miscellaneous ..	150 00	
A u t o m a t i o n services . . . . .	13,000 00	
		126,283 00
Current Repairs and Maintenance:		
Office equipment	\$4,645 00	
Automotive . . .	6,975 00	
		11,620 00

## Extraordinary:

To defray cost of real estate appraisals re- quired to de- termine a s - essment sales ratio data in d i s t r i c t s where such data are lack- ing and which are necessary to promulgate table of equal- ized v a l u a - tions u n d e r the S t a t e School A i d Act of 1954.	\$25,000 00	
C o m p e n s a - tion award .	1,560 00	
		26,560 00

## Additions and Improvements:

Office equipment	\$5,940 00	
Motor vehicles .	24,850 00	
		30,790 00
		<u>\$3,178,882 00</u>

## General Tax Refunds:

Upon certification of the Director of the Division of Taxation, the State Treasurer shall pay, upon warrants of the Director of the Division of Budget and Accounting, such claims for refund as may be necessary under the provisions of Title 54 of the Re-

vised Statutes as amended or supplemented.

There are hereby appropriated such sums as may be required to carry out the provisions of R. S. 54:17-4.

There are hereby appropriated, such sums as may be required under the provisions of R. S. 54:29A-24, to pay over to the local taxing districts, the tax receipts derived from the assessment of Class II Railroad Property.

There are hereby appropriated, such sums as may be required under the provisions of R. S. 54:10B-24, to pay over to the various taxing districts and counties, the tax receipts derived from the imposition of the Financial Business Tax.

E 50. *Division of Local Government*

Salaries:

Director . . . . .	\$14,000 00	
M e m b e r s of board . . . . .	12,000 00	
O t h e r officers and employ- ees . . . . .	183,215 00	
New positions .	2,640 00	
Special services.	1,350 00	
	<hr/>	\$213,205 00

Materials and Supplies:

Motor vehicular transportation	\$1,250 00
Stationery and office . . . . .	3,500 00
Printing . . . . .	7,800 00

R e p l a c e - ment: Motor vehicles . . . .	1,300 00	
		13,850 00
Services Other Than Personal:		
Travel . . . . .	\$20,000 00	
Telephone and telegraph . . .	2,620 00	
Rent: Garages .	108 00	
Insurance: Oth- er than fire..	232 00	
Household . . . .	75 00	
S u b s c r i p - tions and memberships .	380 00	
Postage . . . . .	11,000 00	
		34,415 00
Current Repairs and Maintenance:		
Office equipment	\$800 00	
Automotive . . .	300 00	
		1,100 00
Additions and Improvements:		
Office equipment . . . . .		810 00
		\$263,380 00

E 60. *Division of Tax Appeals*

## Salaries:

President . . . . .	\$11,500 00	
M e m b e r s of board . . . . .	63,000 00	
O t h e r officers and employ- ees . . . . .	63,700 00	
Special services.	20,000 00	
		\$158,200 00

## Materials and Supplies:

Motor vehicular t r a n s p o r - tation . . . . .	\$400 00
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Stationery and office .....	1,500 00	
Printing .....	300 00	
R e p l a c e - ment: Office equipment ..	464 00	
		2,664 00
Services Other Than Personal:		
Travel .....	\$2,500 00	
Telephone and telegraph ...	640 00	
Rent: Garages .	180 00	
Insurance: Oth- er than fire .	38 00	
Household ....	50 00	
S u b s c r i p - tions and memberships .	310 00	
Postage .....	750 00	
		4,468 00
Current Repairs and Maintenance:		
Office equipment	\$150 00	
Automotive ....	75 00	
		225 00
Additions and Improvements:		
Office equipment .....		3,365 00
		\$168,922 00

E 70. *Division of the New Jersey  
Racing Commission*

Salaries:		
Officers and em- ployees ..	\$22,560 00	
Per diem inspec- tors .....	123,785 00	
Special services.	51,120 00	
		\$197,465 00

## Materials and Supplies:

Veterinarian supplies .	\$1,350 00	
Motor vehicular transportation .....	500 00	
Stationery and office .....	2,200 00	
Printing .....	400 00	
Replacement: Office equipment ..	290 00	
		4,740 00

## Services Other Than Personal:

Travel .....	\$14,000 00	
Telephone and telegraph ...	3,210 00	
Rent: Garages.	240 00	
Rent: equipment .....	300 00	
Insurance: Other than fire..	1,590 00	
Subscriptions and memberships:	1,017 00	
Investigation and engineering inspections ...	1,400 00	
Special investigation expense .....	1,400 00	
Postage .....	550 00	
		23,707 00

## Current Repairs and Maintenance:

Office equipment	\$100 00	
Automotive ...	200 00	
		300 00
		<u>\$226,212 00</u>

E 90. *Division of Investments*

## Salaries:

Director .....	\$15,000 00	
Other officers and employ- ees .....	79,010 00	
Special services.	10,000 00	
		<hr/>
		\$104,010 00

## Materials and Supplies:

Stationery and office .....	\$1,200 00	
Printing .....	1,530 00	
Replacemen- t: Office equipment ..	430 00	
Microfilming ...	200 00	
		<hr/>
		3,360 00

## Services Other Than Personal:

Travel .....	\$350 00	
Telephone and telegraph ...	3,320 00	
Rent: Equip- ment .....	100 00	
Insurance: Oth- er than fire..	250 00	
Household ....	60 00	
Advertising ...	500 00	
Subscrip- tions and member- ships .....	2,400 00	
Postage .....	700 00	
		<hr/>
		7,680 00

## Current Repairs and Maintenance:

Office equipment .....	100 00
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## Additions and Improvements:

Office equipment .....	1,500 00
	<hr/>
	\$116,650 00



There is hereby appropriated, out of receipts derived from the investment of State funds, such sums as may be required for custodial costs and for advertising bank balances as required by chapter 174, laws of 1956, expenditures from this appropriation to be subject to the approval of the Director of the Division of Budget and Accounting and the Legislative Budget and Finance Director.

E. 95. *Division of Pensions*

Salaries:

Director .....	\$13,000 00	
Other officers and employ- ees .....	738,870 00	
New positions..	44,460 00	
Special services.	72,000 00	
	<hr/>	\$868,330 00

Materials and Supplies:

Motor vehicular transportation .....	\$300 00	
Stationery and office .....	30,000 00	
Printing .....	4,000 00	
Replacement: Office equipment ..	3,963 00	
Microfilming ..	1,500 00	
	<hr/>	39,763 00

Services Other Than Personal:

Travel .....	\$14,000 00
Telephone and telegraph ...	14,980 00

R e n t: Office equipment ..	75,445 00	
Insurance: Other than fire..	2,288 00	
S u b s c r i p - t i o n s and m e m b e r - s h i p s .....	560 00	
Postage .....	18,000 00	
IBM control panels .....	500 00	
Miscellaneous .	200 00	
		125,973 00
Current Repairs and Maintenance:		
Office equipment	\$2,500 00	
Automotive ....	80 00	
		2,580 00
Additions and Improvements:		
Office equipment .....	6,350 00	
		\$1,042,996 00
Grand Totals, Department of the Treasury .....		\$8,162,065 00

## DEPARTMENT OF STATE

F 10. *Office of Secretary*

Department of State.	Salaries:		
	S e c r e t a r y of State ....	\$15,000 00	
	O t h e r officers and employees .....	113,480 00	
			\$127,480 00
	Materials and Supplies:		
	Stationery and office .....	\$2,500 00	
	Printing .....	5,000 00	

Photostating ...	5,000 00	
R e p l a c e - ment: Office equipment ..	680 00	
Microfilming ...	5,000 00	
		18,180 00
Services Other Than Personal:		
Travel .....	\$350 00	
Telephone and telegraph ...	2,410 00	
I n s u r a n c e: Other than fire .....	15 00	
S u b s c r i p - tions and mem- berships ....	500 00	
Postage .....	4,800 00	
Election ex- pense .....	20,500 00	
Miscellaneous ..	100 00	
		28,675 00
Current Repairs and Maintenance:		
Office e q u i p - ment .....		400 00
Additions and Improvements:		
Office e q u i p - ment .....	\$880 00	
R e n o v a t - ing vault ...	500 00	
		1,380 00
		<u>\$177,115 00</u>

F 20. *Office of the Athletic Commissioner*

## Salaries:

C o m m i s - sioner .....	\$5,200 00
O t h e r officers and employ- ees .....	19,800 00

Per diem in- spectors and physicians ...	6,000 00	
	<hr/>	\$31,000 00
Materials and Supplies:		
Stationery and office .....	\$100 00	
Printing .....	125 00	
	<hr/>	225 00
Services Other Than Personal:		
Travel .....	\$1,500 00	
Telephone and telegraph ...	1,280 00	
Insurance:		
Other than fire .....	63 00	
Household .....	25 00	
Subscriptions and memberships .....	200 00	
Postage .....	200 00	
	<hr/>	3,268 00
Current Repairs and Maintenance:		
Office equipment .....		50 00
		<hr/>
		\$34,543 00

F 30. LEGALIZED GAMES OF CHANCE  
CONTROL COMMISSION

Salaries:		
Officers and em- ployees .....	\$109,550 00	
Special ser- vices .....	2,000 00	
	<hr/>	\$111,550 00
Materials and Supplies:		
Motor vehicu- lar transporta- tion .....	\$2,800 00	

Stationery and office .....	3,500 00	
Printing .....	3,500 00	
Educational, rec- reational and library .....	50 00	
R e p l a c e - ment: Mo- tor vehicles .	2,290 00	
	<hr/>	12,140 00
Services Other Than Personal:		
Travel .....	\$9,000 00	
Telephone and telegraph ...	2,700 00	
R e n t: Office equipment ...	5,880 00	
R e n t: Miscel- laneous .....	240 00	
I n s u r a n c e : Other than fire .....	69 00	
Household ....	300 00	
Postage .....	2,700 00	
	<hr/>	20,889 00
Current Repairs and Maintenance:		
Office equip- ment .....	\$500 00	
Automotive ....	500 00	
	<hr/>	1,000 00
Additions and Improvements		
Motor vehicles .	\$1,550 00	
Office equip- ment .....	600 00	
	<hr/>	2,150 00
		<hr/>
		\$147,729 00
		<hr/>
Grand Totals, Department of State .....		<u>\$359,387 00</u>

## G 10. DEPARTMENT OF CIVIL SERVICE

Department of  
Civil Service.

## Salaries:

President . . . . .	\$18,000 00	
C o m m i s - sioners (4) . .	28,000 00	
O t h e r officers and employ- ees . . . . .	856,780 00	
New positions .	15,720 00	
S p e c i a l ser- vices . . . . .	2,000 00	
Monitors and special ex- aminers . . . .	33,000 00	
S u g g e s t i o n award pro- gram . . . . .	6,000 00	
	<hr/>	\$959,500 00

## Materials and Supplies:

M o t o r vehicu- lar transporta- tion . . . . .	\$2,000 00	
Stationery and office . . . . .	16,000 00	
Printing . . . . .	5,000 00	
R e p l a c e - ment: Motor vehicles . . . .	2,050 00	
R e p l a c e - ment: Office equipment . . .	3,535 00	
Recruitment ex- hibits and special exami- nation mate- rials . . . . .	1,000 00	
	<hr/>	29,585 00

## Services Other Than Personal:

Travel . . . . .	\$6,800 00
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Telephone and telegraph . . .	10,600 00	
Rent: Garages .	964 00	
Rent: Equipment . . . . .	18,500 00	
Rent: Examination rooms . .	3,000 00	
Insurance: Other than fire . .	1,282 00	
Household . . . . .	200 00	
Advertising . . . .	22,000 00	
Subscriptions and memberships .	1,250 00	
Postage . . . . .	8,000 00	
Test construction service .	6,000 00	
Miscellaneous . .	25 00	
		78,621 00
Current Repairs and Maintenance:		
Office equipment . . . . .	\$2,000 00	
Buildings and grounds . . . .	850 00	
Automotive . . . .	500 00	
		3,350 00
Additions and Improvements:		
Office equipment . . . . .		3,736 00
		<u>\$1,074,792 00</u>

## DEPARTMENT OF BANKING AND INSURANCE

H 10. *General*

## Salaries:

Commissioner .	\$18,000 00
Other officers and employees . . . . .	1,361,255 00
New positions .	20,520 00

Banking and Insurance.

Transcript of statutory proceedings .	1,000 00	
	<hr/>	\$1,400,775 00
Material and Supplies:		
Stationery and office .....	\$6,000 00	
Printing .....	17,000 00	
Compiling and printing val- uations .....	450 00	
R e p l a c e - ment: Office equipment ..	6,520 00	
	<hr/>	29,970 00
Services Other Than Personal:		
Travel .....	\$120,000 00	
Telephone and telegraph ...	9,630 00	
Rent: Office ap- pliances .....	22,600 00	
Insurance: Oth- er than fire .	138 00	
Household ....	115 00	
S u b s c r i p - tions and memberships.	2,907 00	
Postage .....	8,500 00	
	<hr/>	163,890 00
Current Repairs and Maintenance:		
Office equipment .....		1,600 00
Additions and Improvements:		
Office equipment .....		1,450 00
		<hr/>
		\$1,597,685 00

There is hereby appropriated the trust funds of the National Association of Insurance Commissioners.



H 20. *Division of New Jersey Real  
Estate Commission*

## Salaries:

Secretary-		
Director . . . .	\$12,120 00	
Commissioners .	20,000 00	
Other officers and employ- ees . . . . .	92,450 00	
Public relation services . . . .	1,000 00	
	<hr/>	\$125,570 00

## Materials and Supplies:

Motor vehicular transportation . . . . .	\$1,500 00	
Stationery and office . . . . .	2,500 00	
Printing . . . . .	9,000 00	
Replacement: Motor vehicles . . . . .	1,210 00	
	<hr/>	14,210 00

## Services Other Than Personal:

Travel . . . . .	\$3,500 00
Telephone and telegraph . . .	2,675 00
Rent: Garages .	336 00
Insurance: Oth- er than fire .	152 00
Household . . . .	175 00
Subscriptions and memberships .	450 00
Legal seizure, investigation and re- lated . . . . .	1,750 00
Postage . . . . .	5,000 00

License preparation and mailing service ..	1,300 00	
Miscellaneous ..	225 00	
		15,563 00
Current Repairs and Maintenance:		
Office equipment .....	\$200 00	
Automotive ...	200 00	
		400 00
Additions and Improvements:		
Office equipment .....		500 00
		\$156,243 00
Grand Totals, Department of Banking and Insurance .....		\$1,753,928 00

## DEPARTMENT OF AGRICULTURE

## I 10. General

Department of Agriculture.	Salaries:		
	Secretary .....	\$18,000 00	
	Other officers and employees .....	707,435 00	
	New positions .	11,070 00	
	Special services.	93,130 00	
			\$829,635 00
	Materials and Supplies:		
	Heat, light and power .....	\$2,300 00	
	Farm and grounds .....	300 00	
	Drugs and medical .....	11,000 00	
	Motor vehicular transportation .....	18,000 00	
	Stationery and office .....	8,700 00	

Printing .....	11,500 00	
Educational, recreational and library .....	300 00	
Other materials and supplies .	300 00	
R e p l a c e - ment: Motor vehicles ....	25,350 00	
R e p l a c e - ment: Office equipment ..	3,500 00	
F i e l d supplies and exhibits..	3,800 00	
Livestock f o r testing p u r - poses .....	500 00	
		85,550 00

## Services Other Than Personal:

Travel .....	\$32,000 00
Telephone and telegraph ...	9,630 00
Rent: Garages .	2,180 00
R e n t : Office equipment ..	2,000 00
R e n t : Miscellaneous .....	500 00
Insurance: Other than fire...	3,938 00
Household ....	750 00
S u b s c r i p - tions and memberships.	950 00
Postage .....	8,500 00
Maintenance adult fairs, boys' and girls' 4-H exhibits .....	50,000 00

Maintenance		
and awards,		
livestock		
shows .....	3,000 00	
Miscellaneous ..	400 00	
		113,848 00
Current Repairs and Maintenance:		
Office equipment .....	\$700 00	
Buildings and grounds ....	600 00	
Automotive ....	5,000 00	
Scientific equipment .....	500 00	
		6,800 00
Extraordinary:		
Rural advisory		
Council .....	\$35,000 00	
Indemnities — Con-		
demned cattle	100,000 00	
		135,000 00
Additions and Improvements:		
Motor vehicles .....		4,650 00
		<u>\$1,175,483 00</u>

The unexpended balance on June 30, 1958, in the account "Indemnities—Condemned Cattle" is hereby reappropriated for use during 1958-59 for such indemnities.

Notwithstanding the provisions of any other act, there is hereby appropriated the balance remaining as of June 30, 1958, in the Poultry Products Promotion Tax Account, together with receipts for the fiscal year 1958-59; provided, however, that all

such receipts in excess of \$100,-  
000.00 shall be reimbursed to  
the General State Fund on ac-  
count of the appropriation made  
pursuant to chapter 47, P. L.  
1957.

I 20. *Office of Milk Industry*

Salaries:

Director .....	\$12,000 00	
Other officers and employ- ees .....	165,380 00	
Special services.	2,000 00	
	<hr/>	\$179,380 00

Materials and Supplies:

Drugs and chem- icals .....	\$250 00	
Motor vehicular transportation .....	4,120 00	
Stationery and office .....	2,500 00	
Printing .....	1,200 00	
Replacement: Motor vehicles .....	6,450 00	
Replacement: Office equipment ...	700 00	
	<hr/>	15,220 00

Services Other Than Personal:

Travel .....	\$4,000 00
Telephone and telegraph ....	2,520 00
Rent: Garages.	1,000 00
Rent: Miscellan- eous .....	500 00
Insurance: Oth- er than fire...	642 00

Household .....	100 00	
Advertising ....	150 00	
S u b s c r i p - t i o n s a n d memberships .	150 00	
Postage .....	4,200 00	
Miscellaneous ..	200 00	
	<hr/>	13,462 00
Current Repairs and Maintenance:		
Office equipment	\$600 00	
Automotive ....	1,000 00	
	<hr/>	1,600 00
		<hr/>
		\$209,662 00
		<hr/>
Grand Totals, Department of Agriculture .....		<u>\$1,385,145 00</u>

## DEPARTMENT OF DEFENSE

## J 10. ADMINISTRATION DIVISION

Department of Defense.	Salaries:		
	Chief of staff ..	\$16,000 00	
	O t h e r officers a n d employ- ees .....	309,023 00	
		<hr/>	\$325,023 00
	Materials and Supplies:		
	Stationery a n d office .....	\$6,500 00	
	Printing .....	4,500 00	
	Engineering ...	350 00	
	R e p l a c e - ment: Office equipment .	2,660 00	
		<hr/>	14,010 00
	Services Other Than Personal:		
	Telephone a n d telegraph ...	\$14,980 00	
	Household .....	200 00	

S u b s c r i p - t i o n s   a n d memberships .	550 00	
Postage . . . . .	1,200 00	
		16,930 00
Current Repairs and Maintenance:		
Office equipment . . . . .	600 00	
Additions and Improvements:		
Office equipment . . . . .	527 00	
		<u>\$357,090 00</u>

J. 11. *National Guard and/or State Guard*

Salaries		
Officers and em- ployees . . . . .	\$651,195 00	
Permanent duty military p e r - sonnel . . . . .	119,000 00	
Fees of examin- ing physicians	12,500 00	
		\$782,695 00
Materials and Supplies:		
Heat, light and power . . . . .	\$300,000 00	
Household . . . . .	21,000 00	
Motor vehicular t r a n s p o r - tation . . . . .	7,500 00	
R e p l a c e - ment: Motor vehicles . . . . .	14,365 00	
R e p l a c e - ment: House- hold equip- ment . . . . .	2,300 00	
Special depart- mental s u p - plies . . . . .	2,400 00	
		<u>347,565 00</u>

## Services Other Than Personal:

Travel .....	\$4,000 00	
Telephone and telegraph ....	48,150 00	
Insurance: Fire	52,415 00	
Insurance: Other than fire .	19,306 00	
Household .....	8,200 00	
Advertising ....	1,500 00	
Subscriptions and membership .	1,665 00	
Postage .....	300 00	
Field training expenses ....	1,500 00	
Equipping and maintaining the National Guard..	8,000 00	
Small arms matches .....	1,000 00	
Officer candidate school program .....	10,000 00	
National Guard publicity ....	2,000 00	
80th National Guard Association Conference .....	10,000 00	
Miscellaneous ..	200 00	
		168,236 00

## Current Repairs and Maintenance:

Office equipment .....	\$1,000 00
Buildings and grounds .....	125,000 00
Farm machinery	800 00
Automotive ....	2,150 00
Household equipment ...	1,000 00



Other equip- ment .....	2,000 00	
	<hr/>	131,950 00
Extraordinary:		
Compensation awards .....		8,296 00
Additions and Improvements:		
Furniture, f u r- nishings a n d fixtures .....	\$20,000 00	
Grounds equip- ment .....	1,400 00	
H o u s e h o l d equipment ...	6,000 00	
	<hr/>	27,400 00
		<hr/>
		\$1,466,142 00

The unexpended balances as of June 30, 1958 in the account for Replacement: Heating system—Newark Calvary are hereby reappropriated for the same purpose or for other repair or replacement projects.

J 12. *Naval Militia Reserve*

Salaries:

    Officers and employees ..... \$15,180 00

Services Other Than Personal:

Equipping a n d m a i n t a i n - ing naval mili- tia .....	2,000 00	
		<hr/>
		\$17,180 00
		<hr/>

J 13. *Office of Civil Defense*

## Salaries:

Employees (Administrative) .	\$64,400 00	
New position . .	2,640 00	
Employees (District and area offices) . . . . .	1,000 00	
Services rendered by Department of Health . . . . .	10,680 00	
	<hr/>	\$78,720 00

## Services Other Than Personal

Travel . . . . .	\$5,000 00	
Telephone and telegraph . . .	7,490 00	
Insurance: Other than fire .	150 00	
Postage . . . . .	3,500 00	
	<hr/>	16,140 00

## Current Repairs and Maintenance:

Office equipment . . . . .	200 00	
	<hr/>	\$95,060 00

There are appropriated such sums as may be necessary to carry out the provisions of chapter 12, laws of 1952, out of the Special Fund for Civil Defense Volunteers.

There is also appropriated any receipts derived from charges heretofore made or to be made to Local Government jurisdictions for the handling of Federal Surplus Property distributed to such jurisdictions.

In addition to the amounts hereinabove specifically appropriated to the Department of Defense, there are reappropriated the unexpended balances on June 30, 1958, of all amounts appropriated for Civil Defense. The Governor is hereby empowered to direct the State Treasurer to transfer from any State department to the Office of Civil Defense such sums as may be necessary for the cost of any emergency occasioned by aggression, sabotage or disaster.

Grand Totals, Department of Defense .....	<u>\$1,935,472 00</u>
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## K 10. DEPARTMENT OF PUBLIC UTILITIES

## Salaries:

President .....	\$18,000 00
Secretary .....	11,400 00
Members of the board .....	30,000 00
Other officers and employ- ees .....	499,325 00
New positions .	9,990 00
Fees and ex- penses — Re- porting hear- ings .....	12,000 00

Department of  
Public Util-  
ities.\$580,715 00

## Materials and Supplies:

Motor vehicular transportation .....	\$650 00
Stationery and office .....	3,000 00

Printing .....	3,000 00	
Replacement: Office equipment ...	750 00	
		7,400 00
Services Other Than Personal:		
Travel .....	\$10,000 00	
Telephone and telegraph ....	10,560 00	
Rent: Garages .	1,000 00	
Insurance: Other than fire .	179 00	
Household .....	935 00	
Subscriptions and memberships .	3,400 00	
Postage .....	2,900 00	
		28,974 00
Current Repairs and Maintenance:		
Office equipment .....	\$600 00	
Automotive ....	450 00	
		1,050 00
		<u>\$618,139 00</u>

## DEPARTMENT OF HEALTH

## L 10. General

Department of Health.	Salaries:		
	Commissioner ..	\$18,000 00	
	Other officers and employees .....	1,722,892 00	
	New positions ..	35,820 00	
	Special services.	57,551 00	
			\$1,834,263 00
	Materials and Supplies:		
	Heat, light and power .....	\$4,355 00	

Household .....	615 00	
Drugs and medical .....	82,150 00	
Motor vehicular transportation .....	13,400 00	
Stationery and office .....	12,300 00	
Printing .....	24,125 00	
Educational recreational and library .....	5,100 00	
Engineering ...	550 00	
R e p l a c e - ment: Motor vehicles .....	2,700 00	
R e p l a c e - ment: Office equipment ..	5,055 00	
R e p l a c e - ment: Medical, surgical and laboratory equipment .....	1,238 00	
Eastern equine encephalomyelitis ....	1,800 00	
State employees' health services .....	12,800 00	
		166,218 00
Services Other Than Personal:		
Travel .....	\$47,850 00	
Telephone and telegraph ....	32,460 00	
Rent: Garages .	1,960 00	
R e n t: Tabulating machines.	22,560 00	
Rent: Other ...	680 00	

Insurance: Oth-		
er than fire..	3,689 00	
Household .....	2,688 00	
Advertising ...	750 00	
S u b s c r i p -		
t i o n s a n d		
memberships .	1,237 00	
Postage .....	32,750 00	
M a i n t e -		
nance: Boats		
and plants ...	2,300 00	
E x a m i n a -		
tion services.	800 00	
Laboratory mate-		
rial disposal .	1,000 00	
Miscellaneous ..	125 00	
	<hr/>	150,849 00
Current Repairs and Maintenance:		
Office equip-		
ment .....	\$1,885 00	
Automotive ....	2,950 00	
Scientific equip-		
ment .....	1,200 00	
	<hr/>	6,035 00
Extraordinary:		
C h r o n i c i l l -		
ness Control,		
Public Health		
Facilities ....	\$227,000 00	
Virology p r o -		
gram .....	50,000 00	
F o r expendi-		
tures in con-		
nection with		
the operation		
of the Division		
of Aging es-		
tablished by		
chapter 72 ,		
P. L. 1957...	100,000 00	
	<hr/>	377,000 00

## Additions and Improvements:

Office equipment .....	\$2,189 00	
Motor vehicles ..	5,100 00	
Medical, surgical and laboratory equipment ..	12,685 00	
		19,974 00
		<u>\$2,554,339 00</u>

1 L 10. *Rabies Control Program**(Payable Out of Rabies Control Trust Fund)*

## Salaries:

Officers and employees .....	\$50,865 00
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## Materials and Supplies:

Heat, light and power .....	\$150 00	
Household .....	25 00	
Drugs and Medi- cal .....	400 00	
Specific vaccine —Canines ..	12,000 00	
Motor vehicular t r a n s p o r - tation .....	1,600 00	
Stationery and office .....	250 00	
Printing .....	2,020 00	
Educational, rec- reational and library .....	25 00	
R e p l a c e - ment: Office equipment ..	537 00	
R e p l a c e - ment: Motor vehicles .....	1,600 00	
		18,607 00

## Services Other Than Personal:

Travel .....	\$1,900 00	
Telephone and telegraph ...	1,390 00	
Rent: Offices and buildings.	500 00	
Rent: Garages .	72 00	
Insurance: Oth- er than fire.	220 00	
Household .....	50 00	
S u b s c r i p - t i o n s a n d memberships.	31 00	
Postage .....	500 00	
		4,663 00

## Current Repairs and Maintenance:

Office equip- ment .....	\$25 00	
Automotive ....	250 00	
		275 00
		<u>\$74,410 00</u>

Funds in excess of the amounts hereinabove indicated, but limited to the amount of the receipts in the Rabies Control Trust Fund for the fiscal year, are hereby appropriated; provided, however, that the allotment of such funds for expenditure shall be subject to the approval of the Director of the Division of Budget and Accounting and the Legislative Budget and Finance Director.

L 21. *Board of Barber Examiners*

## Salaries:

Secretary-Treas- urer .....	\$5,500 00
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M e m b e r s of the board ..	15,000 00	
O t h e r officers and employ- ees .....	28,560 00	
New positions .	2,400 00	
	<hr/>	\$51,460 00
Materials and Supplies:		
Household .....	\$10 00	
Motor vehicular t r a n s p o r - tation .....	960 00	
Stationery and office .....	450 00	
Printing .....	1,800 00	
R e p l a c e - ment: Office equipment ..	50 00	
	<hr/>	3,270 00
Services Other Than Personal:		
Travel .....	\$4,500 00	
Telephone and telegraph ...	380 00	
Insurance: Oth- er than fire .	179 00	
S u b s c r i p - t i o n s and memberships.	25 00	
Postage .....	625 00	
Miscellaneous ..	30 00	
	<hr/>	5,739 00
Current Repairs and Maintenance:		
Office equip- ment .....	\$75 00	
Automotive ....	200 00	
	<hr/>	275 00
Additions and Improvements:		
Office equipment .....		287 00
		<hr/>
		<u>\$61,031 00</u>

L 30. *Crippled Children's Commission*

## Salaries:

Officers and employees . . . . .	\$12,405 00	
Nursing service fees . . . . .	9,000 00	
		<hr/>
		\$21,405 00

## Materials and Supplies:

Drugs and medical . . . . .	\$400 00	
Motor vehicular transportation . . . . .	450 00	
Stationery and office . . . . .	450 00	
		<hr/>
		1,300 00

## Services Other Than Personal:

Travel . . . . .	\$200 00	
Telephone and telegraph . . . . .	1,070 00	
Rent: Garages . . . . .	120 00	
Insurance: Other than fire . . . . .	96 00	
Postage . . . . .	325 00	
		<hr/>
		1,811 00

## Current Repairs and Maintenance:

Office equipment . . . . .	\$100 00	
Automotive . . . . .	50 00	
		<hr/>
		150 00
		<hr/>
		\$24,666 00

Grand Totals, Department of Health . . . . .	<hr/> <hr/>	\$2,714,446 00
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## DEPARTMENT OF LABOR AND INDUSTRY

M 10. *Division of Labor*

## Salaries:

Commissioner .	\$18,000 00	
Other officers and employ- ees . . . . .	960,230 00	
New positions .	13,200 00	
Special services —Migrant la- bor schools .	7,500 00	
Court reporting services . . . . .	3,000 00	
Other special services . . . . .	1,020 00	
		\$1,002,950 00

Department of  
Labor and  
Industry.

## Materials and Supplies:

Food (migrant labor schools)	\$900 00
Heat, light and power . . . . .	100 00
Household . . . .	325 00
Laboratory . . . .	600 00
Motor vehicular t r a n s p o r - tation . . . . .	6,350 00
Stationery and office . . . . .	10,750 00
Printing . . . . .	11,930 00
Educational, rec- reational and library . . . . .	533 00
Engineering . . .	100 00
R e p l a c e - ment: Motor vehicles . . . . .	5,235 00
R e p l a c e - ment: Office equipment . .	11,518 00

R e p l a c e - ment: Labor- atory equip- ment . . . . .	500 00	
Industrial safety campaign and printing . . . .	560 00	
		49,401 00
Services Other Than Personal:		
Travel . . . . .	\$39,800 00	
Telephone a n d telegraph . . .	16,050 00	
R e n t: School buildings . . . .	1,000 00	
Rent: Garages .	612 00	
Rent: Office ap- pliances . . . .	14,820 00	
Rent: Bus . . . .	2,500 00	
Insurance: Oth- er than fire ..	292 00	
Household . . . .	50 00	
S u b s c r i p - t i o n s and memberships .	1,025 00	
Postage . . . . .	23,000 00	
Governor's In- dustrial Safety Conference .	1,000 00	
Miscellaneous .	230 00	
Microfilming ..	2,500 00	
Minimum wage survey . . . . .	3,000 00	
		105,879 00
Current Repairs and Maintenance:		
Office equip- ment . . . . .	\$1,211 00	
Buildings a n d grounds . . . .	150 00	
Scientific equip- ment . . . . .	200 00	

Automotive . . . .	1,250 00	
	<hr/>	2,811 00
Additions and Improvements:		
Office equip-		
ment . . . . .	\$4,664 00	
Educational, sci-		
entific a n d		
recreational .	222 00	
Furniture, fu-		
nishings and		
fixtures . . . .	1,073 00	
Motor vehicles .	13,950 00	
	<hr/>	19,909 00
		<hr/>
		\$1,180,950 00

There are hereby appropriated  
such sums as may be necessary  
for payments out of the Wage  
and Hour Trust Fund.

M 20. *Division of Workmen's Compensation*

Salaries:

Director . . . . .	\$13,200 00	
Deputy directors	189,000 00	
O t h e r officers		
a n d employ-		
ees . . . . .	446,076 00	
New positions .	10,440 00	
Special services.	25,000 00	
	<hr/>	\$683,716 00

Materials and Supplies:

Heat, light and		
power . . . . .	\$50 00	
Clinic . . . . .	250 00	
Motor vehicular		
t r a n s p o r -		
tation . . . . .	300 00	
Stationery a n d		
office . . . . .	6,000 00	

Printing .....	3,500 00	
R e p l a c e - ment: Medi- cal clinic equipment ..	1,325 00	
R e p l a c e - ment: Office equipment ..	4,400 00	
	<hr/>	15,825 00
Services Other Than Personal:		
Travel .....	\$13,000 00	
Telephone and telegraph ...	10,700 00	
Rent: Office ap- pliances ....	350 00	
Household ....	800 00	
S u b s c r i p - t i o n s and memberships.	2,625 00	
Miscellaneous ..	150 00	
Microfilming ...	5,000 00	
	<hr/>	32,625 00
Current Repairs and Maintenance:		
Office equip- ment .....	\$2,000 00	
Buildings and grounds .....	5,350 00	
Automotive ...	150 00	
Scientific equip- ment .....	50 00	
	<hr/>	7,550 00
Additions and Improvements:		
Office equipment .....	1,883 00	
	<hr/>	\$741,599 00
		<hr/>

1 M 20. *Division of Workmen's Compensation*  
*(Payable Out of the 1% Compensation Tax Fund)*

Salaries:

Officers and em-		
ployees .....	\$10,920 00	
New position ..	2,640 00	
Special services.	1,500 00	
		\$15,060 00

Materials and Supplies:

Stationery and office .....		100 00
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Services Other Than Personal:

Telephone a n d		
telegraph ...	\$215 00	
Rent: Offices ..	720 00	
Travel .....	750 00	
Postage .....	300 00	
Miscellaneous ..	50 00	
		2,035 00

Extraordinary:

Beneficiary payments .....		240,882 00
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There are hereby appropriated out of the 1% Compensation Tax Fund, such additional sums as may be necessary to provide beneficiary payments in excess of the amount specifically set forth above.

The State Treasurer is hereby empowered and directed to transfer to the General State Fund, the sum of \$50,000.00 from the excess in the fund accumulated as of June 30, 1958, pursuant to section 34:15-94 of the Revised Statutes, over the sum of \$1,250,000.00.

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\$258,077 00

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## DIVISION OF EMPLOYMENT SECURITY

1 M 31. *Disability Insurance Service*  
*(Payable Out of Temporary Disability*  
*Benefits Administration Fund)*

## Salaries:

Division of Employment Security.	Superintendent .	\$13,800 00	
	Other officers and employ- ees .....	686,730 00	
	Indirect per- sonal services	400,727 00	
	Special services (medical) ...	7,000 00	
		<hr/>	\$1,108,257 00

## Materials and Supplies:

Motor vehicular transportation .....	\$100 00	
Stationery and office .....	13,500 00	
Printing .....	2,000 00	
Educational, rec- reational and library .....	100 00	
Replacement: Office equipment ..	2,880 00	
	<hr/>	18,580 00

## Services Other Than Personal:

Travel .....	\$13,000 00
Telephone and telegraph ...	8,560 00
Rent: Offices ..	103,015 00
Rent: Office equipment ..	1,370 00
Insurance: Oth- er than fire .	37 00



S u b s c r i p - t i o n s and memberships.	650 00	
Postage . . . . .	24,000 00	
Miscellaneous .	300 00	
		150,932 00
Current Repairs and Maintenance:		
Office e q u i p - ment . . . . .	\$2,400 00	
Automotive . . .	50 00	
		2,450 00
		<hr/> \$1,280,219 00

There are hereby appropriated such sums as may be necessary to pay Unemployment Compensation and Temporary Disability Benefits.

In addition to the amounts hereinabove set forth, there are appropriated out of the Temporary Disability Benefits Administration Fund, such additional sums as may be required to administer the disability insurance program; provided, however, that the allotment of such additional sums for expenditure be subject to the approval of the Director of the Division of Budget and Accounting and the Legislative Budget and Finance Director.

M 40. *State Board of Mediation*

Salaries:

B o a r d mem- bers (7) . .	\$8,000 00
O t h e r officers and employ- ees . . . . .	68,740 00

Per diem ar- bitrators . . . .	2,500 00	
Special ser- vices . . . . .	1,000 00	
T r a n s c r i p - tion of statu- tory proceed- ings . . . . .	1,000 00	
	<hr/>	\$81,240 00
Materials and Supplies:		
Stationery and office . . . . .	\$450 00	
Printing . . . . .	500 00	
Educational, re- creational and library . . . . .	50 00	
R e p l a c e - ment: Office equipment ..	1,200 00	
	<hr/>	2,200 00
Services Other Than Personal:		
Travel . . . . .	\$2,500 00	
Telephone and telegraph ....	3,530 00	
Rent: Other .	78 00	
Household ....	30 00	
S u b s c r i p - tions and memberships .	975 00	
Postage . . . . .	250 00	
Miscellaneous .	50 00	
	<hr/>	7,413 00
Current Repairs and Maintenance:		
Office equip- ment . . . . .		75 00
		<hr/>
		\$90,928 00
		<hr/>

M 50. *Rehabilitation Commission*

## Salaries:

Officers and employees .....	\$387,231 00	
Special services .....	9,600 00	
		<hr/>
		\$396,831 00

## Materials and Supplies:

Heat, light and power .....	\$2,000 00	
Household ....	200 00	
Motor vehicular transportation .....	500 00	
Stationery and office .....	5,000 00	
Printing .....	5,000 00	
Replacement: Office equipment ..	1,000 00	
		<hr/>
		13,700 00

## Services Other Than Personal:

Travel .....	\$17,000 00
Telephone and telegraph ...	10,700 00
Rent: Garages .	720 00
Rent: Miscellaneous .....	300 00
Insurance:	
Other than fire .....	37 00
Household ....	800 00
Advertising ...	300 00
Subscriptions and memberships .	200 00
Postage .....	5,000 00

Specific depart- mental ex- pense .....	400 00	
	<hr/>	35,457 00

## Current Repairs and Maintenance:

Office equip- ment .....	\$600 00	
Buildings and grounds ....	500 00	
Automotive equipment ..	100 00	
	<hr/>	1,200 00

## Client's Services and Direct Aid:

Services to clients .....	\$998,442 00	
Extension and improve- ment pro- jects .....	50,592 00	
	<hr/>	1,049,034 00
		<hr/>
		\$1,496,222 00

The unexpended balances remain-  
ing in this account as of June  
30, 1958 are hereby reappro-  
priated.

In addition there are hereby ap-  
propriated receipts in 1958-59  
representing recoveries of the  
State's share of expenditures  
made in the year ending June  
30, 1959, together with those  
made in prior fiscal years.

Grand Totals, Department of Labor and Industry .....	\$5,047,995 00
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DEPARTMENT OF CONSERVATION AND ECONOMIC  
DEVELOPMENTN 10. *Office of the Commissioner*

## Salaries:

Commissioner .	\$18,000 00	
Other officers and employ- ees .....	184,340 00	
		\$202,340 00

Department of  
Conservation  
and Economic  
Develop-  
ment.

## Materials and Supplies:

Heat, light and power .....	\$100 00	
Drugs and medi- cal .....	100 00	
Motor vehicu- lar transpor- tation .....	1,150 00	
Stationery and office .....	700 00	
Printing .....	3,500 00	
Educational, rec- reational and library .....	250 00	
Replacemen- t: Motor vehicles ....	1,300 00	
Replacemen- t: Office equipment ..	1,250 00	
		8,350 00

## Services Other Than Personal:

Travel .....	\$2,500 00
Telephone and telegraph ...	8,560 00
Rent: Miscel- laneous .....	100 00
Insurance: Other than fire .....	324 00

Household . . . .	200 00	
S u b s c r i p - t i o n s    a n d memberships .	1,650 00	
Postage . . . . .	1,500 00	
Miscellaneous . .	100 00	
N. J. Review program . . . .	1,000 00	
	<hr/>	15,934 00
Current Repairs and Maintenance:		
Office e q u i p - ment . . . . .	\$1,750 00	
Automotive . . .	500 00	
	<hr/>	2,250 00
Additions and Improvements:		
Office e q u i p - ment . . . . .		204 00
		<hr/>
		\$229,078 00

N 20. *Division of Planning and Development*

Salaries:

O t h e r   o f f i c e r s and   e m p l o y - e e s   . . . . .	\$1,766,558 00	
New positions .	34,860 00	
Per diem em- ployees . . . .	17,240 00	
S p e c i a l   s e r - v i c e s   . . . . .	13,050 00	
	<hr/>	\$1,831,708 00

Materials and Supplies:

Food . . . . .	\$3,000 00
Clothing . . . . .	1,300 00
Heat, light and power . . . . .	43,510 00
F a r m     a n d grounds . . . .	7,000 00

Household . . . .	4,500 00	
Drugs and medical . . . . .	370 00	
Motor vehicular transportation . . . . .	17,030 00	
Stationery and office . . . . .	6,850 00	
Printing . . . . .	24,025 00	
Educational, recreational and library . . . . .	600 00	
Engineering . . . . .	1,925 00	
Other materials and supplies . . . . .	1,350 00	
R e p l a c e - ment: Motor vehicles . . . . .	16,220 00	
R e p l a c e - ment: Office equipment . . . . .	1,853 00	
R e p l a c e - ment: Other equipment . . . . .	36,723 00	
Motor boat transportation supplies . . . . .	2,300 00	
Exhibit materials . . . . .	200 00	
License plates and cards . . . . .	4,000 00	
H a r b o r - master flags and badges . . . . .	800 00	
Forestry hose . . . . .	7,500 00	
		181,056 00
Services Other Than Personal:		
Travel . . . . .	\$11,700 00	
Telephone and telegraph . . . . .	28,700 00	

Rent: Garages .	720 00	
Rent: Miscellaneous . . . . .	3,326 00	
Insurance:		
Fire . . . . .	18,123 00	
Insurance:		
Other than fire . . . . .	7,823 00	
Household . . . .	1,796 00	
Advertising . . .	650 00	
Subscriptions and memberships .	2,602 00	
Enforcement of collection of license fees .	4,500 00	
Postage . . . . .	11,500 00	
Carranza memorial . . . . .	400 00	
Tax lieu . . . . .	17,407 00	
Miscellaneous .	822 00	
		110,069 00

## Current Repairs and Maintenance:

Office equipment . . . . .	\$1,015 00
Buildings and grounds . . . .	80,000 00
Extraordinary repairs to camp at Lake Wapalanne . . . . .	7,500 00
Buildings grounds and utilities of the Chief Executive's official residence . . .	9,000 00
Automotive . . .	7,425 00



Household furniture, machinery and equipment .....	350 00	
R e c r e a - tional equipment .....	500 00	
Elevator maintenance contracts .....	983 00	
L i g h t s and buoys .....	5,000 00	
Motor boats ..	3,300 00	
Scientific and l a b o r a - tory equipment .....	475 00	
O t h e r equip- ment .....	1,400 00	
Maintenance of air markers .	200 00	
		117,148 00
Extraordinary:		
Fire fighting costs .....	\$50,000 00	
S t a t e share of maintenance of Old Barracks at Trenton ....	8,500 00	
Expanded and regional plan- ning program	60,000 00	
S o i l conserva- tion program.	10,000 00	
C o m p e n s a - tion awards .	3,310 00	
State promotion and advertis- ing expenses .	200,000 00	
		331,810 00

## Additions and Improvements:

Furniture, fur-		
nishings and		
fixtures. ....	\$530 00	
H o u s e h o l d		
equipment ..	350 00	
Office equip-		
ment .....	1,725 00	
N a v i g a t i o n		
buoys .....	4,000 00	
O t h e r equip-		
ment .....	18,375 00	
Trenton Battle		
Monument ..	2,500 00	
	<hr/>	27,480 00
		<hr/>
		\$2,599,271 00
		<hr/>

There are hereby appropriated the receipts derived from the operation of the Wharton Tract, together with unexpended receipts as at June 30, 1958, for the operation and improvement of the Wharton Tract.

There is hereby appropriated to the Division of Planning and Development the unexpended balance of the Revolving Fund created pursuant to chapter 113, P. L. 1957, for the purpose of defraying the cost of appraisal fees and advertising incidental to the sale or disposal of Veterans' Emergency Housing, and, in addition thereto, all reimbursements received on account thereof, in a total sum not exceeding \$20,000.00.

In addition to the amounts hereinabove specifically appropriated, there are appropriated out of receipts from the sale of Temporary Veterans Housing Projects, such sums as may be necessary to pay for demolition costs.

There are hereby reappropriated the balances as of June 30, 1958 in the accounts for fire fighting costs and expanded State and Regional Planning Program.

There are hereby appropriated for repairs to Veterans' Emergency Housing Projects and for the projects' shares on liquidation, the funds on deposit in the Emergency Housing Contingency Fund.

2 N 20. *Morris Canal and Banking Company*

*(Payable from Morris Canal Fund)*

Salaries:

Officers and employees .....	\$19,410 00	
New positions ..	3,000 00	
Lifeguards and watchman ...	12,000 00	
	<hr/>	\$34,410 00

Materials and Supplies:

Clothing .....	\$400 00
Heat, light and power .....	750 00
F a r m a n d grounds ....	300 00
Household ....	115 00
Drugs and medical .....	70 00

Motor vehicular t r a n s p o r t - ation .....	200 00	
Stationery and office .....	75 00	
Printing .....	75 00	
Engineering ...	25 00	
Other materials and supplies .	50 00	
R e p l a c e - ment: Office equipment ..	1,645 00	
		3,705 00
Services Other Than Personal:		
Travel .....	\$50 00	
Telephone and telegraph ...	125 00	
Insurance: Oth- er than fire ..	70 00	
Household ....	80 00	
Advertising ...	25 00	
		350 00
Current Repairs and Maintenance:		
Office equip- ment .....	\$30 00	
Buildings and grounds .....	2,000 00	
Automotive ...	110 00	
General plant equipment ..	75 00	
		2,215 00
Additions and Improvements:		
Other equipment .....		1,140 00
		<u>\$41,820 00</u>

There shall be refunded to the  
General State Fund such  
amounts as have heretofore  
been advanced from said fund

to the Morris Canal Fund whenever and to the extent that the canal funds exceed the liabilities of said fund as at June 30, 1959.

9 N 20. *New Jersey Pilot Commissioners*

Salaries:

Board members.	\$15,000 00	
Secretary .....	600 00	
		\$15,600 00

Materials and Supplies:

Stationery and office .....	60 00
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Services Other Than Personal:

Travel .....	300 00
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Additions and Improvements:

Office equipment .....	50 00
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\$16,010 00

The amounts hereinabove appropriated to the New Jersey Pilot Commissioners shall be payable out of the receipts of said board, and any receipts in excess of the amounts specifically set forth above are hereby appropriated, subject to the approval of the Director, Division of Budget and Accounting, and the Legislative Budget and Finance Director.

N 30. *Division of Water Policy and Supply*

Salaries:

Officers and employees .....	\$213,784 00	
New positions ..	18,690 00	
Special services.	10,570 00	
		\$243,044 00

## Materials and Supplies:

Heat, light and power .....	\$1,500 00	
Household .....	50 00	
Motor vehicular transportation .....	2,200 00	
Stationery and office .....	700 00	
Printing .....	1,500 00	
Engineering ...	500 00	
R e p l a c e - ment: Motor vehicles .....	1,435 00	
R e p l a c e - ment: Office equipment ..	100 00	
		<hr/>
		7,985 00

## Services Other Than Personal:

Travel .....	\$5,500 00	
Telephone and telegraph ...	1,900 00	
Insurance: Other than fire ..	1,041 00	
Household .....	20 00	
Advertising ...	50 00	
S u b s c r i p - t i o n s and memberships.	380 00	
Postage .....	600 00	
Miscellaneous ..	50 00	
		<hr/>
		9,541 00

## Current Repairs and Maintenance:

Office equipment .....	\$120 00	
Buildings and grounds .....	7,500 00	
Automotive ...	700 00	

Other equip- ment .....	750 00	
	<hr/>	9,070 00
Extraordinary:		
Ground water i n v e s t i - gation and re- search includ- ing but not limited to test drilling, con- struction o f o b s e r v a - tion wells and p u m p i n g tests .....	\$50,000 00	
P i n e Barrens Ground Wa- ter Investiga- tion .....	5,000 00	
Ground Water i n v e s t i - gation regular program ....	22,771 00	
Stream gaging stations .....	31,180 00	
N e w Jersey's share of the cost of operat- ing the office of river mas- ter .....	10,000 00	
Flood plain zon- ing .....	5,000 00	
Flood warning service .....	1,000 00	
	<hr/>	124,951 00

## Additions and Improvements:

Furniture, furnishings and fixtures . . . . .	\$930 00	
Office equipment . . . . .	1,000 00	
Telemark recorder . . . . .	1,200 00	
	<hr/>	3,130 00
		<hr/>
		\$397,721 00
		<hr/>

There are hereby appropriated the balances as of June 30, 1958 in the account "ground water investigation and research including, but not limited to, test drilling, construction of observation wells and pumping tests."

There are hereby appropriated out of the unexpended balance in the Round Valley Demolition Account as of June 30, 1958, together with receipts derived from Round Valley



Property, such sums as may be necessary for demolition costs, subject to the approval of the Director of the Division of Budget and Accounting and the Legislative Budget and Finance Director.

There is hereby re-appropriated any balance remaining as of June 30, 1958 in the Raritan River Basin Water Development Program.

N 40. *Division of Shell Fisheries*

Salaries:

Director . . . . .	\$9,000 00	
Other officers and employees . . . . .	151,710 00	
New positions . . . . .	3,360 00	
	<hr/>	\$164,070 00

Materials and Supplies:

Clothing . . . . .	\$1,000 00
Heat, light and power . . . . .	750 00
Household . . . . .	200 00
Drugs and medical . . . . .	100 00
Motor vehicular transportation . . . . .	1,600 00

Stationery and office .....	150 00	
Printing .....	750 00	
Engineering ...	200 00	
M o t o r boat t r a n s p o r - tation supplies	5,700 00	
		10,450 00
Services Other Than Personal:		
Travel .....	\$2,500 00	
Telephone and telegraph ...	1,070 00	
Rent: Miscellan- eous .....	250 00	
Insurance: Oth- er than fire .	3,192 00	
Advertising ...	25 00	
S u b s c r i p - t i o n s and memberships.	50 00	
Postage .....	150 00	
Surveying and mapping ....	200 00	
Miscellaneous ..	50 00	
		7,487 00
Current Repairs and Maintenance:		
Office equip- ment .....	\$75 00	
Buildings and grounds .....	200 00	
Automotive ....	100 00	
Motor boats and equipment ..	10,000 00	
		10,375 00
Extraordinary:		
Oyster research .....		19,000 00
Additions and Improvements:		
Shelling and planting nat- u r a l oyster beds .....	\$10,000 00	

Other materials and supplies .	4,100 00	
Staking State's natural oyster beds . . . . .	500 00	
Shelling beds, seeds, drills (Maurice riv- er) . . . . .	18,000 00	
		28,500 00
		<u>\$239,882 00</u>

1 N 50. *Division of Fish and Game*  
*(Payable Out of Hunters' and Anglers'*  
*License Fund)*

Salaries:		
Director . . . . .	\$14,000 00	
Other officers and employ- ees . . . . .	652,719 00	
New positions .	14,460 00	
Chair at Rutgers	5,000 00	
Special services.	2,000 00	
		\$688,179 00
Materials and Supplies:		
Clothing . . . . .	\$5,730 00	
Heat, light and power . . . . .	15,450 00	
Farm and grounds . . . .	24,000 00	
Motor vehicular transportation . . . . .	38,000 00	
Stationery and office . . . . .	2,800 00	
Printing . . . . .	22,990 00	
Educational, rec- reational and library . . . . .	3,250 00	

R e p l a c e - ment: Motor vehicles . . . . .	30,000 00	
R e p l a c e - ment: Office equipment . . . . .	500 00	
R e p l a c e - ment: Plant equipment . . . . .	6,150 00	
R e p l a c e - ment: Boats and motors . . . . .	5,190 00	
M o t o r B o a t t r a n s p o r - t a t i o n s u p - p l i e s . . . . .	6,500 00	
F o o d f o r f i s h a n d g a m e . . . . .	157,000 00	
P u r c h a s e o f l i v e f i s h a n d g a m e . . . . .	60,000 00	
		381,660 00

## Services Other Than Personal:

T r a v e l . . . . .	\$15,500 00	
T e l e p h o n e a n d t e l e g r a p h . . . . .	10,700 00	
R e n t : O f f i c e a n d b u i l d i n g s . . . . .	9,270 00	
R e n t : M i s c e l l a n - e o u s . . . . .	2,060 00	
I n s u r a n c e : F i r e . . . . .	4,493 00	
I n s u r a n c e : O t h - e r t h a n f i r e . . . . .	12,300 00	
S u b s c r i p - t i o n s a n d m e m b e r s h i p s . . . . .	155 00	
C o u r t c o s t s . . . . .	500 00	
P o s t a g e . . . . .	7,000 00	
M i s c e l l a n e o u s . . . . .	1,100 00	
		63,078 00

## Current Repairs and Maintenance:

Office equip- ment .....	\$110 00	
Buildings and grounds ....	7,500 00	
Automotive ...	14,000 00	
P l a n t equip- ment .....	3,850 00	
Motor boats ...	4,500 00	
Radio telephone equipment ..	5,900 00	
		35,860 00

## Extraordinary:

C o m p e n s a - tion awards .	\$3,820 00	
Publication o f magazine ...	22,000 00	
D e e r manage- ment .....	40,000 00	
		65,820 00

## Additions and Improvements:

Office equip- ment .....	\$750 00	
Other equip- ment .....	920 00	
Motor vehicles .	1,650 00	
P u r c h a s e o f ponds .....	3,600 00	
Holding pens ..	7,500 00	
Construction of Pequest .....	10,000 00	
Expansion o f Forked River Farm .....	7,500 00	
Purchase of ra- dio bases .....	7,200	
		39,120 00
		<u>\$1,273,717 00</u>

*Division of Fish and Game*

*1 N 51. Public Shooting and Fishing  
(Payable Out of Public Shooting and  
Fishing Grounds Fund)*

## Salaries:

Officers and employees . . . . .	\$127,130 00	
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## Materials and Supplies:

Heat, light and power . . . . .	\$3,500 00	
Household . . . . .	250 00	
Motor vehicular transportation . . . . .	11,000 00	
Stationery and office . . . . .	150 00	
Printing . . . . .	2,000 00	
Replacement: Motor vehicles . . . . .	3,200 00	
Replacement: Other equipment . . . . .	855 00	
Operating materials and supplies . . . . .	22,500 00	
		<hr/> 43,455 00

## Services Other Than Personal:

Travel . . . . .	\$1,800 00	
Telephone and telegraph . . . . .	2,000 00	
Rent: Miscellaneous . . . . .	750 00	
Insurance: Fire . . . . .	310 00	
Insurance: Other than fire . . . . .	1,745 00	
Miscellaneous . . . . .	200 00	
		<hr/> 6,805 00

## Current Repairs and Maintenance:

Buildings and grounds . . . . .	\$4,000 00	
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Automotive . . .	3,000 00	
Other equip- ment . . . . .	4,000 00	
	<hr/>	11,000 00
Extraordinary:		
Compensation awards . . . . .		1,200 00
Additions and Improvements:		
East Point Light- house renova- tion . . . . .	\$7,000 00	
Other equip- ment . . . . .	824 00	
	<hr/>	7,824 00
		<hr/>
		\$197,414 00

The amounts hereinabove appropriated to the Division of Fish and Game shall be payable out of the Hunters' and Anglers' License Fund and the Public Shooting and Fishing Grounds Fund. Revenues in excess of the appropriations hereinabove specifically set forth are hereby appropriated to said division; provided, however, that such excess revenues may only be expended when allotted by the Director of the Division of Budget and Accounting, and the Legislative Budget and Finance Director.

N 60. *Division of Veterans' Services*

Salaries:

Officers and employees . . . . . \$202,310 00

Materials and Supplies:

Heat, light and  
power . . . . . \$60 00

Motor vehicular t r a n s p o r - tation . . . . .	750 00	
Stationery and office . . . . .	1,200 00	
Printing . . . . .	700 00	
Educational, rec- reational and library . . . . .	100 00	
	<hr/>	2,810 00
Services Other Than Personal:		
Travel . . . . .	\$2,700 00	
Telephone and telegraph . . . . .	8,500 00	
Rent: Garages . . . . .	216 00	
Insurance: Oth- er than fire . . . . .	442 00	
Household . . . . .	450 00	
S u b s c r i p - t i o n s and memberships. . . . .	160 00	
Postage . . . . .	2,600 00	
Miscellaneous .. . . .	125 00	
	<hr/>	15,193 00
Current Repairs and Maintenance:		
Office equip- ment . . . . .	\$150 00	
Automotive . . . . .	250 00	
	<hr/>	400 00
		<hr/>
		\$220,713 00
		<hr/>

There is appropriated such sums as may be necessary out of the Veterans Guaranteed Loan Fund, to pay for the administration of this fund.



N 110. *Debt Service*

Interest re- quirement on Emergency Housing Bonds —Chapter 324, P. L. 1946 . . . . .	\$114,905 00	
Principal require- ment on Emer- gency Housing Bonds — Chap- ter 324, P. L. 1946 . . . . .	1,990,000 00	\$2,104,905 00
		<hr/>
Grand Totals, Department of Conservation and Eco- nomic Development . . .		<u>\$7,320,531 00</u>

## DEPARTMENT OF EDUCATION

P 10. *Commissioner's Office*

## Salaries:

Department of  
Education.

Commissioner .	\$20,000 00	
Assistant com- missioners . .	89,400 00	
Other officers and employ- ees . . . . .	508,600 00	
New positions .	25,500 00	
Special services.	15,780 00	
		\$659,280 00

## Materials and Supplies:

Motor vehicular transportation . . . . .	\$3,500 00
Stationery and office . . . . .	10,000 00

Printing . . . . .	2,700 00	
Printing special bulletins . . . .	10,000 00	
Educational, rec- reational and library . . . . .	300 00	
Other materials.	500 00	
R e p l a c e - ment: Motor vehicles . . . . .	6,295 00	
R e p l a c e - ment: Office equipment ..	4,717 00	
	<hr/>	38,012 00
Services Other Than Personal:		
Travel . . . . .	\$25,000 00	
Travel — Advis- ory committee	1,000 00	
Telephone and telegraph . . .	13,910 00	
Insurance: Oth- er than fire..	2,251 00	
S u b s c r i p - tions and memberships.	2,300 00	
L e g a l seizure, i n v e s t i - gation and re- lated . . . . .	1,500 00	
Postage . . . . .	12,500 00	
Miscellaneous ..	500 00	
	<hr/>	58,961 00
Current Repairs and Maintenance:		
Office e q u i p - ment . . . . .	\$1,500 00	
Automotive . . .	600 00	
	<hr/>	2,100 00
Extraordinary:		
State-wide scholarship program		100,000 00

## Additions and Improvements:

Office equipment . . . . .	\$5,044 00	
Motor vehicles . . . . .	1,550 00	
		<hr/> 6,594 00
		<hr/> \$864,947 00

The sum hereinabove appropriated for a State-wide scholarship program shall be available therefor, provided legislation establishing such a program is enacted.

P 15. *Administration of Industrial Education,  
Manual Training and Vocational Schools*

## SMITH-HUGHES PROGRAM

## Salaries:

Officers and employees . . . . .	\$62,690 00	
Special services. . . . .	3,000 00	
		<hr/> \$65,690 00

## Services Other Than Personal:

Travel . . . . .	4,500 00	
		<hr/> \$70,190 00

P 16. *Administration of Industrial Education,  
Manual Training and Vocational Schools*

GEORGE-BARDEN PROGRAM

Salaries:

Officers and em- ployees .....	\$78,550 00	
Special services.	4,500 00	
		\$83,050 00

Materials and Supplies:

Stationery and office .....	\$4,000 00	
Printing .....	3,000 00	
Educational, rec- reational and library .....	300 00	
Other materials and supplies..	200 00	
R e p l a c e - ment: Office equipment ..	320 00	
		7,820 00

Services Other Than Personal:

Travel .....	\$10,000 00	
Telephone and telegraph ...	1,600 00	
S u b s c r i p - t i o n s a n d memberships.	100 00	
Postage .....	1,500 00	
Miscellaneous ..	250 00	
		13,450 00

Current Repairs and Maintenance:

Office equipment .....	650 00
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Extraordinary:

Home econom- ics teacher training pro- gram .....	\$31,000 00
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Practical nurse training pro- gram .....	5,000 00	
	<hr/>	36,000 00
		<hr/>
		\$140,970 00
		<hr/>

P 20. *Division of the State Library,  
Archives and History—General*

Salaries:

Officers and em- ployees .....	\$243,635 00	
New positions ..	6,255 00	
	<hr/>	\$249,890 00

Materials and Supplies:

Motor vehicular t r a n s p o r - tation .....	\$1,500 00	
Stationery and office .....	4,500 00	
Printing .....	7,000 00	
Educational and library .....	50,000 00	
R e p l a c e - ment: Motor vehicles .....	1,800 00	
R e p l a c e - ment: Office equipment ..	790 00	
	<hr/>	65,590 00

Services Other Than Personal:

Travel .....	\$2,400 00
Telephone and telegraph ...	3,210 00
Rent: Garages .	372 00
Insurance: Fire	1,602 00
Insurance: Oth- er than fire ..	830 00

S u b s c r i p - t i o n s a n d memberships.	6,000 00	
Postage .....	3,000 00	
Miscellaneous ..	100 00	
		17,514 00
Current Repairs and Maintenance:		
Office e q u i p - ment .....	\$200 00	
Automotive ....	300 00	
		500 00
Additions and Improvements:		
Office equipment .....		655 00
		\$334,149 00

The balances in the microfilming  
account as of June 30, 1958 are  
hereby reappropriated.

P 30. *Division of State Museum*

Salaries:

Officers and em- ployees .....	\$80,325 00	
New positions .	2,400 00	
Special services.	2,000 00	
		\$84,725 00

Materials and Supplies:

Clothing .....	\$250 00	
Stationery a n d office .....	1,400 00	
Printing .....	2,250 00	
Educational, rec- reational and library .....	1,300 00	
Other materials and supplies .	600 00	
R e p l a c e - ment: Office equipment ..	240 00	

R e p l a c e - ment: Other equipment ..	740 00	
	<hr/>	6,780 00
Services Other Than Personal:		
Travel .....	\$750 00	
Telephone and telegraph ...	1,400 00	
R e n t: Office equipment ..	90 00	
Insurance: Oth- er than fire ..	3,118 00	
S u b s c r i p - t i o n s and memberships.	175 00	
Postage .....	2,800 00	
	<hr/>	8,333 00
Current Repairs and Maintenance:		
Office e q u i p - ment .....	\$150 00	
Repairs to ex- hibits .....	1,750 00	
	<hr/>	1,900 00
Additions and Improvements:		
Office e q u i p - ment .....	\$750 00	
Other equipment	253 00	
Educational, sci- entific and recreational ..	1,500 00	
Remodeling and modernizing .	1,000 00	
New Jersey col- lections .....	2,000 00	
	<hr/>	5,503 00
		<hr/>
		\$107,241 00
		<hr/>

P 40. *Division Against Discrimination*

## Salaries:

Assistant c o m - missioner . . .	\$15,600 00	
O t h e r officers and employees	83,720 00	
		\$99,320 00

## Materials and Supplies:

Motor vehicular t r a n s p o r - tation . . . . .	\$3,000 00	
Stationery a n d office . . . . .	1,000 00	
Printing . . . . .	3,000 00	
Educational, rec- reational and library . . . . .	500 00	
R e p l a c e - ment: Motor vehicles . . . . .	5,210 00	
R e p l a c e - ment: Office equipment . . .	85 00	
		12,795 00

## Services Other Than Personal:

Travel . . . . .	\$3,000 00
Telephone a n d telegraph . . . .	2,140 00
Rent: Garages .	640 00
Insurance: Oth- er than fire .	421 00
S u b s c r i p - t i o n s and memberships.	100 00
L e g a l seizure, i n v e s t i - gation and re- lated . . . . .	1,000 00
Postage . . . . .	750 00



Miscellaneous ..	200 00	
		8,251 00
Current Repairs and Maintenance:		
Office equipment	\$100 00	
Automotive ....	300 00	
		400 00
Additions and Improvements:		
Educational, scientific and recreational .....		350 00
		<u>\$121,116 00</u>

P 50. *State Teachers College, Glassboro*

## Salaries:

President .....	\$13,008 00	
Other officers and employees .....	238,611 00	
New positions .	20,200 00	
Teachers .....	508,620 00	
New positions ..	84,960 00	
		\$865,399 00

## Materials and Supplies:

Food .....	\$95,000 00
Heat, light and power .....	40,000 00
Farm and grounds .....	500 00
Household ....	6,500 00
Drugs and medical .....	300 00
Motor vehicular transportation .....	300 00
Stationery and office .....	1,200 00
Printing .....	3,000 00
Educational, recreational and library .....	25,000 00

Industrial and vocational ...	300 00	
Replacement: Motor vehicles .....	700 00	
Replacement: Other equipment ..	8,500 00	
		181,300 00

## Services Other Than Personal:

Travel .....	\$3,500 00	
Telephone and telegraph ...	4,280 00	
Insurance: Fire	2,572 00	
Insurance: Other than fire .	127 00	
Household .....	8,000 00	
Subscriptions and memberships.	600 00	
Postage .....	1,500 00	
Comme-ment and entertainment .	500 00	
Miscellaneous ..	200 00	
		21,279 00

## Current Repairs and Maintenance:

Office equipment	\$350 00	
Buildings and grounds .....	13,500 00	
Farm machinery	300 00	
Automotive .....	300 00	
Household equipment ..	600 00	
Recreational equipment.	100 00	

Scientific and labora- tory equip- ment .....	100 00	
	<hr/>	15,250 00
Additions and Improvements:		
Educational, rec- reational and scientific equipment ..	\$4,500 00	
Household equipment ..	1,775 00	
Office equipment	10,875 00	
	<hr/>	17,150 00
		<hr/>
		\$1,100,378 00
		<hr/>

P 51. *State Teachers College, Jersey City*

## Salaries:

President .....	\$12,600 00	
Other officers and employ- ees .....	112,714 00	
New positions .	6,480 00	
Teachers .....	389,390 00	
New positions .	92,100 00	
	<hr/>	\$613,284 00

## Materials and Supplies:

Food .....	\$25,000 00
Heat, light and power .....	17,500 00
Farm and grounds .....	250 00
Household .....	3,000 00
Drugs and med- ical .....	200 00
Motor vehicular transportation .....	200 00

Stationery and office .....	1,400 00	
Printing .....	2,500 00	
Educational, rec- reational and library .....	25,000 00	
R e p l a c e - ment: Office equipment ..	2,000 00	
		77,050 00
Services Other Than Personal:		
Travel .....	\$1,750 00	
Telephone and telegraph ...	2,570 00	
Insurance: Fire	1,475 00	
Insurance: Oth- er than fire..	69 00	
Household ....	1,000 00	
S u b s c r i p - t i o n s a n d memberships.	400 00	
Postage .....	1,200 00	
C o m m e n c e - ment and en- tertainment .	500 00	
		8,964 00
Current Repairs and Maintenance:		
Office equipment	\$410 00	
Buildings and grounds ....	8,500 00	
Farm machinery	100 00	
Automotive ...	100 00	
H o u s e h o l d equipment ...	400 00	
		9,510 00
		<u>\$708,808 00</u>

P 52. *State Teachers College, Newark*

## Salaries:

Officers and em-		
ployees .....	\$25,020 00	
Teachers .....	73,560 00	
	<hr/>	\$98,580 00

## Materials and Supplies:

Food .....	\$5,000 00	
Heat, light and		
power .....	9,000 00	
F a r m a n d		
grounds .....	300 00	
Household .....	1,300 00	
Stationery and		
office .....	500 00	
Printing .....	1,200 00	
	<hr/>	17,300 00

## Services Other Than Personal:

Telephone a n d		
telegraph ...	\$600 00	
Insurance: Fire	545 00	
Insurance: Oth-		
er than fire ..	97 00	
Household ....	300 00	
Advertising ....	400 00	
Postage .....	400 00	
	<hr/>	2,342 00

## Current Repairs and Maintenance:

Office equipment	\$100 00	
Buildings a n d		
grounds ....	5,000 00	
Scientific a n d		
l a b o r a -		
t o r y equip-		
ment .....	150 00	
	<hr/>	5,250 00

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\$123,472 00

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In addition to the amounts herein-  
above specifically appropriated,  
there is hereby appropriated,  
for food, 50% of the revenues  
in excess of those anticipated  
from the operation of the cafe-  
teria.

P 53. <i>State Teachers College, Paterson</i>		
Salaries:		
President . . . . .	\$12,600 00	
Other officers and employ- ees . . . . .	159,068 00	
New positions . . . . .	18,120 00	
Teachers . . . . .	521,020 00	
New positions . . . . .	73,470 00	
		\$784,548 00
Materials and Supplies:		
Food . . . . .	\$35,000 00	
Heat, light and power . . . . .	36,000 00	
Farm and grounds . . . . .	1,500 00	
Household . . . . .	5,400 00	
Drugs and medi- cal . . . . .	250 00	
Motor vehicular transportation . . . . .	650 00	
Stationery and office . . . . .	2,000 00	
Printing . . . . .	3,500 00	
Educational, rec- reational and library . . . . .	30,000 00	
		114,300 00
Services Other Than Personal:		
Travel . . . . .	\$2,600 00	
Telephone and telegraph . . . . .	3,530 00	

Insurance: Fire	1,415 00	
Insurance: Other than fire .	103 00	
Household . . . . .	750 00	
S u b s c r i p - t i o n s and memberships.	600 00	
Postage . . . . .	1,900 00	
C o m m e n c e - ment and en- tertainment .	600 00	
	<hr/>	11,498 00
Current Repairs and Maintenance:		
Office equip- ment . . . . .	\$250 00	
Buildings and grounds . . . . .	16,000 00	
Farm machinery	500 00	
Automotive . . . .	300 00	
H o u s e h o l d equipment . . . .	300 00	
Scientific and l a b o r a - t o r y equip- ment . . . . .	300 00	
	<hr/>	17,650 00
Additions and Improvements:		
Office equipment	\$1,758 00	
Educational, sci- entific and r e c r e a - tional equip- ment . . . . .	6,984 00	
I n s t i t u - tional equip- ment . . . . .	3,689 00	
	<hr/>	12,431 00
		<hr/>
		\$940,427 00
		<hr/>

P 54. *State Teachers College, Montclair*

## Salaries:

President . . . . .	\$13,800 00	
Other officers and employ- ees . . . . .	314,954 00	
New positions .	25,380 00	
Teachers . . . . .	866,919 00	
New positions .	124,980 00	
		\$1,346,033 00

## Materials and Supplies:

Food . . . . .	\$98,000 00
Heat, light and power . . . . .	85,000 00
Farm and grounds . . . . .	4,000 00
Household . . . . .	9,200 00
Drugs and medi- cal . . . . .	500 00
Motor vehicular transportation . . . . .	500 00
Stationery and office . . . . .	3,000 00
Printing . . . . .	4,750 00
Educational, rec- reational and library . . . . .	30,000 00
Other materials and supplies..	500 00
Replacement: Motor vehicles . . . . .	5,400 00
Replacement: Office equipment . . . . .	3,140 00
Replacement: Institu- tional equip- ment . . . . .	7,000 00



R e p l a c e - ment: Shower s t a l l s, wo- men's dormi- tories . . . . .	4,000 00	
R e p l a c e - ment: Educa- tional equip- ment . . . . .	3,760 00	
	<hr/>	258,750 00

## Services Other Than Personal:

Travel . . . . .	\$4,000 00	
Telephone a n d telegraph . . .	10,900 00	
Insurance: Fire	6,631 00	
Insurance: Oth- er than fire..	490 00	
Household . . . .	9,000 00	
S u b s c r i p - t i o n s and membership .	650 00	
Postage . . . . .	3,000 00	
C o m m e n c e - ment and en- tertainment .	500 00	
	<hr/>	35,171 00

## Current Repairs and Maintenance:

Office equipment	\$550 00	
Buildings a n d grounds . . . .	45,000 00	
Automotive . . .	300 00	
H o u s e h o l d equipment . .	550 00	
R e c r e a - tional equip- ment . . . . .	100 00	
O t h e r equip- ment . . . . .	300 00	

Scientific and laboratory equip- ment .....	400 00	
	<hr/>	47,200 00
Additions and Improvements:		
Engineering, sci- entific and technical equipment ..	\$2,000 00	
Educational equipment.	800 00	
Institutional equip- ment .....	3,500 00	
	<hr/>	6,300 00
		<hr/>
		\$1,693,454 00
		<hr/>

P 55. *State Teachers College, Trenton*

Salaries:

President .....	\$11,340 00	
Other officers and employ- ees .....	350,327 00	
New positions .	19,200 00	
Teachers .....	762,920 00	
New positions .	68,850 00	
	<hr/>	\$1,212,637 00

Materials and Supplies:

Food .....	\$230,000 00
Heat, light and power .....	85,000 00
Farm and grounds ....	800 00
Household ....	10,500 00
Drugs and medi- cal .....	350 00

Motor vehicular t r a n p o r - tation .....	700 00	
Stationery and office .....	1,750 00	
Printing .....	2,500 00	
E d u c a t i o n - al, r e c r e a - tional and li- brary .....	20,000 00	
R e p l a c e - ment: Insti- tutional equip- ment .....	1,000 00	
		352,600 00
Services Other Than Personal:		
Travel .....	\$4,000 00	
Telephone and telegraph ....	9,630 00	
R e n t: Office equipment ..	2,040 00	
Insurance: Fire	5,609 00	
Insurance: Oth- er than fire ..	451 00	
Household .....	11,000 00	
S u b s c r i p - t i o n s and memberships.	540 00	
Postage .....	2,200 00	
C o m m e n c e - ment and en- tertainment .	300 00	
		35,770 00
Current Repairs and Maintenance:		
Office equipment	\$200 00	
Buildings a n d grounds ....	27,500 00	
Farm machinery	350 00	
Automotive ....	600 00	

H o u s e h o l d equipment ..	1,750 00	
Exterior paint- ing .....	5,000 00	
Scientific a n d l a b o r a - t o r y equip- ment .....	600 00	
Slag r o o f re- pairs .....	4,000 00	
	<hr/>	40,000 00
Additions and Improvements:		
Educational and r e c r e a - t i o n a l equip- ment .....	\$5,928 00	
Other equipment..	4,800 00	
	<hr/>	10,728 00
		<hr/>
		\$1,651,735 00
		<hr/>

P 56. *State Teachers College, Union*

## Salaries:

President .....	\$13,800 00	
O t h e r officers a n d employ- ees .....	148,733 00	
New positions .	30,180 00	
Teachers .....	547,485 00	
	<hr/>	\$740,198 00

## Materials and Supplies:

Food .....	\$20,000 00
Heat, light and power .....	35,000 00
F a r m a n d grounds ....	1,700 00
Household ....	3,000 00
Drugs and medi- cal .....	150 00

Motor vehicular transportation .....	400 00	
Stationery and office .....	2,000 00	
Printing .....	3,600 00	
Educational, recreational and library .....	30,000 00	
Replacement: Motor vehicles ....	1,365 00	
Replacement: Office equipment ..	874 00	
		98,089 00
Services Other Than Personal:		
Travel .....	\$3,000 00	
Telephone and telegraph ...	6,420 00	
Insurance: Fire	142 00	
Insurance: Other than fire..	115 00	
Household .....	450 00	
Subscriptions and memberships.	600 00	
Postage .....	1,800 00	
Comme n c e - ment and en- tertainment .	1,000 00	
		13,527 00
Current Repairs and Maintenance:		
Office equipment	\$300 00	
Buildings and grounds ....	9,000 00	
Farm machinery	200 00	
Automotive ...	200 00	

H o u s e h o l d equipment ..	250 00	
R e c r e a - tional equip- ment .....	100 00	
Scientific a n d l a b o r a - t o r y equip- ment .....	200 00	
Other equipment	50 00	
		<hr/> 10,300 00
Additions and Improvements:		
Office equipment .....		782 00
		<hr/> \$862,896 00

In addition to the amounts herein-  
above specifically appropriated,  
there is hereby appropriated,  
for food, 50% of the revenues  
in excess of those anticipated,  
from the operation of the cafe-  
teria.

Total Teachers Colleges..	<hr/> \$7,081,170 00
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Receipts at all teachers colleges  
from fees for supervision of stu-  
dent teaching and student serv-  
ice charges, together with the  
balances of such funds on June  
30, 1958, are hereby appropri-  
ated for use in 1958-59.

Receipts at all teachers colleges  
from fees for clinical services  
and receipts in excess of those  
anticipated from the operation  
of field extension courses, to-  
gether with the balances of such  
funds on June 30, 1958, are  
hereby appropriated.

P 60. *New Jersey School for the Deaf*

## Salaries:

Superintendent .	\$8,700 00	
Other officers and employ- ees .....	354,733 00	
New positions ..	7,000 00	
Food mainte- nance in lieu of cash ....	12,525 00	
Teachers .....	375,140 00	
New positions .	18,960 00	
Special services.	1,150 00	
	<hr/>	\$778,208 00

## Materials and Supplies:

Food .....	\$50,228 00
Clothing .....	1,500 00
Heat, light and power .....	43,400 00
Farm and grounds ....	1,600 00
Household ....	11,000 00
Drugs and medi- cal .....	1,400 00
Motor vehicular transportation .....	900 00
Stationery and office .....	250 00
Educational, recreational and li- brary .....	5,750 00
Industrial and vocational ...	7,500 00
Other materials and supplies.	350 00

R e p l a c e - ment: Ear- phones a n d equipment . .	3,000 00	
R e p l a c e - ment: Kitchen equipment . .	1,400 00	
R e p l a c e - ment: Laun- dry e q u i p - ment . . . . .	3,845 00	
	<hr/>	132,123 00
Services Other Than Personal:		
Travel . . . . .	\$700 00	
Telephone a n d telegraph . . .	2,700 00	
Insurance: Fire	6,129 00	
Insurance: Oth- er than fire..	407 00	
Postage . . . . .	425 00	
E n t e r t a i n - ment . . . . .	750 00	
	<hr/>	11,111 00
Current Repairs and Maintenance:		
Buildings a n d grounds . . . .	\$12,000 00	
Painting . . . . .	5,000 00	
Flooring: Boys dormitory . . .	900 00	
R e n o v a t i o n , shower rooms	10,000 00	
Automotive . . .	650 00	
	<hr/>	28,550 00
Additions and Improvements:		
Furniture and equipment for new nursery school . . . . .	25,000 00	
	<hr/>	\$974,992 00
		<hr/>



P 62. *New Jersey School of Conservation—  
Lake Wapalanne*

Salaries:

Officers and employees . . . . . \$24,037 00

Materials and Supplies:

Food . . . . . \$15,000 00

Heat, light and  
power . . . . . 2,100 00

Household . . . . . 1,400 00

Drugs and medi-  
cal . . . . . 150 00

Motor vehicu-  
lar transpor-  
tation . . . . . 500 00

Stationery a n d  
office . . . . . 250 00

Printing . . . . . 150 00

Educational, rec-  
reational and  
library . . . . . 750 00

O t h e r materi-  
als and sup-  
plies . . . . . 50 00

R e p l a c e -  
ment: Institu-  
tional equip-  
ment . . . . . 1,500 00

R e p l a c e -  
ment: Motor  
vehicles . . . . . 1,400 00

23,250 00

Services Other Than Personal:

Travel . . . . . \$400 00

Telephone a n d  
telegraph . . . . . 500 00

I n s u r a n c e :  
Other than fire . . . . . 34 00

Household . . . . . 200 00

S u b s c r i p - t i o n s   a n d memberships .	100 00	
Postage . . . . .	350 00	
Miscellaneous .	200 00	
	<hr/>	1,784 00
Current Repairs and Maintenance:		
Office equip- ment . . . . .	\$75 00	
Buildings and grounds . . . .	100 00	
Automotive . . .	300 00	
H o u s e h o l d equipment . .	100 00	
	<hr/>	575 00
Additions and Improvements:		
Office equip- ment . . . . .	\$300 00	
E d u c a t i o n - al, scientific and recrea- tional equip- ment . . . . .	500 00	
	<hr/>	800 00
		<hr/>
		\$50,446 00
		<hr/>

The amounts hereinabove appropriated shall be payable out of tuition fees derived from the operation of this school. Receipts from fees for student service charges, together with the balances of such funds on June 30, 1958, are hereby appropriated.

P 70. *Rutgers University, The State  
University of New Jersey  
General University*

## Salaries:

Officers and		
employees . . .	\$9,569,879 00	
New positions ..	85,320 00	
	<hr/>	\$9,655,199 00

## Materials and Supplies:

Food . . . . .	\$2,400 00	
Farm supplies .	2,000 00	
Heat, light and		
power . . . . .	360,000 00	
Stationery and		
office . . . . .	220,000 00	
E d u c a t i o n -		
al, recreation-		
al and library .	380,000 00	
Supplies . . . . .	210,000 00	
Equipment . . . .	150,000 00	
Equipment, Col-		
lege of Phar-		
macy . . . . .	20,000 00	
Equipment, Col-		
lege of Engi-		
neering . . . . .	45,000 00	
	<hr/>	1,389,400 00

## Services Other Than Personal:

Travel . . . . .	\$150,000 00
Telephone and	
telegraph . . .	96,500 00
Rent: Buildings	65,000 00
Rent: Equip-	
ment . . . . .	25,000 00
I n s u r a n c e :	
(i n c l u d -	
ing group in-	
surance) . . . .	88,630 00

Freight, express and cartage .	18,000 00	
H o u s e h o l d (laundry) ...	13,000 00	
S u b s c r i p - t i o n s a n d memberships.	7,000 00	
Postage . . . . .	56,000 00	
Sundry expenses	15,000 00	
C o m m e n c e - ment and en- tertainment .	15,000 00	
Investment cus- t o d i a n ex- penses . . . . .	8,000 00	
Auditing a n d legal services.	25,000 00	
Taxes and mu- nicipal serv- ices . . . . .	130,000 00	
Outside services	20,000 00	
		732,130 00
Current Repairs and Maintenance:		
Buildings a n d grounds . . . . .	\$600,000 00	
Equipment . . . . .	55,000 00	
		655,000 00
Extraordinary:		
Research grants.	\$100,000 00	
Retirement al- lowances . . . .	193,608 00	
Expenses paid f r o m dedi- cated endow- ment and spe- cial funds (in- cluding invest- ment income added to prin- cipal) . . . . .	399,700 00	

Contingent fund	20,000 00	
Interest .....	193,000 00	
Amortization of capital debt .	235,000 00	
Reserve .....	50,000 00	
	<hr/>	1,191,308 00
		<hr/>
		\$13,623,037 00
Less Income:		
General University income de- ductions (including scholar- ships) .....		5,601,976 00
Net amount State University ap- propriations to be used as fol- lows:		
Administration and instruction (exclusive of scholarships) ..	\$8,015,261 00	
Land grant interest .....	5,800 00	
	<hr/>	
Sub-total, State Appropria- tions, General University	\$8,021,061 00	
	<hr/>	
Of the amount set forth above, not less than \$160,000.00 shall be used for the Institute of Labor Management.		

P 71. *Douglass College*

## Salaries:

Officers and employees .....	\$1,428,062 00
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## Materials and Supplies:

Food .....	\$2,500 00
Heat, light and power .....	42,400 00
Stationery a n d office .....	18,500 00
Educational, rec- reational and library .....	15,000 00

Supplies .....	32,000 00	
Equipment ....	41,000 00	
		151,400 00
Services Other Than Personal:		
Travel .....	\$5,500 00	
Telephone and telegraph ...	13,000 00	
Insurance: Fire.	17,000 00	
Freight, express and cartage .	300 00	
Household ....	1,000 00	
S u n d r y ex- penses .....	2,500 00	
Auditing a n d l e g a l ex- penses .....	2,200 00	
Postage .....	4,500 00	
C o m m e n c e - ment and en- tertainment .	2,000 00	
Taxes and mu- nicipal serv- ices .....	22,000 00	
Investment cus- t o d i a n ex- penses .....	4,000 00	
Outside services	2,500 00	
		76,500 00
Current Repairs and Maintenance:		
Plant repairs .	\$170,000 00	
Equipment re- pairs .....	10,500 00	
		180,500 00
Extraordinary:		
Retirement al- lowances ....	\$81,298 00	
Expenses paid from special funds .....	185,000 00	

Contingent . . . .	5,000 00	
Interest . . . . .	15,000 00	
Debt service . . .	37,725 00	
Intra - Univer-		
sity services .	29,886 00	
Reserve . . . . .	5,000 00	
	<hr/>	358,909 00
		<hr/>
		\$2,195,371 00
Less income deductions (includ-		
ing scholarships) . . . . .	779,745 00	
	<hr/>	
Sub-total, State Appropri-		
ations, Douglass College	\$1,415,896 00	
	<hr/>	

P 72. *Agricultural Experiment Station*

## Salaries:

Director . . . . .	\$7,200 00	
Other officers		
and employ-		
ees . . . . .	1,984,257 00	
New positions .	6,240 00	
	<hr/>	\$1,997,697 00

## Materials and Supplies:

Heat, light and		
power . . . . .	\$60,000 00	
F a r m a n d		
grounds . . . .	77,000 00	
Household . . . .	150 00	
Drugs and medi-		
cal . . . . .	33,000 00	
Motor vehicular		
t r a n s p o r -		
tation . . . . .	11,500 00	
Stationery and		
office . . . . .	6,500 00	
Printing . . . . .	16,000 00	

R e p l a c e - ment: Motor vehicles . . . . .	10,000 00	
R e p l a c e - ment: Office equipment . . . . .	500 00	
	<hr/>	214,650 00
Services Other Than Personal:		
Travel . . . . .	\$14,000 00	
Telephone a n d telegraph . . . . .	18,500 00	
Rent: Miscella- neous . . . . .	9,000 00	
Insurance . . . . .	7,500 00	
Freight, express and cartage . . . . .	650 00	
Household . . . . .	350 00	
S u b s c r i p - t i o n s a n d memberships . . . . .	1,600 00	
D e v e l o p - m e n t a n d operation o f m o s q u i t o traps . . . . .	300 00	
Registration o f animals . . . . .	355 00	
Veterinary and medical treat- ment . . . . .	750 00	
Postage . . . . .	4,500 00	
	<hr/>	57,505 00
Current Repairs and Maintenance:		
Buildings a n d grounds . . . . .	\$50,000 00	
Automotive . . . . .	6,000 00	
Scientific equip- ment . . . . .	8,500 00	
	<hr/>	64,500 00



## Extraordinary:

Mosquito control p r o g r a m in the coun- ties of Atlan- tic, Burling- ton, C a p e M a y, M o n- mouth a n d Ocean . . . . .	\$60,000 00	
S t a t e aid to c o u n t i e s — Mosquito control a n d extermination	75,000 00	
Research with horses . . . . .	25,000 00	
	<hr/>	160,000 00

## Additions and Improvements:

L a b o r a t o r y equipment for State chemist.	\$7,500 00
Farm e q u i p - ment . . . . .	7,000 00
Office e q u i p - ment . . . . .	2,000 00
L a b o r a t o r y equipment for food technol- o g y depart- ment . . . . .	500 00
L a b o r a t o r y equipment for plant physiol- o g y depart- ment . . . . .	1,500 00
R e c o n s t r u c - tion and ma- jor repairs to	

B e e m e r - ville property.	8,000 00
L a b o r a t o r y equipment for animal h u s - bandry d e - partment ....	1,000 00
L a b o r a t o r y equipment for e n t o m o l - o g y depart- ment .....	5,000 00
L a b o r a t o r y equipment for seed depart- ment .....	1,500 00
L a b o r a t o r y equipment for soils depart- ment .....	1,000 00
L a b o r a t o r y equipment for farm co-op de- partment ...	500 00
L a b o r a t o r y equipment for dairy depart- ment .....	1,000 00
L a b o r a t o r y equipment for plant pathol- o g y depart- ment .....	2,000 00
L a b o r a t o r y equipment for a g r i c u l - t u r a l micro- b i o l o g y department ..	1,000 00

L a b o r a t o r y equipment for agriculture en- gineering de- partment . . . .	5,000 00	
L a b o r a t o r y equipment for animal pathol- o g y depart- ment . . . . .	500 00	
Motor vehicles..	1,500 00	
		<hr/> 46,500 00
Sub-total, Agricultural Ex- periment Station . . . . .		<hr/> \$2,540,852 00

The unexpended balances in the accounts of the Agricultural Experiment Station, other than State Aid for mosquito control, as of June 30, 1958, are hereby reappropriated for agricultural research in 1958-1959.

The unexpended balances in the State Aid account for mosquito control as of June 30, 1958, be reappropriated for the same purpose.

#### P 73. SCHOLARSHIPS

Scholarships at Rutgers University  
and Douglass College:

General Univer- sity (includes South Jersey)	\$260,000 00
Douglass C o l- lege . . . . .	140,000 00

Sub - total, S c h o l - arships .	_____	\$400,000 00
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Grand Total, State Univer- sity .....	_____	\$12,377,809 00
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P 74. NEWARK TECHNICAL SCHOOL AND  
NEWARK COLLEGE OF ENGINEERING

Extraordinary:

For the purchase of higher edu- cation at the Newark Techni- cal School and Newark Col- lege of Engineering, by con- tract, pursuant to chapter 51, P. L. 1945, and chapter 95, P. L. 1955 .....		\$954,104 00
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P 110. DEBT SERVICE

I n t e r e s t r e- q u i r e m e n t on State Teach- ers College Con- struction Bonds —Act of 1951 .	\$174,688 00	
Principal require- ment on State Teachers Col- lege Construc- tion Bonds— Act of 1951 ...	1,075,000 00	
	_____	\$1,249,688 00

Total, Department of Edu- cation .....	_____	\$24,326,822 00
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## R 10. STATE HIGHWAY DEPARTMENT

*General*

## Salaries:

State Highway  
Department

Commissioner .	\$18,000 00	
Other officers and employ- ees .....	5,573,873 00	
Wages of labor.	5,787,944 00	
Special services, temporary and out- side .....	25,000 00	
	<hr/>	\$11,404,817 00

## Materials and Supplies:

Clothing .....	\$1,000 00
Heat, light and power .....	140,000 00
Power for high- way lighting .	650,000 00
Drugs and medi- cal .....	1,500 00
Motor vehicular transportation .....	2,000 00
Tires and tubes	60,000 00
Gasoline, oil and grease .....	275,000 00
Stationery and office .....	28,000 00
Printing .....	10,500 00
Replacement: Motor vehicles .....	500,000 00
Replacement: Office equipment ..	8,500 00
Replacement: Other equipment ..	3,000 00

R e p l a c e -		
ment: Roofs .	20,000 00	
Parts . . . . .	135,000 00	
Supplies a n d		
m a t e r i -		
als, road con-		
struction and		
maintenance .	2,200,000 00	
Tools . . . . .	35,000 00	
L a b o r a t o r y		
supplies . . . .	8,000 00	
	<hr/>	4,077,500 00
Services Other Than Personal:		
Travel . . . . .	\$75,000 00	
Telephone a n d		
telegraph . . .	45,000 00	
R e n t: Equip-		
ment . . . . .	220,000 00	
Insurance: Fire	21,493 00	
Insurance: Oth-		
er than fire..	61,241 00	
Advertising . . .	3,850 00	
S u b s c r i p -		
t i o n s a n d		
memberships.	4,523 00	
Postage . . . . .	19,000 00	
Miscellaneous ..	1,300 00	
	<hr/>	451,407 00
Current Repairs and Maintenance:		
Office equipment.	\$4,000 00	
Buildings a n d		
grounds . . . .	30,000 00	
O t h e r equip-		
ment . . . . .	15,000 00	
	<hr/>	49,000 00
Extraordinary:		
Maintenance by		
a g r e e m e n t		
and contract .	\$1,500,000 00	

Compensation claims, awards, medical .....	55,000 00	
	<hr/>	1,555,000 00
Additions and Improvements:		
Furniture, furnishings and fixtures .....	\$3,039 00	
Office equipment	10,000 00	
Autos and other road - building equipment ..	300,000 00	
Medical, surgical and labor- atory equipment .....	15,000 00	
	<hr/>	328,039 00
Sub-total, State Highway Department .....		<hr/> <hr/> \$17,865,763 00

## R 110. DEBT SERVICE

Interest requirement on Highway Improvement Bonds — Act of 1930 .....	\$929,458 00	
Principal requirement on High- way Improvement Bonds — Act of 1930 ...	1,935,000 00	
	<hr/>	\$2,864,458 00
Total, State Highway De- partment .....		<hr/> <hr/> \$20,730,221 00

Unexpended balances in the accounts of the State Highway Department as of June 30, 1958, are hereby reappropriated.

# DEPARTMENT OF INSTITUTIONS AND AGENCIES

## S 10-01. *Administration, General*

Department of  
Institutions  
and Agencies

### Salaries:

Commissioner ..	\$18,000 00	
Other officers and employ- ees .....	590,110 00	
Special services.	10,000 00	
	<hr/>	\$618,110 00

### Materials and Supplies:

Motor vehicular transportation .....	\$4,500 00	
Stationery and office .....	3,000 00	
Printing .....	3,950 00	
Educational, rec- reational and library .....	50 00	
Replacement: Motor vehicles .....	10,795 00	
Replacement: Office equipment ..	4,270 00	
	<hr/>	26,565 00

### Services Other Than Personal:

Travel .....	\$3,500 00
Telephone and telegraph ...	13,060 00
Rent: Garages.	2,410 00
Rent: Office ap- pliances .....	17,000 00



Insurance: Oth-		
er than fire ..	17,595 00	
Advertising ....	875 00	
S u b s c r i p -		
t i o n s a n d		
memberships.	1,189 00	
Postage .....	6,625 00	
Deporting aliens	4,000 00	
Miscellaneous ..	3,000 00	
	<hr/>	69,254 00
Current Repairs and Maintenance:		
Office equipment	\$1,600 00	
Automotive ....	1,600 00	
	<hr/>	3,200 00
Additions and Improvements:		
Office equipment	\$1,480 00	
E d u c a t i o n -		
al equipment.	350 00	
	<hr/>	1,830 00
		<hr/>
		\$718,959 00
		<hr/>

S 10 02. *Division of Mental Health*

## Salaries:

Director .....	\$20,000 00	
O t h e r officers		
a n d employ-		
ees .....	109,015 00	
Special services.	1,200 00	
	<hr/>	\$130,215 00

## Materials and Supplies:

Motor vehicular		
t r a n s p o r -		
tation .....	\$250 00	
Stationery a n d		
office .....	1,000 00	
Printing .....	200 00	

Educational, recreational and library .....	200 00	
		1,650 00
Services Other Than Personal:		
Travel .....	\$2,000 00	
Telephone and telegraph ...	3,210 00	
Insurance: Fire.	36 00	
S u b s c r i p - tions and memberships.	200 00	
Postage .....	1,000 00	
Miscellaneous ..	360 00	
		6,806 00
Current Repairs and Maintenance:		
Office equipment	\$216 00	
Automotive ...	50 00	
		266 00
Extraordinary:		
Mental health program, research	108,400 00	
		\$247,337 00

S 10-03. *Bureau of Mental Deficiency*

## Salaries:

Officers and employees .....	\$156,970 00	
New positions .	3,150 00	
Special services.	400 00	
		\$160,520 00

## Materials and Supplies:

Motor vehicular transportation .....	\$3,340 00
Stationery and office .....	4,000 00
Printing .....	120 00

Educational, recreational and library .....	200 00	
Replacement: Office equipment ..	1,600 00	
		9,260 00
Services Other Than Personal:		
Travel .....	\$2,500 00	
Telephone and telegraph ...	3,500 00	
Rent: Garages .	2,000 00	
Subscriptions and memberships.	187 00	
Postage .....	1,600 00	
Miscellaneous ..	600 00	
		10,387 00
Current Repairs and Maintenance:		
Office equipment	\$400 00	
Automotive ....	600 00	
		1,000 00
Additions and Improvements:		
Office equipment .....	255 00	
		\$181,422 00

S 11. *Division of Correction and Parole*

Salaries:		
Director .....	\$15,600 00	
Other officers and employees	601,088 00	
New positions .	37,540 00	
		\$654,228 00
Materials and Supplies:		
Motor vehicular transportation .....	\$9,500 00	

Stationery and office . . . . .	4,200 00	
Training school supplies . . . .	600 00	
R e p l a c e - ment: Motor vehicles . . . . .	10,800 00	
R e p l a c e - ment: Office equipment ..	5,372 00	
	<hr/>	30,472 00
Services Other Than Personal:		
Travel . . . . .	\$5,200 00	
Telephone and telegraph . . .	8,000 00	
Rent: Garages .	2,800 00	
Insurance: Oth- er than fire .	2,030 00	
Miscellaneous ..	750 00	
	<hr/>	18,780 00
Current Repairs and Maintenance:		
Office equipment	\$650 00	
Automotive . . . .	2,700 00	
	<hr/>	3,350 00
Additions and Improvements:		
Office equipment . . . . .		2,830 00
		<hr/>
		\$709,660 00
		<hr/>

S 12. *Division of Welfare—Bureau of Assistance*

## Salaries:

Director . . . . .	\$15,600 00	
O t h e r officers and employ- ees . . . . .	372,285 00	
Special services.	25,000 00	
	<hr/>	\$412,885 00

## Materials and Supplies:

Motor vehicular transportation .....	\$2,000 00	
Stationery and office .....	5,500 00	
Printing .....	250 00	
Educational, rec- reational and library .....	100 00	
R e p l a c e - ment: Motor vehicles ....	2,610 00	
R e p l a c e - ment: Office equipment ...	2,000 00	
	<hr/>	12,460 00

## Services Other Than Personal:

Travel .....	\$4,200 00	
Telephone and telegraph ....	8,560 00	
Rent: Garages.	960 00	
Rent: Office ap- pliances ....	5,376 00	
Insurance: Oth- er than fire .	461 00	
S u b s c r i p - t i o n s a n d memberships.	375 00	
Postage .....	375 00	
Miscellaneous ..	100 00	
	<hr/>	20,407 00

## Current Repairs and Maintenance:

Office equipment	\$550 00	
Automotive ...	600 00	
	<hr/>	1,150 00

## Extraordinary:

Training grants .....	5,000 00
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## Additions and Improvements:

Office equipment .....	1,222 00
	<hr/>
	\$453,124 00
	<hr/>

S 14. *New Jersey State Parole Board*

## Salaries:

Chairman .....	\$12,000 00	
Other officers and employ- ees .....	34,760 00	
New positions .	2,430 00	
	<hr/>	\$49,190 00

## Materials and Supplies:

Stationery and office .....	200 00
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## Services Other Than Personal:

Travel .....	\$550 00	
Telephone and telegraph ...	1,550 00	
Miscellaneous ..	75 00	
	<hr/>	2,175 00

## Current Repairs and Maintenance:

Office equipment .....	75 00
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## Additions and Improvements:

Office equipment .....	200 00
	<hr/>
	\$51,840 00
	<hr/>

1 S 15. *Division of State Use Employment  
Industrial Supervision and Revolving Fund*

There is hereby appropriated to the State Use Division, the unexpended balance of the fund known as the "State Use Working Capital Fund" and in addition thereto all receipts derived

from sales, pursuant to the provisions of R. S. 30:4-100; provided, however, that out of the amounts hereby appropriated, the following sums are allotted:

## Salaries:

Chief .....	\$11,700 00	
Other officers and employ- ees .....	614,824 00	
Food mainte- nance in lieu of cash .....	10,188 00	
Inmates' wages.	65,000 00	
	<hr/>	\$701,712 00

## Materials and Supplies:

Heat, light and power .....	\$45,000 00	
Stationery and office .....	1,000 00	
	<hr/>	46,000 00

## Services Other Than Personal:

Telephone and telegraph ...	\$4,070 00	
Rent: Royalties, leased ma- chinery .....	2,000 00	
Insurance: Fire	6,545 00	
Insurance: Oth- er than fire .	1,674 00	
Postage .....	1,000 00	
Miscellaneous ..	11,000 00	
	<hr/>	26,289 00

## Current Repairs and Maintenance:

Current Repairs .....	20,000 00
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## Extraordinary:

Compensation awards .....	1,338 00
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## Additions and Improvements:

Repairs, replacements and extensions .....	75,000 00
	<hr/>
	\$870,339.00

In addition to the above, there are hereby appropriated to the Division of State-Use Industries out of the "State Use Working Capital Fund" such sums as may be necessary to purchase materials for manufacture and resale.

Total, Department of Institutions and Agencies, Central Office Administration .....	\$2,362,342 00
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S 20. *Residential Group Center, Highfields*

For operation and maintenance on the basis of 20 inmates.

## Salaries:

Superintendent .	\$8,700 00	
Other officers and employees .....	15,726 00	
New position ..	2,340 00	
Food maintenance in lieu of cash .....	864 00	
Special services.	252 00	
	<hr/>	\$27,882 00

## Materials and Supplies:

Food — Cash ..	\$6,570 00
Clothing .....	300 00
Heat, light and power .....	2,859 00
Grounds .....	100 00



Household . . . .	625 00	
Motor vehicular t r a n s p o r - tation . . . . .	500 00	
Stationery and office . . . . .	200 00	
R e p l a c e - ment: Furni- ture and fur- nishings . . . .	225 00	
	<hr/>	11,379 00
Services Other Than Personal:		
Travel . . . . .	\$250 00	
Telephone and telegraph . . .	430 00	
Household . . . .	500 00	
Postage . . . . .	100 00	
	<hr/>	1,280 00
Current Repairs and Maintenance:		
Buildings and grounds . . . . .	\$900 00	
Automotive . . . .	100 00	
	<hr/>	1,000 00
Additions and Improvements:		
Furniture and furnishings ..	\$2,985 00	
Fire protection equipment ..	75 00	
Office equipment	60 00	
	<hr/>	3,120 00
		<hr/>
		\$44,661 00
		<hr/>

S 21. *Residential Group Center, Warren*

## Salaries:

Superintendent (new position) . . . . .	\$7,200 00
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F o o d m a i n t e - n a n c e i n l i e u o f c a s h . . . . .	864 00	
S p e c i a l s e r v i c e s .	250 00	
		<hr/>
		\$8,314 00
M a t e r i a l s a n d S u p p l i e s :		
M o t o r v e h i c u l a r t r a n s p o r t a t i o n .		150 00
S e r v i c e s O t h e r T h a n P e r s o n a l :		
T r a v e l . . . . .		100 00
		<hr/>
		\$8,564 00

The balances remaining in this account as of June 30, 1958 are hereby appropriated.

### S 30. STATE COLONY, NEW LISBON

For operation and maintenance on the basis of 1,200 patients.

S a l a r i e s :		
S u p e r i n t e n d e n t .	\$8,700 00	
O t h e r o f f i c e r s a n d e m p l o y - e e s . . . . .	891,685 00	
N e w p o s i t i o n s .	38,760 00	
F o o d m a i n t e - n a n c e i n l i e u o f c a s h . . . . .	21,372 00	
P a t i e n t s ' w a g e s .	1,800 00	
S p e c i a l s e r v i c e s .	7,650 00	
		<hr/>
		\$969,967 00
M a t e r i a l s a n d S u p p l i e s :		
F o o d — C a s h . .	\$186,950 00	
C l o t h i n g . . . . .	31,200 00	
H e a t , l i g h t a n d p o w e r . . . . .	80,000 00	
F a r m a n d g r o u n d s . . . . .	25,000 00	
H o u s e h o l d . . . . .	22,800 00	

Drugs and medical .....	14,400 00
Motor vehicular transportation .....	3,415 00
Stationery and office .....	1,100 00
Educational, recreational and library .....	3,300 00
Industrial and vocational ...	1,800 00
Tobacco and candy .....	4,000 00
Replacement: Medical equipment ...	6,000 00
Replacement: Educational equipment .....	540 00
Replacement: Farm equipment ..	500 00
Replacement: Fire protection equipment .....	2,000 00
Replacement: Furniture and furnishings—employees ...	1,200 00
Replacement: Furniture and furnishings for patients .....	850 00

R e p l a c e - ment: Die- tary equip- ment . . . . .	830 00	
R e p l a c e - ment: Motor vehicles . . . . .	5,725 00	
R e p l a c e - ment: Office equipment . .	2,334 00	
	<hr/>	393,944 00
Services Other Than Personal:		
Travel . . . . .	\$700 00	
Telephone and telegraph . . .	4,070 00	
Rent: Other . . .	90 00	
Insurance: Fire.	5,596 00	
Insurance: Oth- er than fire..	394 00	
Advertising . . .	50 00	
Household . . . .	1,350 00	
S u b s c r i p - tions and memberships.	100 00	
Postage . . . . .	700 00	
Entertainment .	1,200 00	
	<hr/>	14,250 00
Current Repairs and Maintenance:		
Office equipment	\$300 00	
Buildings and grounds . . . .	22,000 00	
Automotive . . . .	1,170 00	
H o u s e h o l d equipment . .	1,500 00	
Farm machinery	850 00	
	<hr/>	25,820 00
Additions and Improvements:		
Bedside cabinets and lockers .	\$1,425 00	

Cannery equip- ment .....	4,850 00	
Educational and r e c r e a - tional equip- ment .....	595 00	
E q u i p m e n t —New build- ings .....	16,425 00	
F a r m a n d g r o u n d s equipment ..	950 00	
H o u s e h o l d equipment ..	3,360 00	
Incinerator ....	7,000 00	
Medical equip- ment .....	2,270 00	
Office equipment	445 00	
		37,320 00
		<u>\$1,441,301 00</u>

## S 31. STATE COLONY, WOODBINE

For operation and maintenance on  
the basis of 1,270 patients.

## Salaries:

Superintendent .	\$9,600 00	
O t h e r officers a n d employ- ees .....	1,143,442 00	
New positions .	8,280 00	
F o o d mainte- nance in lieu of cash .....	23,616 00	
Patients' wages .	4,000 00	
Special services .	7,500 00	
		\$1,196,438 00

## Materials and Supplies:

Food — Cash ..	\$213,233 00
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Clothing .....	32,700 00
Heat, light and power .....	97,900 00
Grounds .....	1,000 00
Household .....	26,670 00
Drugs and med- ical .....	21,250 00
Motor vehicular t r a n s p o r - tation .....	1,850 00
Stationery and office .....	900 00
Educational rec- reational and library .....	3,000 00
Tobacco a n d candy .....	600 00
R e p l a c e - ment: Electric service .....	26,401 00
R e p l a c e - ment: Furni- ture .....	2,000 00
R e p l a c e - ment: Floor and wall cov- ering .....	5,657 00
R e p l a c e - ment: Die- tary equip- ment .....	1,985 00
R e p l a c e - ment: Mat- tresses .....	500 00
R e p l a c e - ment: Motor vehicles .....	2,750 00

R e p l a c e - ment: Recre- ation equip- ment .....	1,900 00	
		440,296 00
Services Other Than Personal:		
Travel .....	\$650 00	
Telephone and telegraph ...	5,000 00	
Rent: Other ..	66 00	
Insurance: Fire	3,241 00	
Insurance: Oth- er than fire .	321 00	
Household .....	720 00	
S u b s c r i p - tions and memberships.	100 00	
F u n e r a l ex- pense .....	250 00	
Postage .....	700 00	
Miscellaneous ..	50 00	
		11,098 00
Current Repairs and Maintenance:		
Office equipment	\$400 00	
Buildings and grounds .....	16,500 00	
Automotive ....	700 00	
H o u s e h o l d equipment ..	500 00	
		18,100 00
Extraordinary:		
Family care .....		6,000 00
Additions and Improvements:		
Bedside cabinets and lockers .	\$456 00	
R e c r e a t i o n equipment ..	600 00	
W a t e r p r o o f - ing cottages .	700 00	

Fire protection equipment . . .	6,862 00	
Medical equip- ment . . . . .	962 00	
Office equipment	257 00	
	<hr/>	9,837 00
		<hr/>
		\$1,681,769 00
		<hr/>

S 32. NEW JERSEY HOME FOR DISABLED  
SOLDIERS, MENLO PARK

For operation and maintenance on  
the basis of 80 members.

Salaries:

Superintendent .	\$8,700 00	
O t h e r officers a n d employ- ees . . . . .	109,086 00	
New positions .	2,610 00	
F o o d mainte- nance in lieu of cash . . . . .	4,104 00	
Special services.	1,000 00	
	<hr/>	\$125,500 00

Materials and Supplies:

Food — Cash . .	\$21,900 00
Clothing . . . . .	400 00
Heat, light and power . . . . .	9,100 00
Grounds . . . . .	400 00
Household . . . . .	1,600 00
Drugs and med- ical . . . . .	1,300 00
Motor vehicular t r a n s p o r - tation . . . . .	400 00
Stationery a n d office . . . . .	200 00



Other materials and supplies .	100 00	
R e p l a c e - ment: Motor vehicle . . . . .	1,565 00	
	<hr/>	36,965 00
Services Other Than Personal:		
Travel . . . . .	\$300 00	
Telephone a n d telegraph . . .	640 00	
Insurance Oth- er than fire ..	162 00	
Household . . . .	1,334 00	
Advertising . . . .	125 00	
Postage . . . . .	100 00	
Entertainment .	100 00	
	<hr/>	2,761 00
Current Repairs and Maintenance:		
Buildings a n d grounds . . . .	\$2,000 00	
Automotive . . . .	250 00	
	<hr/>	2,250 00
Additions and Improvements:		
Fire protection equipment . . . .		2,260 00
		<hr/>
		\$169,736 00
		<hr/>

S 33. NEW JERSEY HOME FOR DISABLED  
SOLDIERS, VINELAND

For operation and maintenance on  
the basis of 140 members.

Salaries:

Superintendent .	\$8,700 00
O t h e r officers a n d employ- ees . . . . .	187,582 00
New positions ..	1,980 00

F o o d maintenance in lieu of cash . . . . .	2,220 00	
Special services.	3,000 00	
Patients' wages.	2,000 00	
		<hr/>
		\$205,482 00
Materials and Supplies:		
Food — Cash . .	\$35,770 00	
Clothing . . . . .	500 00	
Heat, light and power . . . . .	20,434 00	
Grounds . . . . .	600 00	
Household . . . . .	4,500 00	
Drugs and medical . . . . .	3,750 00	
Motor vehicular transportation . . . . .	550 00	
Stationery and office . . . . .	500 00	
Other materials and supplies .	200 00	
R e p l a c e - ment: Motor vehicles . . . .	1,290 00	
R e p l a c e - ment: Office equipment . . .	500 00	
R e p l a c e - ment: Elevator — Hospital . . . . .	10,000 00	
		<hr/>
		78,594 00
Services Other Than Personal:		
Travel . . . . .	\$1,650 00	
Telephone and telegraph . . . .	1,230 00	
Insurance: Fire	1,274 00	

Insurance: - Oth		
er than fire .	797 00	
Household . . . .	420 00	
S u b s c r i p -		
t i o n s a n d		
memberships.	50 00	
Postage . . . . .	150 00	
Entertainment .	500 00	
	<hr/>	6,071 00
Current Repairs and Maintenance:		
Office equipment	\$75 00	
Buildings a n d		
grounds . . . . .	5,500 00	
Automotive . . . .	300 00	
	<hr/>	5,875 00
		<hr/>
		\$296,022 00
		<hr/>

## S 34. NORTH JERSEY TRAINING SCHOOL, TOTOWA

For operation and maintenance on  
the basis of 1,025 patients.

## Salaries:

Superintendent .	\$8,700 00	
O t h e r officers		
a n d employ-		
ees . . . . .	999,654 00	
New positions .	42,605 00	
F o o d mainte-		
nance in lieu		
of cash . . . . .	13,272 00	
Special services .	6,500 00	
Patients wages .	3,000 00	
	<hr/>	\$1,073,731 00

## Materials and Supplies:

Food — Cash . .	\$190,804 00
Clothing . . . . .	27,675 00
Heat, light and	
power . . . . .	112,000 00
Grounds . . . . .	2,000 00

Household . . . .	33,825 00
Drugs and medical . . . . .	23,841 00
Motor vehicular. t r a n s p o r - tation . . . . .	2,500 00
Stationery and office . . . . .	2,250 00
Educational, rec- reational and library . . . . .	2,000 00
Industrial a n d vocational . . .	1,750 00
Tobacco a n d candy . . . . .	1,000 00
R e p l a c e - ment: Motor vehicles . . . .	3,350 00
R e p l a c e - ment: Office equipment . . .	990 00
R e p l a c e - ment: Die- tary equip- ment . . . . .	1,400 00
R e p l a c e - ment: Educa- tional equip- ment . . . . .	2,061 00
R e p l a c e - ment: Hot wa- ter tanks . . .	2,369 00
R e p l a c e - ment: House- hold equip- ment . . . . .	1,500 00
R e p l a c e - ment: Laun- dry equipment	13,000 00

R e p l a c e - ment: Light fixtures . . . . .	1,300 00	
R e p l a c e - ment: Locks and hard- ware . . . . .	3,500 00	
R e p l a c e - ment: Plumb- ing and fix- tures . . . . .	2,500 00	
R e p l a c e - ment: Roofing	3,000 00	
R e p l a c e - ment: Stair treads . . . . .	900 00	
R e p l a c e - ment: Water lines, hospital.	8,000 00	
		443,515 00
Services Other Than Personal:		
Travel . . . . .	\$1,400 00	
Telephone and telegraph . . .	6,420 00	
Insurance: Fire.	6,048 00	
Insurance: Oth- er than fire .	672 00	
Rent: Other ..	66 00	
Advertising ....	350 00	
Household . . . .	1,180 00	
S u b s c r i p - t i o n s and memberships.	200 00	
Postage . . . . .	1,000 00	
Miscellaneous ..	650 00	
Entertainment .	500 00	
		18,486 00
Current Repairs and Maintenance:		
Office equipment	\$700 00	

Buildings a n d grounds .....	20,000 00	
Automotive ....	950 00	
Repairs — Boil- er room chim- ney .....	4,500 00	
H o u s e h o l d equipment ...	3,000 00	
		29,150 00
Extraordinary:		
Family care .....		7,200 00
Additions and Improvements:		
Cottage altera- tions .....	\$10,500 00	
Dietary e q u i p- ment .....	2,650 00	
Fire protection equipment ...	1,000 00	
Floor Covering .	3,850 00	
Grounds equip- ment. ....	600 00	
Office equipment	775 00	
H o u s e h o l d equipment ...	2,950 00	
Laundry equip- ment .....	3,635 00	
Medical equip- ment .....	1,450 00	
Motor vehicles .	1,650 00	
Nursery ventila- tion improve- ments .....	3,000 00	
Outside lighting.	3,000 00	
		35,060 00
		<u>\$1,607,142 00</u>

## S 35. NEW JERSEY REFORMATORY, ANNANDALE

For operation and maintenance on  
the basis of 575 inmates.

## Salaries:

Superintendent .....	\$8,400 00	
Other officers and employees .....	705,956 00	
New positions .	17,680 00	
Food maintenance in lieu of cash .....	20,424 00	
Special services	2,100 00	
Inmates' wages .	6,000 00	
		\$760,560 00

## Materials and Supplies:

Food—Cash ...	\$63,431 00
Clothing .....	25,875 00
Clothing — Pa- rolees .....	4,500 00
Heat, light and power .....	64,000 00
Farm and grounds ....	25,000 00
Household ....	11,500 00
Drugs and medi- cal .....	4,600 00
Motor vehicular transportation .....	3,300 00
Stationery and office .....	1,200 00
Printing .....	150 00
Educational, rec- reational and library .....	2,900 00
Tobacco and candy .....	1,000 00

R e p l a c e - ment: Motor vehicles . . . .	2,950 00	
R e p l a c e - ment: Office equipment . .	1,200 00	
R e p l a c e - ment: Dietary equipment . .	1,300 00	
R e p l a c e - ment: Locks and hard- ware . . . . .	5,500 00	
R e p l a c e - ment: Farm equipment . .	3,500 00	
R e p l a c e - ment: Plumb- ing fixtures .	3,500 00	
R e p l a c e - ment: Stoker grates . . . . .	1,000 00	
		226,406 00
Services Other Than Personal:		
Travel . . . . .	\$700 00	
Telephone and telegraph . . .	2,140 00	
Rent: Other . . .	66 00	
I n s u r a n c e : Fire . . . . .	6,521 00	
I n s u r a n c e : Other than fire . . . . .	1,081 00	
Household . . . .	2,680 00	
S u b s c r i p - tions and memberships .	100 00	
Payments to dis- charged in- mates . . . . .	8,000 00	



Postage . . . . .	575 00	
Entertainment .	600 00	
	<hr/>	22,463 00
Current Repairs and Maintenance:		
Office equip- ment . . . . .	\$500 00	
Buildings and grounds . . . .	12,000 00	
Automotive . . . .	700 00	
H o u s e h o l d equipment . .	100 00	
Painting water tank . . . . .	500 00	
F a r m machin- ery . . . . .	1,000 00	
	<hr/>	14,800 00
Extraordinary:		
C o m p e n s a - tion award . . . . .		1,001 00
Additions and Improvements:		
E d u c a t i o n - al equipment .	\$600 00	
Dietary equip- ment . . . . .	1,400 00	
F a r m equip- ment . . . . .	1,700 00	
Protective equip- ment . . . . .	300 00	
M a i n t e n a n c e equipment . .	500 00	
	<hr/>	4,500 00
		<hr/>
		\$1,029,730 00
		<hr/>

## S 36. NEW JERSEY REFORMATORY, BORDENTOWN

For operation and maintenance on  
the basis of 625 inmates.

## Salaries:

Superintendent . \$9,600 00

Other officers and employ- ees .....	851,160 00	
New positions .	7,860 00	
Food mainten- ance in lieu of cash .....	17,412 00	
Special services .	6,400 00	
Inmates' wages .	12,500 00	
		<hr/>
		\$904,932 00

## Materials and Supplies:

Food—Cash ...	\$38,250 00
Clothing .....	28,125 00
Clothing — Pa- rolees .....	5,000 00
Heat, light and power .....	80,000 00
F a r m and grounds .....	45,000 00
Household ....	13,125 00
Drugs and medi- cal .....	6,250 00
Motor vehicular t r a n s p o r - tation .....	2,000 00
Stationery and office .....	2,000 00
Printing .....	200 00
E d u c a t i o n - al, recreation- al and li- brary .....	2,700 00
Industrial and vocational ..	600 00
Laundry service supplies ....	10,000 00
R e p l a c e - ment: Motor vehicles ....	5,415 00

R e p l a c e - ment: Office equipment . . .	210 00
R e p l a c e - ment: Audito- rium benches .	1,600 00
R e p l a c e - ment: Electri- cal items . . .	2,200 00
R e p l a c e - ment: Educa- tional equip- ment . . . . .	700 00
R e p l a c e - ment: Farm equipment . .	2,500 00
R e p l a c e - ment: Furni- ture — In- mates . . . . .	3,000 00
R e p l a c e - ment: Heat controls . . . .	9,000 00
R e p l a c e - ment: Mat- tresses . . . . .	3,225 00
R e p l a c e - ment: Protec- tive equip- ment . . . . .	750 00
R e p l a c e - ment: Power plant switch- board enclo- sure . . . . .	1,000 00
R e p l a c e - ment: Recrea- tional equip- ment . . . . .	1,400 00

R e p l a c e - ment: Refrig- eration equip- ment . . . . .	5,600 00	
R e p l a c e - ment: Securi- ty doors . . . . .	2,250 00	
		272,100 00
Services Other Than Personal:		
Travel . . . . .	\$1,600 00	
Telephone and telegraph . . .	2,300 00	
Rent: Other . .	66 00	
I n s u r a n c e : Fire . . . . .	4,368 00	
I n s u r a n c e : Other than fire . . . . .	450 00	
Advertising . . .	300 00	
S u b s c r i p - tions and memberships .	100 00	
Payments to dis- charged in- mates . . . . .	4,500 00	
Postage . . . . .	600 00	
Miscellaneous .	125 00	
		14,409 00
Current Repairs and Maintenance:		
Office equip- ment . . . . .	\$850 00	
Buildings and grounds . . .	15,000 00	
Automotive . . .	900 00	
H o u s e h o l d equipment . .	1,600 00	
Farm machin- ery . . . . .	1,900 00	
		20,250 00

## Additions and Improvements:

Boiler safety controls . . . .	\$3,000 00	
Furnishings —		
Inmates . . . .	3,000 00	
Incinerator . . .	11,000 00	
Office equipment . . . . .	700 00	
	<hr/>	17,700 00
		<hr/>
		\$1,229,391 00
		<hr/>

S 37. NEW JERSEY REFORMATORY FOR  
WOMEN, CLINTON

For operation and maintenance on  
the basis of 360 inmates.

## Salaries:

Superintendent.	\$9,600 00	
Other officers and employ- ees . . . . .	581,028 00	
Food Maintenance in lieu of cash . . . .	22,302 00	
Special services .	15,000 00	
Inmates' wages.	3,000 00	
	<hr/>	\$630,930 00

## Materials and Supplies:

Food—Cash . . .	\$52,014 00
Clothing . . . . .	16,200 00
Clothing — Pa- rolees . . . . .	3,000 00
Heat, light and power . . . . .	53,000 00
Farm and grounds . . . . .	9,910 00
Household . . . . .	12,240 00
Drugs and med- ical . . . . .	9,360 00

Motor vehicular t r a n s p o r - tation .....	1,900 00	
Stationery and office .....	1,400 00	
Educational, rec- reational and library .....	1,500 00	
Industrial and vocational ...	900 00	
Cannery sup- plies .....	1,250 00	
T o b a c c o and candy .....	1,000 00	
R e p l a c e - ment: Office equipment ...	500 00	
R e p l a c e - ment: Furni- ture and fur- nishings .....	1,177 00	
R e p l a c e - ment: Die- tary equip- ment .....	1,320 00	
R e p l a c e - ment: Laun- dry equipment	1,700 00	
		168,371 00
Services Other Than Personal:		
Travel .....	\$1,600 00	
Telephone and telegraph ....	3,750 00	
Rent: Other ..	66 00	
Insurance: Fire	4,166 00	
Insurance: Oth- er than fire ..	500 00	
Household .....	330 00	

Subscriptions and member- ships .....	150 00	
Payments to dis- charged i n - mates .....	5,000 00	
Postage .....	900 00	
Entertainment .	1,100 00	
	<hr/>	17,562 00
Current Repairs and Maintenance:		
Office equipment	\$600 00	
Buildings a n d grounds .....	11,000 00	
Automotive ....	750 00	
H o u s e h o l d equipment ...	1,325 00	
Farm equipment	200 00	
	<hr/>	13,875 00
Additions and Improvements:		
Fire protection equipment ...	\$790 00	
Medical equip- ment .....	1,000 00	
H o u s e h o l d equipment ..	559 00	
Furniture a n d furnishings ..	345 00	
Office equipment	897 00	
	<hr/>	3,591 00
		<hr/>
		\$834,329 00
		<hr/>

S 38. NEW JERSEY SANATORIUM FOR CHEST  
DISEASES, GLEN GARDNER

For operation and maintenance on  
the basis of 220 patients.

Salaries:

Superintendent . \$13,800 00

Other officers and employ- ees .....	916,292 00	
Food mainte- nance in lieu of cash .....	47,264 00	
Special services .	7,000 00	
Patients' wages .	1,000 00	
	<hr/>	\$985,356 00

## Materials and Supplies:

Food — Cash ..	\$63,270 00
Clothing .....	1,250 00
Heat, light and power .....	72,000 00
Farm and grounds .....	4,300 00
Household ....	13,200 00
Drugs and medi- cal .....	24,420 00
Motor vehicular transportation .....	1,400 00
Stationery and office .....	1,500 00
Educational, rec- reational and library .....	900 00
Replacement: Die- tary equip- ment .....	8,430 00
Replacement: Office equipment ..	1,200 00
Replacement: Fire protection equip- ment .....	700 00



R e p l a c e - ment: House- hold equip- ment .....	1,975 00	
R e p l a c e - ment: Mat- tresses .....	1,025 00	
R e p l a c e - ment: Mobile X-ray .....	2,160 00	
R e p l a c e - ment: Plumb- ing .....	3,000 00	
R e p l a c e - ment: Roofs and gutters .	4,650 00	
	<hr/>	205,380 00
Services Other Than Personal:		
Travel .....	\$550 00	
Telephone and telegraph ...	4,710 00	
Rent: Other ...	66 00	
Insurance: Fire	4,605 00	
Insurance: Oth- er than fire .	822 00	
Advertising ....	50 00	
S u b s c r i p - t i o n s a n d memberships.	350 00	
Postage .....	650 00	
Miscellaneous ..	50 00	
Entertainment ..	1,200 00	
	<hr/>	13,053 00
Current Repairs and Maintenance:		
Office equipment	\$650 00	
Buildings a n d grounds ....	12,000 00	
Automotive ....	500 00	

H o u s e h o l d equipment ...	500 00	
		13,650 00
Extraordinary:		
Compensation award .....		1,560 00
Additions and Improvements:		
Bathroom reconstruction .....		10,000 00
		<u>\$1,228,999 00</u>

## S 39. STATE HOME FOR BOYS, JAMESBURG

For operation and maintenance on  
the basis of 525 inmates.

## Salaries:

Superintendent .	\$8,400 00	
O t h e r officers a n d employ- ees .....	886,742 00	
New positions .	22,580 00	
F o o d mainte- nance in lieu of cash .....	18,471 00	
Special services.	5,200 00	
		<u>\$941,393 00</u>

## Materials and Supplies:

Food — Cash ..	\$48,226 00
Clothing .....	22,050 00
Clothing — Pa- rolees .....	4,800 00
Heat, light and power .....	79,860 00
F a r m a n d grounds .....	29,000 00
Household .....	15,750 00
Drugs and medi- cal .....	5,775 00
Motor vehicular t r a n s p o r- tation .....	2,735 00

Stationery and office .....	1,500 00	
Educational, rec- reational and library .....	4,350 00	
Industrial and vocational ...	3,750 00	
R e p l a c e - ment: Motor vehicles .....	5,845 00	
R e p l a c e - ment: Farm and grounds equipment ...	4,830 00	
R e p l a c e - ment: Fire p r o t e c - t i o n equip- ment .....	1,200 00	
R e p l a c e - ment: Furni- ture and fur- nishings .....	5,200 00	
R e p l a c e - ment: Die- tary equip- ment .....	8,250 00	
R e p l a c e - ment: Mat- tresses .....	2,000 00	
R e p l a c e - ment: Office equipment ...	500 00	
R e p l a c e - ment: Service building floors	6,500 00	
	<hr/>	252,121 00

## Services Other Than Personal:

Travel .....	\$1,200 00	
Telephone and telegraph ...	2,680 00	
Rent: Other ..	66 00	
Insurance: Fire	7,168 00	
Insurance: Oth- er than fire ..	595 00	
S u b s c r i p - t i o n s a n d memberships.	450 00	
Payments to dis- charged i n - mates .....	1,000 00	
Postage .....	800 00	
Miscellaneous ..	100 00	
Entertainment .	750 00	
		<hr/> 14,809 00

## Current Repairs and Maintenance:

Office equipment	\$400 00	
Buildings a n d grounds .....	17,000 00	
Automotive ....	2,035 00	
H o u s e h o l d equipment ..	750 00	
Farm machinery	1,000 00	
		<hr/> 21,185 00

## Additions and Improvements:

Bedside cabinets and lockers .	\$2,352 00	
Dietary e q u i p - ment .....	1,400 00	
R e c r e a t i o n - al equipment.	1,710 00	
Office equipment	650 00	
		<hr/> 6,112 00
		<hr/> \$1,235,620 00

## S 40. STATE HOME FOR GIRLS

For operation and maintenance on  
the basis of 200 inmates.

## Salaries:

Superintendent .	\$8,700 00	
Other officers and employ- ees . . . . .	537,355 00	
New positions .	5,100 00	
Food mainte- nance in lieu of cash . . . . .	10,008 00	
Special services.	4,425 00	
	<hr/>	\$565,588 00

## Materials and Supplies:

Food — Cash .	\$38,325 00
Clothing . . . . .	8,000 00
Clothing — Pa- rolees . . . . .	3,375 00
Heat, light and power . . . . .	6,500 00
Grounds . . . . .	1,400 00
Household . . . .	6,884 00
Drugs and medi- cal . . . . .	2,800 00
Motor vehicular transportation . . . . .	500 00
Stationery and office . . . . .	800 00
Educational, rec- reational and library . . . . .	2,000 00
Industrial and vocational . . . .	500 00
Replacement: Office equipment . . . .	1,000 00

**New Jersey State Library**

R e p l a c e - ment: Educa- tional equip- ment .....	890 00	
R e p l a c e - ment: Furni- ture and fur- nishings — In- mates .....	500 00	
R e p l a c e - ment: Die- tary equip- ment .....	10,750 00	
R e p l a c e - ment: House- hold equip- ment .....	625 00	
R e p l a c e - ment: Light- ing — School	1,200 00	
R e p l a c e - ment: Mat- tresses .....	600 00	
		86,649 00
Services Other Than Personal:		
Travel .....	\$500 00	
Telephone and telegraph ...	5,200 00	
Rent: Other ...	66 00	
Insurance: Fire	2,603 00	
Insurance: Oth- er than fire .	146 00	
Advertising ....	25 00	
Household .....	275 00	
S u b s c r i p - t i o n s a n d memberships.	150 00	
Payments to dis- charged i n - mates .....	200 00	

Postage . . . . .	900 00	
Fire alarm and time services.	225 00	
Entertainment .	400 00	
		10,690 00
Current Repairs and Maintenance:		
Office equipment	\$200 00	
Buildings a n d grounds . . . . .	5,000 00	
Automotive . . . .	300 00	
Painting — Wil- son Cottage .	2,000 00	
H o u s e h o l d equipment ..	1,000 00	
		8,500 00
Extraordinary:		
Compensation awards . . . . .		2,735 00
Additions and Improvements:		
Dietary e q u i p- ment . . . . .	\$2,740 00	
Floor covering..	500 00	
Food service al- terations . . . .	10,000 00	
Laundry wash- e r s — Cot- tages . . . . .	1,000 00	
		14,240 00
		\$688,402 00

S 41. NEW JERSEY STATE HOSPITAL,  
GREYSTONE PARK

For operation and maintenance on  
the basis of 5,350 patients.

Salaries:

Medical director	\$13,800 00
O t h e r officers a n d employ- ees . . . . .	6,358,820 00

New positions .	11,520 00	
F o o d m a i n t e - n a n c e i n l i e u of cash . . . . .	269,221 00	
Special services .	14,000 00	
Patients' wages .	8,000 00	
	<hr/>	\$6,675,361 00
Materials and Supplies:		
Food — Cash..	\$842,485 00	
Clothing . . . . .	147,150 00	
Heat, light and power . . . . .	468,453 00	
F a r m a n d grounds . . . .	106,000 00	
Household . . . .	145,800 00	
Drugs and medi- cal . . . . .	190,000 00	
Motor vehicular t r a n p o r - tation . . . . .	10,500 00	
Stationery and office . . . . .	7,000 00	
Printing . . . . .	700 00	
Educational rec- ational a n d library . . . . .	2,000 00	
Industrial and vo- cational . . . . .	13,000 00	
Tobacco a n d candy . . . . .	10,000 00	
R e p l a c e - ment: Motor vehicles . . . . .	4,850 00	
R e p l a c e - ment: Office equipment . . . .	6,900 00	
R e p l a c e - ment: Boiler —Dairy . . . . .	8,000 00	



R e p l a c e - ment: Dairy equipment . . .	2,000 00
R e p l a c e - ment: Electric facilities . . . .	9,100 00
R e p l a c e - ment: Eleva- tor—Units A and B . . . . .	37,000 00
R e p l a c e - ment: Furni- ture — Em- ployees . . . . .	4,300 00
R e p l a c e - ment: Fire p r o t e c - t i o n equip- ment . . . . .	2,000 00
R e p l a c e - ment: Heating systems —Res- idences . . . . .	3,700 00
R e p l a c e - ment: R e - frigeration — Storehouse ..	2,500 00
R e p l a c e - ment: Die- tary equip- ment . . . . .	14,050 00
R e p l a c e - ment: Eleva- tor doors and gates . . . . .	3,000 00
R e p l a c e - ment: Floor covering . . . .	12,000 00

R e p l a c e - ment: Furni- t u r e — Pa- tients .....	16,500 00	
R e p l a c e - ment: Medi- cal equipment	3,900 00	
R e p l a c e - ment: Re- pointing mas- onry — Main building ....	12,000 00	
R e p l a c e - ment: House- hold equip- ment .....	10,750 00	
R e p l a c e - ment: Roofs and gutters ..	20,000 00	
	<hr/>	2,115,638 00
Services Other Than Personal:		
Travel .....	\$4,500 00	
Telephone and telegraph ....	23,540 00	
Rent: Other ..	144 00	
Insurance: Fire	24,673 00	
Insurance: Oth- er than fire..	8,188 00	
Household ....	2,500 00	
Advertising ....	5,000 00	
S u b s c r i p - tions and memberships.	1,200 00	
F u n e r a l e x - pense .....	3,000 00	
Postage .....	4,400 00	
Miscellaneous ..	1,500 00	
Entertainment ..	1,200 00	
	<hr/>	79,845 00

## Current Repairs and Maintenance:

Office equipment	\$3,300 00	
Buildings a n d grounds . . . .	101,500 00	
Electrical c a l i - bration a n d survey . . . . .	4,000 00	
Automotive . . . .	4,000 00	
Medical equip- ment . . . . .	2,000 00	
Household . . . .	5,000 00	
General p l a n t equipment . .	3,500 00	
		123,300 00

## Extraordinary:

C o m p e n s a - tion awards . .	\$15,000 00	
Family care . . .	75,000 00	
		90,000 00

## Additions and Improvements:

Dietary e q u i p - ment . . . . .	\$7,980 00	
Electric facilities, s h o p s and equipment . .	18,000 00	
H o u s e h o l d equipment . . .	1,500 00	
Laundry equip- ment . . . . .	15,037 00	
Office equipment	350 00	
Ventilation and f u r n i t u r e— Patients' con- ference room.	1,000 00	
Medical equip- ment . . . . .	3,395 00	
		47,262 00

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\$9,131,406 00

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## S 42. NEW JERSEY STATE HOSPITAL, MARLBORO

For operation and maintenance on  
the basis of 2,900 patients.

## Salaries:

Medical director	\$13,800 00	
O t h e r officers a n d emplo- ees . . . . .	3,852,558 00	
F o o d mainte- nance in lieu of cash . . . . .	106,240 00	
Patients' wages.	3,900 00	
Special services .	21,500 00	
		\$3,997,998 00

## Materials and Supplies:

Food — Cash ..	\$360,713 00
Clothing . . . . .	81,200 00
Heat, light and power . . . . .	225,000 00
F a r m a n d grounds . . . . .	56,000 00
Household . . . . .	81,200 00
Drugs and medi- cal . . . . .	90,000 00
Motor vehicular t r a n s p o r - tation . . . . .	5,760 00
Stationery a n d office . . . . .	5,000 00
Educational, rec- reational and library . . . . .	3,500 00
Industrial a n d vocational ...	3,500 00
Tobacco a n d candy . . . . .	4,500 00
R e p l a c e - ment: Motor vehicles . . . . .	6,650 00

R e p l a c e - ment: Office equipment ..	3,950 00
R e p l a c e - ment: House- hold equip- ment .....	2,370 00
R e p l a c e - ment: Mainte- nance equip- ment .....	1,120 00
R e p l a c e - ment: Farm equipment ...	4,475 00
R e p l a c e - ment: Fire p r o t e c - tion equip- ment .....	2,000 00
R e p l a c e - ment: Well— Residences ..	2,500 00
R e p l a c e - ment: Furni- ture — Pa- tients .....	10,000 00
R e p l a c e - ment: Dietary equipment ..	6,900 00
R e p l a c e - ment: Mat- tresses .....	3,000 00
R e p l a c e - ment: Medical equipment ..	1,150 00
R e p l a c e - ment: Laun- dry equip- ment .....	26,500 00

R e p l a c e - ment: Refrig- erators . . . . .	1,200 00	
R e p l a c e - ment: Win- dow guards ..	8,300 00	
	<hr/>	996,488 00
Services Other Than Personal:		
Travel . . . . .	\$1,500 00	
Telephone and telegraph ...	11,450 00	
Rent: Other ...	108 00	
I n s u r a n c e : Fire . . . . .	17,977 00	
I n s u r a n c e : Other than fire . . . . .	4,748 00	
Advertising ...	500 00	
Bus service ...	7,500 00	
S u b s c r i p - tions and memberships .	680 00	
F u n e r a l ex- pense . . . . .	3,000 00	
Postage . . . . .	2,100 00	
Miscellaneous .	300 00	
Entertainment .	1,000 00	
	<hr/>	50,863 00
Current Repairs and Maintenance:		
Office equip- ment . . . . .	\$1,700 00	
Buildings and grounds . . . . .	46,000 00	
F a r m machin- ery . . . . .	2,000 00	
Automotive ...	1,500 00	
H o u s e h o l d equipment ..	10,000 00	
	<hr/>	61,200 00

## Extraordinary:

Mental health program — Education and training . . . .	\$5,000 00	
Family care . . .	109,500 00	
C o m p e n s a - tion award . .	1,440 00	
	<hr/>	115,940 00

## Additions and Improvements:

F o o d distrib- ution equip- ment . . . . .	\$3,500 00	
Bedside cabinets and lockers .	8,000 00	
Incinerator . . . .	11,000 00	
Medical equip- ment . . . . .	830 00	
Floor covering .	8,750 00	
F a r m equip- ment . . . . .	260 00	
Fire protection equipment . .	2,126 00	
Dietary equip- ment . . . . .	7,025 00	
Laundry equip- ment . . . . .	9,000 00	
Patient cottage renovation . . .	23,000 00	
	<hr/>	73,491 00
		<hr/>
		\$5,295,980 00

## S 43. NEW JERSEY STATE HOSPITAL, TRENTON

For operation and maintenance on  
the basis of 3,450 patients.

## Salaries:

Medical direc- tor . . . . .	\$13,800 00
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Other officers and employ- ees . . . . .	5,265,889 00	
New positions .	5,280 00	
Food mainten- ance in lieu of cash . . . . .	122,024 00	
Special serv- ices . . . . .	14,000 00	
Patients' wages .	7,190 00	
	<hr/>	\$5,428,183 00
Materials and Supplies:		
Food—Cash . . .	\$446,106 00	
Clothing . . . . .	96,600 00	
Heat, light and power . . . . .	337,320 00	
Farm and grounds . . . .	85,000 00	
Household . . . .	95,600 00	
Household stand- ards . . . . .	9,700 00	
Drugs and medi- cal . . . . .	112,100 00	
Motor vehicular transportation . . . . .	4,800 00	
Stationery and office . . . . .	7,000 00	
Educational, re- creational and library . . . . .	3,500 00	
Industrial and vocational . . .	5,000 00	
Tobacco and candy . . . . .	4,500 00	
Replacement: Motor vehicles . . . .	7,775 00	



R e p l a c e - ment: Office equipment ..	2,195 00
R e p l a c e - ment: Dietary equipment ..	17,100 00
R e p l a c e - ment: Electro- therapy equip- ment .....	2,000 00
R e p l a c e - ment: Farm equipment ..	6,521 00
R e p l a c e - ment: Fire p r o t e c - tion equip- ment .....	817 00
R e p l a c e - ment: Floor covering ....	5,000 00
R e p l a c e - ment: Furni- ture and fur- ishings — Pa- tients .....	20,100 00
R e p l a c e - ment: House- hold equip- ment .....	965 00
R e p l a c e - ment: Laun- dry equip- ment .....	32,000 00
R e p l a c e - ment: Medical equipment ..	2,600 00

R e p l a c e - ment: Shower rooms .....	5,500 00	
		1,309,799 00
Services Other Than Personal:		
Travel .....	\$3,100 00	
Telephone and telegraph ..	22,100 00	
Rent: Other ...	138 00	
I n s u r a n c e :		
Fire .....	16,995 00	
I n s u r a n c e :		
Other than fire .....	4,052 00	
Household ....	3,000 00	
Advertising ...	200 00	
S u b s c r i p - t i o n s   and memberships .	500 00	
F u n e r a l   ex- pense .....	3,375 00	
Postage .....	2,300 00	
Miscellaneous ..	100 00	
Entertainment .	1,000 00	
		56,860 00
Current Repairs and Maintenance:		
Office equip- ment .....	\$1,200 00	
Buildings and grounds ....	50,000 00	
F a r m   machin- ery .....	1,000 00	
Automotive ...	1,800 00	
H o u s e h o l d equipment ..	13,000 00	
Medical equip- ment .....	500 00	
		67,500 00

## Extraordinary:

C o m p e n s a -		
tion awards .	\$3,185 00	
Family care ..	130,000 00	
	<hr/>	133,185 00

## Additions and Improvements:

Bedside cabinets		
and lockers ..	\$5,000 00	
Office equip-		
ment .....	310 00	
Dietary equip-		
ment .....	3,980 00	
H o u s e h o l d		
equipment ..	10,600 00	
Laundry equip-		
ment .....	19,200 00	
Medical equip-		
ment .....	3,558 00	
	<hr/>	42,648 00
		<hr/>
		\$7,038,175 00
		<hr/>

## S 44. NEW JERSEY STATE PRISON, TRENTON

For operation and maintenance on  
the basis of 1,175 inmates.

## Salaries:

P r i n c i p a l		
keeper .....	\$11,400 00	
O t h e r officers		
and employ-		
ees .....	1,256,391 00	
F o o d mainten-		
ance in lieu of		
cash .....	26,352 00	
Special s e r v -		
ices .....	11,000 00	
Inmates' wages .	17,500 00	
	<hr/>	\$1,322,643 00

## Materials and Supplies:

Food—Cash . . .	\$257,325 00
Clothing . . . . .	47,000 00
Clothing — Pa- rolees . . . . .	24,000 00
Heat, light and power . . . . .	96,903 00
Grounds . . . . .	250 00
Household . . . .	23,500 00
Drugs and medi- cal . . . . .	23,500 00
Laundry s e r v - ice supplies . .	3,500 00
Motor vehicular t r a n s p o r - tation . . . . .	1,900 00
Stationery and office . . . . .	2,250 00
Printing . . . . .	750 00
Educational, rec- reational and library . . . . .	4,500 00
Industrial a n d vocational . .	300 00
Tobacco . . . . .	900 00
R e p l a c e - ment: Motor vehicles . . . .	1,600 00
R e p l a c e - ment: Office equipment . .	555 00
R e p l a c e - ment: Chapel windows and furniture . . .	5,500 00
R e p l a c e - ment: Dietary equipment . .	4,100 00

R e p l a c e - ment: Com- munication sys- tem .....	1,000 00	
R e p l a c e - ment: Dental equipment ..	3,000 00	
R e p l a c e - ment: Furni- ture — In- mates .....	1,200 00	
R e p l a c e - ment: Laun- dry equip- ment .....	9,000 00	
R e p l a c e - ment: Plumb- ing—Wing 2 .	6,000 00	
R e p l a c e - ment: Roof— Tag shop ...	1,500 00	
R e p l a c e - ment: Plumb- ing—Wing 2.	6,000 00	
R e p l a c e - ment: Roof— Tag shop ...	1,500 00	
R e p l a c e - ment: Mat- tresses .....	2,250 00	
R e p l a c e - ment: Protec- tive equip- ment .....	1,200 00	
	<hr/>	523,483 00
Services Other Than Personal:		
Travel .....	\$4,800 00	
Telephone and telegraph ...	5,600 00	

Rent: Other ..	66 00	
I n s u r a n c e :		
Fire .....	4,287 00	
I n s u r a n c e :		
Other than		
fire .....	550 00	
Household	830 00	
S u b s c r i p -		
t i o n s and		
memberships .	100 00	
Payments to dis-		
charged in-		
mates .....	3,000 00	
F u n e r a l ex-		
pense .....	450 00	
Postage .....	700 00	
E l e c t r o c u -		
tion plant ...	500 00	
Miscellaneous ..	250 00	
		21,133 00
Current Repairs and Maintenance:		
H o u s e h o l d		
equipment ..	\$400 00	
Office equip-		
ment .....	350 00	
Buildings and		
grounds ....	22,000 00	
Automotive ....	500 00	
		23,250 00
Extraordinary:		
C o m p e n s a -		
tion awards .....	1,256 00	
Additions and Improvements:		
Dietary equip-		
ment .....	1,500 00	
		<u>\$1,893,265 00</u>

## S 45. STATE PRISON FARM, RAHWAY

For operation and maintenance on  
the basis of 1,000 inmates.

## Salaries:

Superintendent .	\$8,400 00	
Other officers and employ- ees . . . . .	858,315 00	
Food main- tenance in lieu of cash . . . . .	21,960 00	
Special services .	3,800 00	
Inmates' wages .	15,000 00	
		<hr/>
		\$907,475 00

## Materials and Supplies:

Food—Cash . . .	\$142,050 00
Clothing . . . . .	36,000 00
Clothing — Pa- rolees . . . . .	6,000 00
Heat, light and power . . . . .	97,500 00
F a r m and grounds . . . .	33,000 00
Household . . . .	16,000 00
Drugs and medi- cal . . . . .	11,500 00
Laundry serv- ice supplies .	2,000 00
Motor vehicular t r a n s p o r - tation . . . . .	1,600 00
Stationery and office . . . . .	1,800 00
Educational, rec- reational and library . . . . .	1,250 00
Tobacco . . . . .	700 00

R e p l a c e - ment: Motor vehicles . . . .	5,685 00	
R e p l a c e - ment: Dietary equipment . .	3,350 00	
R e p l a c e - ment: Farm equipment . .	2,755 00	
R e p l a c e - ment: Heat- ing system . .	3,400 00	
R e p l a c e - ment: Laun- dry equip- ment . . . . .	8,018 00	
R e p l a c e - ment: Medi- cal equip- ment . . . . .	776 00	
R e p l a c e - ment: Fire p r o t e c - tion equip- ment . . . . .	2,500 00	
R e p l a c e - ment: Protec- tive equip- ment . . . . .	500 00	
R e p l a c e - ment: Main- tenance equip- ment . . . . .	1,196 00	
R e p l a c e - ment: Metal treads . . . . .	1,000 00	
	<hr/>	378,580 00



## Services Other Than Personal:

Travel . . . . .	\$450 00	
Telephone and telegraph . . .	5,350 00	
Rent: Other . .	66 00	
I n s u r a n c e :		
Fire . . . . .	6,779 00	
I n s u r a n c e :		
Other than fire . . . . .	284 00	
Household . . .	400 00	
Advertising . .	150 00	
S u b s c r i p - t i o n s   and memberships .	50 00	
Payments to dis- charged in- mates . . . . .	1,500 00	
Postage . . . . .	325 00	
	<hr/>	15,354 00

## Current Repairs and Maintenance:

Office equip- ment . . . . .	\$925 00	
Buildings and grounds . . . .	23,000 00	
F a r m machin- ery . . . . .	1,300 00	
Automotive . . .	600 00	
H o u s e h o l d equipment . .	600 00	
	<hr/>	26,425 00

## Additions and Improvements:

Floor covering .	\$2,000 00
Office equip- ment . . . . .	720 00
Pistol range alterations . .	2,500 00

Steel — Stair-		
way installa-		
tion .....	3,000 00	
Water coolers .	500 00	
Water service		
improve-		
ments .....	3,000 00	
	<hr/>	11,720 00
		<hr/>
		\$1,339,554 00
		<hr/>

## S 46. STATE PRISON FARM, LEESBURG

For operation and maintenance on  
the basis of 325 inmates.

## Salaries:

S u p e r i n -		
tendent .....	\$6,900 00	
O t h e r officers		
a n d employ-		
ees .....	232,588 00	
F o o d mainte-		
nance in lieu		
of cash .....	5,772 00	
Special services.	3,500 00	
Inmates' wages.	4,400 00	
	<hr/>	\$253,160 00

## Materials and Supplies:

Food —Cash ..	\$36,802 00
Clothing .....	13,000 00
Heat, light and	
power .....	38,000 00
F a r m a n d	
grounds ....	13,500 00
Household .....	5,200 00
Drugs and medi-	
cal .....	1,200 00

Motor vehicular t r a n s p o r - tation .....	600 00	
Stationery a n d office .....	600 00	
Educational, rec- reational and library .....	800 00	
R e p l a c e - ment: Motor vehicles .....	6,750 00	
R e p l a c e - ment: Furni- ture and fur- nishings .....	1,600 00	
R e p l a c e - ment: Heat- ing system ..	1,100 00	
R e p l a c e - ment: Silo .	4,000 00	
	<hr/>	123,152 00
Services Other Than Personal:		
Travel .....	\$175 00	
Telephone a n d telegraph .....	2,520 00	
Insurance: Fire.	3,280 00	
Insurance: Oth- er than fire ..	713 00	
Household .....	600 00	
Postage .....	200 00	
Entertainment .	100 00	
	<hr/>	7,588 00
Current Repairs and Maintenance:		
Office equipment	\$150 00	
Buildings a n d grounds .....	5,700 00	
Automotive .....	300 00	

H o u s e h o l d equipment ...	250 00	
Repaint w a t e r tank .....	2,500 00	
Farm machinery	100 00	
		9,000 00
Additions and Improvements:		
Incinerator ....	\$3,500 00	
Water coolers ..	750 00	
Fire protection equipment ...	500 00	
		4,750 00
		\$397,650 00

S 47. NEW JERSEY NEUROPSYCHIATRIC  
INSTITUTE

For operation and maintenance on  
the basis of 950 patients.

Salaries:

Medical director	\$13,800 00	
O t h e r Officers a n d employ- ees .....	2,565,402 00	
F o o d mainte- nance in lieu of cash .....	64,479 00	
Special services.	10,000 00	
Patients' wages .	4,536 00	
		\$2,658,217 00

Materials and Supplies:

Food — Cash ..	\$87,245 00
Clothing .....	29,450 00
Heat, light and power .....	180,000 00
Fa r m a n d grounds .....	42,000 00
Household .....	28,500 00

Drugs and medical .....	35,150 00
Motor vehicular t r a n s p o r - tation .....	8,000 00
Stationery and office .....	4,000 00
Printing .....	1,800 00
Educational, rec- reational and library .....	4,525 00
Industrial and vocational ...	850 00
Tobacco and candy .....	2,500 00
Other materials and supplies .	300 00
R e p l a c e - ment: Motor vehicles .....	13,220 00
R e p l a c e - ment: Office equipment ...	1,160 00
R e p l a c e - ment: Die- tary equip- ment .....	1,125 00
R e p l a c e - ment: Farm equipment ..	4,000 00
R e p l a c e - ment: Fire protection equipment ...	1,600 00
R e p l a c e - ment: Furni- ture and fur- nishings—Em- ployees .....	4,000 00

R e p l a c e - ment: Furni- ture and fur- nishings—Pa- tients . . . . .	5,000 00	
R e p l a c e - ment: House- hold equip- ment . . . . .	1,300 00	
R e p l a c e - ment: Main- tenance equip- ment . . . . .	1,770 00	
R e p l a c e - ment: Medi- cal equipment . . . . .	1,325 00	
R e p l a c e - ment: Reha- bilitation equipment . . . . .	1,000 00	
		459,820 00
Services Other Than Personal:		
Travel . . . . .	\$6,175 00	
Telephone and telegraph . . . . .	20,330 00	
Rent: Garages . . . . .	275 00	
Rent: Other . . . . .	144 00	
Insurance: Fire . . . . .	13,824 00	
Insurance: Oth- er than fire . . . . .	2,650 00	
Advertising . . . . .	450 00	
S u b s c r i p - t i o n s and memberships . . . . .	1,000 00	
Funeral expense . . . . .	1,000 00	
Postage . . . . .	1,500 00	
Miscellaneous . . . . .	100 00	
Entertainment . . . . .	2,000 00	
		49,448 00

## Current Repairs and Maintenance:

Office equipment	\$1,800 00	
Buildings and grounds .....	31,000 00	
Farm machinery	1,500 00	
Automotive .....	3,000 00	
H o u s e h o l d equipment ..	3,000 00	
Medical equip-ment .....	500 00	
General plant equipment ..	3,500 00	
	<hr/>	44,300 00

## Extraordinary:

Family care .....	60,000 00
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## Additions and Improvements:

Bathroom renovations .....	\$2,500 00	
D e t e n t i o n screens .....	5,300 00	
Dietary equip-ment .....	1,500 00	
Educational, sci-entific and recreation-al equipment.	2,000 00	
Floor covering..	2,500 00	
Medical equip-ment .....	3,500 00	
H o u s e h o l d equipment ...	1,945 00	
Office equip-ment .....	1,962 00	
Religious equip-ment .....	349 00	
S c r e e n i n g —Porches ...	750 00	
	<hr/>	22,306 00
		<hr/>
		\$3,294,091 00

## S 48. VINELAND STATE SCHOOL

For operation and maintenance on  
the basis of 2,125 patients.

## Salaries:

Superintendent .	\$13,800 00	
Other officers and employees.	1,679,486 00	
New positions .	36,150 00	
Food maintenance in lieu of cash . . . . .	32,794 00	
Special services.	9,000 00	
Patients' wages.	4,000 00	
		<hr/>
		\$1,775,230 00

## Materials and Supplies:

Food — Cash .	\$291,812 00
Clothing . . . . .	48,875 00
Heat, light and power . . . . .	150,000 00
Farm and grounds . . . . .	46,500 00
Household . . . . .	38,250 00
Drugs and medical . . . . .	32,620 00
Motor vehicular transportation . . . . .	3,430 00
Stationery and office . . . . .	2,250 00
Educational, recreational and library . . . . .	4,000 00
Industrial and vocational . . . . .	2,000 00
Replacement: Motor vehicles . . . . .	6,010 00



R e p l a c e - ment: Bed- ding .....	5,000 00	
R e p l a c e - ment: Dietary Equipment ..	1,400 00	
R e p l a c e - ment: Educa- tional equip- ment .....	3,700 00	
R e p l a c e - ment: Electri- cal items ....	10,000 00	
R e p l a c e - ment: Furni- ture and fur- nishings—Pa- tients .....	6,760 00	
R e p l a c e - ment: Locks and hardware	3,800 00	
R e p l a c e - ment: Medi- cal equip- ment .....	2,195 00	
R e p l a c e - ment: Roofs .	7,600 00	
		666,202 00

## Services Other Than Personal:

Travel .....	\$1,200 00
Telephone and telegraph ...	13,803 00
Rent: Other ...	210 00
Insurance: Fire	9,274 00
Insurance: Oth- er than fire .	1,442 00
Household .....	650 00
Advertising ....	300 00

S u b s c r i p - t i o n s a n d memberships.	250 00	
Funeral expense	1,000 00	
Postage . . . . .	1,000 00	
Entertainment .	1,200 00	
	<hr/>	30,329 00
Current Repairs and Maintenance:		
Office equipment	\$400 00	
Buildings a n d grounds . . . .	30,000 00	
Repoint chimney	1,500 00	
Farm machinery	500 00	
Automotive . . . .	1,600 00	
Paint w a t e r tanks . . . . .	6,600 00	
H o u s e h o l d equipment . . .	2,000 00	
	<hr/>	42,600 00
Extraordinary:		
Family care . . . . .		30,000 00
Additions and Improvements:		
Dietary equip- ment . . . . .	\$13,800 00	
Educational, rec- reational and s c i e n t i f i c equipment . . .	3,866 00	
Fire protection .	25,000 00	
Furniture a n d furnishings — Patients . . . .	725 00	
H o u s e h o l d equipment . .	1,000 00	
Medical equip- ment . . . . .	4,090 00	
Office equipment	3,822 00	

Research labora- tory construc- tion .....	4,000 00	
Street lighting —Colony ...	6,000 00	
		62,303 00
		<u>\$2,606,664 00</u>

S 49. ARTHUR BRISBANE CHILD  
TREATMENT CENTER

For operation and maintenance on  
the basis of 96 patients.

Salaries:

Medical director	\$12,600 00	
Other officers and employ- ees .....	216,273 00	
New positions .	15,835 00	
Food mainte- nance in lieu of cash .....	6,984 00	
Special services.	1,350 00	
		<u>\$253,042 00</u>

Materials and Supplies:

Food — Cash ..	\$28,733 00
Clothing .....	5,280 00
Heat, light and power .....	12,000 00
Grounds .....	150 00
Household .....	3,275 00
Drugs and medi- cal .....	1,500 00
Motor vehicular transportation .....	750 00
Stationery and office .....	300 00

Educational, recreational and library .....	600 00	
Industrial and vocational ...	300 00	
R e p l a c e - ment: Office equipment ..	450 00	
R e p l a c e - ment: Motor vehicles ....	1,350 00	
	<hr/>	54,688 00
Services Other Than Personal:		
Travel .....	\$500 00	
Telephone and telegraph ....	1,000 00	
Insurance: Fire	1,233 00	
Insurance: Oth- than fire ....	408 00	
Household ....	1,750 00	
S u b s c r i p - tions and memberships.	100 00	
Postage .....	150 00	
Miscellaneous ..	75 00	
Entertainment .	350 00	
	<hr/>	5,566 00
Current Repairs and Maintenance:		
Office equipment	\$175 00	
Buildings and grounds .....	1,700 00	
Automotive ....	250 00	
H o u s e h o l d equipment ...	250 00	
R e c r e a t i o n - al equipment .	100 00	
	<hr/>	2,475 00

## Additions and Improvements:

Clothing r o o m remodeling ..	\$1,000 00	
H o u s e h o l d equipment ..	600 00	
Motor vehicle ..	1,550 00	
Office equipment	340 00	
Water purifica- tion system ..	6,000 00	
		9,490 00
		<u>\$325,261 00</u>

## S 50. DIAGNOSTIC CENTER

For operation and maintenance on  
the basis of 86 patients.

## Salaries:

Director .....	\$13,800 00	
O t h e r   o f f i c e r s a n d   e m p l o y - e e s .....	476,878 00	
New positions .	14,850 00	
F o o d   m a i n t e - n a n c e   i n   l i e u o f   c a s h ....	6,192 00	
Special services .	6,300 00	
Patients' wages .	600 00	
		<u>\$518,620 00</u>

## Materials and Supplies:

Food — Cash ..	\$25,112 00
Clothing .....	1,554 00
Heat, light and power .....	17,000 00
Grounds .....	250 00
Household .....	4,559 00
Drugs and medi- cal .....	3,500 00

Motor vehicular t r a n s p o r - tation .....	700 00	
Stationery and office .....	2,500 00	
Educational, rec- reational and library .....	1,200 00	
R e p l a c e - ment: Office equipment ...	1,000 00	
R e p l a c e - ment: Furni- ture and fur- nishings .....	4,000 00	
R e p l a c e - ment: Locks .	3,000 00	
R e p l a c e - ment: Motor vehicles .....	2,200 00	
		<hr/> 66,575 00

## Services Other Than Personal:

Travel .....	\$3,500 00	
Telephone and telegraph ...	5,670 00	
Rent: Other ...	66 00	
Insurance: Fire.	497 00	
Insurance: Oth- er than fire ..	146 00	
Household .....	2,500 00	
Advertising ....	100 00	
S u b s c r i p - tions and memberships.	200 00	
Postage .....	450 00	
Entertainment .	750 00	
		<hr/> 13,879 00

## Current Repairs and Maintenance:

Office equipment	\$1,000 00	
Buildings and grounds . . . . .	5,500 00	
Automotive . . . . .	200 00	
Household equipment . . . . .	400 00	
		<hr/>
		7,100 00

## Extraordinary:

Compensation awards . . . . .	2,216 00
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## Additions and Improvements:

Office equipment	\$2,022 00	
Fire protection equipment . . . . .	1,300 00	
Medical equipment . . . . .	2,200 00	
		<hr/>
		5,522 00
		<hr/>
		\$613.912 00
		<hr/>

## S 51. NEW JERSEY STATE HOSPITAL, ANCORA

For operation and maintenance on  
the basis of 2,400 patients.

## Salaries:

Medical director	\$13,800 00	
Other officers and employees . . . . .	2,888,732 00	
New positions . . . . .	52,100 00	
Food maintenance in lieu of cash . . . . .	103,722 00	
Special services.	14,000 00	
Patients' wages . . . . .	9,360 00	
		<hr/>
		\$3,081,714 00

## Materials and Supplies:

Food — Cash ..	\$473,040 00	
Clothing .....	67,200 00	
Heat, light and power .....	244,650 00	
Grounds .....	9,900 00	
Household .....	62,400 00	
Drugs and medi- cal .....	96,000 00	
Laundry service supplies .....	13,500 00	
Motor vehicular t r a n s p o r - tation .....	7,650 00	
Stationery and office .....	5,000 00	
Printing .....	1,000 00	
Educational, rec- reational and library .....	5,000 00	
Industrial a n d vocational ..	4,000 00	
Tobacco a n d candy .....	5,000 00	
Other materials and supplies .	800 00	
R e p l a c e - ment: Motor vehicles .....	9,300 00	
	<hr/>	1,004,440 00

## Services Other Than Personal:

Travel .....	\$3,000 00
Telephone a n d telegraph ...	19,000 00
Rent: Other ...	120 00
Insurance: Fire	12,416 00



Insurance: Oth-		
er than fire ..	1,898 00	
Advertising ....	300 00	
S u b s c r i p -		
t i o n s a n d		
memberships.	700 00	
Funeral expense	3,000 00	
Postage .....	2,150 00	
Miscellaneous ..	250 00	
Entertainment .	1,500 00	
	<hr/>	44,334 00
Current Repairs and Maintenance:		
Office equipment	\$2,515 00	
Grounds machin-		
ery .....	2,000 00	
Buildings a n d		
grounds ....	30,800 00	
Automotive ....	2,050 00	
H o u s e h o l d		
equipment ..	7,500 00	
	<hr/>	44,865 00
Extraordinary:		
Family care .....		82,125 00
Additions and Improvements:		
Fire protection		
equipment ..	\$2,088 00	
G r a d i n g a n d		
d e v e l o p -		
i n g g r o u n d s .	10,000 00	
Grounds equip-		
ment .....	3,075 00	
Medical equip-		
ment .....	3,500 00	
Motor vehicles .	4,225 00	
Office equipment	8,000 00	

Educational, scientific and recreational equipment.	3,250 00	
Ventilation — Mechanical rooms . . . . .	4,500 00	
		38,638 00
		<u>\$4,296,116 00</u>

S 52. EDWARD R. JOHNSTONE TRAINING AND RESEARCH CENTER

For operation and maintenance on the basis of 350 patients.

Salaries:

Superintendent .	\$12,000 00	
Other officers and employees . . . . .	649,011 00	
Food maintenance in lieu of cash . . . .	9,405 00	
Special services .	4,000 00	
		\$674,416 00

Materials and Supplies:

Food — Cash . .	\$76,650 00
Clothing . . . . .	17,500 00
Heat, light and power . . . . .	57,250 00
Grounds . . . . .	1,000 00
Household . . . . .	10,500 00
Drugs and medical . . . . .	4,725 00
Motor vehicular transportation . . . . .	1,250 00

Stationery and office .....	2,500 00	
Educational, rec- reational and library .....	6,500 00	
Industrial and votional ....	2,500 00	
Tobacco and candy .....	1,000 00	
R e p l a c e - Grounds equip- ment .....	1,030 00	
R e p l a c e - ment: Mat- tresses .....	800 00	
		183,205 00
Services Other Than Personal:		
Travel .....	\$1,500 00	
Telephone and telegraph ..	8,000 00	
Rent: Other ..	66 00	
Insurance: Fire	7,393 00	
Insurance: Oth- er than fire .	359 00	
Household ....	1,075 00	
Advertising ....	250 00	
S u b s c r i p - t i o n s a n d memberships.	200 00	
Postage .....	750 00	
Entertainment .	2,000 00	
		21,593 00
Current Repairs and Maintenance:		
Office equipment	\$400 00	
Buildings and grounds .....	12,000 00	
Automotive ....	200 00	
H o u s e h o l d equipment ...	1,000 00	
		13,600 00

Extraordinary:		
Family care .....		25,000 00
Additions and Improvements:		
E d u c a t i o n -		
al, recreation-		
al and scien-		
tific equip-		
ment .....	\$5,490 00	
Grounds equip-		
ment .....	1,200 00	
Furniture a n d		
furnishings .	1,000 00	
H o u s e h o l d		
equipment ...	1,128 00	
Office equipment	2,100 00	
		<u>10,918 00</u>
		<u>\$928,732 00</u>
Total, State Institutions ..		<u>\$48,656,472 00</u>

S 60. PURCHASE OF CARE AND MAINTENANCE  
FOR MENTALLY RETARDED

Extraordinary:	
Clothing, maintenance and sup-	
port of the mentally retarded	<u>\$93,000 00</u>

S 61. COMMISSION FOR THE BLIND

Salaries:		
Executive direc-		
tor .....	\$10,200 00	
O t h e r officers		
a n d employ-		
ees .....	415,886 00	
New positions .	27,780 00	
Special services.	20,000 00	
		<u>\$473,866 00</u>

## Materials and Supplies:

Motor vehicular transportation .....	\$2,500 00	
Mobile Eye Clinic .....	500 00	
Curative work- shop .....	5,000 00	
Home teaching and training .	3,500 00	
Stationery and office .....	3,000 00	
Support and instruction ..	11,000 00	
Replacement: Motor vehicles ....	3,000 00	
Replacement: Office equipment ..	400 00	
		28,900 00

## Services Other Than Personal:

Travel .....	\$14,800 00
Telephone and telegraph ...	8,000 00
Rent: Garages .	1,000 00
Rent: Office ap- pliances ....	160 00
Insurance: Fire .....	5,583 00
Insurance: Other than fire .....	787 00
Subscriptions and memberships .	350 00
Funeral ex- pense .....	1,200 00
Postage .....	4,450 00

Miscellaneous .	250 00	
Entertainment .	200 00	
Curative work- shop . . . . .	400 00	
H i g h e r e d u c a - t i o n . . . . .	26,450 00	
M o b i l e    E y e Clinic . . . . .	1,800 00	
P r e v e n t i o n    o f blindness . . .	20,000 00	
State relief . . .	250 00	
Rehabilitation .	110,000 00	
S u p p o r t    a n d instruction . .	125,000 00	
	<hr/>	320,680 00
Current Repairs and Maintenance:		
Office e q u i p - ment . . . . .	\$475 00	
Automotive . . .	850 00	
Curative work- shop . . . . .	50 00	
	<hr/>	1,375 00
Extraordinary:		
Maintenance of s u m m e r camp . . . . .	\$9,000 00	
C o m p e n s a - t i o n    a w a r d s .	1,612 00	
P a y m e n t s    t o counties . . . .	8,500 00	
	<hr/>	19,112 00
Additions and Improvements:		
Office e q u i p - ment . . . . .	\$1,205 00	
Curative work- shop altera- tions . . . . .	3,500 00	

Mobile Eye Clinic equip- ment .....	300 00	
		5,005 00
		<u>\$848,938 00</u>

The balance to the credit of the outdoor relief or aid to the blind—Revolving Fund—on June 30, 1958, is hereby reappropriated, said sum not to exceed \$8,500.00.

The balance to the credit of the Revolving Industrial Fund—on June 30, 1958, is hereby reappropriated as a Revolving Industrial Fund, in the sum of \$2,000.00.

#### S 62. STATE BOARD OF CHILD WELFARE

##### Salaries:

Executive direc- tor .....	\$12,120 00	
Other officers and employ- ees .....	1,634,995 00	
New positions .	60,660 00	
Special serv- ice .....	6,135 00	
		<u>\$1,713,910 00</u>

##### Materials and Supplies:

Motor vehicular transportation .....	\$18,203 00
Stationery and office .....	18,000 00

Educational, recreational and library .....	300 00	
R e p l a c e - ment: Motor vehicles ....	10,800 00	
R e p l a c e - ment: Office equipment ..	12,600 00	
	<hr/>	59,903 00
Services Other Than Personal:		
Travel .....	\$12,150 00	
Telephone and telegraph ....	39,000 00	
Rent: Garages .	13,500 00	
Rent: Office appliances .....	10,500 00	
Insurance: Other than fire..	3,406 00	
S u b s c r i p - tions and memberships.	375 00	
Postage .....	13,150 00	
Social service exchanges ...	2,500 00	
Miscellaneous ..	250 00	
D i s t r i c t O f - fice expenses.	1,200 00	
	<hr/>	96,031 00
Current Repairs and Maintenance:		
Office equipment	\$4,500 00	
Automotive ....	5,000 00	
	<hr/>	9,500 00
Additions and Improvements:		
Motor vehicles .	\$10,500 00	
Office equipment	18,385 00	
	<hr/>	28,885 00
		<hr/>
		\$1,908,229 00



## Revolving Fund:

For the State Board of Child Welfare to purchase clothing and other necessary articles for children in their care and for expenses incidental thereto, the balance in the Revolving Fund, known as the State Board of Child Welfare Revolving Fund, together with all receipts are hereby reappropriated.

## S 110. DEBT SERVICE

Interest requirement on Institutional Construction Bonds—Act of 1949 .	\$160,770 00
Principal requirement on Institutional Construction Bonds—Act of 1949 . . . . .	1,785,000 00
Interest requirement on Institutional Construction Bonds Act of 1952 . . .	339,340 00
Principal requirement on Institutional Construction Bonds—Act of 1952 . . . . .	1,785,000 00
Interest requirement on Institutional Construction Bonds—Act of 1930 .	158,450 00

Principal require- ment on Institu- tional Construc- tion Bonds—Act of 1930 . . . . .	370,000 00	
	<hr/>	\$4,598,560 00
Total, Noninstitutional Items . . . . .		\$7,448,727 00
Grand Total, Department of Institutions and Agencies . . . . .		<hr/> <hr/> \$58,467,541 00

The balances on hand as of June 30, 1958, of funds held for the benefit of patients and inmates in the several institutions, together with such funds as may be received, are hereby appropriated for the use of such patients and inmates.

Funds received from the sale of articles made in occupational therapy departments of the several institutions are hereby appropriated for the purchase of additional material and other expenses incident to such sale or manufacture.

Unexpended balances as of June 30, 1958, of funds received by the several institutions representing rental of garages, together with such funds as may be received, are hereby appropriated for the repair and maintenance of existing garages and for the construction of additional garages by such institutions.

There are hereby appropriated to the various institutions, all funds derived from the sale of farm products to any State agency or political subdivision of the State.

There are hereby reappropriated the unexpended balances in the accounts of the various institutions and agencies previously appropriated or established for replacements and additions and improvements, for special repair projects, but excluding office equipment and motor vehicles.

#### INTER- AND NON-DEPARTMENTAL ITEMS

##### T 11. RENTS

Services Other Than Personal:

Rents: Office and building . . . . \$1,974,593 00

##### T 20. PENSIONS, CONTRIBUTIONS TO STATE PENSION FUNDS AND SOCIAL SECURITY TAXES

Extraordinary:

Veterans' A c t	
Pensions . . . .	\$330,000 00
Heath Act Pen-	
sions . . . . .	100,000 00
M i s c e l l a-	
neous Special	
Pension Acts .	10,000 00
Prison Officers'	
Pension Fund.	120,000 00
Annuity for Wid-	
ows of Gover-	
nors . . . . .	7,500 00
Judicial Pensions	300,000 00

Public Employ- e e s' Retire- ment System.	7,050,000 00	
Social Security Taxes . . . . .	2,350,000 00	
For increases in retirement al- lowances paid by the State to certain pension- ers, effective January 1, 1959	650,000 00	
	<hr/>	\$10,917,500 00

The sum appropriated for Social Security Taxes shall be available for the payment of such taxes applicable to the prior fiscal year.

The sum appropriated for "increases in retirement allowances paid by the State to certain pensioners, effective January 1, 1959," shall be available, provided legislation for such purpose is enacted.

#### T 30. STATE EMERGENCY FUND

##### Extraordinary:

For allotment to  
the vari-  
ous depart-  
ments or  
agencies, to  
meet any con-  
dition of  
emergency  
until legisla-  
tion appropri-

a t e therefor  
 shall be en-  
 acted; p r o -  
 vided, h o w -  
 ever, that a  
 sum not in ex-  
 cess of \$5,-  
 000.00 shall  
 b e available  
 f o r t h e ex-  
 pense of en-  
 tertaining dig-  
 nitaries a n d  
 incidental ex-  
 penses includ-  
 i n g lunches  
 for nonsalar-  
 ied b o a r d  
 members and  
 others whose  
 e n t e r t a i n -  
 ment shall be  
 beneficial t o  
 the State. Al-  
 lotments from  
 this appropri-  
 ation shall be  
 made only up-  
 on authoriza-  
 tion of t h e  
 Governor . . . \$100,000 00

For allotment to  
 the various de-  
 partments or  
 agencies t o  
 pay compensa-  
 tion awards al-  
 lowed S t a t e  
 employees, up-  
 on approval of

the Director of the Division of Budget and Accounting .....	100,000 00	
		<u>\$200,000 00</u>

T 40. SALARY ADJUSTMENTS, INCREMENTS AND  
OTHER EMPLOYEE BENEFITS

To the Director of the Division of Budget and Accounting for transfer to the various agencies to cover the cost of payment of the normal merit increment, effective July 1, 1958, to those State employees normally entitled to such increment as of July 1, 1957, October 7, 1957, December 30, 1957 and April 7, 1958 .....

\$1,800,000.00

To the Director of the Division of Budget and Accounting for transfer to the various agencies for salary adjustments arising from various exigencies of the State service as the President of the Civil Service Commission, the State Treasurer and the Director of the Division of Budget and Accounting shall determine

500,000 00

\$2,300,000 00

The sums hereinabove appropriated shall be made available for any person holding office, position or employment in the State whose compensation is paid directly or indirectly, in whole or in part, from State funds, includ-

ing any persons holding office, position or employment in any educational institution for which appropriations are made to the State Board of Education or to the State University or in any educational institution conducted under contract with the State Board of Education, or holding office, position or employment under the Delaware River Joint Toll Bridge Commission, the Palisades Interstate Park Commission and the Interstate Sanitation Commission.

None of the sums hereinabove appropriated shall be made available to any person in any aforesaid educational institution for normal merit increments or salary adjustments without the recommendation of the State Board of Education.

Each person holding State office, position or employment who receives no compensation from State funds other than that derived from Federal sources shall be entitled to the same normal merit increments or salary adjustments provided hereinabove which he would receive if his compensation were paid wholly from State funds; provided, that the Federal Government consents thereto and the costs are paid from Federal sources.

The sums hereinabove appropriated may be transferred to the various agencies when the need

thereof is determined by the  
Director of the Division of Budg-  
et and Accounting.

#### U 10. SOUTH JERSEY PORT COMMISSION

##### Salaries:

Secretary and executive officer .....	\$7,900 00	
Other officers and employees..	26,330 00	
		\$34,230 00

##### Materials and Supplies:

Motor vehicular transportation	\$250 00	
Stationery and office .....	200 00	
Printing .....	450 00	
Educational, rec- reational and library .....	125 00	
Engineering ...	50 00	
		1,075 00

##### Services Other Than Personal:

Travel .....	\$700 00
Telephone and telegraph ...	188 00
Rent: Safe De- posit box ....	10 00
Insurance: Oth- er than fire ..	37 00
Household ....	30 00
Advertising ....	100 00
Subscriptions and member- ships .....	450 00
Postage .....	100 00
Traffic and stream sur- veys .....	50 00



Miscellaneous ..	100 00	
		1,765 00
Current Repairs and Maintenance:		
Office equipment	\$65 00	
Automotive ....	100 00	
		165 00
		<u>\$37,235 00</u>

## U 11. PALISADES INTERSTATE PARK COMMISSION

## Salaries:

Officers and employees .....	\$368,669 00
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## Materials and Supplies:

Clothing .....	\$2,550 00	
Heat, light and power .....	12,000 00	
F a r m a n d grounds .....	8,000 00	
Household ....	850 00	
Drugs and medical .....	60 00	
Motor vehicular transportation .....	5,700 00	
Stationery and office .....	400 00	
Printing .....	100 00	
Engineering ...	100 00	
R e p l a c e - ment: Motor vehicles .....	11,600 00	
R e p l a c e - ment: Office equipment ...	780 00	
R e p l a c e - ment: Other equipment ..	1,750 00	
		<u>43,890 00</u>

## Services Other Than Personal:

Travel . . . . .	\$50 00	
Telephone and telegraph . . . .	1,180 00	
Insurance: Fire	6,171 00	
Insurance: Other than fire . . . .	10,851 00	
Postage . . . . .	250 00	
	<hr/>	18,502 00

## Current Repairs and Maintenance:

Buildings and grounds . . . . .	\$16,000 00	
Automotive . . . .	4,350 00	
Other equip- ment . . . . .	2,250 00	
	<hr/>	22,600 00

## Additions and Improvements:

Extend and raise grade of roads . . . . .	\$5,000 00	
Parkway tele- phone system.	1,000 00	
Riprap and re- taining walls . . .	5,000 00	
	<hr/>	11,000 00
		<hr/>
		\$464,661 00

The unexpended balances as of June 30, 1958, from stands, concessions and other self-sustaining activities operated or supervised by this commission, together with receipts of such activities, are hereby appropriated.

U 12. DELAWARE RIVER JOINT TOLL  
BRIDGE COMMISSION

## Salaries:

Officers and employees . . . . .	\$209,060 00
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## Materials and Supplies:

Heat, light and power . . . . .	\$11,625 00
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Grounds supplies . . . . .	290 00
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Household . . . . .	200 00
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Drugs and medical . . . . .	30 00
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Motor vehicular transportation . . . . .	1,300 00
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Stationery and office . . . . .	250 00
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Printing . . . . .	275 00
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Engineering . . . . .	150 00
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Books and pamphlets . . . . .	15 00
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Replacement: Motor vehicles . . . . .	2,650 00
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Replacement: Lateral rods . . . . .	3,000 00
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19,785 00

## Services Other Than Personal:

Telephone and telegraph . . . . .	\$1,920 00
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Insurance: Fire . . . . .	800 00
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Insurance: Other than fire . . . . .	2,762 00
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Subscriptions and memberships . . . . .	26 00
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Postage . . . . .	250 00
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5,758 00

## Current Repairs and Maintenance:

Office equip- ment . . . . .	\$50 00	
Buildings and grounds . . . .	3,200 00	
Automotive . . . .	300 00	
Painting bridges (Stockton) ..	500 00	
		<hr/> 4,050 00
		<hr/> \$238,653 00

## Less:

P e n n s y l - vania's share.	\$118,576 00	
Rentals and mis- cellaneous re- ceipts . . . . .	1,500 00	
		<hr/> 120,076 00
		<hr/> \$118,577 00

In addition to the net amount herein appropriated, all receipts from Pennsylvania, rental receipts, together with all moneys received during 1958-59, from any source whatsoever, whether from the operation of bridges or from the State of Pennsylvania for its proportion of maintenance of such bridges, are hereby appropriated to be used for maintenance of bridges and the payment to the State of Pennsylvania of their proportion of the rentals and miscellaneous receipts.

## U 14. INTERSTATE SANITATION COMMISSION

## Extraordinary:

New Jersey's share of administrative costs of the Interstate Sanitation Commission (45%) .....	\$43,200 00
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## V 10. THE JUDICIARY

## Salaries:

Chief Justice ..	\$25,000 00	
Associate Justices .....	144,000 00	
Judges .....	750,000 00	
Other officers and employees .	849,960 00	
New positions .	7,140 00	
	<hr/>	\$1,776,100 00

## Materials and Supplies:

Stationery and office .....	\$18,000 00	
Printing .....	28,500 00	
Educational, recreational and library .....	25,000 00	
Replacement: Office equipment ...	5,000 00	
Microfilming ...	21,000 00	
	<hr/>	97,500 00

## Services Other Than Personal:

Travel .....	\$19,000 00
Telephone and telegraph ...	24,610 00
Rent: Office equipment .	640 00
Rent: Miscellaneous .....	250 00
Insurance: Other than fire ..	850 00

Household .....	300 00	
Postage .....	17,000 00	
Admission and discipline of attorneys ....	11,000 00	
Judicial confer- ences and special meet- ings .....	7,000 00	
New Jersey Lawyers' Mes- senger Service	1,440 00	
Miscellaneous ..	300 00	
		82,390 00
Current Repairs and Maintenance:		
Office equipment .....	5,000 00	
Additions and Improvements:		
Office equipment .....	5,000 00	
		<u>\$1,965,990 00</u>
Total General State Operations .....		<u>\$171,931,951 00</u>

STATE AID TO COUNTIES, MUNICIPALITIES  
AND SCHOOL DISTRICTS

D 50. DEPARTMENT OF LAW AND PUBLIC SAFETY—  
DIVISION OF WEIGHTS AND MEASURES

*Payments to Counties and Municipalities*

Extraordinary:

For payment of  
fees to coun-  
ties and mu-  
nicipali-  
ties from the  
sale of Solid  
Fuel Licenses,  
in accordance  
with the pro-

visions of R. S. 51:8, ap- proximating .	\$10,000 00	
For payment of fees to coun- ties and mu- nicipali- ties from the sale of Poul- try Licenses, in accordance with the pro- visions of chapter 248, P. L. 1942, ap- proximating .	2,500 00	
	<hr/>	\$12,500 00

## DEPARTMENT OF THE TREASURY

E 40. *Payments to Counties (5%  
Inheritance Taxes)*

## Extraordinary:

Upon certification of the Direc-  
tor of Taxation, the State  
Treasurer is hereby author-  
ized and it shall be his duty  
to withdraw from the State  
fund such amounts as shall be  
required to carry out the pro-  
visions of R. S. 54:33-10, and  
to refund and pay such claims  
as may be necessary and  
such claims shall be paid up-  
on the warrants of the Direc-  
tor of the Division of Budget  
and Accounting, and there is  
hereby appropriated the  
amount necessary therefor,  
approximating . . . . .

-  
\$825,000 00

E 40. *Payments to Municipalities of Portion of  
Outdoor Advertising Tax*

Extraordinary:

Upon certification of the Director of Taxation, the State Treasurer is hereby authorized and it shall be his duty to withdraw from the State fund such amounts as shall be required to carry out the provisions of R. S. 54:40-11. The State Treasurer shall pay same upon warrants of the Director of the Division of Budget and Accounting and there is hereby appropriated the amount necessary therefor, approximating . . . . . \$18,000 00

E 41. COUNTY BOARDS OF TAXATION

Salaries:

Salaries of members . . . . . \$303,500 00

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T 22. CONSOLIDATED POLICE AND FIREMEN'S  
PENSION FUND

Extraordinary:

State's contribution to the Consolidated Police and Firemen's Pension Fund, pursuant to the provisions of chapter 358, laws of 1952 . . . . . \$4,387,393 00

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Total Appropriation, Department of the Treasury . . . . . \$5,533,893 00

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## L 10. DEPARTMENT OF HEALTH—GENERAL

## Extraordinary:

Subventions and direct aid for health purposes .....	\$35,000 00
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## L 30. CRIPPLED CHILDREN'S COMMISSION

## Extraordinary:

Hospitalization and con- valescent care	\$153,000 00	
Appliances ....	12,000 00	
		\$165,000 00

Total Appropriation, De- partment of Health....	\$200,000 00
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DEPARTMENT OF CONSERVATION AND  
ECONOMIC DEVELOPMENT  
DIVISION OF PLANNING AND DEVELOPMENT

N 20. *Aid for Beach Protection and  
Inland Waterways*

For beach protec-  
tion in the areas  
outlined in R. S.  
12:6A-1 ..... \$1,000,000 00

The amount here-  
inabove appro-  
priated shall be  
available for new  
construction or  
maintenance of  
beach protection  
projects, bulk-  
heads, backfills,  
groins, jet-  
ties, sea walls,  
breakwaters,  
beach fills or

dunes, pumping of sand, advertising and inspection costs.

None of the funds hereinabove appropriated shall be available for expenditure unless matched by a municipality or county participating. Any municipality or county participating shall deposit its 50% share of participation with the State Treasurer through the Department of Conservation and Economic Development. All projects shall be constructed under contract with and under supervision of the Department of Conservation and Economic Development. Out of this appropriation a sum not exceeding \$10,-

000.00 shall be available for replacement of motor vehicles, transportation supplies and other equipment for use in this program; a sum not exceeding \$25,000.00 shall be available to defray the State's share of a co-operative study in conjunction with the Federal Government, and a sum not exceeding \$25,000.00 shall be available for investigative and exploratory work including borings in the ocean bottom, rivers, lakes, ponds and in the upland, the purpose of which is to locate borrow areas from which material for beach fill may be secured.

Inland Waterways  
—Construction, reconstruction, maintenance,

nance, improve- ments and dredging of in- land waterways, including bulk heading and dredging at State - operated Marinas; pro- vided, that the funds herein ap- propriated shall be available for replacement of motor ve- hicles, transpor- tation supplies and other equip- ment used in the Inland Water- ways Program .	200,000 00
Harbor of Refuge at Atlantic City Marina . . . . .	100,000 00
<hr/>	
Sub-total, Division of Plan- ning and Development..	\$1,300,000 00
<hr/>	
The unexpended balances as of June 30, 1958 in these accounts are hereby reap- propriated.	
Federal receipts applicable to the State's share of beach protec- tion costs are hereby appropri-	

ated, without  
any requirement  
for matching by  
municipalities  
and counties,  
for construction  
and maintenance  
of beach protection  
projects by  
sand-pumping.

*Division of Veterans' Services*

N 60. *Veterans' Aid*

Payment to blind veterans pursuant to provisions of chapter 85, P. L. 1946 . . . . .	\$25,000 00	
Payments to paraplegic, hemiplegic, amputee, osteoarthritic, quadriplegic and multiple sclerotic veterans, pursuant to provisions of chapter 263, P. L. 1947, as amended . . . . .	115,000 00	
Veterans' orphan fund— chapter 105, P. L. 1945 . . . . .	15,000 00	
Sub-total, Division of Veterans' Services . . . . .		\$155,000 00

Total Appropriation, Department of Conservation and Economic Development ..... \$1,455,000 00

## DEPARTMENT OF EDUCATION

## P 80. STATE AID TO SCHOOL DISTRICTS

## Salaries:

County superintendents . . . .	\$229,320 00	
Other officers and employees . . . . .	479,460 00	
New positions . . . . .	2,400 00	
		<u>\$711,180 00</u>

## Materials and Supplies:

Stationery and printed forms . . . . .	\$50,000 00	
Visual aids . . . . .	75,150 00	
		<u>125,150 00</u>

## Services Other Than Personal:

Travel . . . . .	42,000 00	
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## Grants-in-Aid:

For payment to districts for vocational schools pursuant to R. S. 18:5 . . . . .	\$225,000 00	
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For payment to districts for industrial schools pursuant to R. S. 18:15-24 . . . . .	70,000 00	
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## Chapter 85, Laws of 1954:

Formula . . . . .	63,984,040 00
Transportation . . . . .	6,808,977 00
Atypical pupils . . . . .	2,335,919 00

Emergency fund .....	175,000 00	
School Building Aid Act, chapters 8 and 9, P. L. 1956 ..	13,807,061 00	
Evening schools for foreign-born residents .....	62,700 00	
Total Grants-in-Aid .....		87,468,697 00
Sub - Total Appropriation, State Aid to School Districts .....		\$88,347,027 00

There are hereby reappropriated the balances in these accounts as at June 30, 1958 for the payment of any additional State Aid required as the result of revisions in the Table of Equalized Valuations adjudicated by the State Division of Tax Appeals.

#### P 95. TEACHERS' PENSION AND ANNUITY FUND

State's Contribution to Teachers' Pension and Annuity Fund:

##### Pension Fund:

Contingent reserve fund .....	\$16,910,000 00
Normal Contribution for Class B Liability and Deficiency ....	4,184,704 00
Interest 18:13-112.27 .....	2,624,797 00
Local employee veterans appointed after 1-1-55 .....	316,404 00
Veterans liability for Department of Education personnel	90,143 00
Employer's share of social security taxes .....	4,900,000 00
Sub-total appropriation ...	\$29,026,048 00

Total appropriation, Department of Education..\$117,373,075 00

The sum appropriated for social security taxes are hereby made available for the payment of such taxes applicable to the prior fiscal year.

#### STATE HIGHWAY DEPARTMENT

##### R 20. *State Aid to Counties and Municipalities*

Construction, reconstruction, maintenance, et cetera, of county roads pursuant to chapter 199, P. L. 1946 .....	\$8,000,000 00
Construction reconstruction, maintenance and repairs of county roads, on the basis of \$55,000.00 per county pursuant to chapter 207, P. L. 1946 ....	1,155,000 00
Construction, grading and maintenance of municipal roads pursuant to chapter 62, P. L. 1947..	4,600,000 00
Construction or reconstruction of municipal roads on the basis of \$100,000.00 per county pursuant to chapter 460, P. L. 1948	2,100,000 00
Total appropriation, construction and reconstruction of county and municipal roads .....	\$15,855,000 00
County and municipal aid for lighting .....	210,000 00
Projects Division—Operating, administrative and equipment charges .....	681,695 00

Total appropriation, State Highway Department .. \$16,746,695 00



The total appropriation for State aid herein is for the calendar year 1959. This appropriation is due and payable on January 2, 1959.

In addition to the amounts hereinabove specifically appropriated to the State Highway Department for State Aid to Counties and Municipalities, the balance in this account as of June 30, 1958, is hereby reappropriated.

#### DEPARTMENT OF INSTITUTIONS AND AGENCIES

##### S 70. COUNTY MENTAL HOSPITALS

###### State Aid:

For the support  
of patients in  
county mental  
hospitals pur-  
suant to Re-  
vised Stat-  
utes, section  
30:4-78:

Atlantic . . .	\$180,000 00	
Burlington.	122,000 00	
Camden . . .	325,000 00	
C u m -		
berland . .	82,000 00	
Essex . . . .	2,100,000 00	
Hudson . . .	1,135,000 00	
	<hr/>	\$3,944,000 00

The unexpended balances in this account as of June 30, 1958, are hereby reappropriated.

The sums hereinabove appropriated shall be available for the payment of bills applicable to prior fiscal years.

## S 71. COUNTY TUBERCULOSIS HOSPITALS

## STATE AIDS:

For the support of patients in  
county tuberculosis hospitals,  
pursuant to subdivision C, ar-  
ticle 4, chapter 9, of Title  
30 of the Revised Statutes:

Atlantic . . .	\$12,000 00	
Bergen . . .	27,000 00	
Burlington .	9,000 00	
Camden . .	22,000 00	
Cape May .	100 00	
Cumberland	3,000 00	
Essex . . . .	110,000 00	
Gloucester .	200 00	
Hudson . . .	55,000 00	
Hunterdon .	100 00	
Mercer . . .	15,000 00	
Middlesex .	31,000 00	
Monmouth .	19,000 00	
Morris . . . .	7,000 00	
Ocean . . . .	2,300 00	
Passaic . . .	40,000 00	
Salem . . . .	1,000 00	
Somerset .	100 00	
Sussex . . . .	100 00	
Union . . . .	46,000 00	
Warren . . .	100 00	
		\$400,000 00

The unexpended balances in this  
account as of June 30, 1958,  
are hereby reappropriated.

The sums hereinabove appropri-  
ated shall be available for the  
payment of bills applicable to  
prior fiscal years.

## S 72. STATE AID—OLD AGE ASSISTANCE

For the purpose of making payments for the States' share of Old Age Assistance, pursuant to chapter 7 of Title 44 of the Revised Statutes . . . . . \$6,850,000 00

The unexpended balances in this account as of June 30, 1958, including State's net share of reimbursement, together with the net balance remaining, after full payment of sums due the Federal Government, of all funds recovered under 44:7-14 of the Revised Statutes during the fiscal year ending June 30, 1958, are hereby reappropriated. In addition thereto, all such funds recovered under 44:7-14 of the Revised Statutes during the fiscal year ending June 30, 1959, are hereby reappropriated.

The sums hereinabove appropriated shall be available for the payment of bills applicable to prior fiscal years.

S 73. STATE AID—MAINTENANCE OF  
DEPENDENT CHILDREN

For the purpose of making payments for the State's share of cost of maintenance of children under the care of the Board of Child Welfare (Chapter 5 of Title 30 of the Revised Statutes) \$5,179,170 00

The unexpended balances in this account as of June 30, 1958, are hereby reappropriated.

There is hereby appropriated to the Board of Child Welfare any sums of money received heretofore by it from the several counties as the counties' share of assistance to children, and the board is authorized and empowered to credit said sums to the several counties prorated on the basis of the total cost of assistance in each county.

The sums hereinabove appropriated shall be available for the payment of bills applicable to prior fiscal years.

S. 74. STATE AID—GENERAL ASSISTANCE

For relief subsidies to municipalities and relief and administrative costs in State administered towns \$2,830,000 00

Receipts from State administered towns during 1958-59, and the unexpended balances in the above account as of June 30, 1958, are hereby appropriated. The sums hereinabove appropriated shall be available for the payment of bills applicable to prior fiscal years.

S 75. STATE AID—PERMANENTLY AND TOTALLY DISABLED

For the purpose of making payments for the State's share of cost for assistance to the permanently and totally disabled, pursuant to chapter 139, P. L. 1951. \$2,010,000 00

The unexpended balance in this account as of June 30, 1958, is hereby reappropriated.

The sums hereinabove appropriated shall be available for the payment of bills applicable to prior fiscal years.

S. 76. STATE AID—COMMUNITY MENTAL  
HEALTH SERVICE

For the establishment, development, improvement and expansion of community mental health services .....	\$450,000 00
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The sum hereinabove appropriated, shall be available for training stipends, training programs and the support of demonstration projects in mental health to the extent that the appropriation exceeds the funds required for the aid program; provided, however, that the allotment of such excess funds be subject to the approval of the Director of Budget and Accounting and the Legislative Budget and Finance Director.

The unexpended balance in this account as of June 30, 1958, is hereby reappropriated.

Total appropriation, Department of Institutions and Agencies .....	\$21,663,170 00
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## V 20. THE JUDICIARY

## Salaries:

For amounts to  
be refunded to  
various coun-  
ties for the  
State share  
of salaries  
of stenog-  
raphic re-  
porters ap-  
pointed by the  
Supreme  
Court, pur-  
suant to N. J.  
S. 2A:11 et  
seq. . . . . \$434,059 00

For the amount  
to be refund-  
ed to counties  
for the State  
share of pen-  
sions, pursu-  
ant to R. S.  
43:6-13.1 . . 1,667 00

For amounts to  
be paid to var-  
ious counties  
representing  
40% of the  
salaries of  
county judges,  
pursuant to N.  
J. S. 2A:3-19 303,600 00

Reimbursement  
to counties for  
cost of County  
Court judges  
t e m p o -

rarily assigned to the Superi- or Court out- side t h e i r counties, pur- suant to chap- ter 3, laws of 1955 . . . . .	15,000 00	
Additional com- pensation for county judges, pursuant t o chapter 3 7 2, laws of 1953 . .	7,500 00	
	<hr/>	\$761,826 00

Notwithstanding any other provi-  
sion in this act, the amount ap-  
propriated hereinabove to the  
Judiciary, shall be available for  
any deficiency in these accounts  
as of June 30, 1958.

Grand Totals, State Aid to Counties, Municipalities and School Districts . . . . .	\$163,746,159 00
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## STATE CAPITAL CONSTRUCTION

### DEPARTMENT OF LAW AND PUBLIC SAFETY

#### D 20. DIVISION OF STATE POLICE

##### New Buildings and Land:

The unexpended balances as of  
June 30, 1958, of the appro-  
priation for land and buildings  
and for roads and approaches,  
Division of State Police, are  
hereby reappropriated.

## CHAPTER 64, LAWS OF 1958

DEPARTMENT OF LAW AND PUBLIC SAFETY  
D 40. DIVISION OF MOTOR VEHICLES

The unexpended balances as of June 30, 1958, of the appropriation for land and buildings, Division of Motor Vehicles, and of the appropriation for establishment and equipment of new testing stations in critical areas are hereby reappropriated.

DEPARTMENT OF THE TREASURY  
E. 30. DIVISION OF PURCHASE AND PROPERTY

The unexpended balance as of June 30, 1958 of the appropriation for roads and approaches is hereby reappropriated.

J 11. NATIONAL GUARD AND/OR STATE GUARD  
Roads and approaches. . . . . \$100,000 00

The unexpended balances as of June 30, 1958 in the accounts for "New Buildings and Lands," "Construction of Armories Adjoining Motor Storage Buildings" and "Roads and Approaches" are hereby reappropriated, and any additional Federal Aid made available by the Congress for such purposes is appropriated for use by the Department of Defense.

DEPARTMENT OF CONSERVATION AND ECONOMIC  
DEVELOPMENTN 12. *Round Valley Water Supply System*

The unexpended balances as of June 30, 1958 in the account for



the Acquisition of Round Valley Property, exclusive of portions thereof specifically appropriated for other purposes pursuant to chapter 113, P. L. 1957, are hereby reappropriated for the acquisition of Round Valley property and to carry out the provisions of section 5, chapter 215, P. L. 1957.

DEPARTMENT OF CONSERVATION AND ECONOMIC  
DEVELOPMENT

N 20. *Division of Planning and Development*

Forests, parks and recreational area developments ..	\$250,000 00	
Roads and ap- proaches . . . . .	150,000 00	
	<hr/>	\$400,000 00

The unexpended balances as of June 30, 1958, in the accounts "For Forests, Parks and Recreational Area Developments," "For the Purchase of Land Exceptions in the Interior of the Wharton Tract" and "For Roads and Approaches" are hereby reappropriated.

There are hereby appropriated receipts derived from sales of land to the State Highway Department acquired under Title 13 for the acquisition of lands for similar purposes as described in Title 13.

2 N 20. *Morris Canal and Banking Company*Forests and Parks and Recreational  
Area Development:

Hopatcong State Park — Bath- house, toilet facilities and sew- age disposal . . . . .	\$34,500 00
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Allotments of these funds shall be subject to the approval of the Director of Budget and Accounting and the Legislative Budget and Finance Director.

The appropriation hereinabove shall be loaned to the Morris Canal Fund and thereafter repayment shall be made to the general State Treasury to the extent that Morris Canal Funds exceed the liabilities of the Morris Canal Fund during the fiscal year ending June 30, 1959.

1 N 30. *Division of Water Policy*

The unexpended balances as of June 30, 1958, for the repair, rehabilitation and improvement of the Delaware and Raritan Canal, and the construction, reconstruction and repair to the embankment and structures of the Delaware and Raritan Canal damaged by flood along the Delaware and Raritan rivers are hereby reappropriated.

1 N 51. *Division of Fish and Game—Public  
Shooting and Fishing Grounds Fund*

Land for public shooting and fishing grounds .....	\$60,000 00
	<hr/>
	\$494,500 00
	<hr/>

DEPARTMENT OF EDUCATION

P 50. *Glassboro State Teachers College*

New Building and Land—

Classroom Building:

C o n s t r u c -  
tion — 47,-  
250 sq. ft.  
@ \$19.00 . \$897,750 00

Architect's  
fees @ 6% 53,850 00

Equipment .. 125,000 00

Site prepara-  
tion, land-  
s c a p i n g,  
p a r k i n g,  
sidewalks . 35,900 00

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\$1,112,500 00

Conversion of Office Space in  
Main Hall:

To provide  
6-8 class-  
rooms. (In-  
cluding re-  
m o v i n g  
partitions,  
building  
new parti-

tions, floor covering, a c o u s t i - c a l t r e a t - m e n t o f c e i l i n g s , n e w l i g h t - i n g a n d w i r - i n g , p a i n t - i n g , e q u i p - m e n t a n d Architect's fees) .....	75,000 00
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Enlarge Cafeteria and Student  
Center:

C o n s t r u c - t i o n — 10,- 880 sq. ft. @ \$19.00 .	\$206,720 00	
Architect's fee @ 6% .	12,403 00	
Equipment ..	25,000 00	
Site devel- o p m e n t , sidewalks, landscaping	5,877 00	
	<hr/>	250,000 00

Central Heating Plant and  
and Utility System:

Boiler house —6,000 sq. ft. @ \$16.00	\$96,000 00
Boilers and re- lated equip- ment ....	120,000 00

Extension of e l e c t r i - c a l d i s t r i b u - t i o n s y s t e m	100,000 00	
E x t e n s i o n o f u n d e r - g r o u n d s t e a m a n d r e t u r n . . . .	70,000 00	
Extension of w a t e r s u p - p l y s y s t e m .	60,000 00	
Extension of s a n i t a r y s e w e r . . . . .	24,000 00	
Extension of s t o r m s e w - e r . . . . .	20,000 00	
R e p l a c i n g b o i l e r s w i t h h e a t e x - c h a n g e r s i n 2 b u i l d i n g s .	40,660 00	
A r c h i t e c t ' s f e e s @ 6 % .	31,840 00	
	<hr/>	562,500 00
		<hr/>
		\$2,000,000 00
		<hr/>

P 53. *Paterson State Teachers College*

## New Buildings and Land—

## Classroom Buildings:

Construction — 44,-  
125 sq. ft.  
@ \$21.00 . \$926,625 00

Architect's  
fee @ 6% . 55,598 00  
Equipment .. 135,000 00

Contin-  
gency for  
rock exca-  
vation .... 40,000 00

Site develop-  
ment, side-  
walks, park-  
ing, roads,  
landscaping 30,277 00

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\$1,187,500 00

## Food Service Building:

Construction — 34,-  
900 sq. ft.  
@ \$24.00 . \$837,600 00

Architect's  
fee @ 6% . 50,256 00  
Equipment .. 105,000 00

Contin-  
gency for  
rock exca-  
vation .... 40,000 00

Site develop- ment, roads, sidewalks, parking and landscaping	29,644 00	
	<hr/>	1,062,500 00
Central Heating and Utilities System:		
Boilerhouse— —6,000 sq. ft. @ \$18.00	\$108,000 00	
Boilers a n d r e l a t e d equipment .	120,000 00	
Underground e l e c t r i - cal system .	140,000 00	
Underground steam a n d return lines	105,000 00	
Extension o f s a n i t a r y sewer . . . . .	30,000 00	
Extension o f storm sew- er . . . . .	25,000 00	
Extension o f water s y s - tem . . . . .	15,000 00	
Extension o f street light- ing . . . . .	15,000 00	

Replac ing boilers in four build- ings with heat ex- chang- ers, pumps, etc. ....	100,000 00	
Architect's fee @ 6%.	39,480 00	
C o n t i n - gency for rock exca- vation ....	52,520 00	
	<hr/>	750,000 00

Remodeling of Existing Cafeteria  
as a Student Center:

Work involves moving par- titions, new partitions, provid- ing more toilet facili- ties, equip- ment, de- corating .....	37,500 00
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Remodeling in Existing Mansion  
House to provide adminis-  
trative offices:

Work includes  
moving par-  
titions, floor  
c o v e r -  
ing, acous-  
tical treat-



ment, painting, lighting fixtures .....	25,000 00
	<hr/>
	\$3,062,500 00

## DEPARTMENT OF EDUCATION

P 56. *Union State Teachers College*

## New Buildings and Land—

## Classroom Building:

C o n s t r u c -  
tion — 33,-  
750 sq. ft.  
@ \$21.00 . \$708,750 00

Architect's fee  
@ 6% ... 42,525 00

Equipment .. 105,000 00

Site w o r k,  
sidewalks,  
landscaping 8,725 00

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\$865,000 00

## Site Development:

To include the preparation of  
men's and women's athletic  
fields, grading, curbs, grass-  
ing and bleachers ..... 125,000 00

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\$990,000 00

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\$6,052,500 00

The unexpended balances remain-  
ing in the capital construction  
accounts of the State Teachers  
Colleges as of June 30, 1958, are  
hereby reappropriated.

## DEPARTMENT OF EDUCATION

P 60. *New Jersey School for the Deaf*

## Dormitory and Food Service

## Building:

## Construction —

20,000 sq. ft.

@ \$18.00 ... \$360,000 00

## Grading a n d

drainage .... 10,000 00

Architect's fee . 22,200 00

Contingencies . 7,800 00

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\$400,000 00

The unexpended balances remaining in this account as of June 30, 1958 are hereby reappropriated.

P 70, P 71, P 72. *Rutgers University, The State University of New Jersey*

## New Lands and Buildings:

Purchase of Land ..... \$200,000 00

## Biology Building at New Brunswick:

## Construction —

83,332 sq. ft.

@ \$21.60 .. \$1,800,000 00

## Architect's fee

@ 6% ..... 108,000 00

## Site develop-

ment, parking,

s i d e -

w a l k s, land-

scaping ....

54,000 00

## E q u i p -

ment and con-

tingencies ..

538,000 00

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2,500,000 00

## Library—Classroom—Study Center at Douglass College:

Construction —		
36,500 sq. ft.		
@ \$22.00 ...	\$803,000 00	
Architect's fee		
@ 6% .....	48,200 00	
Equipment ...	80,000 00	
Site develop-		
ment, parking,		
s i d e -		
walks, land-		
scaping ....	30,000 00	
Contingencies .	38,800 00	
		1,000,000 00
		<u>\$3,700,000 00</u>

The balances as of June 30, 1958  
remaining in these accounts are  
hereby reappropriated for the  
same purposes.

P 74. *Newark College of Engineering  
and Newark Technical School*

## New Buildings:

State's share for classroom building (including cafete- ria) and laboratory building (including library and com- mons) and demolition of Weston Hall .....	\$500,000 00
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**New Jersey State Library**

R 12. STATE HIGHWAY DEPARTMENT

Construction of State Highway System:

Construction of roads and bridges and purchase of rights-of-way .....	\$40,677,081 00
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Roads and Approaches:

Highway Department installa- tions .....	25,000 00
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The unexpended balances as of June 30, 1958, in all accounts providing for construction of the State highway system are hereby reappropriated.

The unexpended balances as of June 30, 1958, in the accounts appropriated by chapter 228, laws of 1955, to the Highway Department for construction, reconstruction and repair of the free bridges damaged by flood under the control of the Delaware River Joint Toll Bridge Commission; for construction, reconstruction, and emergency repairs to the State highway system damaged by flood, and for construction, reconstruction and repair of county and municipal roads and bridges damaged by flood, are hereby reappropriated for the construction and reconstruction of free bridges under the control of the Delaware River Joint Toll Bridge Commission.

In addition to the amounts hereinabove appropriated for construc-

tion there is appropriated to this department, such sums as may be received from the Federal Government; the New Jersey Turnpike Authority; the New Jersey Highway Authority; the Delaware River Joint Toll Bridge Commission; the Delaware River Authority; and the Port of New York Authority, for construction purposes.

The amounts provided herein for construction of the State highway system and the purchase of rights-of-way shall be set forth in a construction program by route numbers by the State Highway Commissioner, and shall not be expended or contracted for until such time as the Governor approves in writing.

New Buildings and Lands:

Installation of		
traffic sig-		
nals . . . . .	\$200,000 00	
Bergen - Passaic	} 150,000 00	
area garage .		
Middlesex - Som-		
erset garage .		
		350,000 00
		<u>\$41,052,081 00</u>

The unexpended balances as of June 30, 1958, in the accounts for new buildings and lands are hereby reappropriated.

## DEPARTMENT OF INSTITUTIONS AND AGENCIES

## MISCELLANEOUS URGENT CAPITAL ITEMS

S 31—State Colony, Woodbine— Steam Lines . . .	\$137,000 00
S 37—New Jersey Re- formatory for Women, Clin- ton— Powerhouse Im- provements .	26,000 00
S 39—State Home for Boys, James- burg— Powerhouse Re- novation . . .	40,000 00
S 41—New Jersey State Hos- pital, Grey- stone Park— Rewire Hill Res- idence . . . . .	40,000 00
Boiler—Re- placement . .	210,000 00
S 42—New Jersey State Hos- pital, Marl- boro— Water Facilities —Laundry ..	39,000 00
Bathroom Facil- ities . . . . .	25,000 00

S 43—New Jersey State Hos- pital, Tren- ton—	
Boiler—	
Vroom Build- ing Wing ..	90,000 00
Furniture — Vroom Building Wing .....	43,410 00
S 45—State Prison Farm, Rah- way—	
Elevator, Store- room — Re- placement ..	18,000 00
S 48—Vineland State School—	
Floors — Re- placement ..	62,000 00
Elevator and Shaft — Giles and North...	60,000 00
S 50—Diagnostic Cen- ter—	
Sun Deck Al- terations ...	20,000 00
Resurface and Water- proof Main Building ....	20,000 00
S 51—New Jersey State Hos- pital, An- cora—	
Elevator — Elm Hall .....	25,000 00

Sewage Plant	
Expansion ..	40,000 00
Additional Re-	
quired—1958	
Projects ....	177,050 00
	<hr/>
	\$750,000 00

The unexpended balances remaining  
in the capital construction accounts  
of this department as of June 30,  
1958, are hereby reappropriated.

Total, Capital Construction. \$53,049,081 00

Grand Total ..... \$388,727.191 00

Additional  
appropria-  
tions.

2. In addition to the amounts hereinabove specifically appropriated, there are appropriated the following: sums required to refund amounts credited to the State Treasury which do not represent State revenues; Federal funds for the use of the State or its agencies in excess of those anticipated; funds donated to the Crippled Children's Commission; moneys received representing insurance to cover losses by fire and other casualties; moneys received by any State Department or agency from the sale of equipment, when such funds are received in lieu of trade-in value in the replacement of such equipment; private funds subsidizing the State; sums received in the State Treasury representing refunds of payments made from appropriations provided in this act.

Transfers.

3. In order that there be flexibility in the handling of appropriations, any department or other State agency receiving an appropriation by any act of the Legislature may apply to the Director of the Division of Budget and Accounting for permission to transfer a part of any item granted to such department or agency to any other item in such appropriation. Such application shall be made



only during the current year for which the appropriation was made, and if the Director of the Division of Budget and Accounting shall consent thereto, he shall, subject to the approval of the Legislative Budget and Finance Director, 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 except temporary motor vehicle inspection lanes and health and sanitary improvements in motor vehicle inspection stations; and provided further, that any item for capital improvement may be transferred to any other item of capital improvement on the approval of the Director of the Division of Budget and Accounting.

4. The Director of the Division of Budget and Accounting, subject to the approval of the Legislative Budget and Finance Director, is hereby empowered, and it shall be his duty in the disbursement of funds appropriated for the maintenance and operation of any department or branch thereof, the duties or responsibilities of which are or may hereafter be transferred to any other department or branch, to transfer such appropriations to such department or branch as shall be charged with the responsibility of administering the functions of such department or branch so transferred. The Director of the Division of Budget and Accounting shall also have the authority to create such new accounts as may be necessary to carry out the intent of the Legislature.

Transfers  
to another  
branch:  
new accounts.

5. The Director of the Division of Budget and Accounting is hereby empowered, and it shall be his duty in the disbursement of funds for payment of pensions, contributions to pension funds, debt service, charges for rents, telephone, insurance and postage to credit to the Department of the Treasury such funds as may be appropriated for such pur-

Payments  
to pension  
and social  
security.

poses in any other department or branch from such other department or branch, as the Director of the Division of Budget and Accounting shall determine.

Corrections,  
title, text  
or account  
intended.

6. The Director of the Division of Budget and Accounting shall make such correction of the title, text or account number of an appropriation, necessary to make such appropriation available for the purpose or purposes intended. Such correction shall be by written ruling, reciting in appropriate details the facts thereof, and the reasons therefor, attested by the signature of said Director of the Division of Budget and Accounting and filed in the Division of Budget and Accounting of the Department of the Treasury as an official record thereof, and any action thereunder, including disbursements and the audit thereof, shall be legally binding and of full force and virtue.

Transfers for  
construction  
or architectural  
work  
authorized.

7. The Director of the Division of Budget and Accounting is hereby empowered, notwithstanding any other provision of the law, to transfer or credit from the various appropriations for construction, reconstruction, additions to and betterments of State buildings and appurtenances thereto, herein contained, to the appropriation for the bureau of architecture and construction of the Department of the Treasury a sufficient sum to pay for the cost of all architectural work, superintendence and other expert services in connection with such work.

Petty  
cash  
fund.

8. The Director of the Division of Budget and Accounting may, upon application therefor, allot from appropriations made to any official, department, commission or board a sum to establish a petty cash fund, for the payment of expenses under rules and regulations established by said director. The allotments thus made by the Director of the Division of Budget and Accounting shall be paid to such person as shall be designated as the custodian thereof by the official, department, commission or

board making request therefor, and the money thus allotted shall be disbursed by such custodian, who shall require from all persons obtaining money from said fund a receipt therefor. Such receipts shall by such custodian be forwarded monthly to the Director of the Division of Budget and Accounting for audit, and said director shall likewise make regulations governing disbursements from petty cash funds.

9. The Director of the Division of Budget and Accounting is hereby empowered, notwithstanding any other provision of law, to transfer to the General State Fund out of any special, dedicated or trust fund such proportionate share of any appropriation made herein, which may be chargeable against such special, dedicated or trust fund. Any receipts in any special, dedicated or trust fund are hereby appropriated for the purpose of such transfer.

Transfers  
to general  
state fund  
from special  
or dedicated  
funds.

10. The State Treasurer, upon warrant of the Director of the Division of Budget and Accounting, shall pay any claim not exceeding \$100.00 out of any appropriations made to the several departments, provided such claim is recommended for payment by the Attorney-General.

Payment  
of claims.

11. This act shall take effect July 1, 1958.

Approved, except as to the items set forth in the statement appended, hereto. June 19, 1958.

## STATE OF NEW JERSEY

## EXECUTIVE DEPARTMENT

June 19, 1958

## STATEMENT ON ASSEMBLY BILL No. 500

Pursuant to Article V, Section I, paragraph 15 of the Constitution, I am appending to Assembly Bill No. 500, at the time of signing it, this statement of each item or part thereof to which I object so that such items or parts so objected to shall not take effect.

On Page 7:

"A 10. LEGISLATURE

"To the Speaker of the General Assembly, for transfer to legislative commissions for expenses thereof, when resolutions provide therefor.... \$50,000 00

"To the President of the Senate, for transfer to legislative commissions for expenses thereof, when resolutions provide therefor ..... 50,000 00

\$100.000 00"

Respectfully,

[SEAL]

/s/ ROBERT B. MEYNER  
Governor.

Attest:

/s/ Brendan T. Byrne  
Acting Secretary to the Governor

## CHAPTER 65

A SUPPLEMENT to an act entitled "An act making appropriations for the support of the State Government and for several public purposes for the fiscal year ending June 30, 1959, and regulating the disbursement thereof."

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

1. The balances remaining in the following account as of June 30, 1958 are hereby reappropriated:

GENERAL STATE OPERATIONS  
DEPARTMENT OF THE TREASURY

E 40. *Division of Taxation*

For expenditures in connection with the administration of corporation taxes imposed under Assembly Bill No. 501 (1958), provided such bill or a similar bill is enacted into law.

Appropriation.

2. This act shall take effect July 1, 1958.

Approved June 19, 1958.

## CHAPTER 66

AN ACT concerning rules and regulations in the Department of Banking and Insurance and supplementing chapter 1 of Title 17 of the Revised Statutes.

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

C. 17:1-8.1  
Rules and  
regulations.

1. The commissioner shall make and enforce, and may alter, modify, amend, or repeal rules and regulations to effectuate the purposes of this Title and not inconsistent with the provisions thereof.

C. 17:1-8.2.  
Filing:  
publishing  
notice.

2. Such rules shall hereafter be made, altered, modified, amended or repealed only after publication of notice and public hearing and shall be effective not less than 5 days after the same have been filed with the Secretary of State; provided, that these requirements may be dispensed with by the commissioner in any instance where he incorporates in the rule an express finding as a fact that the safety or general welfare of the public requires the promulgation of the rule without prior notice and hearing; and further provided, that when prior notice and hearing are thus dispensed with the commissioner shall forthwith thereafter proceed with public notice and hearing and determine on the basis thereof whether the rule should be repealed, modified or continued in force and effect.

The notice required by this section shall be published in such form and manner as the commissioner shall direct at least 10 days prior to any hearing required under this section.

C. 17:1-8.3.  
Public  
hearing.

3. The public hearing required by this section shall be conducted by the commissioner, his deputy, or by any employee authorized by the commissioner for such purpose, and shall afford those

affected an opportunity to participate in the proposed rule-making hearing through the submission of written data, views or arguments, with or without opportunity, at the discretion of the commissioner, to present the same orally in any manner.

4. Nothing in this act shall affect existing rules or regulations of the Department of Banking and Insurance nor require notice, public hearing and filing with respect to rules and regulations concerning or governing the internal management of the department.

C. 17:1-8-4.  
Existing  
rules not  
affected.

5. This act shall take effect immediately.

Approved June 19, 1958.

## CHAPTER 67

AN ACT concerning domestic insurance companies and amending section 17:17-10 of the Revised Statutes.

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

1. Section 17:17-10 of the Revised Statutes is amended to read as follows:

Section  
amended.

17:17-10. When satisfied that a company has complied with all the requirements of this subtitle to entitle it to engage in business and that the proposed methods of operation of the company are not such as would render its operation hazardous to the public or its policyholders, the commissioner shall issue to the company a certificate authorizing it to commence business, specifying in the certificate the particular kind or kinds of insurance it is authorized to transact. The commissioner may refuse to issue a certificate of authority if he finds

Certificate  
of authority  
to commence  
business.

that any of the company's directors or officers has been convicted of a crime involving fraud, dishonesty, or like moral turpitude or that said persons are not persons of good character and integrity. No company shall transact the business for which it is incorporated until it has received the certificate from the commissioner. If any company fails to obtain the certificate of authority within 1 year from the date of the certificate of the Attorney-General to its certificate of incorporation, as provided in section 17:17-5 of this Title, the company shall, ipso facto, be dissolved and its certificate of incorporation be null and void.

2. This act shall take effect immediately.

Approved June 19, 1958.

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## CHAPTER 68

AN ACT to delineate and set forth notice and hearing requirements in matters within the jurisdiction of the Department of Banking and Insurance and to require the attendance of witness and production of documents at hearings held before that department and supplementing chapter 1 of Title 17 of the Revised Statutes.

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

C. 17:1-8.5.  
Those  
entitled  
to notice  
of public  
hearing

1. Whenever a hearing is required by the provisions of this Title to be held by the commissioner, or where the commissioner voluntarily conducts a hearing before taking action, the commissioner shall give notice to any person, firm, corporation, association or other legal entity affected of (1) the time and place and nature thereof; (2) the authority under which the hearing is to



be held; and (3) information reasonably sufficient to apprise the party of the nature of the hearing.

2. Such notice may be made by delivering it to the party or by depositing the same in the United States mail, postage prepaid, registered or certified, and addressed to the last known address of such person. Such notice shall refer to the section or sections of the Title pursuant to which the action was taken or is proposed to be taken and the grounds therefor, but failure to refer to the same shall not render the notice ineffective if the person to whom it is addressed is thereby or otherwise reasonably apprized of the grounds therefor. The notice, if the commissioner deems it expedient, may be in the form of an order to show cause stating that proposed action specified may be taken unless such person shows the cause at a hearing to be held at the time and place specified in such notice why such proposed action should not be taken.

C. 17:1-8.6.  
Manner  
and form  
of giving  
notice.

3. Every person who is given a notice of hearing pursuant to the provisions of this Title shall, upon the service of a notice to produce books and records, when attached to the notice of hearing, or mailed subsequently thereto in the same manner as the notice of hearing shall, pursuant to such notice produce at the hearing the books, records and documents enumerated therein.

C. 17:1-8-7.  
Records,  
documents  
and books  
produced.

4. Any hearing pursuant to this Title may be held before the commissioner, or before any deputy commissioner or any employee of the department authorized by the commissioner for such purpose. Any such person, other than the commissioner, shall report his findings, in writing, to the commissioner with or without recommendation. Such report shall be submitted to the party or parties to the hearing who shall be entitled to file exceptions thereto prior to the commissioner's

C. 17:1-8.8.  
Conducting  
hearing;  
report;  
adjournment.

determination. Such report, if adopted by the commissioner, may be the basis of any determination made by him. The commissioner may dispense with the preparation of such report and determine the matter upon the record presented, allowing the party or parties to the hearing the opportunity to file briefs or present oral argument prior to his determination. Every such hearing shall be open to the public unless the commissioner shall determine that a private hearing would be in the public interest in which case the hearing shall be private. Any interested party shall, in the discretion of the commissioner or other person conducting the hearing be allowed a reasonable opportunity to inspect all documentary proof, to examine and cross-examine witnesses and to present proof in support of his interest. Any hearing pursuant to this Title of which notice is given as provided in this act may be adjourned from time to time without other or further notice than the announcement thereof at such hearing.

C. 17:1-8.9,  
Powers of  
persons  
conducting  
hearings.

5. The commissioner or any person conducting a hearing or investigation by his authority shall have power to subpoena witnesses, compel their attendance, administer oaths, examine any person under oath, and to compel any person to subscribe to his testimony after it has been correctly reduced to writing, and in connection therewith to require the production of any books, papers, records, correspondence or other documents which he deems relevant to the inquiry.

C. 17:1-8.10,  
Rules of  
evidence:  
testimony.

6. The commissioner or person conducting a hearing shall not be bound by common law or statutory rules of evidence. He shall admit all testimony having reasonable probative value but may exclude immaterial, irrelevant or unduly cumulative testimony. He shall give effect to the rules of privilege recognized by law.

7. In case of a failure of any person to comply with any subpoena issued hereunder or to testify with respect to any matter concerning which he may be lawfully interrogated, the Superior Court, on application of the commissioner, may issue an order requiring the attendance of such person and the giving of testimony or production of evidence. Any person failing to obey the court's order may be punished by the court as for a contempt.

C. 17:1-8.11.  
Order of  
court re-  
quiring at-  
tendance;  
contempt.

8. This act shall take effect immediately.

Approved June 19, 1958.

#### CHAPTER 69

AN ACT concerning insurance, amending "An act relating to the licensing, regulation and supervision of insurance agents, insurance brokers and insurance solicitors, supplementing chapters 22, 32 and 36 of Title 17 of the Revised Statutes and repealing sections 17:22-1, 17:22-2, 17:22-3, 17:22-4, 17:22-5, 17:23-3, 17:32-6 and 17:32-11 of the Revised Statutes and section 1 of 'An act concerning the licensing of agents for insurance companies in certain cases, supplementing chapter 22 of Title 17, and amending section 17:33-1 of the Revised Statutes,' approved May 16, 1941 (P. L. 1941, c. 118)," approved April 20, 1944 (P. L. 1944, c. 175), and amending section 17:33-2 of the Revised Statutes.

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

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

Section  
amended.

4. The words "insurance company" wherever used in this act shall be held to include indemnity companies, casualty companies, fidelity companies,

C. 17:22-6.4.  
Terms  
defined.

surety companies and guaranty companies; the words "insurance," and "insurance policy" or "insurance contract" wherever used in this act shall, without otherwise limiting the meaning of those terms, be held to include contracts of indemnity, casualty, fidelity, surety and guaranty; "licensee" wherever used in this act shall be held to include any person holding a license issued by the commissioner as an agent, broker or solicitor; and the word "commissioner" wherever used in this act shall mean the Commissioner of Banking and Insurance.

Section  
amended.

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

C. 17:22-6.6.  
License  
application;  
form; fee;  
certificate  
of resident  
insurance  
representa-  
tive; contents.

6. Any person not now engaged in the insurance business in this State as agent or broker, and hereafter desiring to engage in said business as agent, broker, or solicitor, and any licensed agent or solicitor hereafter desiring to be licensed for an additional group or groups of insurance as may be provided by section 5 of this act, shall apply, in accordance with the provisions of this act, to the commissioner for a license authorizing him to engage in and transact such business, or such group or groups thereof respectively. If the applicant for a broker's license be a nonresident he shall show that he is the holder of an unexpired license as an insurance broker or agent in the State of his residence, or in which he maintains his principal office for the conduct of his insurance business, or that he has established a principal office in this State for the transaction of such business. If the application be for a solicitor's license it shall be accompanied by a written request of a licensed agent or broker with whom such solicitor has established a solicitor relationship. All such applications shall be in writing on uniform forms and supplements prepared by the commissioner, and shall be accompanied by an

examination fee of \$10.00 (unless applicant be exempt from examination as set forth in section 10 of this act). The applicant shall make sworn answers to such interrogatories as the commissioner may require, and the application shall include a certificate by a resident representative of an insurance company lawfully authorized to transact business in this State, or by a licensed insurance agent or broker of this State, certifying:

(a) that the applicant is a resident of this State, or if a nonresident has his principal office for the conduct of such business in this State, or that he is an applicant for a nonresident broker's or solicitor's license;

(b) That the applicant is personally known to him;

(c) that the applicant has had experience or instruction in the general insurance business or (if seeking an agent or solicitor license) some group or groups of the kind or kinds of insurance for which he may desire to be specifically licensed;

(d) that the applicant is of good reputation and is worthy of a license.

Before a first-time applicant for an insurance agent's, broker's or solicitor's license shall be admitted to the examination, the applicant shall be required to have taken, and successfully completed a program of studies established by regulation of the commissioner to the end that the applicant shall be reasonably familiar with the groups of insurance for which he desires to be licensed.

The commissioner may waive the educational requirement set forth herein if the commissioner is satisfied that the applicant possesses sufficient knowledge of the group or groups of kinds of insurance for which such applicant desires a license in the following cases:

(a) In the case of an applicant for a broker's, agent's or solicitor's license who has previously been licensed in New Jersey.

(b) In the case of an applicant for a broker's, agent's or solicitor's license who has previously been licensed as such in another State.

Section  
amended.

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

C. 17:22-6.9.  
Examination  
of applicant;  
waiver;  
license  
issued.

9. After the receipt of such application in due form, properly verified and certified, it shall be the duty of the commissioner or his deputy, or any salaried employee of the department designated by the commissioner, within a reasonable time and in a place reasonably accessible to the applicant, to subject each first-time applicant for license and if the commissioner deems necessary, any applicant for renewal of license, to personal examination in order to determine his trustworthiness and competency to act as such agent, broker or solicitor. If the applicant for a broker's or solicitor's license be a broker, solicitor or agent licensed in another State, the commissioner may waive such examination; provided, the State issuing such license requires no like examination of licensed brokers, solicitors or agents of this State. If the application is for license as an insurance agent, either first-time or for an additional group or groups of insurance, the commissioner may waive the examination if, at the time, the applicant has previously passed the examination for and holds an unexpired broker's license issued in accordance with the provisions of this act, or if the application is for a license as an insurance agent, broker or solicitor and the applicant is a citizen of this State and has served in the Armed Forces of the United States in any war and has been honorably discharged or released under conditions other than dishonorable and was the holder at any time of an

agent's certificate of authority or license, a broker's license or a solicitor's license, in this State, the commissioner may waive examination, for license for the same kind or kinds of insurance the applicant was previously authorized to transact. When it is shown from such application and examination, except where waived, that the applicant

(a) intends in good faith to act as an insurance agent, broker or solicitor, and

(b) is actively to engage in the general insurance business, or a particular group or groups thereof with the general public, and

(c) is of good reputation, and

(d) has had experience or training, or is otherwise qualified by education in the kind or kinds of insurance for which he desires to be licensed, and

(e) is a resident of this State or has his principal office for the conduct of such business in this State (unless such application be for a nonresident broker's or solicitor's license), and

(f) is reasonably familiar with the insurance laws of this State, and with the provisions, terms and conditions of the policies or contracts he is proposing to solicit, negotiate or effect, and

(g) he is then engaged in or intends to engage in the business of writing or negotiating insurance as his principal business or occupation or as a substantial part thereof, separate and apart from any connection which he may have with any partnership or corporation whose principal business is lending of money, and

(h) is not seeking such license principally for the purpose of negotiating or writing insurance on property owned by him, or in which he has an insurable interest, or on property or insurable interests of a relative or his employer, and

(i) is worthy of a license, and

(j) has not been convicted of a crime involving moral turpitude, the commissioner shall issue to the applicant a license to transact business in this State as an insurance agent, broker or solicitor, as the case may be. A license may be issued by the commissioner to and in the name of any copartnership or corporation engaged in the insurance brokerage business upon written request and payment of the \$25.00 fee prescribed in section 13 of this chapter; provided, all members of the copartnership or all the officers of the corporation, as the case may be, actively engaged in the insurance brokerage business of the copartnership or corporation in this State hold an unexpired license as an insurance broker issued in accordance with the provisions of this act. Where the request is for license in the name of a corporation organized under the laws of a foreign State or jurisdiction and it shall appear in the application, by affidavit of the president or other officer of a foreign corporation, that the sole business sought to be transacted by it is that of a broker, as herein defined, the commissioner may grant such license, notwithstanding the corporation has not complied with the provisions of the general corporation act and obtained a license thereunder to transact business in this State, if with the first request for such license the corporation shall file with the commissioner a duly executed power of attorney as is required in section 7 of this act to be filed by a nonresident individual applicant for a broker's license. Licenses so issued shall expire annually as follows:

To agents on April 30; and to brokers and solicitors on December 31, unless sooner revoked by the commissioner for cause as provided in this act. A license so issued to a solicitor shall be suspended upon termination of the required established solicitor relationship but shall be reinstated upon a written request from another licensed agent or broker



with whom such solicitor has established a solicitor relationship.

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

Section  
amended.

16. The commissioner, after 10 days' notice in the form of a show-cause order, given in writing to a licensee, and after a hearing held in conformity with said show-cause order, may as an alternative to or in addition to other penalties provided by law, revoke the license of any such licensee, or refuse to renew the same, or suspend same for a limited period of time in the event that investigation by him and such hearing, discloses the fact that the licensee

C. 17:22-6.16.  
Revocation  
of license.

(a) has willfully violated any provisions of the insurance laws of this State, or

(b) has intentionally made a material misstatement in the application for such license, or

(c) has misappropriated or converted to his own use or illegally withheld money belonging to an insurer or an insured or beneficiary, or

(d) has obtained or has used such license not for the purpose of holding himself out to the general public as an insurance agent, broker or solicitor, but primarily for the purpose of soliciting, negotiating or procuring insurance covering risks or property of his own, risks or property of members or employees of any organization of which the licensee is an officer, risks or property of his relatives or employees, or risks or property of officers or employees of a firm, partnership, or corporation in which the licensee or his mother, father, sister, brother or wife or combination of such persons owns a controlling interest, or

(e) has been convicted after obtaining his license of a crime involving moral turpitude, or

(f) has paid all or any part of commissions on insurance premiums to a person not licensed in this

State, or in a State in which the assured has interests which are the subject of the insurance on which the commissions are earned, or

(g) has not been actively engaged in the business of an insurance agent, broker or solicitor for a period of 6 months or longer, or

(h) has otherwise demonstrated unworthiness, bad faith, dishonesty or incompetency to act as a licensee.

The commissioner shall have the power to conduct investigations, to administer oaths, to interrogate licensees, to issue subpoenas signed by him or in his behalf by his deputy, or by an employee of the department authorized by the commissioner so to do, and to compel witnesses to answer at any hearing. Said subpoenas shall be served in the same manner and the witnesses shall be entitled to the same fees as in the case of subpoenas issued out of the Superior Court of New Jersey. In case of a failure of any person to comply with any subpoena issued hereunder or to testify with respect to any matter concerning which he may be lawfully interrogated, the Superior Court, on application of the commissioner, may issue an order requiring the attendance of such person and the giving of testimony or production of evidence. Any person failing to obey the court's order may be punished by the court as for a contempt.

Section  
amended.

5. Section 18 of the act of which this act is amendatory is amended to read as follows:

C. 17:22-6.18.  
Payments  
prohibited.

18. No insurance company or licensee shall pay any money or commission or brokerage or give or allow any valuable consideration (except compensation to salaried employees or to supervising general agents, of any insurance company lawfully authorized to transact business in this State), to any person, partnership, association or corporation, other than a licensee, for or because of service rendered or performed in this State in nego-

tiating or effecting in this State a contract of insurance on any property, or insurable interests, or business activities located within or transacted within this State (except reinsurance); provided, however, that any insurer participating in a plan for assignment of automobile bodily injury and property damage liability insurance, which plan has been approved in writing by the commissioner, may pay a commission or service fee to a duly qualified agent who is authorized to act as agent for any insurer participating in such plan when such agent is designated by the assured as the producer of record under such plan and pursuant to which a policy is issued; nor shall any insurance company effect or issue any such contract of insurance unless it is countersigned or an appropriate countersignature endorsement (except as provided in section 15 of this act) is signed by a duly licensed agent as herein defined.

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

Section  
amended.

24. No agent of any insurance company authorized to transact in this State the business of life insurance, or life, accident and health insurance shall make or procure to be made, or act or aid in any manner in the negotiation of any such insurance for such a company in this State until he procures from the commissioner a certificate of authority so to do, which shall state in substance that the company is authorized to do business under the laws of this State, and that the person named therein is the constituted agent of the company for the transaction of business. Upon receipt of a certificate by the company of its appointment of a suitable person to act as its agent in this State, the commissioner shall, if the facts warrant it, grant the certificate, which shall continue in force until May 1 next after its issue, and by renewal thereof before May 1 of each year until

C. 17:22-6.24.  
Certificate of  
authority;  
revocation  
or suspension.

suspended or revoked by the commissioner or until the appointment of the agent is revoked by written notice from the company to that effect, filed with the commissioner.

No certificate of authority shall be issued by the commissioner under the provisions of this section to a first-time appointee as such agent until he has qualified by personal examination, to the satisfaction of the commissioner, as to his trustworthiness and competency to act as such agent. The fee for such examination shall be \$5.00; but no such examination fee shall be required if such appointee shall, concurrently with the examination taken hereunder, also take an examination for an agent's, broker's or solicitor's license under section 9 of this act and shall pay the examination fee required therefor. The commissioner may waive the examination otherwise required by this section of any first-time appointee who (a) holds an unexpired broker's license issued in accordance with the provisions of this act, or (b) is a nonresident and the holder of a license or certificate of authority to act as such an agent in the State wherein he resides, or in which he maintains his principal office for the conduct of his insurance business if that be other than the State in which he resides, or (c) is a citizen of this State and has served in the Armed Forces of the United States in any war and has been honorably discharged or released under conditions other than dishonorable and was the holder at any time of an agent's certificate of authority or a broker's license, in this State, which authorized such veteran to transact the business of life insurance. No examination shall be required as prerequisite to the issuance of a certificate of authority to any ticket selling agent of a railroad company, steamship company, carrier by air, or public bus carrier, who shall act thereunder as agent of any company subject to this section only

in reference to the issuance of accident insurance tickets.

Regular salaried officers or employees of any company subject to this section who do not receive any part of the commission paid on business which they may solicit, or agents of any such company for collecting premiums and servicing policies on a debit who do not solicit or accept applications for the kinds of insurance to which this section applies, may act on behalf of the company without a certificate of authority hereunder.

The commissioner, after 10 days' notice in the form of a show-cause order, given in writing to the holder of a certificate of authority, and after a hearing held in conformity with said show-cause order may as an alternative to or in addition to other penalties provided by law revoke the certificate of authority or refuse to renew the same, or suspend the same for a limited period of time, if he shall find that the holder of such certificate

(a) has willfully violated any provision of the insurance laws of this State, or

(b) has intentionally made a material misstatement in the application for such certificate of authority, or

(c) has misappropriated or converted to his own use or illegally withheld money belonging to an insurer or an insured or beneficiary, or

(d) has obtained or has used such certificate not for the purpose of holding himself out to the general public as a life, or life, accident and health insurance agent, but primarily for the purpose of soliciting, negotiating or procuring life or accident and health insurance or annuity contracts covering himself, members of his family, members or employees of any organization of which the holder is an officer, or officers or employees of a firm, partnership or corporation in which the holder or

his mother, father, sister, brother or wife or combination of such persons owns a controlling interest, or

(e) has been convicted after obtaining his certificate of authority of a crime involving moral turpitude, or

(f) has paid all or part of his commission to a person who does not hold a certificate of authority hereunder or a broker's license as compensation for services rendered in the solicitation or sale of life, health, or accident insurance in this State or to a person who is not properly licensed as agent or broker under the laws of another State as compensation for services rendered in the solicitation or sale of life, health or accident insurance in that State, or

(g) has otherwise demonstrated unworthiness, bad faith, dishonesty, or incompetency to act as a life insurance agent.

The commissioner shall have the power to conduct investigations, to administer oaths, to interrogate holders of certificates of authority, to issue subpoenas signed by him or in his behalf by his deputy, or by an employee of the department authorized by the commissioner so to do, and to compel witnesses to answer at any hearing. Said subpoenas shall be served in the same manner and the witnesses shall be entitled to the same fees as in the case of subpoenas issued out of the Superior Court of New Jersey. In case of a failure of any person to comply with any subpoena issued hereunder or to testify with respect to any matter concerning which he may be lawfully interrogated, the Superior Court, on application of the commissioner, may issue an order requiring the attendance of such persons and the giving of testimony or production of evidence. Any person failing to obey the court's order may be punished by the court as for contempt.

The revocation, refusal to renew, or suspension of a certificate of authority by the commissioner under this section shall be subject to review in the Superior Court by a proceeding in lieu of prerogative writ.

7. Section 25 of the act of which this act is amendatory is amended to read as follows:

Section  
amended.

25. Any person, persons or corporation violating any of the provisions of this act shall be liable to a penalty not exceeding \$1,000.00 for the first offense and not exceeding \$2,000.00 for each succeeding offense to be recovered in a summary proceeding as provided in section 17:33-2 of the Revised Statutes.

C. 17:22-6.25.  
Penalty.

8. Section 17:33-2 of the Revised Statutes is amended to read as follows:

Section  
amended.

17:33-2. Except as in this subtitle otherwise provided, the penalty for each violation of any chapter of this subtitle or any supplement thereto, other than the failure of a company to file an annual statement, shall be a penalty not exceeding \$1,000.00 for the first offense and not exceeding \$2,000.00 for each succeeding offense. Any penalty provided for herein shall be enforced and collected by the commissioner in the name of the State in a summary proceeding in accordance with the Penalty Enforcement Law (N.J.S. 2A:58-1 et seq.). A warrant may issue in lieu of a summons. Upon the failure of the defendant to pay forthwith the amount of any money judgment rendered against him, such defendant shall be committed to the county jail as provided in said Penalty Enforcement Law until the penalty and costs are paid. One-half of the penalty, when recovered, shall be paid by the commissioner to the local firemen's relief association in the municipality wherein the violation was committed, if there is such an association therein, and if not, then in equal shares to the several firemen's relief associations in the

Penalty for  
violation;  
enforcement.

county wherein the violation occurred, and if none exist in the county, then to the commissioner, to be distributed by him as other funds are by law distributed to such associations, and the other half to the commissioner for the use of the State. The necessary expenses for enforcing the provisions of this subtitle when not otherwise provided for, shall be paid out of the penalties so collected and the fees and taxes paid by insurance companies of other States and foreign countries.

Note:  
Act  
effective.

9. Section 2 of this act shall take effect 6 months after enactment and the remainder of this act shall take effect immediately.

Approved June 19, 1958.

## CHAPTER 70

AN ACT concerning direct purchases by using agencies and amending section 52:25-23 of the Revised Statutes of New Jersey.

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

Section  
amended.

1. Section 52:25-23 of the Revised Statutes is amended to read as follows:

May  
authorize  
direct pur-  
chases;  
limitation.

52:25-23. The Director of the Division of Purchase and Property may, by written order, permit purchases to be made by any using agency directly whenever it shall appear to his satisfaction that by reason of the excess of transportation costs, a lower price with equal quality can be obtained by the using agency, or as in the case of fresh food products and the like perishable articles, where there are nearby local markets. Such permission shall be revocable and shall be issued for a fixed amount only and not in excess of \$2,500.00 and prescribe the articles to be purchased, and shall be operative for any stated period within a fiscal year. At the expiration of such period, the authority shall lapse and an additional direct purchase order shall be



requisite for any such purchases. Such using agencies receiving such permission shall report in a manner to be prescribed by the director their acts and expenditures under such orders with proper evidence that competition has been secured.

2. This act shall take effect immediately.

Approved June 19, 1958.

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## CHAPTER 71

AN ACT concerning the Division of State Police in the Department of Law and Public Safety and supplementing Title 53 of the Revised Statutes.

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

1. The Division of Purchase and Property, when requested by the Superintendent of State Police with the approval of the Attorney-General, shall have the power to enter into contracts with any radio or television broadcasting producer or any motion picture producer for the production of a program or a series of programs relating to and based upon the activities and aims of the Division of State Police in the Department of Law and Public Safety. Such contracts shall be made in the name of the State of New Jersey upon such terms and conditions as shall be approved by the Attorney-General and the Superintendent of State Police.

C. 53:2-4.  
Contracts  
with radio,  
televisions,  
etc. producers  
approval.

2. The Superintendent of State Police shall have the right to accept, reject or modify any script, release or other material to be used in any such program and, where he deems necessary, to assign a member or members of the Division of State Police to render technical supervision prior

C. 53:2-5.  
Powers of  
superinten-  
dent.

to and during the production of any such program, so as to insure compliance therewith.

C. 53:2-6.  
Use of  
moneys.

3. All moneys received under the terms of any contract entered into pursuant to this act, in excess of the costs chargeable thereto, shall be forthwith deposited with the State Treasurer and, thereupon, placed to the credit of the State Police Retirement and Benevolent Fund established pursuant to the provisions of chapter 188 of the laws of 1925, as continued by section 53:5-1 of the Revised Statutes.

4. This act shall take effect immediately.

Approved June 19, 1958.

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## CHAPTER 72

AN ACT to authorize certain agreements with the Secretary of Labor of the United States to provide for temporary unemployment compensation.

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

C. 43:21-24.2.  
Agreement  
authorized;  
temporary  
unemploy-  
ment com-  
pensation  
payments;  
States credit  
not pledged.

1. The Commissioner of Labor and Industry is hereby authorized to enter into an agreement with the Secretary of Labor of the United States on behalf of the United States, pursuant to the Act of Congress of June 4, 1958, being the "Temporary Unemployment Compensation Act of 1958," under and by which the Division of Employment Security in the Department of Labor and Industry will make, as agent of the United States, payments of temporary unemployment compensation to individuals who have, after October 1, 1957, exhausted all rights under any unemployment compensation law of this State and who have no rights to unemployment compensation, with re-

spect to any week of unemployment which begins after the date on which such agreement is entered into, on the basis provided in said Act of Congress, and otherwise to co-operate with the Secretary of Labor of the United States and with other State agencies in making payments of temporary unemployment compensation under said Act of Congress aforesaid; provided, however, that no provision for repayment or restoration to the Treasury of the United States of any amounts required to be so repaid or restored pursuant to said Act of Congress or any agreement entered into pursuant thereto and pursuant to this act, shall be, constitute or create any debt, obligation or liability of the State of New Jersey, or constitute the lending of its credit, to insure or otherwise secure any such repayment or restoration.

2. Temporary unemployment compensation benefit payments pursuant to an agreement entered into hereunder shall not be charged to any employer's account.

3. This act shall take effect immediately.

Approved June 23, 1958.

C. 43:21-24.3.  
Salary  
increments.  
tions.  
funds.

## CHAPTER 73

AN ACT changing the name of county parental schools to county youth houses, and amending section 9:11-3 of the Revised Statutes.

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

Section  
amended.

1. Section 9:11-3 of the Revised Statutes is amended to read as follows:

Acquiring  
site: erecting  
building;  
exchange  
of lands.

9:11-3. The board of trustees organized under section 9:11-1 of this Title may acquire lands by gift, purchase or condemnation and erect buildings thereon suitable for the detention of persons, male or female, under 18 years of age adjudged delinquents, or convicted of violating a criminal statute, or detained to testify in a pending criminal prosecution or under commitment for appearance in the juvenile and domestic relations court pending final hearing of any cause.

The board of trustees with the approval of the board of chosen freeholders may select for a building site land owned by the county and not already devoted to other purposes inconsistent with the establishment of a youth house thereon. The board of trustees may also appoint such architect or engineers or both as in their judgment may be proper to prepare plans and specifications and supervise the erection of buildings.

The board of trustees of any youth house organized under this chapter and the board of chosen freeholders of the county wherein said youth house is situate may enter into and perform an agreement for the exchange of real estate owned respectively by the said board of trustees and said county.

2. This act shall take effect immediately.

Approved June 23, 1958.

## CHAPTER 74

AN ACT concerning the qualifications for members of the State Police, and the examination and enlistment of applicants for appointment to State Police, and amending section 53:1-9 of the Revised Statutes.

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

1. Section 53:1-9 of the Revised Statutes is amended to read as follows:

Section  
amended.

53:1-9. No person shall be appointed a member of the State Police unless he shall be a citizen of the United States between the ages of 21 and 35 years, preferably a resident of this State, of good health and good moral character. No one shall be appointed who has not applied for and taken an examination conducted by the Division of State Police, and established to the satisfaction of the superintendent, evidence of his mental and physical fitness and ability to perform the duties of a member of the State Police.

State police  
qualifications,  
examinations,  
enlistment.

The superintendent shall, with the approval of the Governor, arrange for the examination and enlistment of applicants.

2. This act shall take effect July 1, 1958.  
Approved June 23, 1958.

## CHAPTER 75

AN ACT to amend "An act concerning the control of brucellosis in live stock, commonly called Bang's disease, repealing sections 4:5-76 to 4:5-93, inclusive, of the Revised Statutes, repealing 'An act concerning the spread of Bang's disease in live stock (which causes undulant fever in the human race), and amending sections 4:5-76, 4:5-77, 4:5-78, 4:5-79, 4:5-80, 4:5-81, 4:5-83, 4:5-84, 4:5-85, 4:5-87, 4:5-88, 4:5-91 and 4:5-92 of the Revised Statutes, repealing section 4:5-90 and supplementing article 3, of chapter 5, of Title 4 of the Revised Statutes, and making an appropriation for such purposes,' approved December 16, 1940 (P. L. 1940, c. 231), supplementing chapter 5 of Title 4 of the Revised Statutes, and making an appropriation for such purposes," approved May 2, 1946 (P. L. 1946, c. 257).

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

Section  
amended.

1. Section 20 of chapter 257 of the laws of 1946 is amended to read as follows:

C. 4:5-93.40.  
Importing  
bovine  
animals  
into state;  
special permit  
for registered  
bulls.

20. On and after July 1, 1955, only bovine animals which are negative to a test administered within 30 days prior to entry into New Jersey and which are from a certified brucellosis-free herd or a qualified negative herd in a modified certified brucellosis-free area may be imported into New Jersey, except that animals under the age of 2 years which are accompanied by an official certificate of vaccination may be imported without said test.

Registered bulls, meeting all other requirements except those enumerated above in this section, may be imported into the State under special permit from the Division of Animal Industry pro-

vided they are negative to brucellosis test within 30 days prior to entry into New Jersey, are placed under quarantine and held in isolation for a period of at least 30 days following entry, and are negative to brucellosis test 30 days after entry, after which they may be released from quarantine by the Division of Animal Industry.

2.This act shall take effect immediately.

Approved June 23, 1958.

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## CHAPTER 76

AN ACT to amend the "Absentee Voting Law (1953)," approved July 1, 1953 (P. L. 1953, c. 211).

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

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

Section  
amended.

2. Whenever used in this act, the following terms shall, unless the context indicates otherwise, be construed to have the following meaning:

C. 19:57-2.  
Terms  
defined.

"Absentee ballot" means any military service ballot or civilian absentee ballot as herein defined.

"Absentee voter" means any person qualified to vote a military service ballot or a civilian absentee ballot under the provision of this act.

"Civilian absentee ballot" means a ballot for use by a civilian absentee voter as prescribed by this act.

"Civilian absentee voter" means any qualified and registered voter of the State who expects to be absent from the State on the day of any election and any qualified and registered voter who will be within the State on the day of any election but

because of illness or physical disability, or because of the observance of a religious holiday pursuant to the tenets of his religion, will be unable to cast his ballot at the polling place in his election district on the day of the election.

“Election,” “general election,” “primary election for the general election,” “municipal election,” and “special election” shall mean, respectively, such elections as defined in the Title to which this act is a supplement (R. S. 19:1-1).

“Military service” means active service by any person, as a member of any branch or department of the United States Army, Navy, Air Force, Coast Guard or Marine Corps, or as a reservist absent from his place of residence and undergoing training under Army, Navy, Air Force, Coast Guard or Marine Corps direction, at a place other than that of such person’s residence.

“Military service voter” means any person in the military service, or any patient in any veteran’s hospital, located in any place other than the place of his residence who has been in the military service in any war in which the United States has been engaged and has been discharged or released from the military service and who prior to entering the military service or prior to being admitted as a patient in such hospital, was a resident of this State and who, at the time of the holding of any election in this State, while this act is in effect, is a resident of the United States, is of the age of 21 years or more, and is not disqualified by reason of conviction of crime from voting in this State.

“Military service ballot” means a ballot for use by a military service voter as prescribed by this act.

2. This act shall take effect immediately.

Approved June 23, 1958.



## CHAPTER 77

AN ACT to validate certain sales of lands and conveyances made by boards of education.

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

1. Any sale made, for valuable consideration, by a board of education of any school district, prior to January 1, 1928, of lands acquired by said board from the municipality whose territorial limits were coextensive with those of the school district, pursuant to "An act permitting boards of commissioners or other governing bodies of any municipality in this State to be relieved of the establishment, maintenance, control and management of public playgrounds and recreation places in said municipalities, and authorizing boards of education of any school district in this State to establish, maintain, control and manage public playgrounds and recreation places," approved April 17, 1919 (P. L. 1919, c. 258), and any conveyance, in fee simple, made of such lands pursuant to such sale are hereby validated and confirmed notwithstanding that, at the time said sale and conveyance was made, said board of education had no power to make such sale and conveyance and said sale and conveyance shall be held to have conveyed full title in fee simple to the grantee thereof, as fully and effectively as if said board of education had had power to make the same upon the date thereof, provided that such conveyance has been recorded for not less than 30 years and no proceedings have heretofore been instituted in any court questioning the validity thereof or of said sale.

Validates  
land  
sales.

2. This act shall take effect immediately.

Approved June 23, 1958.

## CHAPTER 78

AN ACT providing for the New Jersey Tercentenary Commission to formulate and implement plans to commemorate the three hundredth anniversary of New Jersey, and making an appropriation therefor.

Preamble. WHEREAS, The year 1964 will mark the tercentenary of the patent conveying all the lands between the Connecticut river and the east side of the Delaware river from Charles II to James, Duke of York;

Preamble. WHEREAS, The year 1964 will also mark the three hundredth anniversary of the execution of deeds of lease and release by the said James, Duke of York, to John Lord Berkeley, Baron of Stratton, and Sir George Carteret, of Saltrum, of those lands “. . . bounded on the east part by the main sea, and part by Hudson’s river, and hath upon the west Delaware bay or river, and extendeth southward to the main ocean as far as Cape May at the mouth of Delaware bay; and to the northward as far as the northernmost branch of the said bay or river of Delaware, which is forty-one degrees and forty minutes of latitude, and crosseth over thence in a strait line to Hudson’s river in forty-one degrees of latitude which said tract of land is hereafter to be called by the name or names of New Caesarea or New Jersey . . .” and of the right of government therein;

Preamble. WHEREAS, The year 1964 will also be the tercentenary of the signing and publication by John Lord Berkeley and Sir George Carteret of “The Concessions and Agreement of the Lords Proprietors of the Province of New Caesarea or New Jersey to and with all and every the Adventurers and all such as shall settle or plant here”, a declaration of the organic law of the colony and, truly, “the Magna Charta of New Jersey”;

WHEREAS, These foregoing events mark the beginning of the separate history of New Jersey as a colony; Preamble.

WHEREAS, It is fitting and desirable that we commemorate these beginnings of our State, together with its subsequent history and its present and future role in the family of the United States, for the benefit of all the people of New Jersey and of our Nation; and Preamble.

WHEREAS, Such a commemoration, with careful planning, can be enduring, rather than transitory, worth to our people; now, therefore, Preamble.

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

1. There is hereby created the New Jersey Tercentenary Commission to consist of 11 members, 2 to be appointed from the membership of the Senate by the President thereof, 2 to be appointed from the membership of the General Assembly by the Speaker thereof, and 7 citizens of the State to be appointed by the Governor, who shall serve without compensation and who shall constitute a commission for the purpose of formulating and implementing plans to observe appropriately the tercentenary of the beginning of New Jersey. The Senate and General Assembly members of the commission shall serve only while members of the Senate or General Assembly, respectively; the citizen members shall serve for the duration of the commission until December 31, 1964. Vacancies in membership of the commission shall be filled in the same manner as the original appointments were made. N. J. Tercentenary Commission created.

2. The commission shall meet at the call of the Governor and organize by the selection of a chairman from among its members and a secretary who need not be a member of the commission. Organization.

3. It shall be the duty of the commission to formulate and implement a 5-year program for the Duty.

proper observance of the beginnings of New Jersey and its subsequent role in the lives of the people of this State and Nation. This program shall be planned for its lasting effect, for its contributions to the preservation and interpretation of New Jersey's heritage, and to stimulate and co-ordinate the activities of Federal, State, municipal and private agencies and organizations. This program shall include such activities as the commission deems desirable and practicable and may include the publication of a tercentenary history of New Jersey and other materials, the arrangement of public ceremonies observing a series of anniversaries occurring between 1959 and 1964, the microfilming or duplicating of source materials located outside of New Jersey, the resumption of the publication of "New Jersey Archives," the arrangement for the rehabilitation of the State's historic sites, buildings and markers, and the establishment and maintenance of a publicity service to further the objectives of the commission.

**Personnel.**

4. The commission shall be entitled to employ an executive director and such other assistants as it may require and to incur necessary traveling and other necessary expenses in order to perform its duties, and as may be within the limits of funds appropriated or otherwise made available to it for said purposes.

**Gifts.**

5. The commission may receive gifts of money or property for carrying out the purposes of this act.

**Meetings.**

6. The commission may meet at such place or places as it shall designate and shall report on the progress of its program and any recommendations it may have to the Governor and the Legislature as soon as practicable after its organization and, thereafter, whenever it shall deem it advisable but at least once every year.

**Appropriation.**

7. For the fiscal year 1958-1959, there is hereby appropriated for the purposes of the commission

the sum of \$25,000.00. Any part of such appropriation not expended during the fiscal year 1958-1959, unless otherwise provided, shall be reappropriated for its use during succeeding fiscal years.

8. This act shall take effect immediately.

Approved June 24, 1958.

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## CHAPTER 79

AN ACT to amend "An act concerning the care, custody, guardianship, maintenance and supervision of dependent and neglected children, promoting home life therefor, providing for the financing thereof, and repealing certain statutes relating thereto," approved May 31, 1951 (P. L. 1951, c. 138).

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

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

Section  
amended.

15. Whenever (a) it appears that a court wherein a complaint has been proffered as provided in chapter 6 of Title 9 of the Revised Statutes, has entered a conviction against the parent or parents, guardian, or person having custody and control of any child because of abuse, abandonment, neglect of or cruelty to such child; or (b) it appears that any child has been adjudged delinquent by a court of proper jurisdiction in this State; or (c) it appears that the best interests of any child under the care or custody of the State Board of Child Welfare require that he be placed under guardianship; or (d) it appears that the parent or parents, or guardian, or person having custody and control of any child is grossly immoral or unfit to be intrusted with the care and education of such child, or shall fail to provide such child with proper pro-

C. 30:4C-15.  
Petition to  
juvenile and  
domestic re-  
lations court.

tection, maintenance and education, or is of such vicious, careless or dissolute habits as to endanger the welfare of such child; a petition, setting forth the facts in the case, may be filed with the juvenile and domestic relations court of the county where such child may be at the time of the filing of such petition. A petition as provided in this section may be filed by any person or any association or agency, interested in such child, or by the State Board of Child Welfare in the circumstances set forth in item (c) hereof. No petition shall be filed in the circumstances set forth in item (d) hereof unless and until action has been taken with respect to the child pursuant to sections 11 and 12 of this act.

2. This act shall take effect immediately.

Approved June 24, 1958.

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## CHAPTER 80

AN ACT concerning fish and game and amending section 23:1-1 of the Revised Statutes.

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

Section  
amended.

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

23:1-1. As used in this Title:

Terms  
defined.

a. "Division," "board," or "Board of Fish and Game Commissioners" means the Division of Fish and Game in the Department of Conservation and Economic Development.

b. "Council" means the Fish and Game Council in the Division of Fish and Game of the Department of Conservation and Economic Development.

c. "Code" means the State Fish and Game Code.

d. "Protector" or "fish and game protector" means chief conservation officer.

e. "Assistant protector" or "assistant fish and game protector" means district conservation officer.

f. "Warden" or "fish and game warden" means assistant district conservation officer or conservation officer.

g. "Deputy warden" or "deputy fish and game warden" means deputy conservation officer.

h. "Open season" is the time during the year when fish, game, birds or animals, as the case may be, may be captured, taken, killed or had in possession.

i. "Closed season" is the time during the year when fish, game, birds or animals, as the case may be, may not be captured, taken, killed or had in possession.

2. This act shall take effect immediately.

Approved June 24, 1958.

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## CHAPTER 81

AN ACT concerning the records of births and marriages after changes of names, and amending section 2A:52-4 of the New Jersey Statutes.

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

1. Section 2A:52-4 of the New Jersey Statutes is amended to read as follows:

Section  
amended.

2A:52-4. Upon the receipt of either of the following documents:

Correction of  
birth and  
marriage  
records.

a. A certified copy of a judgment permitting a change of name; or

b. A certification issued in connection with a naturalization proceeding authorized by Act of Congress that a change of name was permitted by decree or order of a court vested with jurisdiction to

naturalize persons as citizens of the United States; together with a request for correction of an existing record of the birth or marriage of the individual, the State Registrar of Vital Statistics or local registrar of vital statistics shall adjust the record or records to show the new name and the date and manner by which obtained. When the request and such copy or certification are received by a local registrar, he shall forward them to the State Registrar after having adjusted his local record.

In the event the name of any child or children shall be permitted to be changed in the naturalization proceedings of the parent of such child or children, the certification of the parents' naturalization record or proceedings disclosing such change of name of such child or children shall be sufficient authority for the State Registrar of Vital Statistics or the local registrar, as the case may be, upon request, to correct the birth certificate or marriage certificate of such child or children in the same manner as provided for the correction of the parent's birth certificate or marriage certificate. The fee to be paid a local registrar or the State Registrar for each birth certificate or for each marriage certificate so corrected shall be \$1.00. Any certified copy of a record changed as provided for in this chapter shall show the name at birth or marriage and the new name and date and manner by which obtained, but upon request shall show only the new name.

2. This act shall take effect immediately.

Approved June 24, 1958.



## CHAPTER 82

AN ACT concerning education and amending section 18:7-53 of the Revised Statutes.

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

1. Section 18:7-53 of the Revised Statutes is amended to read as follows: Section amended.

18:7-53. A board shall organize annually by the election of 1 of its members as president and another as vice-president. The organization meeting shall be held at 8 o'clock P. M. on the first Monday following the annual meeting in February or if it cannot take place on that day by reason of a lack of a quorum or for any other reason, it shall be held within 3 days thereafter. The organization meeting shall constitute a regular meeting of the board for the transaction of business. Notice of such organization meeting shall be transmitted by the district clerk to all members constituting the new board. Upon the organization of such new board the term of the retiring members shall immediately expire. If the board shall fail to organize as prescribed by this section, the county superintendent of schools shall appoint, from among the members, a president and a vice-president. Annual organization; meeting; notice, officers.

A president or vice-president who shall refuse to perform a duty imposed upon him by this title may be removed by the majority vote of all the members of the board.

In case the office of president or vice-president shall become vacant, the board shall, within 30 days thereafter, fill the vacancy for the unexpired term; and if it shall fail to fill the vacancy within such time, the county superintendent of schools shall fill the vacancy for the unexpired term.

2. This act shall take effect immediately.  
Approved June 25, 1958.

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### CHAPTER 83

AN ACT concerning the State Highway Department and designating a portion of Route No. 39 as a freeway and supplementing Title 27 of the Revised Statutes.

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

R. S. 27:6-1.  
Designated  
freeway.

1. All that portion of State Highway Route No. 39 from the center of the Delaware river on a new bridge to be constructed in the vicinity of the present Yardley bridge to the vicinity of Bakersville is hereby designated as a freeway as defined in chapter 83 of the laws of 1945.

2. This act shall take effect immediately.  
Approved June 25, 1958.

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### CHAPTER 84

AN ACT to amend "An act concerning the deposit of public moneys by the State Treasurer in certain cases and publication of notice thereof, supplementing chapter 18 of Title 52 of the Revised Statutes, repealing sections 52:18-17 and 52-18-18 of the Revised Statutes, and amending section 52:18-21 of the Revised Statutes," approved December 20, 1956 (P. L. 1956, c. 174).

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

Section  
amended.

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

1. The State Treasurer shall, except as otherwise provided, deposit to his credit as treasurer all public moneys coming into his hands, within 3 days after receiving the same, in such of the national banks located in this State, and institutions authorized by this State to carry on a banking business, as he may select, that will allow interest on all balances. All interest so earned shall be credited to the State. When in the judgment of the State Treasurer it is not compatible with the working capital requirements of the State or with public safety to deposit public moneys or portion thereof, upon interest bearing terms, as heretofore provided in this section, the State Treasurer may deposit the same without interest or open time accounts with interest subject to withdrawal upon notice, conforming with Federal laws and regulations governing the same, in such of the national banks located in this State and institutions authorized by this State to carry on a banking business as he may select, until such a condition has, in his judgment, ceased to exist.

C. 52:18-16.1.  
Deposit  
of public  
moneys,  
interest:  
deposit of  
securities for  
deposits.

In all cases where a deposit is made, pursuant to this section, the State Treasurer shall require from any such institution a deposit of bonds, notes, certificates of indebtedness or bills or other obligations of or guaranteed by the United States; or bonds or other obligations of or guaranteed by the State of New Jersey; or any other obligations now or hereafter authorized by law as security for public deposits; designed to secure any deposit made pursuant to this section; provided, that such requirement shall be deemed to be met if the Federal Reserve Bank of New York or the Federal Reserve Bank of Philadelphia certifies to the State Treasurer that, pursuant to authority given by the depository, it holds obligations, owned by the depository, of the kind and in the amount required by the State Treasurer to secure any such deposit.

2. This act shall take effect immediately.

Approved June 25, 1958.

## CHAPTER 85

AN ACT to amend "An act to amend and supplement the 'Housing Co-operation Law,' being chapter 20 of the laws of 1938, approved March 8, 1938 (P. L. 1938, c. 20)," approved July 6, 1950 (P. L. 1950, c. 298).

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

Section  
amended.

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

C. 55:14B-4.1.  
Bonds and  
notes of  
municipal-  
ities to aid  
projects.

5. Bonds and notes of municipalities to aid projects. (a) Any city, town, borough, village or township is hereby authorized and empowered to incur indebtedness, borrow, appropriate and expend money and to issue its bonds for the purpose of aiding any housing authority in the undertaking of any housing project as to which the Federal Government shall have contracted to furnish financial assistance.

(b) Any city, town, borough, village or township is hereby authorized and empowered to incur indebtedness, borrow, appropriate and expend money and to issue its bonds for the purpose of aiding any redevelopment agency in the undertaking of any redevelopment project.

(c) Any bonds of any city, town, borough, village or township issued under this act shall be authorized by ordinance adopted by the governing body of said municipality in the manner or mode of procedure prescribed by the local bond law, constituting sections 40:1-1 to 40:1-88 of the Revised Statutes, and said bonds shall be issued in the manner or mode of procedure prescribed by said law, except that (1) said bonds may be authorized and issued notwithstanding any debt or other limit prescribed by said law, (2), no down payment shall be required, (3) said bonds shall mature in annual installments, commencing not more than 2 years from the date of said bonds and ending not later

than the end of the period of usefulness determined in said ordinance as hereinafter provided, and (4) the ordinance authorizing such bonds need set forth only a brief and general description of the said project, the amount of the appropriation made thereby and amounts of bonds to be issued pursuant thereto, a determination of the period of usefulness of such project within the limitations fixed by said local bond law for such project if the same had been undertaken by such municipality, the rate or maximum rate of interest the bonds shall bear and the date and maturities of the bonds. Such bonds may be made subject to redemption prior to maturity with or without premium at such times and on such terms and conditions as may be provided by resolution of the governing body adopted prior to their issuance, and all matters relating to such bonds not hereinabove required to be stated in such ordinance may be performed or determined by resolution or resolutions of the governing body adopted prior to their issuance.

(d) No such ordinance authorizing bonds to aid in the financing of any such project shall take effect unless and until there shall be endorsed upon a certified copy thereof, as adopted, the approval of the Local Government Board of the Division of Local Government in the Department of the Treasury. A certified copy of such ordinance shall upon adoption be filed with said board together with such statements and information with respect thereto or regarding the financial condition of said municipality as said board may prescribe. Said board shall cause its approval to be endorsed upon such certified copy if it shall be satisfied and shall record by order its estimates that (a) the amounts to be expended for such project are not unreasonable or exorbitant, (b) issuance of said bonds will not materially impair the credit of said municipality or substantially reduce its ability during the ensuing 10 years to pay punctually the principal

and interest of its debts and supply essential public improvements and services and (c) taking into consideration trends in population and in values and uses of property and in needs for essential public improvements, the percentage of net debt of said municipality, computed as provided in said local bond law, will at some date within 10 years be either less than 7% or less than the amount thereof computed at the time of taking effect of said ordinance. If said board shall not within 60 days after filing of said certified copy with it be satisfied as to the matters described above, it shall cause its disapproval to be endorsed on such certified copy and shall deliver to said municipality a statement of its reasons for such endorsement of disapproval.

(e) Any city, town, borough, village or township may issue its negotiable notes, at public or private sale, in anticipation of the issuance of bonds authorized by any such ordinance after such ordinance has taken effect and may, from time to time, renew any such notes. All such notes (including renewals thereof) shall mature and be paid not more than 2 years from the date of the adoption of the ordinance authorizing the bonds in anticipation of which the notes are issued. All such notes may be authorized by resolution adopted by the governing body of said municipality.

(f) All bonds and notes issued hereunder shall be direct and general obligations of the city, town, borough, village or township issuing them and, unless payment is otherwise made or provided for, a tax sufficient in an amount to pay the principal and interest on such bonds and notes shall be levied and collected by said municipality in the year in which the same shall become due and payable. Such bonds or notes may contain a recital that they are issued pursuant to this act in the manner or mode of procedure prescribed by said local bond law and such recitals shall be conclusive evidence

of their validity and of the regularity of their issuance.

The provisions of chapter 2 of Title 40 of the Revised Statutes shall not apply to any public body in the exercise of the powers conferred upon it by this act toward the fulfillment of the purposes of this act.

2. This act shall take effect immediately.

Approved June 25, 1958.

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## CHAPTER 86

AN ACT concerning the use of facsimile or machine impressed signatures and amending section 52:18-20 of the Revised Statutes.

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

1. Section 52:18-20 of the Revised Statutes is amended to read as follows:

Section  
amended.

52:18-20. Except as provided by section 52:19-12 of this Title, the State Treasurer shall not draw any moneys deposited by him or to his credit, unless by check subscribed by him or by his facsimile or machine impressed signature as treasurer and countersigned by the State Comptroller or by his facsimile or machine impressed signature.

Signatures  
on State  
checks.

2. This act shall take effect immediately.

Approved June 25, 1958.

## CHAPTER 87

AN ACT concerning counties and authorizing the board of chosen freeholders of any county to permit the use of space or rooms, together with furniture and equipment, in buildings owned or maintained by the county, by a county mental health association incorporated under the laws of this State, with or without the payment of rent, supplementing Title 40 of the Revised Statutes.

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

C. 40:32-20.  
Space,  
furniture  
and equip-  
ment for  
mental  
health as-  
sociation  
authorized.

1. The board of chosen freeholders of any county may grant to any county mental health association incorporated under the laws of this State, for the purpose of conducting a day-care center and school for severely disturbed children, use of space, rooms or offices in any building owned, maintained or acquired by such county, with or without the payment of rent, during and time when not then needed for public use by such board, under such conditions and regulations as such board shall determine, and may also grant to such incorporated association, as an incident to use of such space or rooms, the right to use furniture and equipment of the county and the right to use all services and utilities available in such building.

2. This act shall take effect immediately.

Approved June 26, 1958.



## CHAPTER 88

AN ACT concerning working hours of female labor,  
and amending section 34:2-28 of the Revised  
Statutes.

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

1. Section 34:2-28 of the Revised Statutes is Section  
amended.  
amended to read as follows:

34:2-28. In order to protect the health of females Working  
hours of  
female  
labor;  
exceptions.  
employed in manufacturing establishments, baker-  
ies and laundries and by providing an adequate per-  
iod of rest at night, no female shall be employed or  
permitted to work in any manufacturing estab-  
lishment, bakery, or laundry in this State before  
7 o'clock in the morning or after 12 o'clock in the  
evening of any day; provided, that nothing herein  
contained shall apply to canneries engaged in the  
packing of perishable products such as fruits and  
vegetables or to glass manufacturing establish-  
ments; and provided, further, that the commis-  
sioner shall, upon application, by special order,  
authorize employment of females over 21 years of  
age before 7 o'clock in the morning and after 12  
o'clock in the evening of any day in a manufac-  
turing establishment, or bakery primarily engaged  
in manufacturing biscuits and crackers which oper-  
ates on multiple shifts, if he finds that working con-  
ditions, including those related to safety in, and  
adequacy of transportation to, such establishment,  
or bakery primarily engaged in manufacturing bis-  
cuits and crackers are adequate for the protection  
of the health and welfare of the employees pro-  
posed to be so employed. The provisions contained  
in this section relating to hours of employment may  
be suspended by the Governor, on his own order  
or upon application to him, in time of war or other  
serious national emergency, which order shall be  
limited to a particular period of time, and shall be

limited to a particular manufacturing establishment.

2. This act shall take effect immediately.

Approved June 26, 1958.

#### CHAPTER 89

AN ACT to amend "An act to establish in the Legislative Branch of the State Government a Law Revision and Legislative Services Commission and an agency to be known as the 'Law Revision and Legislative Services' and prescribing their powers, and duties," approved December 15 (P. L. 1954, c 254).

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

Section  
amended.

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

C. 52:11-8.  
Commission;  
officers and  
employees;  
continuous  
body.

3. The agency shall be governed by a commission which shall be known as the "Law Revision and Legislative Services Commission," and shall consist of said commission, an Executive Director and Chief Counsel to the Legislature, a Division of Council to the Legislature, a Division of Law Revision and Bill Drafting and a Division of Legislative Information and Research and such officers and employees as shall from time to time be appointed or employed by direction of the commission.

The members of the commission, the Executive Director and Chief Counsel to the Legislature and all other officers and employees of the agency shall be and hereby are designated as officers and employees of the Legislature.

The commission shall be deemed to be a continuous body and no action taken by it shall be repealed or abrogated by reason of the termination of the terms of the members thereof.

Section  
amended.

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

4. The commission shall consist of 6 members of the Senate who shall be appointed by the President thereof and 6 members of the General Assembly who shall be appointed by the Speaker thereof. No more than 3 of each group of 6 members shall be appointed from the same political party.

C. 52:11-9.  
Membership;  
appointment;  
bipartisan.

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

Section  
amended.

5. The members of the commission, including those now in office appointed from the Legislature, shall serve as members of the commission respectively for terms coextensive with their respective terms, as members of the Houses of the Legislature from which they were appointed. All members shall serve until the appointment and qualifications of their respective successors. Vacancies in the membership of the commission shall be filled for the unexpired terms only in the same manner as the original members were appointed.

C. 52:11-10.  
Term of  
office;  
vacancies.

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

Section  
amended.

6. The members of the commission shall annually elect 1 member as chairman and 1 member as vice-chairman thereof who shall hold office after the expiration of their respective terms until their successors shall be elected and shall qualify. The members of the commission shall receive no compensation for their services but shall be reimbursed for expenses incurred in the performance of their duties. Seven members of the commission shall constitute a quorum, but no action shall be taken by the commission, except by the affirmative vote of not less than 7 members. The commission may take any action, except the election of its chairman and vice-chairman, which it would be authorized to take at any meeting, without the holding of any meeting, by resolution submitted in writing to each of the members for his approval or disapproval and consented to in writing by at least 7 members.

C. 52:11-11.  
Organization;  
expenses;  
quorum.

5. This act shall take effect immediately.

Approved June 26, 1958.

## CHAPTER 90

AN ACT concerning the issuance of warrants or writs for removal and writs of possession in actions to recover possession of certain premises or units used for dwelling purposes and extending the operation of the provisions of chapter 81 of the laws of 1956 and chapter 110 of the laws of 1957 pertaining thereto.

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

Section  
amended.

1. Section 5 of P. L. 1956, chapter 81, is amended to read as follows:

C. 2A:42-10.5.  
Act  
effective.

5. This act shall take effect June 30, 1956 and shall cease to be in effect on June 30, 1959.

Section  
amended.

2. Section 4 of P. L. 1957, chapter 110, is amended to read as follows:

C. 2A:42-10.9.  
Act  
effective.

4. This act shall take effect immediately and shall expire June 30, 1959.

3. This act shall take effect immediately.

Approved June 26, 1958.

## CHAPTER 91

AN ACT concerning weapons and amending section 2A:151-13 of the New Jersey Statutes.

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

Section  
amended.

1. Section 2A:151-13 of the New Jersey Statutes is amended to read as follows:

Prohibits  
manufacture,  
sale, etc.,  
of air or  
spring  
guns.

2A:151-13. Any person who manufactures, sells, barter, exchanges, hires, loans, gives, buys, possesses, uses, shoots or knowingly delivers any air gun, spring gun or pistol, or other weapon of a similar nature in which the propelling force is a

spring or air and ejecting a bullet or missile smaller than  $\frac{3}{8}$  of an inch in diameter, with sufficient force to injure the person, is guilty of a misdemeanor.

2. This act shall take effect 30 days after enactment.

Approved June 30, 1958.

## CHAPTER 92

AN ACT to authorize a conveyance of certain State lands situate in the township of Hamilton, Mercer county.

WHEREAS, The State of New Jersey has heretofore acquired title to a parcel of land situate in the township of Hamilton, Mercer county, designated as Parcel X-11 on a plan entitled "New Jersey State Highway Department, General Property Parcel Map, Route 25 (1927) Section 1-C, Yardville Relocation Showing Existing Right of Way & Parcels To Be Acquired In Bordentown Township, Burlington County, Hamilton township, Mercer County, Scales as Indicated, February 1950," which is no longer needed for highway purposes; and,

Preamble.

WHEREAS, The interests of the public would be well served if said lands were put to a useful purpose; now, therefore,

Preamble.

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

1. The State Highway Commissioner acting for, on behalf and in the name of the State of New Jersey, is hereby authorized and empowered to sell and convey, at such price and upon such terms and conditions as shall be fixed by the State House Commission, to the Yardville First Aid Squad, sponsored by the Yardville Civic Club, a non-profit organization of the State of New Jersey all

Conveyance of certain State lands authorized: location and description.

that land and premises, situate, lying and being in the township of Hamilton, county of Mercer and State of New Jersey, and more particularly described as follows:

Parcel X-11, as indicated on a map entitled: "New Jersey State Highway Department, GENERAL PROPERTY PARCEL MAP, ROUTE 25 (1927) SECTION 1C, Yardville Relocation, Showing Existing Right of Way & Parcels To Be Acquired In Bordentown Township, Burlington County, Hamilton Township, Mercer County, Scales as Indicated February 1950";

Said Parcel X-11, Beginning at the point of intersection of the northwesterly right of way line of State Highway Route 25 (1927) Section 1-C, as laid down on the aforesaid map with the easterly line of Groveville Road and running:

Thence (1) northwardly along the easterly line of Groveville Road, a distance of about 180 feet to the point of intersection of the easterly line of Groveville Road with the southwesterly line of Old Crosswicks Road;

Thence (2) southeastwardly along the southwesterly line of Old Crosswicks Road, a distance of about 169 feet to a point in the aforesaid northwesterly line of Route 25 (1927) Section 1-C;

Thence (3) southwestwardly along the northwesterly line of Route 25 (1927) Section 1-C aforesaid, a distance of about 142 feet to the point of beginning; Containing about 0.258 ac.

Provided, however, that the Yardville First Aid Squad shall not have the right of direct access to and from Route 25 (1927) Section 1-C, but shall have the right of direct access to and from Groveville road and Old Crosswicks road.

2. This act shall take effect immediately.

Approved June 30, 1958.

## CHAPTER 93

AN ACT to empower the Commissioner of the Department of Conservation and Economic Development to sell, lease or exchange for other lands State-owned lands acquired for the use of the Division of Fish and Game as public hunting and fishing grounds and to provide for the disposition of any lands or moneys received upon such sale, lease or exchange.

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

1. In any case where the Commissioner of the Department of Conservation and Economic Development finds that the best interests of the State will be served thereby, he shall have the power and authority to sell, lease or exchange for other lands or property, any areas of land, water, or land and water, or any interest therein, belonging to the State, acquired exclusively for public hunting and fishing grounds and game refuges, and assigned to the Division of Fish and Game. Such sales, leases or exchanges shall be made in the name of the State of New Jersey and executed by the Commissioner of Conservation and Economic Development at such price and upon such terms and conditions as shall be fixed by the State House Commission.  
C. 23:8A-1.  
Sale, lease  
or exchange  
of land;  
price, terms  
and con-  
ditions.
2. Whenever lands are received in exchange, title to same shall be taken in the name of the State of New Jersey, and they shall be held for the use and purposes of the Division of Fish and Game.  
C. 23:8A-2.  
Title; use.
3. All moneys received from any such sale or lease, or received as part of the consideration when an exchange of lands is made, shall be remitted to the State Treasurer and placed to the credit of a fund known as the "public shooting and fishing grounds fund" created by and existing under the provisions of section 23:3-11 of the Revised Stat-  
C. 23:8A-3.  
Use of  
moneys.

utes, said money to be used exclusively for such uses and purposes as are provided for by said act, and held and disbursed by the State Treasurer, as is further provided for by said act.

4. This act shall take effect immediately.

Approved June 30, 1958.

## CHAPTER 94

AN ACT authorizing the board of chosen freeholders of any county in which a park commission shall not have been established to acquire land for use as a public golf course and other recreational facilities, and to improve, maintain, and operate the same.

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

C. 40:32-7.6.  
Acquisition  
of land for  
public golf  
course.

1. The board of chosen freeholders of any county in which a park commission shall not have been established may lease, or may acquire, in fee or less estate, by gift, devise, grant or purchase any land or real estate and rights therein, improved or unimproved, within the county for use as a public golf course, and for such other recreational, playground, or public entertainment purposes and activities as it may determine to provide in connection therewith.

C. 40:32-7.7.  
Maintenance  
and construction  
authorized.

2. The board of chosen freeholders may preserve, care for, lay out, construct, maintain, improve, and operate any land or real estate it may acquire for use as a public golf course and for such other recreational, playground, or entertainment purposes and activities as it may determine to provide in connection therewith. It may construct, reconstruct, alter, provide, renew, and maintain such buildings or other structures and equipment as it may determine, and provide for the care, custody, and control thereof.



3. The money necessary to pay for the lands, rights, or interest therein acquired for a public golf course and for such other recreational, playground, or public entertainment purposes and activities as the board of chosen freeholders may determine, and for improving and equipping the same may be raised by taxation or by the issuance of permanent or temporary loan bonds, or by both taxation and the issuance of bonds. Such bonds shall be issued in accordance with the provisions of article 1 of chapter 1 of Title 40 of the Revised Statutes (§§ 40:1-1 et seq.). Such bonds may be regarded as having been authorized for a self-liquidating purpose, and the provisions of sections 40:1-77, 40:1-78 and 40:1-79 of the Revised Statutes shall apply to such bonds, except that the Local Government Board shall make the determinations therein required of the Board of Public Utility Commissioners.

C. 40:32-7.8.  
Raising  
funds:  
methods.

4. The board of chosen freeholders may assign general supervision and control over the maintenance, operation and regulation of any such public golf course, and of all recreational, playground and public entertainment activities carried on in connection therewith to any department of the county government, or, by resolution, provide for such supervision by the county recreation commission or by a board of commissioners, to be appointed by the board of freeholders to so serve without compensation.

C. 40:32-7.9.  
Supervision  
and control.

5. The board of chosen freeholders may annually appropriate money to be raised by taxation to develop, maintain, and operate a public golf course and all form of recreation, playground, and public entertainment activities carried on in connection therewith.

C. 40:32-7.10.  
Appropriations.

6. The board of chosen freeholders may establish, charge, and collect reasonable fees, rents or other charges for admission to, use or enjoyment of any property developed or used in whole or in part for a public golf course. And it may establish,

C. 40:1-32-7.11.  
Fees, rents  
and other  
charges.

charge, and collect reasonable fees, rents or other charges for any recreational privilege, entertainment, or other activity conducted on said premises or any part thereof.

C. 40:1-32-7.12.  
Rules and  
regulations.

7. The board of chosen freeholders may by resolution make, alter, amend, and repeal rules and regulations for the supervision, regulation and control of all activities carried on, conducted, sponsored, arranged, or provided for in connection with a public golf course, and for the protection of property, and may prescribe and enforce fines and penalties for the violation of any such rule or regulation.

C. 40:32-7.13.  
Court of  
jurisdiction.

8. The municipal court of the municipality in which the public golf course is located shall have jurisdiction in actions for the violation of any such rule or regulation. The rules and regulations shall be enforced by the same proceedings and processes, and the practice for the enforcement thereof shall be the same as that provided by law for the enforcement of other ordinances of the municipality.

C. 40:32-7.14.  
Fines and  
penalties to  
county.

9. All moneys collected either as fines or penalties for violation of a rule or regulation shall be forwarded by the clerk of the court to the county treasurer.

C. 40:32-7.15.  
Lease  
authorized;  
term.

10. Whenever a board of chosen freeholders which shall have established a public golf course and related recreational facilities pursuant to this act, deems it to be in the interest of the county so to do, the board may by resolution authorize the leasing of all or any portion of the land and buildings for use by the public as a golf course and such other public recreational, playground or public entertainment purposes and activities as the board may determine. No such lease shall be made for a term in excess of 20 years.

C. 40:32-7.16.  
Competitive  
bids for  
lease;  
procedure.

11. Any lease executed hereunder shall be upon competitive bids following public advertisement therefor, in a newspaper circulating in the county, at least once, not less than 20 days prior to the

receipt of bids. The advertisement shall designate the time and place of a meeting of the board of chosen freeholders at which the bids shall be received. At such time and place, the governing body, or any committee thereof having authority to do so, shall receive sealed bids and immediately proceed to unseal them and publicly announce the contents thereof. A record of the rentals, other consideration and terms offered shall be made in the minutes of the board for each bid. No bid shall be received previous to the hour designated in the advertisement and none shall be received thereafter. The lease shall be awarded to the highest responsible bidder.

12. The power conferred in this act is in addition to those given by any other law or laws.

C. 40:32-7.17.  
Powers  
additional..

13. This act shall take effect immediately.

Approved June 30, 1958.

## CHAPTER 95

AN ACT to amend "An act concerning financial responsibility for damages caused by the operation of motor vehicles and repealing chapter 6 of Title 39 of the Revised Statutes," approved May 10, 1952 (P. L. 1952, c. 173).

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

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

Section  
amended.

3. (a) If 20 days after the receipt of a report of a motor vehicle accident within this State which has resulted in bodily injury or death, or damage to the property of any 1 person in excess of \$100.00, the director does not have on file evidence satisfactory to him that the person who would otherwise be required to file security under subsection (b) of this section has been released from

C. 39:6-25.  
Security  
required:  
license  
suspension:  
act in-  
applicable;  
insurance  
or supply  
company  
requirements.

liability, or has been finally adjudicated not to be liable, or has executed a duly acknowledge written agreement providing for the payment of an agreed amount in installments with respect to all claims for injuries or damages resulting from the accident, the director shall determine the amount of security which shall be sufficient in his judgment to satisfy any judgment or judgments for damages resulting from such accident as may be recovered against each operator or owner.

(b) The director shall, within 60 days after the receipt of such report of a motor vehicle accident, suspend the license of each operator and all registrations of each owner of a motor vehicle in any manner involved in such accident, and if such operator is a nonresident the privilege of operating a motor vehicle within this State, and if such owner is a nonresident the privilege of the use within this State of any motor vehicle owned by him, unless such operator or owner or both shall deposit security in the sum so determined by the director; provided, notice of such suspension shall be sent by the director to such operator and owner not less than 10 days prior to the effective date of such suspension and shall state the amount required as security. Where erroneous information is given the director with respect to the matters set forth in subdivisions 1, 2 or 3 of subsection (c) of this section, he shall take appropriate action as hereinbefore provided, within 60 days after receipt by him of correct information with respect to said matters.

(c) This section shall not apply under the conditions stated in section 4 of this act nor:

(1) to such operator or owner, if such owner had in effect, at the time of such accident, an automobile liability policy with respect to the motor vehicle involved in such accident;

(2) to such operator, if not the owner of such motor vehicle, if there was in effect at the time of such accident an automobile liability policy or

bond with respect to his operation of motor vehicles not owned by him;

(3) to such operator or owner if the liability of such operator or owner for damages resulting from such accident is, in the judgment of the director, covered by any other form of liability insurance policy or bond; nor

(4) to any person qualifying as a self-insurer under section 30 of this act, or to any person operating a motor vehicle for such self-insurer.

No such policy or bond shall be effective under this section unless issued by an insurance company or surety company authorized to do business in this State, except that if such motor vehicle was not registered in this State, or was a motor vehicle which was registered elsewhere than in this State at the effective date of the policy or bond, or the most recent renewal thereof, such policy or bond shall not be effective under this section unless the insurance company or surety company if not authorized to do business in this State shall execute a power of attorney authorizing the director to accept service on its behalf of notice or process in any action upon such policy or bond arising out of such accident; provided, however, every such policy or bond is subject, if the accident has resulted in bodily injury or death, to a limit, exclusive of interest and costs, of not less than \$10,000.00 because of bodily injury to or death of 1 person in any 1 accident and, subject to said limit for 1 person, to a limit of not less than \$20,000.00 because of bodily injury to or death of 2 or more persons in any 1 accident, and, if the accident has resulted in injury to or destruction of property, to a limit of not less than \$5,000.00 because of injury to or destruction of property of others in any 1 accident.

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

9. The director shall require proof of financial responsibility to satisfy any claim for damages, by reason or bodily injury to, or the death of, any 1

Section  
amended.

C. 39:6-31.  
Proof of  
financial  
responsibility  
required;  
amounts.

person of at least \$10,000.00, or by reason of bodily injury to, or the death of, more than 1 person on account of any such accident, of at least \$20,000.00, and for damage to property of at least \$5,000.00, from any person whose license has been suspended or revoked because of a conviction or a forfeiture of any bail, for the violation of any of the following provisions of law:

(a) Operating or permitting another person to operate a motor vehicle while under the influence of intoxicating liquor or any narcotic or habit-producing drugs, as provided in section 39:4-50 of the Revised Statutes;

(b) Not stopping at once when involved in an accident, ascertaining injury, rendering assistance and disclosing identity, as provided in article 15 of chapter 4 of Title 39 of the Revised Statutes;

(c) Reckless driving, as provided in section 39:4-96 of the Revised Statutes, except in such cases where circumstances, in the judgment of the director, are such that requirements should be waived;

(d) Homicide or assault or assault and battery arising out of the operation of a motor vehicle;

(e) Such other violations as constitute cause for suspension or revocation of licenses in this State; or

(f) An offense in any other State which, if committed in this State, would be a violation of any of the aforesaid provisions of law of this State.

Whenever the director shall require proof of financial responsibility from the owner of any motor vehicle, he shall require proof in the amounts herein specified for each vehicle owned or registered by such person.

Section  
amended.

C. 39:6-37.  
License  
not sus-  
pended if  
insurance  
carrier  
fails.

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

15. Whenever it appears to the satisfaction of the director that, at the time of a motor vehicle accident resulting in the death of or injury to any person, or damage to property to the extent of

\$100.00, the judgment debtor, against whom a judgment has been obtained as a result of such accident, was insured in an insurance company, authorized to do business in this State, against public liability for injuries or death to 1 person to the extent of \$10,000.00 and for injuries or death to more than 1 person to the extent of \$20,000.00 and for damage to property to the extent of \$5,000.00 arising out of a single motor vehicle accident and that the judgment has not been paid because, subsequent to the date of such accident, such insurance company has become insolvent or bankrupt, or the commissioner of banking and insurance has undertaken control hereof for the purpose of liquidation, he shall not suspend the operator's license and the registration certificates of such judgment debtor, if such judgment debtor files proof of his ability to respond in damage for future accidents as required by this act.

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

Section  
amended.

16. For the purposes of sections 9 to 14 of this act when:

C. 39:6-38.  
Amount of  
payment  
deemed  
satisfying  
judgment.

(a) \$10,000.00 has been credited upon any judgment or judgments rendered in excess of that amount for bodily injury to or the death of 1 person as the result of 1 accident;

(b) Subject to the limit of \$10,000.00 for 1 person so injured or killed, the sum of \$20,000.00 has been credited upon any judgment or judgments rendered in excess of that amount for bodily injury to or the death of more than 1 person as the result of 1 accident; or

(c) \$5,000.00 has been credited upon any judgment or judgments rendered in excess of that amount for damage to property as the result of 1 accident—

Such payment or payments shall be deemed a satisfaction of the judgment or judgments.

Section  
amended.

C. 39:6-40.  
Proof of  
financial re-  
sponsibility.

5. Section 18 of the act of which this act is amendatory is amended to read as follows:

18. Such proof of financial responsibility shall be furnished as shall be satisfactory to the director.

The proof may be evidence of the insuring of the person against public liability and property damage in the foregoing amounts in the form of a certificate signed by a duly licensed agent of the company issuing the motor vehicle liability policy; provided, such policy shall be noncancelable,, except after 10 days' written notice to the director; provided, that when an agent of an insurance company certifies to evidence of the insuring of a person from whom proof of financial responsibility is required, by the company for which he is authorized to solicit, negotiate or effect contracts of insurance, the company shall notify the director of the expiration of the policy referred to in the certificate at least 10 days before the effective date of the expiration and shall promptly notify the director of the renewal of the insurance policy.

The proof may also be a bond of a surety company or a bond with individual surety owning real estate, conditioned for the payment of the foregoing amounts and not cancelable except after 10 days' written notice to the director. The bond shall constitute a lien in favor of the State upon the real estate of any surety, and this lien shall exist in favor of a holder of a judgment on account of damage, caused by the operation of the person's motor vehicle, upon the filing of a notice to that effect by the director in the office of the clerk of the county where the real estate is located.

The proof may also be a deposit by the person with the director of a sum of money or collateral in the amount of \$25,000.00. Any collateral shall be determined by and shall be satisfactory to the director.

Additional evidence of financial responsibility



shall be furnished the director at any time upon his request therefor.

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

Section  
amended.

24. A motor vehicle liability policy furnished as proof of financial responsibility as provided herein shall be a policy of liability insurance issued by an insurance carrier authorized to transact business in this State to the person therein named as insured, or in the case of a nonresident, by an insurance carrier authorized to transact business in any of the States or provinces hereinafter stated. The policy shall:

C. 39:6-46.  
Require-  
ments  
liability  
policies.

(a) Designate, by explicit description or appropriate reference, all motor vehicles with respect to which coverage is intended to be granted thereby, and insure the insured named therein and any other person using or responsible for the use of any such motor vehicle with the express or implied consent of the insured, against loss from the liability imposed upon the insured or other person by law, for injury to or the death of a person, other than a person who is covered, as respects the injury or death, by any workmen's compensation law, or damage to property, except property of others in charge of the insured or the insured's employees, growing out of the maintenance, use or operation of the motor vehicle in the United States of America; or

(b) In the alternative, insure the person therein named as insured against loss from the liability imposed by law upon the insured for injury to or death of a person, other than a person who is covered as respects the injury or death by any workmen's compensation law, or damage to property, except property of others in charge of the insured or the insured's employees, growing out of the operation or use by the insured of a motor vehicle, except a motor vehicle registered in the name of the insured, and occurring while the insured is per-

sonally in control, as driver or occupant, of the motor vehicle within the United States of America.

The policy shall insure to the amount or limit of \$10,000.00, exclusive of interest and costs, on account of injury to or death of 1 person, and, subject to the same limit with respect to injury to or death of 1 person, of \$20,000.00, exclusive of interest and costs, on account of 1 accident resulting in injury to or death of more than 1 person, and of \$5,000.00 for damage to property of others, as herein provided, resulting from 1 accident, or a binder pending the issuance of any such policy, or an indorsement to an existing policy is hereinafter provided.

This section shall not be construed as preventing the insurance carrier from granting any lawful coverage in excess of or in addition to the coverage herein provided for, nor from embodying in the policy any agreement, provision or stipulation not contrary to the provisions of this chapter and not otherwise contrary to law.

Separate concurrent policies covering respectively (a) bodily injury or death, as aforesaid, and (b) property damage, as aforesaid, shall be considered a "motor vehicle liability policy" within the meaning of this act.

Note:  
Act effective.

7. This act shall take effect January 1, 1959.  
Approved July 1, 1958.

## CHAPTER 96

AN ACT to validate acknowledgments or proofs of certain deeds or mortgages.

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

Acknowledgments to certain deeds and mortgages validated.

1. All acknowledgments or proofs of deeds or mortgages, heretofore made or taken, including acknowledgments made by attorneys in fact, shall, if otherwise valid, be good and sufficient in law and

equity, for all purposes whatsoever, notwithstanding any imperfection in said acknowledgments or proofs; provided, however, that all such deeds or mortgages shall have been duly recorded for a period of at least 5 years in the proper recording office; and provided further, that no action or proceedings shall have heretofore been instituted in any court in respect to the validity of any such deed, mortgage, acknowledgment or proof.

2. This act shall take effect immediately.

Approved July 1, 1958.

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## CHAPTER 97

AN ACT to validate certain conveyances heretofore made by husband and wife.

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

1. Where in any deed of conveyance of real property heretofore made by husband and wife, both the husband and wife have signed the said deed of conveyance and where their signatures have been duly acknowledged as required by law, but where in the premises, stating part or body of the deed of conveyance the name of the husband or wife has been omitted, or where the husband and wife have conveyed by separate deeds to the same grantee or grantees, such deed or deeds shall be as good and valid and shall vest all estate of the husband and wife signing and acknowledging such deed or deeds in the grantee or grantees in such deed or deeds to the same effect as if they had conveyed by both joining in the same deed; provided, however, that such deed or deeds are good and valid in all other respects.

Certain conveyances by husband and wife validated.

2. This act shall take effect immediately.

Approved July 1, 1958.

## CHAPTER 98

AN ACT to amend the "Unsatisfied Claim and Judgment Fund Law," approved May 10, 1952 (P. L. 1952, c . 174).

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

Section  
amended.

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

C. 39:6-70.  
Hearing on  
application  
for payment  
of judgment.

10. Hearing on application for payment of judgment. The court shall proceed upon such application, in a summary manner, and, upon the hearing thereof, the applicant shall be required to show

(a) He is not a person covered with respect to such injury or death by any workmen's compensation law, or the personal representative of such a person,

(b) He is not a spouse, parent or child of the judgment debtor, or the personal representative of such spouse, parent or child,

(c) He was not at the time of the accident, a guest occupant riding in a motor vehicle owned or operated by the judgment debtor and is not the personal representative of such a guest occupant,

(d) He was not at the time of the accident, operating or riding in an uninsured motor vehicle owned by him or his spouse, parent or child, and was not operating a motor vehicle in violation of an order of suspension or revocation,

(e) He has complied with all of the requirements of section 5,

(f) The judgment debtor at the time of the accident was not insured under a policy of automobile liability insurance under the terms of which the insurer is liable to pay in whole or in part the amount of the judgment,

(g) He has obtained a judgment as set out in section 9 of this act, stating the amount thereof

and the amount owing thereon at the date of the application,

(h) He has caused to be issued a writ of execution upon said judgment and the sheriff or officer executing the same has made a return showing that no personal or real property of the judgment debtor, liable to be levied upon in satisfaction of the judgment, could be found or that the amount realized on the sale of them or of such of them as were found, under said execution, was insufficient to satisfy the judgment, stating the amount so realized and the balance remaining due on the judgment after application thereon of the amount realized,

(i) He has caused the judgment debtor to make discovery under oath, pursuant to law, concerning his personal property and as to whether such judgment debtor was at the time of the accident insured under any policy or policies of insurance described in subparagraph (f) of this section,

(j) He has made all reasonable searches and inquiries to ascertain whether the judgment debtor is possessed of personal or real property or other assets, liable to be sold or applied in satisfaction of the judgment,

(k) By such search he has discovered no personal or real property or other assets, liable to be sold or applied or that he has discovered certain of them, describing them, owned by the judgment debtor and liable to be so sold and applied and that he has taken all necessary action and proceedings for the realization thereof and that the amount thereby realized was insufficient to satisfy the judgment, stating the amount so realized and the balance remaining due on the judgment after application of the amount realized,

(l) The application is not made by or on behalf of, any insurer by reason of the existence of a policy of insurance, whereby the insurer is liable to pay, in whole or in part, the amount of the judgment and that no part of the amount to be paid

out of the fund is sought in lieu of making a claim or receiving a payment which is payable by reason of the existence of such a policy of insurance and that no part of the amount so sought will be paid to an insurer to reimburse or otherwise indemnify the insurer in respect of any amount paid or payable by the insurer by reason of the existence of such a policy of insurance,

(m) Whether or not he has recovered a judgment in an action against any other person against whom he has a cause of action in respect of his damages for bodily injury or death or damage to property arising out of the accident and what amounts, if any, he has received by way of payments upon the judgment, or by way of settlement of such cause of action, in whole or in part, from or on behalf of such other person.

Whenever the applicant satisfies the court that it is not possible to comply with 1 or more of the requirements enumerated in subparagraphs (h) and (i) of this section and that the applicant has taken all reasonable steps to collect the amount of the judgment or the unsatisfied part thereof and has been unable to collect the same, the court may dispense with the necessity for complying with such requirements.

The board or any insurer to which the action has been assigned may appear and be heard on application and show cause why the order should not be made.

Section  
amended.

C. 39:6-71.  
Order for  
payment of  
judgment.

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

11. Order for payment of judgment. The court shall make an order directed to the treasurer requiring him to make payment from the fund of such sum, if any, as it shall find to be payable upon said claim, pursuant to the provisions of and in accordance with the limitations contained in this act, if the court is satisfied, upon the hearing:

(a) Of the truth of all matters required to be shown by the applicant by section 10,

(b) That the applicant has fully pursued and exhausted all remedies available to him for recovering damages against all persons mentioned in subparagraph (m) of section 10 by

(1) Commencing action against all such persons against whom the applicant might reasonably be considered as having a cause of action in respect of such damages and prosecuting every such action in good faith to judgment and

(2) Taking all reasonable steps available to him to collect on every judgment so obtained and by applying the proceeds of any judgment or recovery so obtained towards satisfaction of the amount due upon the judgment for payment of which the claim is made.

Any amount which the plaintiff has received or can collect by way of payments upon the judgment or by way of settlement of the cause of action, in whole or part, from or on behalf of any person other than the judgment debtor, described in subparagraph m of section 10, shall be deducted from the amount due upon the judgment for payment of which claim is made.

3. This act shall take effect immediately, but shall be applicable only to claims made by qualified persons, or the personal representatives of such persons, who suffer damages resulting from bodily injury or death or damage to property arising out of the ownership, maintenance or use of a motor vehicle in this State on or after the effective date of this act and whose damages may be satisfied in whole or in part from the fund.

Note:  
Act  
effective;  
application  
of act.

Approved July 1, 1958.

## CHAPTER 99

AN ACT to amend and supplement the "Unsatisfied Claim and Judgment Fund Law," approved May 10, 1952 (P. L. 1952, c. 174).

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

Section  
amended.

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

C. 39:6-63.  
Creation of  
fund.

3. For the purpose of creating the fund.

(a) Every person registering an uninsured motor vehicle in this State for the yearly period commencing April 1, 1954, shall pay at the time of registering the same, in addition to any other fee prescribed by any other law, a fee of \$3.00;

(b) Every person registering any other motor vehicle in this State for the yearly period commencing April 1, 1954, shall pay at the time of registering the same, in addition to any other fee prescribed by any other law, a fee of \$1.00;

(c) On or before March 31, 1955, each insurer shall pay to the treasurer a sum equal to  $\frac{1}{2}$  of 1% of its net direct written premiums for the calendar year 1953 as shown in its annual statement filed with the commissioner;

(d) On December 30 in each year, beginning with 1956, the director shall calculate the probable amount which will be needed to carry out the provisions of this act during the ensuing registration license year. In such calculation, he shall take into consideration the amount presently reserved for pending claims, anticipated payments from the fund during said year, anticipated amounts to be reserved for claims pending during said year, and the desirability of maintaining a surplus over and above such anticipated payments and present and anticipated reserves, such surplus not to exceed the amount actually paid from the fund during the 12 full calendar months immedi-



ately preceding the date of calculation. If, in his judgment, the estimated balance of the fund at the beginning of the next registration license year will be insufficient to meet such needs, he shall

(1) Determine the amount to be fixed as the Unsatisfied Claim and Judgment Fund Fee for such registration license year. Such fee shall in no case exceed \$15.00 and shall be paid by each person registering an uninsured motor vehicle during such ensuing year at the time of registration in addition to any other fee prescribed by any other law.

(2) If the estimated total amount of Unsatisfied Claim and Judgment Fund Fees to be collected during the ensuing registration license year shall be insufficient, in the judgment of the director, to provide the estimated amount needed to carry out the provisions of this act during the said ensuing registration license year, he shall assess this estimated deficiency against insurers for such year's contribution to the fund. Such deficiency shall be apportioned among such insurers in the proportion that the net direct written premiums of each bears to the aggregate net direct written premiums of all insurers during the preceding calendar year as shown by the records of the commissioner. Such aggregate assessment, however, shall in no event exceed  $\frac{1}{2}$  of 1% of the aggregate net direct written premiums for such preceding calendar year. Each insurer shall pay the sum so assessed to the treasurer on or before March 31, next following.

(e) Whenever any of the provisions of this act concerning the method and sources of assessments, the maximum amounts payable from the fund, eligibility or qualifications of claimants, or amounts to be deducted from payments made from the fund are amended by law, between January 1 and April 30 in any year, the director may, if he deems it necessary, rescind any assessment made on December 30 of the preceding year. He shall then, within 15 days of the adoption of such amendment, recalculate the probable amount which will be needed

to carry out the provisions of this act during the ensuing registration license year, in accordance with the provisions of subsection (d) of this section. If, in his judgment, the estimated balance of the fund at the beginning of the next registration license year will be insufficient to meet such needs, he shall determine the Unsatisfied Claim and Judgment Fund Fee and the contributions of insurers, if any, in accordance with the provisions of subsection (d) of this section. In the event of a rescission and reassessment subsequent to March 1 in any year, insurers shall pay the sum so assessed, if any, to the treasurer within 90 days of the date of such assessment.

Section  
amended.

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

C. 39:6-65.  
Notice of  
accident  
and inten-  
tion to  
file claim.

5. Any qualified person, or the personal representative of such person, who suffers damages resulting from bodily injury or death or damage to property arising out of the ownership, maintenance or use of a motor vehicle in this State on or after April 1, 1955, and whose damages may be satisfied in whole or in part from the fund, shall, within 90 days after the accident, as a condition precedent to the right thereafter to apply for payment from the fund, give notice to the board, the form and contents of which shall be prescribed by the board, of his intention to make a claim thereon for such damages if otherwise uncollectible; provided, any such qualified person may, in lieu of giving said notice within said time, make proof to the court on the hearing of the application for the payment of a judgment (a) that he was physically incapable of giving said notice within said period and that he gave said notice within 90 days after he became physically capable to do so or in the event he did not become so capable, that a notice was given on his behalf within a reasonable period, or (b) that he gave notice to the board within 15 days of receiving notice that an insurer had disclaimed on a policy of insurance so as to remove

or withdraw liability insurance coverage for his claim against a person or persons who allegedly caused him to suffer damages. A copy of the complaint shall be furnished to the board if an action has theretofore been brought for the enforcement of such claim. Such person shall also notify the board of any action thereafter instituted for the enforcement of such claim within 15 days after the institution thereof and such notice shall be accompanied by a copy of the complaint.

The director is hereby authorized and empowered, the provisions of any other law relating to the confidential nature of any reports or information furnished to or filed with the Division of Motor Vehicles notwithstanding, to furnish to the board upon its request, for such use, utilization and purposes as the board may deem reasonably appropriate to administer this act and discharge its functions hereunder, any reports or information filed by any person or persons claiming benefits under the provisions of this act, that the director has with regard to any accident, and any operator or owner of a motor vehicle involved in any accident, and as to any automobile or motor vehicle liability insurance or bond carried by any operator or owner of any motor vehicle.

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

9. When any qualified person recovers a valid judgment in any court of competent jurisdiction in this State, against any other person, who was the operator or owner of a motor vehicle, for injury to, death of, any person or persons, or a similar valid judgment in such court against such a defendant for an amount in excess of \$100.00, exclusive of interest and costs, for damages to property, except property of others in charge of such operator or owner or such operator's or owner's employees, arising out of the ownership, maintenance or use of the motor vehicle in this State on or after April 1, 1955, and any amount remains un-

Section  
amended.

C. 39:6-69.  
Application  
for payment  
of judgment.

paid thereon in the case of a judgment for bodily injury or death, or any amount in excess of \$100.00 remains unpaid thereon in case of a judgment for damage to property, such judgment creditor may, upon the termination of all proceedings, including reviews and appeals in connection with such judgment, file a verified claim in the court in which the judgment was entered and, upon 10 days' written notice to the board may apply to the court for an order directing payment out of the fund, of the amount unpaid upon such judgment for bodily injury or death, which does not exceed, or upon such judgment for damage to property which exceeds the sum of \$100.00 and does not exceed—

(a) The maximum amount or limit of \$10,000.00, exclusive of interest and costs, on account of injury to, or death of, 1 person, in any 1 accident, and

(b) The maximum amount or limit, subject to such limit for any 1 person so injured or killed, of \$20,000.00, exclusive of interest and costs, on account of injury to, or death of, more than 1 person, in any 1 accident, and

(c) The maximum amount or limit of \$5,000.00, exclusive of interest and costs, for damage to property in any 1 accident.

Section  
amended.

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

C. 39:6-72.  
Settlement  
of actions  
against  
motorists.

12. (a) In any action against an operator or owner of a motor vehicle for injury to or death of any person or for damage to property arising out of the ownership, maintenance or use of said vehicle in this State on or after April 1, 1955, pending in any court of competent jurisdiction in this State, the plaintiff may upon notice to the board file a verified petition with the court alleging

(1) the matters set forth in subparagraphs (a), (b), (c), (d), (e) and (f) of section 10;

(2) that the petition is not presented on behalf of an insurer under circumstances set forth in subparagraph (1) of section 10;

(3) that he has entered into an agreement with the defendant to settle all claims set forth in the complaint in said action and the amount proposed to be paid to him pursuant thereto;

(4) that said proposed settlement has been consented to by the board;

(5) that the defendant has executed and delivered to the board a verified statement of his financial condition;

(6) that a judgment against the defendant would be uncollectible;

(7) that the defendant has undertaken in writing to repay to the treasurer the sum that he would be required to pay under such settlement, if approved by the court, and has executed a confession of judgment in connection therewith.

If the court be satisfied of the truth of the allegations in said petition and of the fairness of such proposed settlement, it may enter an order approving the same and directing the treasurer, upon receipt of the undertaking and confession of judgment mentioned in subparagraph (7) of this section, to make payment to the plaintiff of the amount agreed to be accepted.

(b) An insurer to whom a claim has been assigned may settle any claim involving the payment of less than \$2,500.00 with the approval of the director and any other 1 member of the board, or any claim involving a payment between \$2,500.00 and \$5,000.00 with the approval of the board, without court approval, if satisfied

(1) that the claimant is not a person of the character described in subparagraphs (a), (b), (c), (d), (e) and (f) of section 10;

(2) that the settlement is not made on the behalf of an insurer under circumstances set forth in subparagraph (1) of section 10; and

(3) that a judgment against the owner or operator of the motor vehicle involved in the accident would be uncollectible, and that such owner or operator has consented to such settlement, exe-

cuted and delivered to the board a verified statement of his financial condition and undertaken in writing to repay to the treasurer the sum to be paid under the settlement, and executed a confession of judgment in connection therewith. Any settlement so made shall be certified by the board to the treasurer, who shall, upon receipt of said undertaking to repay and confession of judgment, make the required payment to claimant out of the fund.

Section  
amended.

C. 39:6-73.  
Limitation  
on amounts  
payable  
from  
fund.

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

13. No order shall be made for the payment, and the treasurer shall make no payment, out of the fund, of

(a) Any claim for damage to property for less than \$100.00.

(b) The first \$100.00 of any judgment for damage to property or of the unsatisfied portion thereof, or

(c) The unsatisfied portion of any judgment which, after deducting \$100.00 therefrom if the judgment is for damage to property, exceeds

(1) the maximum or limit of \$10,000.00, exclusive of interest and costs, on account of injury to, or death of, 1 person in any 1 accident, and

(2) the maximum amount or limit, subject to such limit for any 1 person so injured or killed, of \$20,000.00, exclusive of interest and costs, on account of injury to, or death of, more than 1 person, in any 1 accident, and

(3) the maximum amount or limit of \$5,000.00, exclusive of interest and costs, for damages to property in any 1 accident, Provided, that such maximum amounts shall be reduced by any amount received or recovered as specified in subparagraph (m) of section 10.

(d) Any claim for damage to property which includes any sum greater than the difference between said maximum amounts and the sum of \$100.00, and any amount paid out of the fund in

excess of the amount so authorized may be recovered by the treasurer in an action brought to him against the person receiving the same.

6. Section 18 of the act of which this act is amendatory is amended to read as follows:

Section  
amended.

18. When the death of, or personal injury to, any person arises out of the ownership, maintenance or use of a motor vehicle in this State on or after April 1, 1955, but the identity of the motor vehicle and of the operator and owner thereof cannot be ascertained or it is established that the motor vehicle was at the time said accident occurred, in the possession of some person other than the owner without the owner's consent and that the identity of such person cannot be ascertained, any qualified person who would have a cause of action against the operator or owner or both in respect to such death or personal injury may bring an action therefor against the director in any court of competent jurisdiction, but no judgment against the director shall be entered in such an action unless the court is satisfied, upon the hearing of the action, that—

C. 39:6-78.  
"Hit-and-  
run"  
cases.

(a) The claimant has complied with the requirements of section 5,

(b) The claimant is not a person covered with respect to such injury or death by any workmen's compensation law, or the personal representative of such a person,

(c) The claimant was not at the time of the accident operating or riding in an uninsured motor vehicle owned by him or his spouse, parent or child, and was not operating a motor vehicle in violation of an order of suspension or revocation,

(d) The claimant has a cause of action against the operator or owner of such motor vehicle or against the operator who was operating the motor vehicle without the consent of the owner of the motor vehicle,

(e) All reasonable efforts have been made to ascertain the identity of the motor vehicle and of

the owner and operator thereof and either that the identity of the motor vehicle and the owner and operator thereof cannot be established, or that the identity of the operator, who was operating the motor vehicle without the owner's consent, cannot be established,

(f) The action is not brought by or on behalf of an insurer under circumstances set forth in paragraph (1) of section 10.

Section  
amended.

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

C. 39:6-79.  
Other "hit-  
and-run"  
cases.

19. When in an action in respect to the death of, or personal injury to, any person, arising out of the ownership, maintenance or use of a motor vehicle in this State on or after April 1, 1955, judgment is rendered for the defendant on the sole ground that such death or personal injury was occasioned by a motor vehicle—

(a) The identity of which, and of the owner and operator of which, has not been established, or

(b) Which was in the possession of some person other than the owner or his agent without the consent of the owner and the identity of the operator has not been established, such cause shall be stated in the judgment and the plaintiff in such action may within 3 months from the date of the entry of such judgment make application for authority to bring an action upon said cause of action against the director in the manner provided in section 18.

Section  
amended.

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

C. 39:6-84.  
Judgment  
against  
director.

24. When a judgment is obtained against the director, in an action brought under this act, upon the determination of all proceedings including appeals and reviews, the court shall make an order directed to the treasurer directing him to pay out of the fund to the plaintiff in the action the amount thereof which does not exceed \$10,000.00, exclusive of interest and costs, on account of injury to, or death of, 1 person and, subject to such limits



for the death of, or injury to, any 1 person, does not exceed \$20,000.00, exclusive of interest and costs, on account of the injury to, or death of, more than 1 person, in any 1 accident, provided that such maximum amount shall be reduced by any amount received or recovered by the plaintiff as specified in subparagraph (m) of section 10.

9. The provisions of sections 9, 13 and 24 of the act of which this act is amendatory and supplementary which increase the maximum amounts payable from the fund shall be applicable only to claims made by qualified persons, or the personal representatives of such persons, who suffer damages resulting from bodily injury or death or damage to property arising out of the ownership, maintenance or use of a motor vehicle in this State on or after January 1, 1959, and whose damages may be satisfied in whole or in part from the fund.

NOTE to  
sections  
9, 13 and 24  
Application.

10. The provisions of sections 9, 13, 18, 19 and 24 of the act of which this act is amendatory and supplementary, excepting those provisions increasing the maximum amounts payable from the fund, shall be applicable only to claims made by qualified persons, or the personal representatives of such persons, who suffer damages resulting from bodily injury or death or damage to property arising out of the ownership, maintenance or use of a motor vehicle in this State on or after the effective date of this act, and whose damages may be satisfied in whole or in part from the fund.

NOTE to  
sections  
9, 13, 18, 19  
and 24  
Application.

11. This act shall take effect immediately.

Approved July 1, 1958

## CHAPTER 100

AN ACT to amend an act entitled "An act concerning children, supplementing chapter 12 of Title 9 of the Revised Statutes, and revising parts of the statutory law," approved March 19, 1953 (P. L. 1953, c. 9).

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

Section  
amended.

C. 9:12A-1.  
Children's  
shelter  
authorized;  
appropria-  
tions; trus-  
tees; man-  
agement by  
freeholders.

1. Section 25 of the act to which this is an amendment is hereby amended to read as follows:

25. The board of chosen freeholders of any county may establish, equip and maintain a home for the temporary detention of children, separated entirely from any place of confinement of adults, to be known as "The Children's Shelter of County," which shall be conducted as an agency for the purposes of caring for the children of the county whose cases are pending before the juvenile and domestic relations court of the county or who are homeless or abandoned, abused, neglected or cruelly treated or who, being under 16 years of age, are witness before such court or some other court.

The board may appropriate sufficient funds for the purchase of property and the building or buildings and the furnishing of supplies and equipment therefor from the annual appropriations, or if they consider the amount too great to add to the annual appropriation, they may issue bonds for such purpose.

The building may be built on property owned by the county or the board may acquire the same by gift, purchase or condemnation.

The board may appoint a committee of 7 citizens of the county, at least 2 of whom shall be women, who together with the judge of the juvenile and domestic relations court of the county and the director of the board of chosen freeholders as ex-

officio members shall constitute the board of trustees of the children's shelter. The board of trustees shall make the rules and regulations for the management of the children's shelter and the groupings of the children therein.

In any county in which a children's shelter is or shall be established and operated pursuant to this section, solely for children who are homeless or abandoned, abused, neglected or cruelly treated, the board of chosen freeholders may, by resolution, determine to operate and manage such children's shelter instead of appointing a board of trustees for such purpose, in which case the board of chosen freeholders shall have and may exercise all the powers of a board of trustees as provided in this section.

The shelter shall be in charge of a superintendent, and the board of managers, or the board of chosen freeholders, as the case may be, shall have authority to appoint the superintendent, and other employees in like manner as other county employees are appointed; the board of chosen freeholders shall provide the funds for carrying on the shelter and for the betterments, improvements and replacements that may be required, in the annual appropriations, but money for new buildings and the equipment thereof and other permanent improvements may be raised by bond issue.

2. This act shall take effect immediately.

Approved July 2, 1958.

## CHAPTER 101

AN ACT to amend "An act to regulate the occupation of barbering, to provide for the licensing of persons to carry on such occupation and to create the State Board of Barber Examiners to provide rules regulating the proper conduct and sanitation of the occupation of barbering for the protection of the public health and to provide penalties for violation thereof," approved May 17, 1938 (P. L. 1938, c. 197).

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

Section  
amended.

C. 45:4-48.  
Organiza-  
tion; seal;  
minutes;  
bond; com-  
pensation;  
quorum.

1. Section 22 of the act of which this act is amendatory is amended to read as follows:

22. Said Board of Barber Examiners shall organize and elect a chairman and a secretary-treasurer from its own members. It shall adopt and use a common seal for the authentication of its audit and records. The secretary-treasurer shall keep a record of all proceedings of the board and shall remit all funds received to the Treasurer of the State of New Jersey.

The secretary-treasurer shall be bonded in the sum of \$3,000.00 with sureties approved by the Secretary of State, conditioned for the faithful performance of his duties, and shall take the oath provided by law for such public office.

The secretary-treasurer of the board shall receive a compensation of \$6,500.00 per annum and devote his full time to the supervision of office and field workers and to the performance of the other duties of his office.

A majority of the board in meeting duly assembled may perform and exercise all the duties and powers developed upon the board.

The other members of the board shall receive a compensation of \$6,000.00 per annum and in addition thereto, all members of the board, including

the secretary-treasurer, shall be reimbursed and receive their necessary traveling expenses, which shall include only the cost of transportation to and from the place of performance of their duties, incurred in the proper discharge of their duties. They shall devote their full time to the performance of the duties of their respective offices as such members.

All expenses, salaries, et cetera, shall be paid only from the receipts received for barber fees, and at no time shall the expenses exceed the receipts received from barber fees.

2. This act shall take effect immediately.

Approved July 2, 1958.

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## CHAPTER 102

AN ACT to authorize the conveyance of a right-of-way and easement in certain lands of the State of New Jersey situate in the township of Montgomery, Somerset county, New Jersey, to Transcontinental Gas Pipe Line Corporation, a corporation of the State of Delaware.

WHEREAS, Transcontinental Gas Pipe Line Corporation, a corporation of the State of Delaware, authorized to do business in New Jersey, acting pursuant to the Natural Gas Act (June 21, 1938, chapter 556, 52 Stat. 821, U. S. C. A., Title 15, section 717 et seq.) and amendments and supplements thereto, is about to construct, operate and maintain as an extension of its existing facilities for the transportation of gas in interstate commerce, a pipeline with its appurtenant facilities, from a point on its existing main line in Princeton township, Mercer county, New Jersey, to a point in the State of Pennsylvania; and

Preamble.

WHEREAS, Transcontinental Gas Pipe Line Corporation is also a "natural gas pipeline utility" with-

Preamble.

in the meaning of the Natural Gas Safety Act of New Jersey (R. S. 48:10-3); and

Preamble.

WHEREAS, Acting pursuant to such authority, it is necessary that Transcontinental Gas Pipe Line Corporation acquire from the State of New Jersey a right-of-way and easement for its pipeline operations over, under and through certain lands in the township of Montgomery, county of Somerset, New Jersey, which right-of-way and easement is hereinafter more particularly described; and

Preamble.

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

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

Authorized  
to sell  
right-of-way;  
description.

1. The Commissioner of the Department of Institutions and Agencies, with the approval of the State House Commission, acting for and on behalf of and in the name of the State of New Jersey, is hereby authorized and empowered to sell and convey to Transcontinental Gas Pipe Line Corporation, a corporation of the State of Delaware, its successors and assigns, for a consideration of \$18,400.00, a right-of-way and easement for the purposes of laying, constructing, maintaining, operating, repairing, altering, replacing and removing, from time to time, pipelines, together with valves, tie-overs and other appurtenant facilities, for the transportation of natural gas over, under and through all those tracts or parcels of land hereinafter described, situate, lying and being in the township of Montgomery, county of Somerset and State of New Jersey, to wit:

Beginning at a point in the line of lands between Coralyn Dale Vermeer and lands owned by the State of New Jersey, said point being North 89 degrees 02 minutes West 469.7 feet from the Northern North East corner of said Coralyn Dale Vermeer as measured along the aforementioned line

of lands, thence (1) North 89 degrees 02 minutes West 30.6 feet to a point; thence (2) North 12 degrees 54 minutes East crossing Burnt Hill Road 1039.8 feet to a point; thence (3) North 06 degrees 36 minutes West 2563.1 feet to a point; thence (4) North 10 degrees 15 minutes East 179.4 feet to a point in the center line of Skillman Road; thence (5) North 83 degrees 20 minutes East 31.4 feet along the center line of Skillman Road to a point, said point being South 83 degrees 20 minutes West 1492.3 feet as measured along the center line of Skillman Road from its intersection with the center line of Burnt Hill Road; thence (6) South 10 degrees 15 minutes West 179.6 feet to a point; thence (7) South 06 degrees 36 minutes East 2562.9 feet to a point; thence (8) South 12 degrees 54 minutes West recrossing Burnt Hill Road 1042.2 feet to the point and place of Beginning.

The same being over and across lands conveyed to the State of New Jersey by various instruments and now occupied in whole or in part by the New Jersey Neuropsychiatric Institute.

Together with all other rights and benefits necessary or convenient for the full enjoyment or use of the rights herein granted, including, but without limiting the same to, the right from time to time to cut, remove and keep clear all trees, undergrowth and other obstructions that may injure, endanger or interfere with the construction, operation, maintenance and repair of said pipelines.

Together with the right to enter upon, clear off, and use for initial construction purposes only, an additional strip of land 45 feet in width parallel with and contiguous to the westerly side of the above described strip of land.

Subject to the rights of the public, if any, in and to any public streets crossing or lying within the limits of said right-of-way and easement.

Also subject to the terms, conditions and pro-

visions of said right-of-way grant as shall be determined by the State House Commission not inconsistent with the provisions hereof.

Use of  
proceeds.

2. Proceeds from the sale of said land shall be paid into the Treasury of the State of New Jersey.

3. This act shall take effect immediately.

Approved July 2, 1958.

## CHAPTER 103

AN ACT concerning the State Highway Department and adding a new route to the State highway system and designating it as a freeway.

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

R. S. 27:6-1.  
New route  
added.

1. The State Highway Commissioner shall as soon as practical and in accordance with the procedure set forth in article 1 of chapter 7 of Title 27 of the Revised Statutes add to the present highway system the following-described route:

Route No. . . . . , beginning in the vicinity of the Borough of Eatontown, Monmouth County, at State Highway Route 35 on the north and from thence in a southerly direction easterly of the Garden State Parkway through Ocean Township, Neptune Township, and Wall Township, to State Highway Route 35 in the vicinity of the Borough of South Belmar, in Monmouth County, on the south.

Freeway.

2. The aforesaid route . . . . . is hereby designated a freeway as defined in chapter 83 of the laws of 1945.

3. This act shall take effect immediately.

Approved July 2, 1958.



## CHAPTER 104

AN ACT concerning persons eligible for employment by the State and the several counties, municipalities and school districts, and amending section 11:9-6 of the Revised Statutes.

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

1. Section 11:9-6 of the Revised Statutes is amended to read as follows: Section amended.

11:9-6. The chief examiner and secretary shall reject the application of a person for admission to a test for establishing an employment list, or refuse to test an applicant or certify the name of an eligible, who: Grounds for rejection of application or to certify eligibility: exceptions.

a. Lacks the established qualifications requirements for the position for which he applies or has been tested; or

b. Is physically unfit to perform effectively the duties of the position in which he seeks employment; or

c. Is addicted to the habitual use of drugs or intoxicating liquors; or

d. Has been guilty of a crime or infamous or notoriously disgraceful conduct; or

e. Has been dismissed from the public service for delinquency; or

f. Has made false statements of a material fact or practiced or attempted to practice any deception or fraud in his application, in his tests or in securing his eligibility or appointment.

If, however, it shall appear that any such person, who is ineligible under subparagraphs d, e and f hereof, has achieved a degree of rehabilitation that indicates that his or her employment would not be incompatible with the welfare of society and the aims and objectives to be accomplished by the agency of government where such person is to be employed, then the chief examiner and secretary

may, provided that the appointing authority of the employing agency shall concur therein, admit such person to appropriate tests, and subsequently certify such person as eligible for employment.

An applicant or eligible may appeal to the commission from the action of the chief examiner and secretary in accordance with the rules established under this subtitle.

2. This act shall take effect immediately.

Approved July 2, 1958.

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## CHAPTER 105

AN ACT concerning elections, and amending section 19:49-4 of the Revised Statutes.

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

Section  
amended.

Sample  
ballots  
provided;  
mailing.

1. Section 19:49-4 of the Revised Statutes is amended to read as follows:

19:49-4. a. The officer or officers whose duty it may be under this sub title to provide and furnish official ballots for any polling place where a voting machine is to be used shall also provide 2 sample ballots or more, or instruction ballots, which sample or instruction ballot shall be arranged in the form of a diagram showing such portion of the face of the voting machine as it will appear after the official ballots are arranged thereon or therein for voting on election day. Such sample or instruction ballots shall be open to the inspection of all voters on election day, in all elections where voting machines are used.

b. There shall be furnished a sufficient number of sample ballots, a facsimile of the face of the machine, of a reduced size, 1 of which sample ballots shall be mailed to each registered voter. Any reference to sample ballot envelopes in any

section of this Title to the contrary notwithstanding, in all counties where voting machines are used and wherein the commissioner of registration has the facilities to mail out sample ballots direct to the registrants of such county and has elected so to do, as otherwise in this Title provided, the commissioner of registration in any such county may request the county clerk of such county to have the sample ballots prepared in the manner following:

(1) The county clerk shall have said sample ballots for all general and special elections printed in such manner that, when folded, the words "Official General Election Sample Ballot" or as the case may be, shall appear on the reverse side thereof, together with the words "In cases where the sample ballot is to be sent to an addressee who does not receive his mail by delivery to his home or through rural free delivery 'if not delivered within 5 days return to the commissioner of registration' and in all other cases 'if not delivered within 2 days return to the commissioner of registration.' Do not Forward. Return Postage Guaranteed" over the return address of the commissioner of registration. Such portion of the ballot may contain such additional words that conform with United States Postal regulations that will prevent such envelope from being forwarded to the voter at any other address than that appearing on the envelope, and that will cause such envelope to be returned to the commissioner of registration, with information thereon from the post office showing the reason for nondelivery.

(2) The county clerk in drawing the specifications for the printing of the official primary ballots shall include the requirement that the municipal clerks shall have primary sample ballots printed in such manner that, when folded, the words "Official Primary Election Sample Ballot" shall appear on the reverse side thereof, together with

the words "In cases where the sample ballot is to be sent to an addressee who does not receive his mail by delivery to his home or through rural free delivery 'if not delivered within 5 days return to the commissioner of registration' and in all other cases 'if not delivered within 2 days return to the commissioner of registration.' Do Not Forward. Return Postage Guaranteed" over the return address of the commissioner of registration. Such portion of the ballot may contain such additional words that conform with United States Postal regulations that will prevent such envelope from being forwarded to the voter at any other address than that appearing on the envelope, and that will cause such envelope to be returned to the commissioner of registration, with information thereon from the post office showing the reason for non-delivery.

(3) Five sample ballots shall be posted as now required by law.

c. For all general and special elections the county clerk, and for all primary and municipal elections the municipal clerks, shall, at least 30 days preceding any such election, make the arrangements necessary to be made with the postmaster or postmasters in their respective counties and municipalities to have the said sample ballots mailed under the postal laws and regulations, and forthwith notify the said commissioner of registration in writing to that effect.

2. This act shall take effect immediately.

Approved July 3, 1958.

## Chapter 106

AN ACT to amend "An act concerning banking and banking institutions (Revision of 1948)," approved April 29, 1948 (P. L. 1948, c. 67).

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

1. Section 187 of the act of which this act is amendatory is amended to read as follows:

Section  
amended.

187. Cash balances.

C. 17:9A-187.  
Cash  
balances.

Every savings bank shall maintain cash balances of not less than 3% of its aggregate deposits other than capital deposits. The cash balances may consist of (1) lawful currency of the United States, or (2) demand deposits made (a) in a reserve depository as defined in section 49, or (b) in a Federal home loan bank of which the savings bank is a member, or (c) subject to the approval of the commissioner, in any bank or trust company incorporated under the laws of any State of the United States or the District of Columbia, whether or not such bank or trust company is a member of the Federal Reserve System. Said required cash balances, to the extent of not more than 1% of aggregate deposits other than capital deposits, may be made up of obligations of the United States maturing within 1 year.

2. This act shall take effect immediately.

Approved July 3, 1958.

## CHAPTER 107

AN ACT concerning the small loan law and supplementing chapter 10 of Title 17 of the Revised Statutes.

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

C. 17:10-18.1  
Only 1 assignment  
or order  
for payment  
collectible  
at 1 time;  
priority.

1. Only 1 assignment or order for the payment of future salaries, wages, commissions or other compensation for services, served upon an employer in accordance with section 17:10-18 of the Revised Statutes, shall be collectible or satisfied at 1 time, and where more than 1 such assignment or order shall be served upon an employer against the same person, the assignments or orders shall be collectible from, or satisfied by, the employer in the order of priority in which such assignments or orders are served upon the employer.

2. This act shall take effect immediately.

Approved July 3, 1958.

## CHAPTER 108

AN ACT concerning escheats and amending section 2A:37-20 of the New Jersey Statutes.

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

Section  
amended.

1. Section 2A:37-20 of the New Jersey Statutes is amended to read as follows:

Judgment  
of escheat;  
application  
for abandon-  
ment or  
destruction.

2A:37-20. The Superior Court, by its judgment, may determine the title to such personal property, and where the court shall find that such personal property, in whole or in part, has escheated to the State the judgment shall so declare, and such personal property, or so much of it as the court shall adjudge, shall thereupon escheat to the State.

Upon timely application in the cause by the person having such property in his possession, the Superior Court, by said judgment, may further provide that such items of personal property without substance or value that otherwise would escheat to the State, but are not claimed or taken by the State in such escheat proceedings by reason of the worthless nature of such items may after the expiration of 2 years after the filing of such judgment be abandoned or destroyed by the person having possession of the same.

2. This act shall take effect immediately.

Approved July 3, 1958.

## CHAPTER 109

AN ACT to define and authorize the manufacture and sale of artificially sweetened ice cream for diabetics, amending section 24:10-66, and supplementing chapter 10 of Title 24, of the Revised Statutes.

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

1. "Artificially sweetened ice cream" is defined as ice cream manufactured, prepared or processed for consumption by diabetics and shall contain only those ingredients prescribed by section 24:10-58 of the Revised Statutes but shall be sweetened with an artificial sweetening agent and contain edible carbohydrates other than sugar. The artificial sweetening agent and the edible carbohydrates must be approved by the Department of Health and no sugars other than those naturally present in the milk solids or fruit agent shall be added thereto.

The manufacturer of artificially sweetened ice cream shall place such product in packages or containers which shall be conspicuously labeled "arti-

C. 24:10-66.1  
Artificially  
sweetened.  
ice cream  
defined:  
label.

ficially sweetened" immediately preceding the words "ice cream" in similar type at least  $\frac{1}{2}$  the size of the type used for the words "ice cream" and on the same contrasting background and in addition shall label thereon any other warning statement which the Department of Health may prescribe. The label shall also contain a statement in terms of percentage by weight of protein, fat and carbohydrates, the total number of calories per fluid ounce, the number of calories contributed by carbohydrates per fluid ounce and any carbohydrates other than lactose and the name of each ingredient entering into the composition other than flavor. Artificially sweetened ice cream shall not be sold in any quantity or in any manner other than in sealed or unbroken packages or containers from 1 or more separate compartments of a refrigerated container or cabinet.

Section  
amended.

2. Section 24:10-66 of the Revised Statutes is amended to read as follows:

Products  
deemed  
adulterated.

24:10-66. Ice cream, custard ice cream, French ice cream, French custard, frozen custard, ice milk, sherbet, ice and fruit ice shall be deemed to be adulterated within the meaning of this article:

First: Except as provided in section 1 of this amendatory and supplementary act, if it contains any added preservative including boric acid, formaldehyde, any artificial sweetener including saccharin, dulcin or any substance or compound that is deleterious to health.

Second: If it contains salts of copper, iron, ochres or any coloring substance deleterious to health, but this paragraph shall not be construed to prohibit the use of harmless coloring matter when not used for fraudulent purposes.

Third: If it contains any deleterious flavoring matter or flavoring matter not true to name.

Fourth: If it contains any fats, oils, or paraffin other than milk fats added to or blended or compounded with it, but the coating of coated ice



cream may contain cocoa butter or cocoanut oil, or both; and chocolate ice cream may contain cocoa butter.

Fifth: If it is an imitation ice cream, ice cream substitute or coated imitation ice cream as defined in section 24:10-63 of this Title.

Sixth: If it is offered for sale from any container, compartment or cabinet which contains any article other than ice cream, custard ice cream, French ice cream, French custard, frozen custard, ice milk, sherbet, ice or fruit ice.

Seventh: If it falls below the standards or any of them fixed for the particular product by the definition thereof contained in this article or is falsely labeled or labeled contrary to the provisions of this article.

Eighth: If it is ice milk and contains less than 1.4 pounds total food solids per gallon in the finished product or weighs less than 4.5 pounds per gallon or if any package or container of a different unit contains less than a proportionate amount of total food solids or weighs proportionately less.

3. This act shall take effect immediately.

Approved July 3, 1958.

## CHAPTER 110

AN ACT relating to the practice of medicine and surgery and amending section 45:9-16 of the Revised Statutes.

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

1. Section 45:9-16 of the Revised Statutes is amended to read as follows:

45:9-16. The board may refuse to grant or may suspend or revoke a license or the registration of a certificate or diploma to practice medicine and surgery or chiropractic filed in the office of any county clerk in this State under any act of the Legislature, upon proof to the satisfaction of the board

Section  
amended.

Grounds  
for refusal,  
revocation  
or suspen-  
sion of  
licenses.

that the holder of such license (a) has been adjudicated insane, or (b) habitually uses intoxicants, or (c) has practiced criminal abortion, or been convicted of the crime of criminal abortion, or has been convicted of crime involving moral turpitude, or has pleaded *nolo contendere*, *non vult contendere* or *non vult* to an indictment, information, or complaint alleging the commission of the crime of criminal abortion or of crime involving moral turpitude, or (d) has advertised fraudulently, (e) becomes employed by any physician, surgeon, homeopath, eclectic, osteopath, chiropractor, or doctor who advertises fraudulently, or (f) shall have presented to the board any diploma, license or certificate that shall have been illegally obtained or shall have been signed or issued unlawfully or under fraudulent representations, or obtains or shall have obtained a license to practice in this State through fraud of any kind, or (g) has been guilty of employing unlicensed persons to perform work which, under this chapter (45:9-1, et seq.) can legally be done only by persons licensed to practice medicine and surgery or chiropractic in this State. The board shall refuse to grant or shall suspend or revoke any such license or the registration of any such certificate or diploma upon proof to the satisfaction of the board that the applicant for, or holder of, such license habitually uses drugs or has been convicted of a violation of or has pleaded *nolo contendere*, *non vult contendere* or *non vult* to an indictment, information or complaint alleging a violation of any Federal or State law relating to narcotic drugs. Before any license, or registration of a certificate or diploma to practice medicine or surgery or chiropractic filed in the office of any county clerk of this State under any act of the Legislature, shall be suspended or revoked, except in the case of convictions of criminal abortions or convictions of crime involving moral turpitude or plea of *nolo contendere*, *non vult contendere* or *non vult* to indict-

ment, information, or complaint alleging commission of the crime of criminal abortion or crime involving moral turpitude, or convictions of violations of or pleas of *nolo contendere*, *non vult contendere* or *non vult* to an indictment, information or complaint alleging violations of any Federal or State law relating to narcotic drugs, the accused person shall be furnished with a copy of the complaint and be given a hearing before said board in person or by attorney, and any person whose license shall be suspended or revoked in accordance with this section shall be deemed an unlicensed person during the period of such suspension or revocation, and as such shall be subject to the penalties hereinafter prescribed for persons who practice medicine and surgery or chiropractic, without first having obtained a license so to do. Any person whose license, or registration of a certificate or diploma to practice medicine and surgery or chiropractic filed in the office of any county clerk of this State under any act of the Legislature, shall be suspended or revoked under the authority of this chapter (45:9-1, et seq.) may, in the discretion of the board be relicensed at any time to practice without an examination, or have his registration of a certificate or diploma, as aforesaid, reinstated, on application being made to the board.

The record of conviction or the record of entry of a plea of *nolo contendere*, *non vult contendere* or *non vult* in any of the courts of this State, or any other State of the United States, or any of the courts of the United States, or the court of any foreign nation, shall be sufficient warrant for the board to refuse to grant or to suspend or revoke the license or the registration of a certificate or diploma to practice medicine and surgery or chiropractic filed in the office of any county clerk in this State under any act of the Legislature.

2. This act shall take effect immediately.

Approved July 3, 1958.

## CHAPTER 111

AN ACT vacating, relinquishing and abandoning the right, title and interest of the State of New Jersey in certain lands situate in the township of Lakewood and county of Ocean.

Preamble. WHEREAS, The township of Lakewood in the county of Ocean conveyed, on June 14, 1954, to the Department of Defense the lands hereinafter described in consideration that the said department would cause to be erected thereon an armory structure for military purposes within a period of 5 years from the date of said conveyance and subject to a reverter of said lands to said township in the event such armory structure was not so erected within said period; and

Preamble. WHEREAS, The Department of Defense has no present plans to erect an armory structure for military purposes on said lands and will not, in any event, erect such structure prior to the date when such lands would revert to the township of Lakewood pursuant to the terms of said conveyance; and

Preamble. WHEREAS, The State of New Jersey is desirous of vacating, relinquishing and abandoning all its interest in said lands; and

Preamble. WHEREAS, Notice of Intention to apply for the passage of this act has been given as required by the Constitution and the statutes of this State; now, therefore,

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

Right, title and interest vacated. 1. The right, title and interest of the State of New Jersey in and to the following described lands and premises is hereby vacated, relinquished and abandoned.

Description. 2. The said lands and premises are particularly described as follows:

All that certain tract or parcel of land and premises, situate, lying and being the Township of Lakewood in the county of Ocean and State of New Jersey, on the North side of Route 70 about one-half ( $\frac{1}{2}$ ) mile east of New Hampshire Avenue.

Beginning at a bronze top concrete monument number 125 set at the southwest corner of the tract conveyed by the Township of Lakewood to Temple Beth Am Cemetery Association, said monument is further defined by State Grid coordinates.

$$x = 2,134,626.57$$

$$y = 444,504.69$$

and running by New Jersey Grid bearings along the North line of Route 70 a right-of-way 520 feet wide.

1) South 79 deg. 0 min. 34 sec. West, distance 1000.00 feet to a bronze top concrete monument number 126 set for a corner, thence

2) North 10 deg. 59 min. 2 sec. West, distance 1700.00 feet to a concrete monument set, thence:

3) North 79 deg. 0 min. 34 sec. East, distance 1000.81 feet to a concrete monument, thence:

4) South 10 deg. 57 min. 46 sec. East, distance 300.00 feet to a stake found at the Northwest corner of said cemetery plot, thence:

5) Along the west line of said cemetery plot South 10 deg. 57 min. 46 sec. East, distance 1400.00 feet to the monument of beginning. Containing 39.042 acres.

Being the same lands and premises conveyed to the Department of Defense of the State of New Jersey by the Township of Lakewood in the county of Ocean, by deed dated June 14, 1954.

3. The Department of Defense shall make, execute and deliver to the said township of Lakewood such deed or writing as shall be necessary to fully effectuate the purposes of this act.

Delivery of  
deed.

4. This act shall take effect immediately.

Approved July 7, 1958.

## CHAPTER 112

AN ACT concerning motor vehicles, and amending section 39:3-61 of the Revised Statutes.

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

Section  
amended.

1. Section 39:3-61 of the Revised Statutes is amended to read as follows:

Rear  
lamps;  
stop lights,  
excepton:  
reflectors.

39:3-61. Every motor vehicle and every motor-drawn vehicle shall be equipped with at least 1 rear lamp, and every motor vehicle and motor-drawn vehicle, other than truck tractors, manufactured after July 1, 1954, and registered under the provisions of this Title shall be equipped with at least 2 rear lamps, lamp or lamps shall be not less than 15 inches or more than 60 inches above the ground upon which the vehicle stands, and which or each of which when lighted will exhibit a red light plainly visible from a distance of 500 feet to the rear; provided, however, that such rear lamp or lamps may be mounted higher than 60 inches on any vehicle carrying inflammable liquids as a cargo.

One such rear lamp or a separate lamp shall be so constructed and placed as to illuminate with a white light the rear registration marker and render it clearly legible from a distance of 50 feet to the rear. When the rear registration marker is illuminated by an electric lamp other than a required rear lamp, said lamp and the rear lamp or lamps shall be turned on or off only by the same control switch at all times.

All motor vehicles and motor-drawn vehicles manufactured after July 1, 1954, and registered under the provisions of this Title, shall be equipped with at least 2 stop lights, except that this section shall not apply to pole trailers or to any motor drawn vehicle not exceeding 3,000 pounds gross vehicle weight and which, from a distance of at least 500 feet to the rear, does not obscure or ob-

struct sight of the stop signals installed as hereinabove required on the motor vehicle drawing such motor drawn vehicle. Such stop lights shall be so constructed, placed and used as to indicate by a substantial increase in illumination that the service brakes of the vehicle have been applied; provided that motorcycles need be equipped with only 1 stop light. All such stop lights shall be of a type approved by the Director of the Division of Motor Vehicles.

Every passenger car and motor cycle manufactured after September 1, 1937, when operated on a highway shall also carry at the rear, either as a part of the rear lamp or separately, at least 1 approved red reflector. Every commercial motor vehicle, motor-drawn vehicle and omnibus with a capacity of more than 6 passengers hereafter operated on a highway shall also carry at the rear at least 2 approved red reflectors; at least 1 on each side. Every such reflector shall meet the requirements of this article and shall be mounted upon the vehicle at a height not to exceed 60 inches nor less than 24 inches above the ground upon which the vehicle stands. Every such reflector shall be so designed, mounted on the vehicle and maintained as to be visible during the times when lighted lamps are required from all distances within 500 to 50 feet from such vehicle when directly in front of a motor vehicle displaying lawfully lighted approved head lamps.

2. This act shall take effect immediately.

Approved July 7, 1958.

## CHAPTER 113

AN ACT concerning education and amending sections 18:7-25, 18:7-46 and 18:7-89 of the Revised Statutes.

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

Section  
amended.

Time to  
file nom-  
inating  
petitions.

Section  
amended.

Calling  
and con-  
duct of  
special  
elections.

Section  
amended.

Contesting  
validity of  
election  
ordering  
bond  
issue.

1. Section 18:7-25 of the Revised Statutes is amended to read as follows:

18:7-25. Nominating petitions shall be filed with the secretary of the board of education on or before 4 o'clock P. M. of the fortieth day before the date of election.

2. Section 18:7-46 of the Revised Statutes is amended to read as follows:

18:7-46. All special elections shall be called in the manner provided for the calling of the annual school election, but no special school election shall be called to be held in any municipality on any day within 20 days before or after the day fixed according to law for the holding of any primary election for the general election or general election. The qualification of voters, conduct of the election, and establishment of voting districts together with polling places therein shall be governed in all respects by the provisions of the law regulating the annual school election, except that in the case of special school bonding elections, the form of ballot shall be controlled by the form prescribed by section 18:7-47 of this Title.

3. Section 18:7-89 of the Revised Statutes is amended to read as follows:

18:7-89. No action to contest the validity of any election ordering the issue of bonds or election or district meeting held pursuant to section 18:7-94 of this Title shall be commenced after the expiration of 15 days from the date of such election or meeting.

4. This act shall take effect immediately.

Approved July 7, 1958.



## CHAPTER 114

AN ACT concerning motor vehicles and traffic regulations and amending sections 39:4-90, 39:4-140, 39:4-141, 39:4-144 and 39:4-145 of the Revised Statutes.

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

1. Section 39:4-90 of the Revised Statutes is amended to read as follows:

Section  
amended.

39:4-90. The driver of a vehicle approaching an intersection shall yield the right of way to a vehicle which has entered the intersection. When 2 vehicles enter an intersection at the same time the driver of the vehicle on the left shall yield the right of way to the driver of the vehicle on the right.

Right of  
way at  
intersections.

The driver of a vehicle within an intersection intending to turn to the left shall yield to a vehicle approaching from the opposite direction which is within the intersection or so close thereto as to constitute an immediate hazard, but the driver having so yielded, and having given a signal when and as required by law, may make the left turn; and other vehicles approaching the intersection from the opposite direction shall yield to the driver making the left turn.

2. Section 39:4-140 of the Revised Statutes is amended to read as follows:

Section  
amended.

39:4-140. The State Highway Commissioner with reference to State highways may by regulation and the local authorities with reference to any highway under their jurisdiction may by ordinance or resolution, subject to the approval of the director, designate main traveled or major highways as "through streets" and intersections of highways as "stop intersections" or "yield intersections." Through streets shall be marked at entrances thereto by "stop" signs or "yield right of way" signs. Stop intersections and yield intersections

Designation  
of through  
streets,  
stop or  
yield  
intersections.

shall be marked by "stop" signs and "yield right of way" signs respectively, but in no case shall all entrances to such intersections be marked with such signs.

The director on his own motion may designate through streets, stop intersections and yield intersections, and upon the designation shall give notice thereof to the board or body charged with the maintenance of such streets or intersections. The board or body shall thereupon comply with section 39:4-141 of this Title. The director may by appropriate order withdraw the designation of through streets, stop intersections or yield intersections and thereafter cause the removal of "stop" signs or "yield right of way" signs indicating such streets or intersections.

Section  
amended.

3. Section 39:4-141 of the Revised Statutes is amended to read as follows:

Placing  
of stop or  
yield right of  
way signs.

39:4-141. The official, board or body charged with the maintenance of a highway or section thereof designated as a through street, or of an intersection designated as a stop intersection or a yield intersection, as provided in section 39:4-140 of this Title shall place "stop" signs or "yield right of way" signs, as in the designation provided, on the near right side of each highway intersecting the through street or of each entrance to the intersection where such sign is deemed necessary; except that on one-way streets, such signs may be placed on either or both near sides of the intersecting street or entrance, if approved by the director.

Section  
amended.

4. Section 39:4-144 of the Revised Statutes is amended to read as follows:

Stopping or  
yielding  
right of way  
before enter-  
ing intersec-  
tion.

39:4-144. No driver of a vehicle or street car shall enter upon or cross an intersecting street marked with a "stop" sign unless he has first brought his vehicle or street car to a complete stop at a point within 5 feet of the nearest crosswalk or stop line marked upon the pavement at the near side of the intersecting street and shall proceed

only after yielding the right of way to all traffic on the intersecting street which is so close as to constitute an immediate hazard. No driver of a vehicle or street car shall enter upon or cross an intersecting street marked with a "yield right of way" sign without first slowing to a reasonable speed for existing conditions and visibility, stopping, if necessary, and the driver shall yield the right of way to all traffic on the intersecting street which is so close as to constitute an immediate hazard; unless, in either case, he is otherwise directed to proceed by a traffic or police officer or traffic control signal, or as provided in section 39:4-145 of this Title.

5. Section 39:4-145 of the Revised Statutes is amended to read as follows: Section amended.

39:4-145. One or more vehicles or street cars following directly in line with another vehicle or street car and coming to a complete stop, caused by the first vehicle or street car nearest the intersection complying with section 39:4-144 of this Title, may proceed into or across the intersecting street without again coming to a complete stop. No driver of a vehicle or street car approaching the intersection on the intersecting street shall fail to yield to the vehicle so proceeding into or across the intersecting street. Line of vehicles entering through street.

6. This act shall take effect immediately.

Approved July 7, 1958.

#### CHAPTER 115

AN ACT relating to the taxation of motor fuels, amending sections 54:39-65 and 54:39-66 of the Revised Statutes.

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

1. Section 54:39-65 of the Revised Statutes is amended to read as follows: Section amended.

Sales to  
federal  
government  
tax exempt.

54:39-65. The provisions of this chapter requiring the payment of taxes shall not be construed to apply to fuel sold to the government of the United States or any department thereof for official use of such government, but every distributor shall report such sales to the commissioner at such times and in such detail as the commissioner may require. Any claim for exemption under this section may be made by the distributor at any time within 2 years after the date of sale, but no claim made after the expiration of said 2 years will be recognized for any purpose by the State or any agency thereof. Any person who shall purchase or otherwise acquire fuel as herein defined upon which the tax has not been paid, from the United States Government, or any of its agents or officers, for use not specifically associated with any governmental function or operation shall pay to the State of New Jersey the tax herein provided upon the fuel so acquired. It shall be unlawful for any person to use or to conspire with any governmental official, agent or employee for the use of any requisition, purchase order, or any card or any authority to which he is not specifically entitled by government regulations, for the purpose of obtaining any such fuel, upon which the tax has not been paid.

Section  
amended.

2. Section 54:39-66 of the Revised Statutes is amended to read as follows:

Exemptions:  
payment  
of tax;  
refund;  
application.

54:39-66. 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 or leased by the State and all the political subdivisions thereof,

(b) autobusses 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 sections 48:4-14, 48:4-15 and 48:4-16 or 48:16-25 of the Title Public Utilities,

- (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 highway motor 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 while being used for hire for fishing parties or being used for sightseeing or excursion parties,
- (m) cleaning,
- (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 chapter 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 exportations is submitted,
- (r) motor boats or motor vessels used exclusively for Sea Scout training by a duly chartered unit of the Boy Scouts of America, and who shall have paid the tax for such fuels hereby required to be paid, shall be reimbursed and repaid the amount of tax so paid upon presenting to the commissioner an application for such reimbursement or repayment, in form prescribed by the commissioner, which application shall be verified by a declaration of the applicant that the statements con-

tained therein are true. Such application for reimbursement or repayment shall be supported by an invoice, or invoices, showing the name and address of the person from whom purchased, the name of the purchaser, the date of purchase, the number of gallons purchased, the price paid per gallon, and an acknowledgment by the seller that payment of the cost of the fuel, including the tax thereon, has been made. Such invoice, or invoices, shall be legibly written and shall be void if any corrections or erasures shall appear on the face thereof.

The commissioner may, in his discretion, permit a distributor entitled to a refund under the provisions of this section to take credit therefor, in lieu of such refund, in such manner as the commissioner may require, on a report filed pursuant to section 54:39-27 of the Revised Statutes.

3. This act shall take effect immediately.

Approved July 7, 1958.

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## CHAPTER 116

AN ACT relating to the control of radiation, creating a Commission on Radiation Protection in the Department of Health and prescribing its functions, powers and duties.

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

C. 26:2D-1.  
Short title.

1. This act shall be known and may be cited as the "Radiation Protection Act."

C. 26:2D-2.  
Terms  
defined.

2. As used in this act, unless the context indicates another or different meaning or intent:

(a) "Commission" means the Commission on Radiation Protection created pursuant to this act;

(b) "Department" means the Department of Health;

(c) "Unnecessary radiation" means the use of gamma rays, X-rays, alpha and beta particles, high speed electrons, neutrons, protons and other atomic or nuclear particles in such manner as to be injurious or dangerous to the health of the people or the industrial or agricultural potentials of the State.

3. There is hereby created in the Department of Health the Commission on Radiation Protection which shall consist of 5 members with scientific training in medicine, radiology, radiation physics, atomic energy or biology or engineering to be appointed by the Governor, with the advice and consent of the Senate, and the Commissioner of the Department of Health and the Commissioner of the Department of Labor and Industry or their designated representatives.

C. 26:2D-3.  
Commission  
created;  
members;  
qualifica-  
tions.

4. Commissioners appointed by the Governor shall be appointed for a term of 4 years commencing on July 1 of the year of appointment except that of those first appointed, 2 shall be appointed for terms of 1 year, 1 for a term of 2 years, 1 for a term of 3 years, and 1 for a term of 4 years, which terms shall commence on July 1, 1958. Each commissioner shall hold over after the expiration of his term until his successor has been appointed and has qualified.

C. 26:2D-4.  
Terms;  
hold over;  
variances.

Vacancies shall be filled for the unexpired term only in the manner provided for the original appointment.

5. Commissioners shall serve without compensation but shall be entitled to be reimbursed for expenses necessarily incurred in the performance of their duties.

C. 26:2D-5.  
Expenses.

6. The commission annually shall organize as soon as possible after July 1 and shall elect a chairman and a secretary from its own membership. Four members of the commission shall constitute a quorum to transact its business, except that codes, rules and regulations shall be adopted, amended or repealed by a vote of at least 5 members.

C. 26:2D-6.  
Annual  
organization;  
quorum;  
exception.

C. 26:2D-7.  
Codes,  
rules and  
regulations;  
notice and  
public  
hearing.

7. The commission shall have the power to formulate, adopt, promulgate, amend and repeal codes, rules and regulations as may be necessary to prohibit and prevent unnecessary radiation; provided, however, that no such code, rule or regulation and no such amendment or repeal shall be adopted except after a public hearing to be held after 30 days' prior notice thereof by public advertisement of the date, time and place of such hearing, in such a manner as may be provided by the commission, at which opportunity to be heard by the commission with respect thereto shall be given to the public; and provided, further, that no such code, rule or regulation and no such amendment or repeal shall be or become effective until 60 days after the adoption thereof as aforesaid. Any person heard at such public hearing shall be given written notice of the determination of the commission.

C. 26:2D-8.  
Duties of  
commission.

8. It shall be the duty of the commission to review the policies and program of the department as developed under authority of this act; to make recommendations thereon to the department; to provide the department with such technical advice and assistance as may be requested by the department.

C. 26:2D-9.  
Duties of  
department.

9. The department shall:

(a) Administer this act and codes, rules or regulations promulgated by the commission;

(b) Provide the commission with the necessary personnel required to carry out its duties;

(c) Develop comprehensive policies and programs for the evaluation and determination of hazards associated with the use of radiation, and for their amelioration;

(d) Advise, consult, and co-operate with other agencies of the State, the Federal Government, other States and interstate agencies, and with affected groups, political subdivisions and industries;



(e) Accept and administer according to law loans, grants or other funds or gifts from the Federal Government and from other sources, public or private, for carrying out its functions under this act;

(f) Encourage, participate in or conduct studies, investigations, training, research and demonstrations relating to the control of radiation hazard, the measurement of radiation, the effects on health of exposure to radiation and related problems as it may deem necessary or advisable for the discharge of its duties under this act;

(g) Collect and disseminate health education information relating to radiation protection;

(h) Require registration of sources of radiation;

(i) Review plans and specifications on the design and shielding for radiation sources submitted pursuant to codes, rules or regulations of the commission for the purpose of determining possible radiation hazards;

(j) Inspect radiation sources, their shielding and immediate surroundings and records concerning their operation for the determination of any possible radiation hazard.

10. All sources of radiation shall be shielded, transported, handled, used and kept in such manner as to prevent all users thereof and all persons within effective range thereof from being exposed to unnecessary radiation.

C. 26:2D-10.  
Sources of  
radiation  
shielded.

11. Whenever the department finds that there has been a violation of any of the provisions of this act or any codes, rules or regulations of the commission, resulting from the construction, operation or maintenance of a source of radiation, it shall notify any person or legal entity found to be causing, allowing or permitting such violation, of the nature of that violation and order that prior to a time fixed by the department, which time shall not be later than 2 years from the date of service

C. 26:2D-11.  
Notice of  
violation;  
order to  
cease  
and abate.

of the notice, that person or legal entity shall cease and abate causing, allowing or permitting such violation and take such action as may be necessary for the source of radiation to be constructed, operated or maintained in compliance with this act and codes, rules or regulations promulgated by the commission.

C. 26:2D-12.  
Emergency  
orders;  
hearing.

12. Whenever the department finds that an emergency exists requiring immediate action to protect the public health or welfare, it may issue an order reciting the existence of such an emergency and requiring that such action be taken as it deems necessary to meet the emergency. Such order shall be effective immediately. Any person to whom such order is directed shall comply therewith immediately, but, on application to the department, shall be afforded a hearing within 5 days. On the basis of such hearing the department may continue such order in effect or revoke, amend or modify such order.

C. 26:2D-13.  
Civil  
action;  
procedure.

13. The department may bring a civil action in the Superior Court to prevent the violation of the provisions of this act or codes, rules or regulations promulgated by the commission and orders of the department and said court may proceed in the action in a summary manner or otherwise and may restrain in all such cases any person or legal entity from violating any of the provisions of this act or said codes, rules, regulations or orders.

C. 26:2D-14.  
Service of  
notice, order.

14. Any notice, order or other instrument issued pursuant to this act may be served personally or by mailing a copy thereof by certified mail directed to the person or legal entity affected.

C. 26:2D-15.  
Existing  
remedies  
unimpaired.

15. No existing civil or criminal remedy for any action which is a violation of any code, rule or regulation of the commission shall be excluded or impaired by this act.

C. 26:2D-16.  
Review by  
Superior  
Court.

16. Any code, or rule or regulation of the commission or determination or finding of the depart-

ment shall be reviewable in the Superior Court by a proceeding in lieu of prerogative writ.

17. No ordinance, resolution or regulation concerning unnecessary radiation adopted by any municipality, county or local board of health shall be effective until a certified copy of such ordinance or regulation has been submitted to the commission and approved by the commissioner of the department. Such ordinances or regulations may not be approved unless the same shall be consistent with this act or any code, rule or regulation issued pursuant hereto.

C. 26:2D-17.  
Approval  
of local  
ordinances,  
etc.

18. This act shall take effect immediately.  
Approved July 8, 1958.

## CHAPTER 117

AN ACT to amend "An act concerning consolidated school districts, supplementing chapter 5 of Title 18 and repealing sections 18:5-14 to 18:5-17, both inclusive, of the Revised Statutes and 'An act relating to the public schools of this State, and supplementing chapter 5 of Title 18 of the Revised Statutes,' approved May 7, 1938 (P. L. 1938, c. 144)," approved April 28, 1947 (P. L. 1947, c. 86).

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

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

Section  
amended.

1. Whenever the boards of education of 2 or more school districts, and the State Commissioner of Education, after study and investigation, shall deem it to be advisable to unite in creating a consolidated school district, each of said boards shall call and conduct an election, on a day and at a time designated by the county superintendent or county

C. 18:5-17.1.  
Election  
on consoli-  
dation of  
school  
districts.

superintendents of schools in the manner provided for the conduct of school elections by chapter 7 of Title 18 of the Revised Statutes and shall submit the question of consolidating said school districts into a consolidated school district to the voters of the districts.

2. This act shall take effect immediately.

Approved July 8, 1958.

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## CHAPTER 118

AN ACT concerning the sale of certain lands by municipalities and supplementing chapter 60 of Title 40 of the Revised Statutes.

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

C. 40:60-51.7.  
Sale of  
certain  
lands;  
advertising;  
auction.

1. Whenever any municipality in this State shall heretofore have acquired lands for public purposes and for places of resort for public health and recreation and to improve the same, and shall thereafter have acquired other lands, which the governing body of the said municipality shall deem to be better suited for the purposes of resort for public health and recreation, and shall have improved such other lands; and whenever the governing body of such municipality shall, by resolution duly adopted, determine that the said lands first acquired are no longer needed for public use, it shall be lawful for the governing body of such municipality to sell such land first acquired, either as a whole or in parcels, and if in parcels, either at 1 time or from time to time, at public auction, to the highest bidder or bidders, upon such terms and conditions and subject to such restrictions as the said governing body shall determine and to be set forth both in the resolution to sell and in the adver-

tisement of sale, and to make due conveyance of such lands pursuant to such sale or sales; provided no part of such land shall be sold until due public advertisement, signed by the municipal clerk, of the time and place of selling the same shall have been given by publication once in each week for 2 consecutive calendar weeks prior to the date of sale, in a newspaper circulating in said municipality, the last publication to be not more than 7 days prior to the day appointed for selling the same.

2. This act shall take effect immediately.

Approved July 8, 1958.

## CHAPTER 119

AN ACT to amend "An act to authorize any municipality to waive, release or modify any covenants, conditions or limitations as to the erection of buildings or any other use to be made of land imposed in sales and conveyances of lands by said municipality, and supplementing article 2 of chapter 60 of Title 40 of the Revised Statutes," approved March 27, 1943 (P. L. 1943, c. 33), as the same was amended by chapter 140 of the laws of 1946.

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

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

1. Any municipality is authorized and empowered, by resolution of the governing body thereof, to waive, release or modify any covenants, conditions or limitations as to the erection of buildings or any other use to be made of land heretofore imposed by said municipality in sales and conveyances of land by such municipality at public or private sale made prior to July 1, 1958, but only after pub-

Section  
amended.

C. 40:60-51.2.  
Authority  
to waive,  
release or  
modify  
covenants  
on use of  
land; hear-  
ing.

lic hearing held before such governing body, of the holding of which notice describing the lands in question and the covenants, conditions or limitations to be waived, released or modified and, if to be modified, describing the manner in which the same shall be modified, shall first have been given by advertisement published once each week for 2 weeks in a newspaper published in said municipality or, if no newspaper be published therein, then in a newspaper circulating in such municipality; provided, however, that the power herein granted shall not be exercised to impair any vested or contractual rights of third parties.

2. This act shall take effect immediately.

Approved July 8, 1958.

## CHAPTER 120

AN ACT concerning the registration of motor vehicles in certain cases, and supplementing chapter 3 of Title 39 of the Revised Statutes.

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

C. 39:3-27.2.  
Special  
registrations  
for auto-  
mobiles  
used at  
functions;  
fee, term,  
design  
and form  
of plates.

1. Whenever, in connection with any convention, conference, meeting, pageant, parade, celebration or similar function held in this State, a manufacturer or dealer desires to make passenger automobiles available for such function, the said manufacturer or dealer may request the director in writing, to issue special registrations for such vehicles. The director may, in his discretion, issue such special registrations and prescribe the form and contents thereof. A fee of \$1.00 shall be charged and paid for each such special registration. Such special registrations shall be valid for the term specified therein, by the director, which term shall be for the duration of the function plus a number of days, not exceeding 10 days in all, preceding or following the commencement and termi-

nation of the function, or either, or both. Upon request of the applicant for any special registration the director may, in his discretion, issue special license plates to accompany each such special registration upon the payment to him in addition to said fee of \$1.00 an amount equal to the estimated actual cost to the division of manufacturing and handling such special license plates. The design, form and contents of each such special license plate shall be prescribed by the director.

2. This act shall take effect immediately.

Approved July 8, 1958.

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## CHAPTER 121

AN ACT concerning certain counties and municipalities in relation to contracts for the furnishing of services and facilities, and supplementing Title 40 of the Revised Statutes.

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

1. The board of chosen freeholders of any county of the second class having a population in excess of 500,000, by resolution, may provide for the entering into a contract by the said county with any municipality located in such county, or with 2 or more such municipalities acting jointly to provide for the furnishing by the county to such municipality or municipalities with any service or facility which the said municipality or municipalities may otherwise lawfully furnish or provide to the inhabitants thereof or to others. The entering into any such contract by the municipality or municipalities shall be authorized by an ordinance or ordinances adopted by the governing body or bodies of said municipality or municipalities.

C. 40:23-6.26.  
Contracts  
authorized.

2. Any such contract shall be and remain in force for such term not exceeding 10 years as shall be provided therein and no provision of any law

C. 40:23-6.27.  
Term;  
statutory  
provisions  
inapplicable.

requiring advertisement for bids before the making of any contract involving the expenditure of money shall be applicable to the making of any such contract.

C. 40:23-6.28.  
Contract  
details;  
cost to  
municipality.

3. Any such contract by any county and 1 or more municipalities shall provide in detail the extent, manner any type of service or facilities to be furnished or performed thereunder by the county and shall specify the cost thereof to the municipality or municipalities and the manner in which it shall be paid to the county.

C. 40:23-6.29.  
Appropriation  
authorized;  
purchase or  
lease of  
equipment.

4. Any county and municipality entering into a contract authorized by this act may appropriate the necessary funds to provide for the carrying out thereof. Any such county entering into any such contract may purchase or lease all machinery and equipment and may acquire by gift, purchase, lease or condemnation all such lands as may be necessary in order to perform the terms thereof.

5. This act shall take effect immediately.

Approved July 10, 1958.

## CHAPTER 122

AN ACT concerning education, and amending section 18:7-74 of the Revised Statutes.

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

Section  
amended.

1. Section 18:7-74 of the Revised Statutes is amended to read as follows:

Acquiring  
land for  
school  
purposes;  
procedure.

18:7-74. The board may from time to time acquire for school purposes, by purchase, condemnation, or otherwise lands or premises not exceeding 25 acres in extent, situated in any municipality or municipalities adjoining the school district. All proceedings to acquire such land or premises shall be in accordance with the provisions of this Title.

2. This act shall take effect immediately.

Approved July 10, 1958.



## CHAPTER 123

AN ACT to validate certain proceedings at meetings or elections of school districts and any bonds or other obligations issued or to be issued pursuant to such proceedings.

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

1. All proceedings heretofore had or taken by any school district or at any school district meeting or election for the authorization or issuance of bonds of the school district and any bonds or other obligations of the school district issued or to be issued in pursuance of a proposal adopted by the legal voters at such meeting or election, are hereby ratified, validated and confirmed, notwithstanding that (1) the consents of the State Commissioner of Education and of the Local Government Board shall not have been endorsed upon a copy of such proposal prior to its adoption by said legal voters as required by section 18:5-86 of the Revised Statutes, or (2) the bonds or other obligations authorized by such proposal were authorized without the assent in writing of the Local Government Board constituting the municipal finance commission as required by section 52:27-56 of the Revised Statutes, provided, however, that prior to the issuance of bonds or other obligations of the school district in pursuance of such proposal (1) the consents of the State Commissioner of Education and of the Local Government Board shall have been endorsed upon a copy of such proposal, and (2) the assent in writing of the Local Government Board constituting the municipal finance commission to the issuance of such bonds or other obligations shall have been obtained, and provided further that no action, suit or proceeding to contest the validity of such meeting or election has heretofore been instituted in any court in this State.

Validates  
proceedings  
at meetings  
or elections  
and bonds.

2. This act shall take effect immediately.

Approved July 10, 1958.

## CHAPTER 124

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

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

R. S. 27:6-1.  
Adds  
route to  
highway  
system.

1. The State Highway Commissioner shall, in accordance with the procedure set forth in article 1 of chapter 7 of Title 27 of the Revised Statutes, add to the present State highway system the following described route:

Salem County Route No. 69, known as Wiley Road and designated as Federal Route U. S. 40, beginning at its intersection with the New Jersey Turnpike and running in an easterly direction to its intersection with State Highway Route No. 48, a distance of approximately 4.27 miles.

2. This act shall take effect immediately.

Approved July 15, 1958.

## CHAPTER 125

AN ACT concerning elections in relation to State conventions and amending section 19:5-6 of the Revised Statutes.

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

Section  
amended.  
Annual  
State con-  
vention;  
members;  
time and  
place;  
platforms;  
resolutions  
committee,  
members;  
adjourn-  
ments.

1. Section 19:5-6 of the Revised Statutes is amended to read as follows:

19:5-6. There shall be held in each year a State convention of each of the political parties.

Such State convention of each party shall consist of the following members:

(1) The party candidates for the following offices:

(a) Members of the Senate or House of Representatives of the United States from this State, nominated at the party primaries held for the nomination of candidates for any of said offices immediately preceding the convention.

(b) State Senator nominated, in each county, at the party primaries, held for the nomination of a candidate for said office, immediately preceding the convention, and

(c) Members of the General Assembly, nominated in each county, at the party primaries immediately preceding the convention, if the convention is to be held in a year in which all of the members of the General Assembly are to be elected; or all of the party candidates for said offices, in each county, who were voted upon and were not elected at the general election held in the year immediately preceding the convention, if the convention is to be held in a year other than one in which all of the members of the General Assembly are to be elected, except that any candidates nominated for the filling of vacancies, in said offices, at the party primaries held in the year in which the convention is held, shall replace, to an equal number, the candidates so voted upon and not elected at the general election held in the preceding year, who received the least number of votes in said general election;

(2) the candidate of the party for Governor nominated at the primaries in the year in which a Governor is elected, and in each year in which no Governor is elected the Governor of the State shall be a member of the convention of the political party to which he belongs;

(3) members of the State Senate and of the General Assembly belonging to the party who are holding office at the time of the State convention and whose successors are not to be chosen at the ensuing general election;

(4) members of the State Committee chosen as herein provided;

(5) members of the Senate and House of Representatives of the United States from this State, belonging to such party, who are holding office at the time of the holding of the State convention and whose successors are not to be chosen at the ensuing general election;

(6) members of the National Committee from this State; and

(7) the county chairmen of the several county committees.

The convention of each party shall be held at the city of Trenton on the second Thursday after the primary election for the general election in each year. When the day prescribed by law for holding State conventions of political parties, or any adjournment thereof, falls on a legal holiday, the convention or adjournment thereof, as the case may be, shall be held on the day preceding such legal holiday. The place and the hour at which the convention shall meet shall be fixed by call of the existing State Committee to be issued at least 5 days prior to the date of meeting. If no call is issued by the State Committee, any person qualified to sit in the convention may issue a call.

The convention of each party shall have power to adopt and promulgate a party platform for its party, and to transact such other business as may properly come before it. The convention of each political party, in this Title authorized, upon convening, shall appoint a committee on resolutions consisting of 5 members. The convention shall then be open for the reception of all proposed planks for the party platform, which planks shall be referred to the committee on resolutions, whose duty it shall be to prepare a tentative party platform and furnish to each member of the convention within 1 week thereafter a copy of the same

and of all other planks submitted to it which have not been incorporated in the tentative party platform, together with the names and addresses of the delegates proposing the same. After the introduction of all proposed planks and the reference thereof to the committee on resolutions, the convention shall adjourn to meet again 2 weeks later at its originally set meeting place. At the adjourned meeting the respective conventions shall consider and may adopt the draft of the platform so prepared by the committee on resolutions with such amendments as shall be suggested and adopted in the conventions as a whole. The voting on the adoption of the party platform shall be on the entire platform as reported by the committee on resolutions, unless there be an objection to any separate plank or planks or to any amendment thereto, in which case the voting on such plank or planks or amendment shall be by the "ayes" and "nays" of the members of the convention present and voting.

2. This act shall take effect immediately.

Approved July 15, 1958.

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## CHAPTER 126

AN ACT concerning the fund for the support of public schools, and amending section 18:10-15 and supplementing chapter 10, article 1, of Title 18, of the Revised Statutes.

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

1. Section 18:10-15 of the Revised Statutes is amended to read as follows:

18:10-15. The income of the school fund shall be used for the support of public schools, the payment of the salaries of the county superintendents of schools, the payment of accrued interest on

Section  
amended.

Income  
from school  
fund; how  
used.

bonds purchased by the board of trustees of the fund, the payment of interest on, and the purchase of, bonds issued locally for school purposes to the extent and within the limits provided by law, and for no other use or purpose whatsoever. The payment of premiums on bonds purchased shall be made out of the investment account.

C. 18:10-15.1.  
Certification  
of anticipated  
default;  
purchase  
of bonds and  
payment  
of interest  
by trustees.

2. In the event that a school district or a municipality anticipates that it will be unable to meet the payment of principal or interest on any of its bonds hereafter issued for school purposes, it shall certify such inability to the Commissioner of Education and the Director of the Division of Local Government at least 10 days prior to the date any such payment is due. If the said commissioner and director shall approve said certification, they shall immediately certify the same to the trustees of the fund for the support of public schools. Upon the receipt thereof, or in the event any such district or municipality fails to certify its anticipated inability to meet any such payments, upon notice and verification of such inability, the trustees shall, within the limits of moneys available in the fund, use said funds including the income therefrom to purchase any such bonds at a price equivalent to the face amount thereof or pay to the holder of any such bond the interest due or to become due thereon, as the case may be, and such purchases and payments of interest may continue so long as the district or municipality remains unable to make such payments. Upon making any such payment of interest, the trustees of the fund shall be subrogated to all rights of the bondholder against the issuer in respect to the collection of such interest and if such interest is represented by a coupon such coupon shall be delivered to the trustees of the fund. No such purchase or interest payment herein provided shall be made unless the sums available to said district as State building aid shall be insufficient for such purpose.

The State Treasurer shall act as agent of the trustees of the fund in making any such payments or purchases, and he shall prescribe, in consultation with the Commissioner of Education, such rules and regulations as may be necessary and proper to effectuate the purposes of this act.

3. This act shall take effect when the proposed amendment to paragraph 2 of Section IV of Article VIII, of the Constitution of the State of New Jersey, initiated by the 182nd Legislature and as set forth in Senate Concurrent Resolution No. 16 of said Legislature, is adopted and becomes effective pursuant to Article IX of the said Constitution.

Note:  
Act  
effective.

Approved July 17, 1958.

## CHAPTER 127

AN ACT to amend "An act to authorize the payment of State grants-in-aid to certain school districts, for school building facilities, and requiring the State Treasurer to maintain capital reserve funds for the administration of such grants-in-aid and other moneys applicable thereto, supplementing Title 18 of the Revised Statutes," approved March 29, 1956 (P. L. 1956, c. 8).

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

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

Section  
amended.

4. The capital foundation program shall be computed annually for each school district as the sum of the amount appropriated by or for the school district in each school budget or in a municipal budget for purposes of (1) debt service, (2) capital outlay and (3) net addition to its capital re-

C. 18:10-29.52.  
Capital  
foundation  
program.

serve fund, but not exceeding \$30.00 per pupil in average daily enrollment.

Section  
amended.

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

C. 18:10-29.54.  
Capital  
reserve  
funds.

6. The State Treasurer shall establish a school building aid capital reserve fund for each school district. The State Treasurer, upon the certification of the Commissioner of Education and warrant of the Director of the Division of Budget and Accounting, shall:

(1) If the Commissioner of Education and the Director of the Division of Local Government have certified that any school district or municipality is unable to pay the principal or interest of any bonds hereafter issued for school purposes, apply the amount of the building aid allowance to the payment of interest and principal on such bonds as hereinafter set forth.

(2) pay to each school district the amount of its building aid allowance less any amount thereof which may have been applied to the payment of bonds under subsection (1) hereof and less its net appropriation to its capital reserve fund, at the times and in the manner hereinafter provided; and

(3) credit to the capital reserve fund of each district the remainder of the building aid allowance not so required to be paid together with an additional amount to be withheld from any State aid moneys otherwise due the district, sufficient to make the total capital reserve appropriated by the district.

The Director of the Division of Investment shall invest and reinvest such capital reserve funds in the same manner and subject to the same requirements as are prescribed for the investment of State funds generally. Income received upon the investment of the capital reserve funds shall be credited



pro rata to the capital reserve funds of the respective school districts, semi-annually on November 1 and May 1.

In the event that a school district or municipality anticipates that it will be unable to meet the payment of principal or interest of any bonds hereafter issued for school purposes, it shall certify such inability to the Commissioner of Education and the Director of the Division of Local Government at least 10 days prior to the date such payment is due. The State Treasurer, upon certification of such inability by said commissioner and director or, in the event any such district or municipality fails to certify its anticipated inability to meet any such payments, upon notice and verification of such inability, shall withhold from the sums then or thereafter available to said district as State building aid a sum sufficient to pay the principal of and interest on such bonds. The State Treasurer shall pay ratably to the claimant holders of such bonds, or their agent, first the interest and then the principal due and owing to them by the school district or municipality, as the case may be, up to the amount of the building aid allowance then or thereafter available to such district or municipality.

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

Section  
amended.

11. Each school district or municipality, as the case may be, may anticipate as a revenue separately stated in its budget, as applicable to the capital foundation program defined in section 4 hereof, the lesser of the following sums:

C. 18:10-29.59.  
Payment  
of capital  
aid.

(a) The sum of debt service, capital outlay and net addition to its capital reserve fund, appropriated by or for the school district in its budget or in a municipal budget, as the case may be, for such year, less the local fair share as certified by the commissioner; and

(b) The maximum building aid allowance available to the district as certified by the commissioner, less any amounts withheld by the State Treasurer pursuant to section 6 hereof.

The sum so anticipated, subject to audit by the commissioner, shall be payable as school building aid pursuant to this act and required to be set aside and reserved by the State Treasurer pursuant hereto respectively, and shall be paid and reserved, as the case may be, in each school year,  $\frac{1}{2}$  on November 1 and  $\frac{1}{2}$  on May 1. Payments shall be made, by the State Treasurer to each board of education, and reserve funds set aside, upon certification of the Commissioner of Education and warrant of the Director of the Division of Budget and Accounting. In the case of school districts operating under chapter 6 of Title 18 of the Revised Statutes any payment of building aid allowance or withdrawal from a reserve fund shall be remitted to the chief financial officer of the municipality in which such district is located.

All sums so received by or set aside for a board of education or municipality shall be applied as follows: first, to debt service on bonds issued by such board of education or municipality for school purposes; secondly, to capital outlay for school purposes; and lastly, to addition to the capital reserve fund of such school district.

4. This act shall take effect immediately.

Approved July 17, 1958.

## CHAPTER 128

AN ACT concerning education prescribing certain offenses in connection with school elections and penalties for the commission thereof, and supplementing Title 18 of the Revised Statutes.

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

1. As used in this act the word "election" means any annual or special election held for the election of members of the board of education or upon the adoption or rejection of any public question in any school district in this State.

C. 18:5-82.1.  
Terms  
defined.

"Election officer" means any person lawfully designated to conduct or assist in conducting any election in any school district.

2. Any officer or employee of any board of education or any person designated as an election officer to hold any election who shall willfully fail to perform or enforce any provision of this act, or the Title hereby supplemented, or shall willfully destroy any record directed to be kept thereby, or any person who shall willfully or fraudulently register to vote in any election or elections more than once, or register under any but his true name, or attempts to vote in any election by impersonating another, who is registered, or, being registered in an election district in which he is not a resident at the time of registering, votes or attempts to vote in any election, or who violates any provision of this act or the Title hereby supplemented relating to elections, shall be guilty of a misdemeanor.

C. 18:5-82.2.  
Failure to  
perform or  
enforce pro-  
visions of  
act a mis-  
demeanor.

3. No person shall falsely make, falsely make oath to, or fraudulently deface or fraudulently destroy any nomination petition, or any part thereof, or file, or receive for filing, any nomination petition, for any office to be voted for at any election, knowing the same or any part thereof to be falsely made,

C. 18:5-82.3.  
False  
nominating  
petitions.

or suppress any such nomination petition which has been duly filed, or any part thereof. A person violating any of the provisions of this section shall be guilty of a misdemeanor, and shall be punished by imprisonment for not more than 5 years.

C. 18:5-82.4.  
Official  
ballots;  
fraudulent  
acts; penalty  
for violation.

4. If any printer employed to print official ballots, or any person engaged in printing the same, shall appropriate to himself or give or deliver or knowingly permit to be taken any of such ballots by any other person than a person duly authorized so to do, or shall print or cause to be printed any official ballot in any other form than that prescribed by the proper officer or officers, according to law, or with any other names thereon, or with the names spelled or the names or printing thereon arranged in any other way than that authorized and directed by this Title, the person so offending shall be guilty of a misdemeanor and shall be punished by a fine not exceeding \$1,000.00 or imprisonment not exceeding 5 years.

If any person not authorized by the proper officers shall print or make any official or sample ballot provided for in this Title, or on or prior to election day shall willfully have in his possession an official ballot without being authorized by this Title to have charge or possession thereof, the person so offending shall be guilty of a misdemeanor.

If any person shall forge or falsely make any ballot or the official indorsement thereof, the person so offending shall be guilty of a misdemeanor and shall be punished by imprisonment for not more than 5 years.

C. 18:5-82.5.  
Voting after  
disfranchisement;  
penalty.

5. If a person convicted of a crime which disfranchises him shall vote at any election, unless he shall have been pardoned or restored by law to the right of suffrage, he shall be guilty of a misdemeanor, and shall be punished by a fine not exceeding \$200.00, or imprisonment at hard labor not exceeding 2 years, or both.

6. No person shall, during an election, with intent to hinder or delay same, or to hinder or delay any voter in the preparation of his ballot, remove or destroy any of the ballots or pencils placed in the booths or compartments for the purpose of enabling the voter to prepare his ballot.

C. 18:5-82.6.  
Removal of  
ballot or  
equipment;  
penalty.

Any person willfully violating any of the provisions of this section shall be a disorderly person and shall be punished by a fine not exceeding \$500.00 and imprisonment until such fine and the costs of the conviction are paid.

7. If a person shall on any day fixed for any election tamper, deface or interfere with any polling booth or obstruct the entrance to any polling place, or obstruct or interfere with any voter, or loiter, or do any electioneering within any polling place or within 100 feet thereof, he shall be a disorderly person and shall be punished by a fine not exceeding \$500.00 or by imprisonment not exceeding 1 year, or both.

C. 18:5-82.7.  
Forbids  
certain  
actions  
on election  
day.

8. No person shall within the polling room mark his ballot in a place other than in the polling booth or show his ballot, nor shall anyone request such person to show his ballot during the preparation thereof, nor shall any other person inspect such ballot during the preparation thereof or after it is prepared for voting in such a way as to reveal the contents, nor shall any person within the polling place or within 100 feet thereof, loiter, electioneer, or solicit any voter or prompt a voter in answering any questions required to be answered by such voter in connection with any election.

C. 18:5-82.8.  
Marking or  
showing  
ballot;  
loitering;  
electioneering;  
penalty.

Any person violating any provisions of this section shall be a disorderly person and shall be punished by a fine not exceeding \$500.00, or imprisonment not exceeding 1 year, or both.

9. No voter, at any election where official ballots are used, shall knowingly vote or offer to vote any ballot except an official ballot as by this Title

C. 18:5-82.9.  
Voting other  
than official  
ballot;  
penalty.

required, and no person shall on any pretext carry any official ballot from the polling room on any election day except such persons as may by this Title be authorized to do so.

Any person violating any of the provisions of this section shall be guilty of a misdemeanor and shall be punished by a fine not exceeding \$500.00 or by imprisonment not exceeding 1 year, or both.

C. 18:5-82.10.  
Acceptance  
of sample  
ballot for-  
bidden.

10. No election officer shall knowingly accept from any voter and deposit in the ballot box any sample ballot.

C. 18:5-82.11.  
Forbids  
placing of  
distinguish-  
ing mark  
on ballot;  
penalty.

11. If any person shall write, paste or otherwise place upon any official ballot any mark, sign or device of any kind as a distinguishing mark whereby to indicate to any officer holding any election or any other person how any voter has voted at any election, or if any person shall induce or attempt to induce any voter to write, paste or otherwise place on his ballot any mark, sign or device of any kind, as a distinguishing mark by which to indicate to any such officer or other person how such voter has voted, or shall enter into or attempt to form any agreement or conspiracy with any other person to induce or attempt to induce voters or any voter to so place any distinguishing mark, sign or device on his ballot, whether or not such act be committed or attempted to be committed, such person so offending shall be a disorderly person and shall be punished by a fine not exceeding \$500.00 or imprisonment not exceeding 1 year, or both.

C. 18:5-82.12.  
Forbidden  
actions.

12. Every person not entitled to vote who fraudulently votes, and every person who votes more than once at any one election; or knowingly hands in 2 or more ballots folded together; or changes any ballot after it has been deposited in the ballot box; or adds, or attempts to add, any ballot to those legally polled at any election, either by fraudulently introducing the same into the ballot box before or after the ballots therein have been counted;

or adds to or mixes with, or attempts to add to or mix with, the ballots lawfully polled, other ballots while the same are being counted or canvassed, or at any other time, with intent to change the result of such election; or carries away or destroys, or attempts to carry away or destroy, any poll list, or ballots, or ballot box, for the purpose of breaking up or invalidating the election; or willfully detains, mutilates or destroys any election returns; or in any manner so interferes with the officers holding the election, or conducting the canvass or with the voters lawfully exercising their rights of voting at the election, as to prevent the election or canvass from being fairly had and lawfully conducted, shall be guilty of a misdemeanor.

13. Every person not entitled to vote who fraudulently attempts to vote, or who being entitled to vote attempts to vote more than once at any election, or who personates or attempts to personate a person legally entitled to vote, shall be guilty of a misdemeanor.

C. 18:5-82.13.  
Illegal  
voting a  
misdemeanor.

14. Every election officer, who, previous to putting the ballot of an elector in the ballot box, at any election, attempts to find out any name on such ballot, or who opens or suffers the folded ballot of any elector which has been handed in to be opened or examined previous to putting the same in the ballot box, or who makes or places any mark or device on any folded ballot with the view to ascertain the name of any person for whom the elector has voted, shall be guilty of a misdemeanor.

C. 18:5-82.14.  
Forbidden  
actions by  
election  
officers.

15. If any election officer has knowledge how any person has voted at any election and shall reveal such knowledge to any other person, or shall fraudulently or corruptly disclose what other candidates were voted for on any ballot bearing a name not printed thereon at any election, or fraudulently or corruptly gives any information concerning the appearance of any ballot voted thereon, he shall be guilty of a misdemeanor and shall be pun-

C. 18:5-82.15.  
Illegal  
disclosure;  
penalty.

ished by a fine not exceeding \$2,000.00 or imprisonment not exceeding 5 years.

C. 18:5-82.16.  
Prohibits  
certain  
electioneering;  
penalty.

16. If a person shall distribute or display any circular or printed matter or offer any suggestion or solicit any support for any candidate, party or public question, to be voted upon at any election, within the polling place or room or within a distance of 100 feet of the outside entrance to such polling place or room, he shall be a disorderly person.

C. 18:5-82.17.  
Destruction  
or removal  
of poll list  
or books;  
penalty.

17. A person who shall remove, destroy or mutilate any signature copy register or copy thereof, or who before an election closes shall remove, destroy or mutilate any poll list or book, used at any election, shall be guilty of a misdemeanor, and shall be punished by a fine of not more than \$1,000.00 or imprisonment for not more than 2 years.

C. 18:5-82.18.  
Robbing or  
plundering  
ballot box;  
changing  
returns;  
penalty;  
application  
of section.

18. If a person shall rob or plunder any ballot box, or unlawfully and by stealth or violence take the same or remove therefrom any ballot or other paper, or exchange, alter or destroy any ballot or other paper contained therein, or if any person shall willfully and corruptly suppress, withhold, mutilate, destroy, alter or change any return, statement or certificate or any copy thereof, which shall have been made in pursuance of law, and delivered to him to be filed, or which shall have been intrusted or delivered to him to be delivered or transmitted to any other person in pursuance of law, every such person, his aiders, procurers and abettors, shall be guilty of a misdemeanor and shall be punished by a fine not exceeding \$500.00, or by imprisonment at hard labor for a term not exceeding 2 years, or both.

This section shall not apply to the destruction of ballots or the performance of other acts by officials when such acts are performed as prescribed by law.



19. A person who shall willfully obstruct or interfere with any election officer, while performing any duty prescribed by this act or the Title hereby supplemented, shall be a disorderly person and shall be punished by a fine not exceeding \$500.00, or by imprisonment at hard labor for a term not exceeding 1 year, or both.

C. 18:5-82.19.  
Interference  
with election  
officer;  
penalty.

20. No person shall display, sell, give or provide any political badge, button or other insignia to be worn at or within 100 feet of the polls or within the polling place or room, on any day upon which an election is held, except as provided by law.

C. 18:5-82.20.  
Displaying,  
selling or  
giving politi-  
cal insignia;  
penalty.

A person violating any of the provisions of this section shall be a disorderly person and shall be punished by a fine not exceeding \$500.00 or by imprisonment not exceeding 1 year, or both.

21. Whoever, with respect to any election, shall

C. 18:5-82.21.  
Soliciting  
illegal  
registration  
or voting,  
etc.; penalty.

(1) Solicit the registering of his name to vote therein, or vote therein, knowing that he is not a qualified voter, or

(2) Vote or attempt to vote therein more than once in his own name, or in more than 1 election district, or upon any name other than his own, or

(3) Knowingly casts or attempts to cast therein more than 1 ballot at 1 time, or

(4) Counsels, procures, aids, advises, assists or abets any person to

a. Vote therein knowing that he is not a qualified voter, or to

b. Vote therein in more than 1 election district, or to

c. Vote or attempt to vote upon any name other than his own, or to

d. Cast or attempt to cast therein more than 1 ballot at 1 time of voting, or

(5) Maliciously mark or deface or willfully and maliciously counsel, procure, aid, advise, assist or abet any person in marking or defacing any ballot cast or to be cast therein, or

(6) Hinder or prevent, willfully, in any manner a voter to cast his legal vote therein knowing such person to have a right so to vote, or

(7) Tamper with, injure, mutilate, destroy or render unfit for use willfully any ballot box or voting machine used or intended to be used therein, or

(8) Counsel, procure, aid, advise, assist or abet, in any manner, any official or person to commit any act which is contrary to the provisions of this act or the Title hereby supplemented, so far as it relates to elections shall be guilty of a misdemeanor and punishable by a fine of \$500.00 or imprisonment in the State Prison for a term of 3 years or both.

C. 18:5-82.22.  
Betting or  
wagering,  
penalty.

22. No person shall make, lay or deposit any bet, wager or stake, to be decided by the result of any election, by the election or defeat of 1 or more persons at any election, or by any contingency connected with or growing out of any election. All contracts for or on account of any money, property or thing in action so bet, wagered or staked shall be void. Any person who shall pay, deliver or deposit any money, property or thing in action upon the event of any bet, wager or stake prohibited by this section, may sue for and recover the same from the winner or person to whom the same, or any part thereof, shall have been paid or delivered, or with whom the same, or any part thereof, shall have been deposited, whether he shall have been a stakeholder, or other person, whether or not the same shall have been paid over by such stakeholder, or whether or not such bet, wager or stake shall have been lost.

No candidate for public office, before or during an election, shall make any bet or wager with a voter, or take a share of interest in, or in any manner become a party to such bet or wager, or provide or agree to provide any money to be used by another in making such a bet or wager, upon

any event or contingency whatever. No person, directly or indirectly, shall make a bet or wager with a voter, depending upon the result of any election, with the intent thereby to procure the challenge of such voter, or to prevent him from voting at the election.

Any person violating any provisions of this section shall be a disorderly person and shall be punished by a fine not exceeding \$500.00 or by imprisonment not exceeding 1 year, or both.

23. If a person shall, directly or indirectly, by himself or by any other person in his behalf, give, lend or agree to give or lend, or shall offer, promise or promise to procure, or endeavor to procure, any money or other valuable consideration or thing to or for any voter, or to or for any person, in order to induce any voter to vote in any manner or refrain from registering for any election, or shall corruptly do or commit any of the acts in this act forbidden because of any such voter having voted or refrained from voting at an election, or registered or refrained from registering for an election, he shall be guilty of a misdemeanor and shall be punished by a fine not to exceed \$2,000.00 or imprisonment not to exceed 5 years, or both.

C. 18:5-82.23.  
Gifts for  
votes, or  
for refraining  
from regis-  
tering;  
penalty.

24. Whosoever shall, directly or indirectly, make or give any money or other thing of value to any election officer because of his holding of such office, or when it shall appear that such money or other thing of value is made or given to such election officer because of his holding such office, except as hereinbefore provided as his legal compensation for service as such officer, shall be guilty of a misdemeanor and shall be punished by a fine not exceeding \$1,000.00 or imprisonment not exceeding 2 years, or both.

C. 18:5-82.24.  
Gifts to  
election  
officers;  
penalty.

25. Any election officer who shall, by himself, or by any other person in his behalf, receive any money or other thing of value because of his hold-

C. 18:5-82.25.  
Receiving  
gifts by  
election  
officer;  
penalty.

ing said office, or when it shall appear that such money or other thing of value is accepted or received by such officer because of his holding said office, except as hereinbefore provided as his legal compensation for service, shall be guilty of a misdemeanor and shall be punished by a fine not exceeding \$1,000.00 or imprisonment not exceeding 2 years, or both.

C. 18:5-82.26.  
Procuring  
office or  
employment  
for voter;  
penalty.

26. A person who shall directly or indirectly, by himself or by any other person in his behalf, give or procure, or agree to give or procure or offer or promise to procure, or endeavor to procure any office, place or employment to or for any voter, or to or for any person on behalf of such voter, or to or for any other person, in order to induce such voter to vote in any manner or refrain from voting, or to register or refrain from registering for any election, or shall corruptly do any act as above because of any voter having voted or refrained from voting, or having registered or refrained from registering for any election, shall be guilty of a misdemeanor and shall be punished by a fine not exceeding \$2,000.00, or imprisonment not exceeding 5 years.

C. 18:5-82.27.  
Receipt of  
gift or  
employment  
by voter;  
penalty.

27. Any voter who shall directly or indirectly, by himself or by any other person on his behalf, receive, agree or contract for any money, gift, loan, or valuable consideration, office, place or employment for himself or for any other person for voting or agreeing to vote, in any manner, or for refraining or agreeing to refrain from voting at any election, or for registering or agreeing to register, or for refraining or for agreeing to refrain from registering, for any election, shall be guilty of a misdemeanor, and shall be punished by a fine not exceeding \$1,000.00, or imprisonment not exceeding 1 year.

C. 18:5-82.28  
Use of gift,  
service, etc.,  
for securing  
vote; penalty.

28. Whoever shall, directly or indirectly, give, furnish, supply or promise, or cause to be given, furnished, supplied, offered or promised, to any

person or persons, any money, service, preferment or valuable thing with the intent that such money or valuable thing or any other money, service, preferment or valuable thing shall be given, offered, promised or used, by any person or persons, by way of fee, reward, gift or gratuity, for giving or refusing to give any vote of any citizen, at any election, or by way of gift, gratuity or reward, for giving or withholding any such vote, shall be guilty of a misdemeanor, and shall be punished by a fine not exceeding \$10,000.00, or imprisonment not exceeding 1 year, or both.

29. A person who shall, directly or indirectly, by himself, or by any other person in his behalf, give, lend, or agree to give or lend, or procure, or agree to procure or offer or promise to procure, or endeavor to procure, any money or other valuable consideration or thing, or any office, place or employment to or for any voter, or to or for any person, in order to induce such voter to vote in any manner or refrain from registering for, or voting at any election, or shall corruptly do or commit any of the acts in this act forbidden, because of any voter having voted or refrained from voting or having registered or refrained from registering for any election, shall be guilty of a misdemeanor, and shall be sentenced to disfranchisement for a period of 5 years, from the date of conviction.

C. 18:5-82.29.  
Corruptly inducing voter;  
disfranchisement.

30. A person who shall give, advance or pay, or cause to be given, advanced or paid, any money or other valuable thing to any person, or to the use of any person, with the intent that such money or other valuable thing, or any part thereof, shall be expended, or used for bribery of voters, or for any other unlawful purpose at any election, or who shall knowingly pay, or cause to be paid money to any person wholly or in part expended in bribery of a voter at any election, shall be guilty of a misdemeanor, and shall be sentenced

C. 18:5-82.30.  
Gifts to be used in bribery of voter;  
disfranchisement.

to disfranchisement for 5 years from the date of conviction.

C. 18:5-82.31.  
Receiving  
gifts for use  
in influencing  
voter; dis-  
franchisement.

31. A person who shall, directly or indirectly, by himself, or by any other person on his behalf, receive, agree or contract for any money, gift, loan or valuable consideration, office, place or employment for himself or for any other person for voting or agreeing to vote in any manner, or for refraining or agreeing to refrain from voting at any election, or for registering or agreeing to register, or for refraining or for agreeing to refrain from registering for any election, shall be guilty of a misdemeanor, and shall be sentenced to disfranchisement for a period of 5 years from the date of conviction.

C. 18:5-82.32.  
Newspaper  
articles  
advertising;  
construing;  
penalty.

32. No person shall give or agree to give, and no person shall accept or agree to accept, for the purpose of promoting or procuring or for the purpose of opposing or preventing the election of a candidate for public office, or the adoption or rejection of any public question, at any election, any money or any valuable thing to be used to provide for the payment for the insertion in any newspaper or magazine of any article tending to influence any person to give or refrain from giving his vote to any candidate or candidates at any election; or to provide for payment for the distribution of any newspaper or magazine wherein any such article is printed; or to provide for payment of the printing or of the distribution of any circular, handbill, card, pamphlet or statement tending to influence any person to give or refrain from giving his vote to any candidate; or to vote for the adoption or rejection of any public question to be voted for or upon at any election; but this prohibition shall not be construed to prohibit the printing and distribution of paid advertisements which advertisements shall be indicated by the words "This advertisement has been paid for

by \_\_\_\_\_” (inserting the true name and address of the person or persons paying for the same); nor shall it be construed to prohibit the printing and distribution of circulars, handbills, cards, pamphlets or statements which shall have printed on the fact thereof the true name and address of the person or persons paying for the printing and distribution thereof, which fact shall be indicated by the words “The cost of the printing and distribution of this circular (or as the case may be) has been paid by \_\_\_\_\_” (inserting the true name and address of the person or persons paying for the same).

Any person who shall violate any of the provisions of this section shall be guilty of a misdemeanor, and shall for the first offense be disfranchised for a period of 2 years from the date of conviction, and for any subsequent offense shall be perpetually disfranchised, and in addition thereto the court in which such conviction is obtained, may in case of a subsequent conviction, impose upon the person so convicted the punishment now prescribed by law for a misdemeanor.

33. If a person shall be guilty of willful and corrupt false swearing or affirming, or by any means shall willfully and corruptly suborn or procure a person to swear or affirm falsely, in taking any oath, affirmation or deposition prescribed or authorized by this act, or the act hereby supplemented, he shall be deemed guilty of a high misdemeanor, and shall be punished by a fine not exceeding \$800.00 or imprisonment at hard labor not exceeding 7 years, or both, and be deemed to be an incompetent witness thereafter for any purpose within this State, until such time as he shall have been pardoned.

C. 18:5-82.33.  
False  
swearing;  
penalty.

34. An employer of any workman, or any agent, superintendent or overseer of any company or corporation employing workmen, or any person who shall directly or indirectly, by himself or

C. 18:5-82.34.  
Actions by  
employers;  
penalty.

by any other person in his behalf or by his direction, make use of or threaten to make use of any force, violence or restraint, or inflict or threaten to inflict by himself or by any other person any injury, damage, harm or loss against any person in his employ, in order to induce or compel such employee to vote or refrain from voting for any particular candidate, or for the adoption or rejection of any public question at any election, or because of such employee having voted or refrained from voting for any particular candidate, or for the adoption or rejection of any public question at any election, or who shall, by any duress, constraint or improper influence or by any fraudulent or improper device, contrivance or scheme, impede, hinder or prevent the free exercise of the franchise of any voter at any election, or shall thereby compel, induce or prevail upon any voter to vote for or against any particular candidate, or for the adoption or rejection of any public question at any election, shall be guilty of a misdemeanor, and shall be punished by a fine not exceeding \$2,000.00, or imprisonment not exceeding 5 years or both.

C. 18:5-82.35.  
Forbids use  
of force or  
violence.

35. No person shall, directly or indirectly, by himself or by any other person in his behalf, make use of, or threaten to make use of, any force, violence or restraint, or inflict or threaten the infliction, by himself or through any other person, of any injury, damage, harm or loss, or in any manner to practice intimidation upon or against any person, in order to induce or compel such person to vote or refrain from voting at any election, or to vote or refrain from voting for any particular person or persons, or for the adoption or rejection of any public question at any election, or on account of such person having voted or refrained from voting at any election.

C. 18:5-82.36.  
Impeding or  
interfering  
with voter.

36. No person shall by abduction, duress or any forcible or fraudulent device or contrivance



whatever, impede, prevent or otherwise interfere with the free exercise of the elective franchise by any voter at any election; or compel, induce or prevail upon any voter either to vote or refrain from voting at any election, or to vote or refrain from voting for any particular person or persons at any election.

37. No employer, in paying his employees the salary or wages due them, shall enclose their pay in "pay envelopes" upon which there is written or printed the name of any candidate or any political motto, device or argument containing threats, express or implied, intended or calculated to influence the political opinions or actions of such employees in connection with any candidate or public question to be voted upon at any election. Nor shall an employer, within 90 days of an election, put up or otherwise exhibit in his factory, workshop, or other establishment or place where his workmen or employees may be working, any handbill or placard containing any threat, notice or information that in any case any particular ticket of a political party, or organization, or candidate shall be elected, or any public question shall be approved or rejected, work in his establishment will cease, in whole or in part, or his establishment be closed up, or the salaries or wages of his employees be reduced, or other threat, express or implied, intended or calculated to influence the political opinions or actions of his employees in connection with any candidate or public question to be voted upon at any election.

C. 18:5-82.37  
Use of "pay  
envelopes" for  
political  
purposes  
forbidden.

38. Sections 34 to 37 inclusive of this act shall apply to corporations as well as individuals, and any person or corporation violating the provisions thereof shall be guilty of a misdemeanor, and any corporation violating such provisions shall forfeit its charter.

C. 18:5-82.38.  
Application  
of act.

39. No insurance corporation or association doing business in this State shall, directly or indi-

C. 18:5-82.39.  
Payments by  
insurance  
corporations;  
penalty.

rectly, pay or use, or offer, consent or agree to pay or use, any money or property for or in aid of any political party, committee, organization or corporation, or for or in aid of any candidate for political office, or in connection with the adoption or rejection of any public question at any election, or for any political purpose whatsoever, or for the reimbursement of indemnification of any person for money or property so used.

Any officer, director, stockholder, attorney or agent of any corporation or association which violates any of the provisions of this Title, who participates in, aids, abets, or advises or consents to any such violation, aid any person who solicits or knowingly receives any money or property in violation of this Title, shall be guilty of a misdemeanor.

40. This act shall take effect immediately.

Approved July 22, 1958.

#### CHAPTER 129

AN ACT concerning juvenile and domestic relations courts in certain counties and supplementing chapter 4 of Title 2A of the New Jersey Statutes.

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

C. 2A:4-4.3.  
Juvenile and  
domestic  
relations  
court;  
appointment  
of judges in  
second class  
counties;  
application  
of act.

1. The Governor, with the advice and consent of the Senate, may appoint in each county of the second class having a population of less than 300,000 an attorney at law to be a judge of the juvenile and domestic relations court of the county. The judge's salary shall be paid by the board of chosen freeholders of the county in such amount as the board shall determine. The provisions of the chapter to which this act is a supplement in respect to a referendum on appointing a special juvenile court judge shall be inapplicable to any such

county. Except as otherwise provided herein, the provisions of the chapter to which this act is a supplement shall be applicable to the judge of the juvenile and domestic relations court of the county appointed pursuant to this supplementary act.

2. This act shall take effect immediately.

Approved July 22, 1958.

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## CHAPTER 130

AN ACT concerning the County Courts in certain counties, and amending section 2A:3-13 of the New Jersey Statutes.

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

1. Section 2A:3-13 of the New Jersey Statutes is amended to read as follows: Appointment amended.

2A:3-13. There shall be a judge of each County Court; and in addition, the Governor may, whenever in his judgment the public interest requires, appoint additional judges, as follows: Appointment of additional judges in certain counties.

a. In counties now or hereafter having 335,000 or more inhabitants, 3 additional judges, making 4 in all in each of such counties.

b. In counties now or hereafter having more than 150,000 and less than 335,000 inhabitants other than counties of the fifth class, an additional judge, making 2 in all in each of such counties.

c. In counties bordering on the Atlantic ocean and now or hereafter having not less than 50,000 nor more than 100,000 inhabitants, an additional judge, making 2 in all in each of such counties.

d. In counties of the fifth class having not less than 100,000 nor more than 150,000 inhabitants, an additional judge, making 2 in all in each of such

counties and in said counties having more than 150,000 inhabitants, 3 additional judges, making 4 in all.

Act  
effective.

2. This act shall take effect July 1, 1958.  
Approved July 22, 1958.

## CHAPTER 131

AN ACT concerning corporations, societies and associations organized exclusively for religious, charitable or hospital purposes; providing that they shall not be liable to respond in damages, in certain cases; and providing for the application and operation of the act and for its retroactive operation to January 1, 1956.

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

C. 16:1-48.  
Liability of  
agent or  
servant of  
non-profit  
corporations;  
exceptions.

1. No nonprofit corporation, society or association organized exclusively for religious, charitable, educational or hospital purposes shall, except as is hereinafter set forth, be liable to respond in damages to any person who shall suffer damage from the negligence of any agent or servant of such corporation, society or association, where such person is a beneficiary, to whatever degree, of the works of such nonprofit corporation, society or association; provided, however, that such immunity from liability shall not extend to any person who shall suffer damage from the negligence of such corporation, society, or association or of its agents or servants where such person is one unconcerned in and unrelated to and outside of the benefactions of such corporation, society or association; but nothing herein contained shall be deemed to exempt the said agent or servant individually from their liability for any such negligence.

2. Notwithstanding the provisions of the foregoing paragraph, any nonprofit corporation, society or association organized exclusively for hospital purposes shall be liable to respond in damages to such beneficiary who shall suffer damage from the negligence of such corporation, society or association or of its agents or servants to an amount not exceeding \$10,000.00, together with interest and costs of suit, as the result of any 1 accident and to the extent to which such damage, together with interest and costs of suit, shall exceed the sum of \$10,000.00 such nonprofit corporation, society or association organized exclusively for hospital purposes shall not be liable therefor.

C. 16:1-49.  
Liability  
of hospitals;  
limitation.

3. For the purposes of this act but not in limitation thereof, the buildings and places actually used for colleges, schools, academies, seminaries, historical societies, public libraries, religious worship, charitable or hospital purposes, the moral and mental improvement of men, women and children, nursing homes, rest homes, parish houses, auditoriums, houses of and for prayer and buildings and places, however named or designated, operated and maintained for equivalent uses, when so operated and maintained by any such nonprofit corporation, society or association, shall be deemed to be operated and maintained for a religious, charitable, educational or hospital purpose.

C. 16:1-50.  
Buildings  
deemed to  
be operated  
and main-  
tained for  
charitable,  
educational,  
etc.  
purposes.

4. This act shall be deemed to be remedial and shall be liberally construed so as to afford immunity to the said corporations, societies and associations from liability as provided herein in furtherance of the public policy for the protection of nonprofit corporations, societies and associations organized for religious, charitable, educational or hospital purposes.

C. 16:1-51.  
Liberally  
construed.

5. The provisions of this act shall be deemed to be severable and if any phrase, clause, sentence or provision of this act is declared to be un-

C. 16:1-52.  
Provisions  
severable.  
Note:

constitutional or the applicability thereof to any person is held invalid the remainder of this act shall not thereby be deemed to be unconstitutional or invalid.

C. 16:1-53.  
Act  
inoperative.

6. This act shall take effect immediately and shall expire on June 30, 1959.

Approved July 22, 1958.

## CHAPTER 132

AN ACT to annex to the township of Millburn, in the county of Essex, a part of the township of Springfield, in the county of Union, and to change the boundaries between said counties to give effect thereto.

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

Annexation  
and change  
of boundary.

1. All that part of the township of Springfield, in the county of Union, and bounded as follows:

Beginning in the boundary line between the Counties of Essex and Union and the Township of Springfield in the County of Union and the Township of Millburn in the County of Essex, at a point therein where said boundary line is the present southerly line of Millburn Avenue and the center line of a brook which runs from the site formerly known as Wellington Campbell's Mill Pond; thence (1) along said present boundary line, same being the present southerly line of Millburn Avenue and across Morris Avenue, south 67 degrees, 32 minutes, 20 seconds west 1,588.83 feet to the present westerly line of Morris Avenue; thence (2) along said present westerly line and along the proposed new boundary line between said Counties and said Townships, south 52 degrees, 3 minutes, 10 seconds east 23 feet to an angle

in said proposed boundary line; thence (3) across Morris Avenue and along said proposed new boundary line parallel to and 20 feet from said present boundary line, north 67 degrees, 32 minutes, 20 seconds east 1,577.57 feet to the present boundary line in said brook; thence (4) along said present boundary line, north 22 degrees, 45 minutes west 20 feet to point of place of Beginning, which is situated in the Township of Springfield in the County of Union, is hereby set off from the Township of Springfield, in the County of Union, and annexed to, and made a part of, the Township of Millburn, in the County of Essex, and shall be governed by the laws of this State relating to Townships.

2. The boundary line between the county of Union and the county of Essex at this place be, and the same hereby is, made and established as courses 2, 3 and 4 of the description set forth in section 1 of this act so as to give effect hereto.

3. This act shall take effect immediately.

Approved July 29, 1958.

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## CHAPTER 133

AN ACT relating to the construction of sidewalks by municipalities and amending sections 40:65-1, 40:65-2, 40:65-7 and 40:65-8 of the Revised Statutes.

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

1. Section 40:65-1 of the Revised Statutes is amended to read as follows:

40:65-1. The governing body may make, amend, repeal and enforce ordinances:

To regulate and provide for the construction and reconstruction, paving and repaving, curbing and

Section  
amended.  
Ordinances  
concerning  
sidewalks:  
exception.

recurring, repairing and improving of the sidewalks of the streets and highways of the municipality, wholly at the cost of the municipality or wholly at the cost of the owner or owners of the real estate in front of which the improvement is made, or at the cost of the municipality and such owner or owners, to prescribe the method thereof, the materials to be used therein and the inspection thereof. When the grade of the street, or highway, or part thereof, shall have been previously legally established, the proposed improvement shall conform, as nearly as practicable, to such established grade. If any street, parkway or public highway so to be improved be under the control of any county board or commission, the approval of said body of the plans of improvement shall be obtained before the improvement is begun. Nothing herein contained shall be construed as permitting the governing body of any municipality to improve any road, street or highway entirely within the limits of a county park.

Section  
amended.

Notice to  
owner of  
improvements;  
contents.

2. Section 40:65-2 of the Revised Statutes is amended to read as follows:

40:65-2. In event that the cost of any such improvement is to be borne wholly or in part by the owner or owners of such real estate, the governing body shall, before making any such improvement or awarding any contract therefor cause notice of the proposed improvement to be given to the owner or owners of all real estate affected thereby. The notice shall contain a description of the property affected sufficient to identify it, a description of the improvement, and a statement of the percentage of the cost to be borne by the owner or owners of such real estate, if the cost thereof is to be borne in part by such owners, or a statement that unless the owner or owners complete the same within 30 days after service thereof the municipality will make the improvement at the expense of



the owners, if the cost of the improvement is to be borne wholly by the owner or owners of such real estate.

3. Section 40:65-7 of the Revised Statutes is amended to read as follows:

Section amended. Nonperformance by owner municipality to make improvement.

40:65-7. In any case in which the owner or owners of the real estate affected are required to bear the whole cost of the improvement after the passage of the ordinance therefor, and notice given as in sections 40:65-2 to 40:65-5 of this Title directed, the owner of any real estate affected by such improvement shall fail to make such improvement as required by the ordinance, or in any case in which the whole cost of said improvement is not to be borne by the owner or owners of the real estate affected thereby, the governing body may cause the improvement to be made under supervision of the proper municipal officer, or may award a contract or contracts therefor.

4. Section 40:65-8 of the Revised Statutes is amended to read as follows:

Section amended. Record kept of costs; report; notice to owner.

40:65-8. The officer of the municipality in charge of such improvement shall keep an accurate account of the cost thereof and if such cost or any part thereof is to be assessed upon the several properties fronting on the improvement, shall assess such cost or the proportion thereof required to be assessed under said ordinance upon such properties in proportion to their respective frontage thereon, and file a report thereof under oath with the municipal clerk. The governing body shall examine such report, and if properly made, confirm and file it with the officer charged with the collection of assessments, who shall record such sidewalk assessments in the book in which other assessments of the municipality are recorded. Before confirming the report the governing body shall give notice to the owner or owners named therein of the time and place fixed for examination of the report. The notice shall be served in the same

manner as required for service of notices before consideration by a governing body of a municipality of assessments for benefits for local improvements, but failure to give any such notice shall not invalidate the proceedings.

5. This act shall take effect immediately.

Approved July 29, 1958.

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#### CHAPTER 134

AN ACT to authorize the city of Atlantic City in the county of Atlantic to pay certain back salary to Thomas Campanella.

Preamble.

WHEREAS, Thomas Campanella, a former officer of the fire department of the city of Atlantic City was mistakenly retired from his office and employment and such retirement has been determined to have been the result of a mistake; and

Preamble.

WHEREAS, The said Thomas Campanella was thereafter re-employed but no pension or retirement benefits were paid to him during the period of such mistaken retirement; and

Preamble.

WHEREAS, The city of Atlantic City in the county of Atlantic is desirous of providing for the payment of Thomas Campanella's back salary for the period covered by said mistaken retirement; now, therefore,

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

Authorizes  
payment  
of certain  
back  
salary.

1. The city of Atlantic City in the county of Atlantic is hereby authorized to pay to Thomas Campanella a sum equal to the salary that Thomas Campanella would have been paid had he not been mistakenly retired, for the period covered by such mistaken retirement.

2. This act shall take effect immediately.

Approved July 29, 1958.

## CHAPTER 135

AN ACT concerning sewerage authorities and the powers and duties thereof and of counties and municipalities with respect thereto, and amending "An act relating to the authorization, acquisition, financing and operation of sewerage disposal systems by or on behalf of any county or any 1 or more municipalities, providing for the creation of sewerage authorities to undertake the same, for the issuance of bonds and other obligations therefor, and for service charges to meet the expense thereof, repealing article 3 of chapter 63 of Title 40 (section 40:63-140 et seq.) of the Revised Statutes, and supplementing Title 40 of the Revised Statutes," approved April 23, 1946 (P. L. 1946, c. 138).

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

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

Section  
amended.

24. In order to carry out and effectuate its purposes, any sewerage authority, subject to its contracts with the holders of any bonds, is hereby empowered to provide, construct, maintain and operate facilities for the treatment and disposal of sewerage and industrial wastes originating within or without the district and to enter into a contract or contracts with any other sewerage authority or any person on such terms and conditions as such contract or contracts may contain, providing for or relating to the treatment and disposal of any such sewerage and industrial wastes. Any such contract may contain any of the terms and provisions set forth in section 23 of this act and permitted by said section to be contained in contracts made thereunder. The sewerage authority and such other sewerage authority and person are hereby authorized and directed to do and perform

C. 40:14A-24.  
Contracts  
for treat-  
ment of  
industrial  
wastes.

any and all acts or things necessary, convenient or desirable to carry out and perform every such contract and to provide for the payment or discharge of any obligation thereunder in the same manner as other obligations of such sewerage authority, other sewerage authority or person.

2. This act shall take effect immediately.

Approved July 29, 1958.

## CHAPTER 136

AN ACT concerning elections, and amending section 19:45-7 of the Revised Statutes.

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

1. Section 19:45-7 of the Revised Statutes is amended to read as follows:

Section  
amended.

Compensation, members county boards of elections; officers; commissioners of registration.

19:45-7. The compensation of the members of the several county boards shall be as follows: In counties having a population exceeding 600,000, not less than \$3,900.00 per annum, nor more than \$5,200.00 per annum;

In counties having a population of not more than 600,000 or less than 500,000; not less than \$3,000.00 per annum, nor more than \$4,000.00;

In counties having a population of not more than 500,000 or less than 175,000, not less than \$2,600.00 per annum, nor more than \$3,600.00 per annum;

In counties having a population of not more than 175,000 or less than 150,000, not less than \$2,400.00 per annum, nor more than \$3,000.00 per annum;

In counties having a population of not more than 150,000 or less than 115,000, not less than \$1,800.00 per annum, nor more than \$2,400.00 annum;

In counties having a population of not more than 115,000 or less than 90,000, not less than \$1,500.00 per annum, nor more than \$2,000.00 per annum;

In counties having a population of not more than 90,000 or less than 48,000, not less than \$1,350.00 per annum, nor more than \$1,800.00 per annum;

In counties having a population of not more than 48,000 not less than \$900.00 per annum, nor more than \$1,200.00 per annum; provided, however, that any increases herein granted shall be effected only upon the approval of the board of chosen freeholders in the county affected.

The compensation fixed and determined under any of the foregoing classifications shall include all services rendered by any county board in conducting all elections, and in connection with any recount or recheck after any such election.

The members of the county board in counties other than counties of the first class who shall be elected as chairman and secretary thereof and who shall perform the duties of chairman and secretary thereof shall each receive an additional compensation of  $\frac{1}{2}$  of the compensation of the individual members of the board.

The commissioner of registration in a county of the first class shall receive not less than \$2,500.00 nor more than \$7,500.00, as shall be determined by the county board of freeholders, for services performed as such commissioner of registration, and the commissioner of registration in a county of the second class having a superintendent of elections shall receive \$1,000.00 per annum for services performed as such commissioner of registration, and for such services performed by a commissioner of registration in a county not having a superintendent of elections additional compensation shall be paid to such commissioner in an amount equal to 50% of his salary

as member and secretary of the county board. In counties of the second class where a member of the county board serves as commissioner of registration, he shall receive no additional compensation for the performance of his duties as such commissioner unless he shall devote his full time to the performance of his duties as member of the county board, secretary, thereof, and commissioner of registration. "Full time" as here used means such time as is duly required of employees in the office of the county board.

2. This act shall take effect immediately.

Approved July 31, 1958.

#### CHAPTER 137

AN ACT to ratify, confirm, validate and make legal and effectual the assignment of certificates of sale for unpaid taxes, assessments or other municipal liens heretofore authorized and made by municipalities.

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

Validates  
sale and  
assignment  
of certificates  
of tax sale.

1. Every sale and assignment of municipally owned certificate of tax sale heretofore made or purported to have been made, pursuant to section 54:5-113 of the Revised Statutes shall be validated and confirmed, notwithstanding the failure of the municipality to comply with section 54:5-114 of the Revised Statutes, provided, however, that the municipality has received the total amount of municipal liens charged against the real estate described therein, and provided further, that the purchaser of said tax sale certificate has heretofore obtained a final judgment of foreclosure on said tax sale certificate.

2. This act shall take effect immediately.

Approved August 1, 1958.

## CHAPTER 138

AN ACT concerning the observance of the first day of the week, commonly known as Sunday, in certain counties, and providing penalties for engaging in the business of selling or offering to sell or attempting to sell clothing or wearing apparel, building and lumber supply materials, furniture, household and office furnishings and appliances on Sunday, and supplementing chapter 171 of Title 2A of the New Jersey Statutes.

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

1. On the first day of the week, commonly known and designated as Sunday, it shall be unlawful for any person whether it be at retail, wholesale or by auction, to sell, attempt to sell or offer to sell or to engage in the business of selling, as hereinafter defined, clothing or wearing apparel, building and lumber supply materials, furniture, home or business or office furnishings, household, business or office appliances.

C. 2A:171-5.1.  
Unlawful  
to conduct  
certain  
businesses  
on Sunday;  
penalties.

Any person who violates any provision of this act is a disorderly person and upon conviction for the first offense shall pay a fine of \$25.00; and for the second offense shall pay a fine of \$100.00; and for the third offense shall pay a fine of \$200.00 or be imprisoned for a period of not more than 30 days or both; and for the fourth or each subsequent offense be imprisoned for a period of not less than 30 days nor more than 6 months. A single sale of an article of merchandise to any 1 customer or a single offer to sell an article of merchandise to any 1 prospective customer, shall be deemed to be and constitute a separate and distinct violation of this act.

2. In addition to the penalties hereinabove provided in case of conviction under section 1 of this act, upon any 4 convictions for violations of this act,

C. 2A:171-5.2.  
Penalty for  
additional  
convictions.

the premises in or upon which the violation occurred shall be deemed a nuisance and the owners, tenants and occupants of such premises shall be liable for the penalties and additional penalties provided for the maintenance of nuisances as set forth in section 2A:130 et seq. of the New Jersey Statutes.

C. 2A:171-5.3.  
Terms  
defined.

3. The following definitions are not to be deemed as all inclusive and shall apply for the words or terms used in this act unless other meaning is clearly apparent from the language or context:

“Person” includes natural persons, firms, partnerships, corporations, associations or other artificial bodies, forms of business designated or known as co-operatives, trustees, receivers and officers, employees, agents, and others acting for or on behalf of any person.

“Clothing and wearing apparel” includes any article or articles to be worn on the person by man, woman, or child as bodily covering or protection, including garments of all types, headwear and footwear.

“Furniture” includes all articles of furniture used inside or outside a house or office; including chairs, tables, beds, desks, wardrobes, dressers, bureaus, cupboards, cabinets, bookcases, sofas, couches, and related items; and materials especially designed and prepared for assembly into furniture; and all such furniture whether finished or unfinished, painted or unpainted.

“Home furnishings” includes items of equipment and furnishings used in a home or office, such as floor coverings, lamps and lighting fixtures, household linens, drapes, blinds, curtains, mattresses, bed coverings, mirrors, china, kitchenware and kitchen utensils, silverware, cutlery.

“Household appliances” includes stoves, heating devices, cooking equipment, refrigerators, air conditioning equipment, electric fans, clocks, radios,



toasters, television sets, washing machines, driers, and all such electrical and gas appliances used in the home.

“Building and lumber supply materials” includes all items used in the construction of buildings, whether residential or industrial and, particularly, but not limited to, lumber, cement, building blocks, sashes, frames, windows, doors and related items.

“Sell” means to enter into an agreement whereby the seller transfers ownership or property in the goods or an interest in the goods to the purchaser for a consideration, whether or not the transfer is for immediate or future delivery, and whether or not the transaction is regarded as absolute, conditional or secured, and whether or not immediate consideration is paid therefor. The acceptance of a deposit for future delivery of merchandise, or an agreement for future delivery of merchandise, whether or not immediate consideration is paid therefor, shall also be deemed a sale for purposes of this act.

“Offer to sell” means the acceptance of bids or proposals for the purchase of goods at a future date or the attempt to induce a sale as hereinabove defined, or the attempt to induce an immediate transfer of merchandise, but not to include advertising or display of merchandise which merchandise is not available for purchase on Sunday.

“Engage in selling” means the attempt to sell or to induce an immediate or future transfer of merchandise by describing, explaining, extolling or identifying merchandise while the seller is in personal contact with the potential purchaser.

4. This act shall be construed as an additional remedy to secure proper Sunday observance and the directors, officers, managers, agents or employees of corporations shall be personally liable for the penalties herein above provided as well as the stockholders and corporate owners of the business in respect to which violations occur.

C. 2A:171-5.4.  
Construing.

C. 2A:171-5.5.  
Act  
inapplicable.

5. The provisions of this act shall be inapplicable to counties bordering on the Atlantic ocean having a population of less than 225,000.

C. 2A:171-5.6.  
Provisions  
not severable.

6. The provisions of this act shall not be severable and if any phrase, clause, sentence or provision of this act is declared unconstitutional or the applicability thereof to any person is held invalid, the remainder of this act and the act as a whole shall be unconstitutional.

C. 2A:171-5.7.  
Partial  
invalidity  
effect.

7. If any phrase, clause, section or part of this act shall be determined to be invalid in a court of competent jurisdiction, such part shall be excluded and the rest of the act shall be valid and effectual.

8. This act shall take effect immediately.

Approved August 4, 1958.

## CHAPTER 139

AN ACT to clarify, settle and fix the division line between the township of Hanover, the township of East Hanover and the borough of Florham Park in the county of Morris.

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

Division  
line fixed.

1. The division line between the township of Hanover, the township of East Hanover and the borough of Florham Park, all in the county of Morris, hereby is clarified, settled and fixed as follows:

Beginning at a stone monument set on the northeast side of Park Avenue, which is shown on the map attached to the report of the commissioners establishing and marking the "Partition Line Between the Townships of Chatham and Passaic," dated June 28, 1887 and recorded August 1, 1887 in the Morris County Clerk's Office on page 22 etc., in book entitled "Township Boundaries A" which said map is filed in said Morris County Clerk's Of-

face on pages 28 and 29 of said book and is marked "H.M.C.," the co-ordinates of which point based on the Geodetic Control Survey, N. J. Grid are  $x = 2,064,269.96$  and  $y = 713,195.19$  and running thence (1) North 84 degrees 58 minutes 44 seconds East 12,485.91 feet to a point in the center line of Ridgedale Avenue, the co-ordinates of which point are  $x = 2,076,707.08$  and  $y = 714,287.94$ , thence along the center line of Ridgedale Avenue (2) North 8 degrees 31 minutes 14 seconds West 94.99 feet to a point, thence (3) North 16 degrees 07 minutes 59 seconds West 367.75 feet to a point, thence (4) North 20 degrees 36 minutes 34 seconds West 177.24 feet to a point, thence (5) North 28 degrees 15 minutes 34 seconds West 301.02 feet to a point, thence (6) North 34 degrees, 44 minutes 34 seconds West 289.20 feet to a point, thence (7) North 38 degrees 53 minutes 09 seconds West 327.19 feet to a point, thence (8) North 41 degrees 21 minutes 39 seconds West 107.61 feet to a point, the co-ordinates of which point are  $x = 2,075,944.58$  and  $y = 715,731.29$ , thence leaving Ridgedale Avenue (9) South 83 degrees 13 minutes 48 seconds East 7362.95 feet to a stone monument set on the westerly bank of the Passaic River, the co-ordinates of which point are  $x = 2,083,256.19$  and  $y = 714,863.19$ , thence (10) South 83 degrees 13 minutes 48 seconds East to a point in the center of the Passaic River.

2. This act shall take effect immediately.

Approved September 15, 1958.

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#### CHAPTER 140

AN ACT providing for certain ground-water experiments, tests and studies incidental to water supply and making an appropriation.

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

Directs  
ground-  
water  
experiments,  
tests and  
studies.

1. The Division of Water Policy and Supply in the Department of Conservation and Economic Development is authorized and directed to determine the practicability and suitability in this State of developing and utilizing natural ground-water storage to supplement on-stream reservoir storage as a source of water supply by studies, tests, and actual field experiments.

Appropriation.

2. There is hereby appropriated out of the General Treasury to the Division of Water Policy and Supply in the Department of Conservation and Economic Development for the purposes of this act, \$100,000.00 or so much thereof as may be needed.

State to  
be reim-  
bursed.

3. The State shall be reimbursed for all expenditures made pursuant to this act out of the proceeds of any bond issue authorized for water supply purposes, including the construction of a reservoir and water supply system in the area in Hunterdon county known as Round Valley.

4. This act shall take effect immediately.  
Approved November 17, 1958.

CHAPTER 141

AN ACT concerning education and amending section 18:7-25 of the Revised Statutes.

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

Section  
amended.

1. Section 18:7-25 of the Revised Statutes is amended to read as follows:

Time of  
filing  
nominating  
petitions.

18:7-25. Nominating petitions shall be filed with the secretary of the board of education on or before 4 o'clock P. M. of the fortieth day before the date of the election; provided, however, nominating petitions for special elections held pursuant to section 18:7-3.1 of the Revised Statutes shall be so filed on or before 4 o'clock P. M. of the fifteenth day before said special election.

2. This act shall take effect immediately.  
Approved November 17, 1958.

## CHAPTER 142

A SUPPLEMENT to an act entitled "An act making appropriations for the support of the State Government and for several public purposes for the fiscal year ending June 30, 1959, and regulating the disbursement thereof," approved June 19, 1958 (P. L. 1958, c. 64).

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

1. The following sum is hereby appropriated out of the General Treasury, for the purposes hereinafter specified: Appropriation.

GENERAL STATE OPERATIONS

DEPARTMENT OF LAW AND PUBLIC SAFETY

D 40. DIVISION OF MOTOR VEHICLES

EXTRAORDINARY

D 40-500 Additional requirements for the general issuance of license plates . . . . . \$369,960.00

2. This act shall take effect immediately.  
Approved November 17, 1958.

## CHAPTER 143

AN ACT to provide for increases in the retirement allowances of certain retired public employees.

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

1. As used in this act "retirant" means any person who was employed by the State of New Jersey, any of its instrumentalities, any of its political subdivisions or any of the instrumentalities of its political subdivisions, retired from such employment in any of the calendar years set forth in this act and, as a result of such employment, is receiving a retirement allowance from a retirement system or pension fund supported in part or in whole by the State of New Jersey, or is receiving a retirement allow- C. 43:3B-1.  
Term  
defined.

ance under any law, the financial support of which comes solely from the State of New Jersey.

C. 43:3B-2.  
Retirement  
allowances  
increased.

2. The retirement allowance being received by any retirant shall be increased in accordance with the following formula:

a. The first \$480.00 of the retirement allowance, or the full retirement allowance if such allowance is less than \$480.00, shall be increased in accordance with the "ratio of increase" formula in this act if the retirant shall have had established 25 years of service credit prior to retirement, or shall have been retired for service-connected disability.

b. If the retirant shall have established less than 25 years of service credit prior to retirement and shall not have been retired for service-connected disability, the first \$480.00 of the retirement allowance, or the full retirement allowance if such allowance is less than \$480.00, shall be increased in accordance with the "ratio of increase" formula, except that this increase shall be in the same proportion to the increase provided under the "ratio of increase" formula as the number of years of service credit is to 25.

C. 43:4B-3.  
Calculating  
ratio of  
increase.

3. The "ratio of increase" which shall apply to the retirement allowance, or part thereof as specified in section 2 of this act, being received by a retirant shall be calculated in accordance with the following percentages as determined by the calendar year in which the retirement became effective.

Year of Retirement	Ratio of Increase	Year of Retirement	Ratio of Increase
1915	173%	1934	88%
1916	165%	1935	96%
1917	152%	1936	100%
1918	130%	1937	98%
1919	104%	1938	95%
1920	78%	1939	94%
1921	63%	1940	93%
1922	56%	1941	90%
1923	52%	1942	85%

1924	52%	1943	78%
1925	57%	1944	69%
1926	57%	1945	62%
1927	56%	1946	53%
1928	56%	1947	43%
1929	56%	1948	34%
1930	57%	1949	26%
1931	62%	1950	19%
1932	69%	1951	13%
1933	79%		

4. Except in the case of retirants of the Teachers' Pension and Annuity Fund and the Consolidated Police and Firemen's Pension Fund, each employer shall bear the cost of the increase in the retirement allowances payable to retirants who retired from the employ of such employer. Certification of the amounts due shall be made by the Director of the Division of Pensions to each employer other than the State, prior to December 1 of each year, commencing with December 1, 1958. Each employer shall appropriate the amounts so certified in the fiscal year next following its fiscal year in which such certification is made. Such amounts shall be paid by each employer to the Director of the Division of Pensions by March 30 of each year in the case of employers whose fiscal year extends from January 1 to December 31, and by July 15 of each year in the case of each employer whose fiscal year extends from July 1 of a given calendar year to June 30 of the following calendar year. In the case of retirants of the Consolidated Police and Firemen's Pension Fund, the employer shall pay  $\frac{2}{3}$  of the cost of the increase in retirement allowances. In making such certifications to employers in the year after 1958 the Director of the Division of Pensions shall take into account payments made by the employer, payments to retirants of such employer, prospective payments to be made to such retirants in the following year and necessary administrative costs on behalf of such retirants.

C. 43:4B-4.  
Employer  
to bear  
cost of  
increase in  
retirement  
allowances.

The Director of the Division of Pensions shall certify annually to the Director of the Division of Budget and Accounting the amount necessary to provide for the remaining cost of the increases in retirement allowances and necessary administrative costs.

C. 43:4B-5.  
Payment of  
increase;  
refund of  
balances.

5. The increase in retirement allowances provided for under this act shall commence with retirement allowance payments for the month of January 1959 provided, that there is appropriated the amount certified by the Director of the Division of Pensions to the Director of the Division of Budget and Accounting as set forth in section 4 hereof. The increase in retirement allowances shall continue to be paid as long as there shall be appropriated the amounts so certified. In the event that the necessary funds are not so appropriated, the increase in retirement allowances shall cease: no further payments shall be made by other employees: refunds shall be made by the Director of the Division of Pensions to all employers of any balances unexpended on their account; and charges shall be certified by the Director of the Division of Pensions to all employers of any amounts which have been paid on behalf of the retirants of such employer for which funds have not been paid to the director by the employer. In the event that any such charges are certified, provision for payment shall be made by the employer in the budget for the ensuing fiscal year.

C. 43:4B-6.  
Waiver of  
increase  
in retire-  
ment  
allowance.

6. Any person who is eligible to receive the increased retirement allowance under the provisions of this act may, at any time, waive his right thereto by filing a written notice of waiver with the Director of the Division of Pensions. Such waiver may be withdrawn at any time and upon such withdrawal the increase in the retirement allowance shall commence with the retirement allowance payment for the next following month.

7. This act shall take effect immediately.

Approved November 24, 1958.



## CHAPTER 144

AN ACT concerning the Veteran's Loan Guarantee and Insurance Fund and directing a transfer of funds therefrom.

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

1. The State Treasurer is hereby directed to transfer \$5,000,000.00 from the Veteran's Loan Guarantee and Insurance Fund established pursuant to chapter 126 of the laws of 1944, to the General State Fund. Fund transferred.

2. The transfer directed in section 1 hereof shall be in cash, book value of investments or both. Method of transfer.

3. This act shall take effect July 1, 1958. Act effective.  
Approved November 24, 1958.

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CHAPTER 145

AN ACT concerning municipalities, amending sections 40:46-23 and 40:46-27 of the Revised Statutes and repealing "An act concerning salaries of persons holding municipal office, position or employment in certain municipalities," approved May 2, 1945 (P. L. 1945, c. 277), "An act concerning municipalities, and supplementing article 6 of chapter 46 of Title 40 of the Revised Statutes," approved July 17, 1951 (P. L. 1951, c. 327).

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

1. Section 40:46-23 of the Revised Statutes is amended to read as follows: Section amended.

40:46-23. The governing body may, by ordinance, notwithstanding any maximum or minimum limitation fixed by statute, fix and determine the salaries, wages or compensation to be paid to each Salaries of officers and employees.

officer and employee of the municipality who, by law, is entitled thereto, except the members of the governing body and mayor or other chief executive officer therein, whose salaries shall, except as otherwise provided in section 40:46-26 of this chapter, be fixed (1) by vote of the legal voters as hereinafter provided, or (2) in municipalities in counties of the third class and fifth class having a population over 80,000 by ordinance, subject, however, to referendum to the legal voters as provided by section 40:46-26 of this chapter, and except all such officers and employees whose salaries shall have been adopted by a referendum vote less than 2 years prior to introduction of any such ordinance. In case any officer is re-elected to succeed himself after having served 1 full term, his salary may be once increased during the term for which he is so re-elected.

Section  
amended.

2. Section 40:46-27 of the Revised Statutes is amended to read as follows:

Referendum:  
ballot;  
form and  
content;  
two-year  
interval.

40:46-27. When the governing body of any municipality shall be required by petition or shall deem it advisable to fix the salaries of its members, or any officer, or the salaries paid in any municipal department, in cases where, under the provisions of this or any other law, it is necessary to have a referendum vote thereon, such governing body shall pass an ordinance definitely fixing such salary or salaries, with the date when the same shall commence. Where any such ordinance provides a larger salary than then presently payable, the amount of the increase may be made to take effect on a specified date or apportioned to be effective on different specified dates during a period not to exceed 3 years. Any such ordinance may be adopted by the governing body of the municipality notwithstanding that there has been a prior referendum initiated by petition instead of by the action of said governing body.

The clerk of the municipality shall forthwith forward a certified copy of the ordinance to the officer whose duty it is to prepare the ballots for the election, notifying such officer that a vote is desired upon the question.

Such officer shall, in the manner and form provided by law, place the same upon the ballots to be used at the next general election in such municipality, in substantially the following form:

"Shall the salary (or salaries) of the .....  
(title of office, department or group) of .....  
(name of municipality) be fixed as follows,  
.....(amount or amounts) per annum?"

If it is proposed to reduce or increase a salary, the following form should be used: "Shall the salary (or salaries) of the .....(title of office, department or group) of.....(name of municipality) be reduced (or increased) as follows:  
.....(title of office, department or group)  
from \$.....(amount of present salary) to  
\$.....(amount of proposed or adopted salary) per annum?"

If a majority of the legal voters of the municipality voting upon such question at such election shall vote "Yes," the salary or salaries so adopted shall be paid to the members of the governing body, department or officer, on and after the date specified in the ordinance, and until again changed in the manner provided by law but the same shall not be changed without a referendum vote unless a period of 2 years shall have elapsed between the last favorable referendum vote and the date of introduction of an ordinance to change the same. If a majority of the legal voters voting upon such question at such election shall vote "No," the existing salary or salaries shall continue as though no such vote had been taken, and until changed in the manner provided by law. The salary or salaries to be paid any officer or in any department shall not be voted upon more than once in 2 years.

C. 277,  
P.L. 1945  
and C. 327,  
P.L. 1951  
repealed.

3. "An act concerning salaries of persons holding municipal office, position or employment in certain municipalities," approved May 2, 1945 (P. L. 1945, c. 277, and "An act concerning municipalities, and supplementing article 6 of chapter 46 of Title 40 of the Revised Statutes," approved July 17, 1951 (P. L. 1951, c. 327) are repealed.

4. This act shall take effect immediately.  
Approved December 8, 1958.

#### CHAPTER 146

AN ACT making an appropriation to the New Jersey Water Research and Development Commission.

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

Appropriation.

1. There is hereby appropriated out of the General Treasury to the New Jersey Water Research and Development Commission, for the purposes of said commission, the sum of \$10,000.00.

2. This act shall take effect immediately.

Approved December 16, 1958.

#### CHAPTER 147

AN ACT authorizing municipalities to co-operate with public agencies, as defined herein, in the establishment, maintenance and operation of municipally-owned off-street parking facilities, and supplementing chapter 60 of Title 40 of the Revised Statutes.

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

C. 40:60-25.47.  
Authorizes municipalities to co-operate with public agencies in establishing, etc., off-street parking facilities.

1. Any municipality may co-operate with any public agency, as defined herein, in the establishment, maintenance and operation of municipally-owned off-street parking facilities within the territorial limits of such municipality, for the mutual

benefit of the public agency and the municipality, and for such purposes is hereby given the power, which shall be exercised on behalf of such municipality by its governing body, by ordinance, in the discretion of such governing body, to enter into and perform contracts with the public agency (which may extend for any period, notwithstanding any provision or rule of law to the contrary) for the establishment, acquisition, construction, financing, operation, maintenance and use of such off-street parking facilities, either by the municipality or by the public agency, upon such terms and conditions as may be agreed upon between the governing body and the public agency, and consented to by the local government board in the Division of Local Government in the Department of the Treasury, and to do so without advertisement or public notice other than is required for the adoption of the ordinance.

2. Without limiting the generality of the said power, in any contract entered into pursuant to this act, the municipality may covenant and agree:

C. 40:60-25 48.  
Covenants and  
agreements by  
municipality.

a. To appropriate, dedicate and pledge all or any portion of the revenues or other moneys derived from the operation, maintenance, control and disposition of any such facility which is the subject of such contract to meet the payments required to be made to the public agency pursuant to such contract on account of advances by the public agency for the acquisition, establishment or construction of such facility, and to fix and collect charges and rates for the use of such facility sufficient to meet such payments;

b. To deposit all or any portion of the revenues derived from the operation, maintenance and control of such facility in a special fund and to limit the use and disposition of the moneys held in such fund;

c. To lease a portion of such facility to the public agency and to convey such leased premises to the public agency upon the termination of any such lease; and to limit its right otherwise to sell, lease or dispose of any such facility;

d. To make all necessary repairs, replacements and betterments to such facility, to raise the money necessary for the maintenance and proper operation of the facility and the improvement thereof by any lawful source, including general taxation or borrowing or both; to secure insurance on such facility and agree as to the use and disposition of insurance money;

e. To indemnify the public agency against claims and demands by third persons arising out of the operation and use of such facility and to secure insurance covering the same;

f. To limit or prohibit the construction and operation by such municipality or any agency thereof of any other off-street parking facilities so long as any moneys advanced by the public agency for the acquisition, establishment and construction of any facility, which is the subject of such contract, remains outstanding and unpaid; and

g. To do all acts and things necessary or convenient to effectuate the powers given by, and the purposes of, this act.

C. 40:60-25.49.  
Debt limit  
not affected.

3. Any financial obligation or indebtedness incurred by any municipality for the acquisition and construction of any facility which is the subject of any contract, made pursuant to this act, shall not constitute an indebtedness within the meaning of any statutory debt limitation or restriction, if the said obligation or indebtedness is made payable solely from the revenues or other moneys derived from the operation, maintenance, control or disposition of any such facility.

C. 40:60-25.50.  
Public  
agency  
defined.

4. "Public agency" as used in this act means any instrumentality or political subdivision of the State of New Jersey, including any interstate

agency or political subdivision thereof, existing under any interstate compact between the State of New Jersey and any other State or commonwealth.

5. This act shall take effect immediately.

Approved December 16, 1958.

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## CHAPTER 148

AN ACT creating the New Jersey Water Research and Development Commission and the Water Advisory Committee, prescribing the functions, powers and duties of the said commission and committee, and providing for an appropriation.

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

1. The New Jersey Water Research and Development Commission is created to aid the Legislature in performing its functions. It shall consist of 9 members, 3 of whom shall be appointed from the members of the Senate by the President thereof, 3 of whom shall be appointed from the members of the General Assembly by the Speaker thereof, and 3 of whom shall be appointed by the Governor from the citizens of the State at large. No more than 2 of any such group of 3 shall be of the same political party and all such members shall serve without compensation; but the citizen members shall be entitled to be reimbursed for necessary travel and incidental expenses.

C. 58:23-1.  
N. J. Water  
Research and  
Development  
Commission  
created;  
members.

2. The term of office of each member of the commission shall be 3 years from the date of his appointment and until his successor is appointed and qualified, except that of the first appointees in each of said groups of 3, 1 shall be appointed for 1 year, 1 for 2 years, and 1 for 3 years and except that each legislative member shall serve only

C. 58:23-2.  
Terms;  
vacancies.

so long as he remains a member of the house of the Legislature from which he was appointed. Any vacancy in the membership of the commission shall be filled in the same manner as the original appointment was made, but for the unexpired term only.

C. 58:23-3.  
Organization.

3. The commission shall organize as soon as may be after the appointment of its members and shall select a chairman to serve for a term of 1 year from among its members and a secretary who need not be a member of the commission.

C. 58:23-4.  
Functions of  
commission.

4. The commission shall keep itself informed of the progress and status of the investigations and studies of the Water Policy and Supply Council with respect to surface and ground-water resources and supplies available or which may be made available for use within the State and within the various counties and municipalities of the State, and with respect to the work of said council to devise ways and means, formulate plans and recommend sites for the conservation, development and storage of such resources and supplies, and as will insure sufficient supplies of water for public potable, industrial, irrigation and other purposes not only to satisfy immediate needs but also, where feasible, to satisfy anticipated needs for up to the next 100 years. The commission is authorized to keep itself informed of the work of, and exchange information with, any State, county or municipal board, body, council, commission or other agency of this State or with any board, body, council, commission or other agency of any other State or of the Government of the United States interested in and seeking to determine, conserve and develop water resources and supplies generally or to determine riparian, public or State water rights generally. The work of the commission shall be directed to maintaining current information available for the aid of the Legislature within the scope of this act, and to assist in the preparation and adoption of ap-



propriate legislation for the public good. It may suggest or indicate lines of inquiry as to which it desires to be informed to the end that data relevant thereto may be provided, as available, by the Water Policy and Supply Council.

5. The commission may call to its assistance and avail itself of relevant information from such employees of any State, county or municipal department, board, bureau, commission or agency as it may require for its purposes and as may be available to it for said purpose. It may employ secretarial, stenographic and clerical assistants and incur such traveling and miscellaneous expenses as it may deem necessary in order to perform its duties and as may be within the limits of funds appropriated or otherwise made available to it for said purposes. It may also consult and obtain the views of such expert advisors on the subject of water supply and water resources as it may interest in providing aid and assistance to it. The commission may hold hearings, conduct inquiries and make investigations in any part of the State.

C. 58:23-5.  
Assistance by  
other agencies;  
expert advisors;  
hearings.

6. The commission shall report annually to the Governor and the Legislature, setting forth the result of its studies of the preceding year including any recommendations it may have and may accompany the same with any legislative bills which it may desire to recommend for adoption by the Legislature.

C. 58:23-6.  
Annual report.

7. There shall annually be appropriated to the commission such sum as may be included in any annual or supplemental appropriation act.

C. 58:23-7.  
Appropriation

8. The Water Advisory Committee is created and shall consist of 15 members from the State at large to be appointed by resolution of the commission adopted by a majority of all of its members. The appointees shall be so selected as to give representation on the committee to the northern, central and southern areas of the State but not necessarily in equal proportions.

C. 58:23-8.  
Water Advisory  
Committee:  
members.

C. 58:23-9.  
Terms;  
vacancies.

9. The term of office of each member of the advisory committee shall be 3 years from the date of his appointment and until his successor is appointed and qualified, except that of the first appointees 5 shall be appointed for 1 year, 5 for 2 years, and 5 for 3 years. Any vacancy in the membership of the advisory committee shall be filled in the same manner as the original appointment was made, but for the unexpired term only.

C. 58:23-10.  
Meetings;  
function.

10. The advisory committee shall meet at the call of the commission and shall assist and advise the commission in the performance of its duties as provided by this act.

11. This act shall take effect immediately.

Approved December 16, 1958.

## CHAPTER 149

AN ACT concerning workmen's compensation, and amending sections 34:15-43 and 34:15-74 of the Revised Statutes.

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

Section  
amended.

1. Section 34:15-43 of the Revised Statutes is amended to read as follows:

Public  
employees  
within Work-  
men's com-  
pensation;  
terms defined;  
construing.

34:15-43. Every officer, appointed or elected, and every employee of the State, county, municipality or any board of commission, or any other governing body, including boards of education, and governing bodies of service districts, and also each and every active volunteer fireman doing public fire duty and also each and every active volunteer, first aid or rescue squad worker, including each and every authorized worker who is not a member of the volunteer fire company within which the first aid or rescue squad may have been created, doing public first aid or rescue duty under the control or supervision of any commission, council or any

other governing body of any municipality, any board of fire commissioners of such municipality or of any fire district within the State, or of the board of managers of any State institution, and every county fire marshal and assistant county fire marshal, who may be injured in line of duty shall be compensated under and by virtue of the provisions of this article and article 2 of the chapter (sections 34:15-7 et seq.). No former employee who has been retired on pension by reason of injury or disability shall be entitled under this section to compensation for such injury or disability; provided, however, that such employee, despite retirement, shall, nevertheless, be entitled to the medical, surgical and other treatment and hospital services as set forth in section 34:15-15 of the Revised Statutes.

As used in this section, the terms "doing public fire duty" and "who may be injured in line of duty," as applied to active volunteer firemen, county fire marshals or assistant county fire marshals, shall be deemed to include participation in any authorized construction, installation, alteration, maintenance or repair work upon the premises, apparatus or other equipment owned or used by the fire company, participation in any authorized public drill, showing, exhibition, or parade of said volunteer firemen or marshals either with or without their fire apparatus and to include also the rendering of assistance in case of fire and, when authorized, in connection with other events affecting the public health or safety, in any political subdivision or territory of another State of the United States or on property ceded to the Federal Government while such assistance is being rendered and while going to and returning from the place in which it is rendered.

Every active volunteer fireman shall be deemed to be doing public fire duty under the control or supervision of any such commission, council, gov-

erning body, board of fire commissioners or fire district or board of managers of any State institution within the meaning of this section, if such control or supervision is provided for by statute or by rule or regulation of the board of managers or the superintendent of such State institution, or if the fire company of which he is a member receives contributions from, or a substantial part of its expenses or equipment are paid for by, the municipality, or board of fire commissioners of the fire district or if such fire company has been or hereafter shall be designated by ordinance as the fire department of the municipality.

Every active volunteer, first aid or rescue squad worker, including every authorized worker who is not a member of the volunteer fire company within which the first aid or rescue squad may have been created, shall be deemed to be doing public first aid or rescue duty under the control or supervision of any such commission, council, governing body, board of fire commissioners or fire district within the meaning of this section if such control or supervision is provided for by statute, or if the first aid or rescue squad of which he is a member or authorized worker receives or is eligible to receive contributions from, or a substantial part of its expenses or equipment are paid for by, the municipality, or board of fire commissioners of the fire district, or if such first aid or rescue squad has been or hereafter shall be designated by ordinance as the first aid or rescue squad of the municipality.

As used in this section and in section 34:15-74 of this chapter, the term "authorized worker" shall mean and include, in addition to an active volunteer fireman and an active volunteer first aid or rescue squad worker, any person performing any public fire duty or public first aid or rescue squad duty, as the same are defined in this section, at the request of the chief or acting chief of a fire

company or the president or person in charge of a first aid or rescue squad for the time being.

Nothing herein contained shall be construed as affecting or changing in any way the provisions of any statute providing for sick, disability, vacation or other leave for public employees or any provision of any retirement or pension fund provided by law.

2. Section 34:15-74 of the Revised Statutes is amended to read as follows:

Section  
amended.

34:15-74. The governing body of every municipality and the committee of every fire district shall provide compensation insurance for volunteer firemen doing public fire duty and volunteer first aid and emergency squad workers doing public first aid and rescue duty under the control or supervision of any commission, council or other governing body of the municipality or any board of fire commissioners of such municipality or of any fire district, and the board of chosen freeholders shall provide compensation insurance for county fire marshals and assistant county fire marshals, within the meaning of section 34:15-43 of this chapter. Such insurance shall provide compensation for every such fireman or authorized first aid or rescue squad worker or county fire marshal or assistant county fire marshal who shall be a member of any first aid or rescue squad created within the fire company of which he is a member or authorized first aid or rescue squad worker, or composed of members and authorized first aid or rescue squad workers of different fire companies in the same municipality for injuries received while acting in response to any call made upon such squad, for first aid or rescue work, whether such call be made because of a fire or otherwise.

Compensation  
insurance  
required on  
certain volun-  
teer workers.

3. This act shall take effect immediately.

Approved December 16, 1958.

## CHAPTER 150

AN ACT to amend "An act to provide for and regulate the granting of sick leave to certain persons in the public schools of this State, and supplementing Title 18 of the Revised Statutes, and to repeal 'An act to provide for and regulate the granting of sick leave to certain teachers, principals, assistant superintendents and superintendents in the public schools of this State, and supplementing chapter 13 of Title 18 of the Revised Statutes,' approved May 6, 1942 (P. L. 1942, c. 142), as the title of said act was amended by chapter 237 of the laws of 1952," approved July 22, 1954 (P. L. 1954, c. 188).

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

Section  
amended.

C. 18:13-23.12.  
Sick leave.

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

5. Nothing in this act shall affect the right of the board of education to fix either by rule or by individual consideration, the payment of salary in cases of absence not constituting sick leave, or granting sick leave over and above the minimum sick leave as defined in this act or allowing days to accumulate over and above those provided for in section 1 of this act, except that no person shall be allowed to increase his total accumulation by more than 15 days in any 1 year.

2. This act shall take effect immediately.

Approved December 16, 1958.

## CHAPTER 151

AN ACT authorizing the granting of noncontributory pensions by municipalities and counties to dependents of police and firemen killed in the line of duty.

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

1. The governing body of any municipality, by ordinance, or the board of chosen freeholders of any county, by resolution, may provide in specific cases for the payment of an annual pension on the death of a uniformed member of the municipal fire, police or park police department or county police or park police department killed in the performance of duty as a member of any such fire or police department, whether the death be instantaneous or ensue from fatal injury. The aggregate amount paid pursuant to this act in any year as to any such deceased member shall not exceed the difference between (a) the amount of the annual salary of the deceased member at the time of his death or \$4,000.00, whichever is lower, and (b) the sum of the aggregate benefits paid in the same year by way of death benefit, social security or survivors' benefits, workmen's compensation award or pension benefit, payable under the authority of any other law of this State or of the United States. In determining whether or not to provide for a pension pursuant to this act, and in fixing the amount thereof, such governing body or board of chosen freeholders shall take into account the actual dependency of the beneficiaries, their needs and means, and the pecuniary loss occasioned by reason of such death. The amount so fixed in each case shall be subject to review at any time by such governing body or board of chosen freeholders in the light of the then existing facts, for the purpose of altering or terminating the same.

C. 40:11-22.  
Pension  
authorized;  
limitation.

C. 40:11-23.  
Payment of  
pension;  
terms  
defined.

2. The pension shall be paid as follows:

a. If there are a dependent widow and dependent children of the deceased member, the pension shall be paid to such widow for the use of herself and such children.

b. If there are dependent children but no widow the pension shall be paid in equal shares to those dependent children who have not reached 18 years of age. If there are 2 or more such children, the pension shall not exceed the sum of \$50.00 per month for each child, and if there is only 1 such child, the sum of \$75.00 per month.

c. If a dependent widow remarries, no part of the pension shall be paid for her use, but the pension may be paid as if the deceased member had died leaving him surviving a dependent child or children under 18 years of age and no dependent widow. No pension shall be paid hereunder after the death of the widow and the arrival at the age of 18 of all the children of the deceased member.

d. The term "dependent widow" as used in this section shall not apply to a surviving spouse who shall have married such deceased member at or after his attainment of the age of 50 years.

C. 40:11-24.  
Provision for  
payment.

3. In granting any pension pursuant to this act, the governing body of the municipality or the board of chosen freeholders of the county may provide for pension payments prospectively only with respect to the death of any such member so killed subsequent to January 1, 1956.

C. 40:11-25.  
Budgetary  
provisions.

4. The governing body of a municipality or the board of chosen freeholders of a county awarding any pension pursuant to this act shall include in the municipal or county budget, as the case may be, a sum sufficient to pay fully any pension allowed under sections 1 and 2 of this act and cause the same to be raised by taxation as other municipal or county revenues are raised.

5. This act shall take effect immediately.

Approved December 17, 1958.



## CHAPTER 152

AN ACT to amend and supplement "A supplement to 'An act concerning banking and banking institutions (Revision of 1948),' approved April 29, 1948 (P. L. 1948, c. 67)," approved June 5, 1951 (P. L. 1951, c. 167).

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

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

Section  
amended.

3. No savings bank shall make an investment pursuant to this act at any time when the total of all such investments exceeds, or if the making of such investment would cause such total to exceed 50% of the aggregate of its surplus, undivided profits and unallocated reserves. As used in this section, the aggregate of the surplus, undivided profits and unallocated reserves shall be that amount as shown as the total surplus accounts in the latest report of condition made and filed as required by section 256 (A), of the Banking Act of 1948.

C. 17:9A-180.3.  
Limitation  
on invest-  
ments.

2. Whenever a savings bank shall have made an investment pursuant to the act to which this is a supplement and any such securities shall thereafter become eligible for investment under other statutes permitting investment by savings banks, said savings bank may transfer any such securities on its books to the class of investment under which such securities shall have become eligible for investment, and said securities shall not thereafter be included in the total of investments under the act to which this is a supplement by said savings bank in determining the limitations set forth in sections 2 and 3 of the act to which this is a supplement.

C. 17:9A-180.3a.  
Transfer of  
investments.

3. This act shall take effect immediately.

Approved December 18, 1958.

## CHAPTER 153

AN ACT to amend "An act to supplement 'An act concerning banking and banking institutions (Revision of 1948),' approved April 29, 1948 (P. L. 1948, c. 67)," approved April 9, 1953 (P. L. 1953, c. 78).

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

Section  
amended.

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

C. 17:9A-180.9.  
"Surplus"  
defined.

5. As used in section 2 and 3 hereof, surplus of a savings bank shall mean the total of its surplus, undivided profits and unallocated reserves and shall be the amount shown as the total surplus accounts in the latest report of condition made and filed as required by section 256 (A) of the Banking Act of 1948.

2. This act shall take effect immediately.

Approved December 18, 1958.

## CHAPTER 154

AN ACT to validate certain proceedings at meetings or elections of school districts and any bonds or other obligations issued or to be issued pursuant to such proceedings.

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

Proceedings  
and bonds  
validated.

1. All proceedings heretofore had or taken by any school district or at any school district meeting or election held not less than 15 days prior to the effective date of this act for the authorization or issuance of bonds of the school district, and any bonds or other obligations of the school

district issued or to be issued in pursuance of a proposal adopted by the legal voters at such meeting or election, are hereby ratified, validated and confirmed, notwithstanding that (1) notices relating to such meeting or election were not published prior thereto as required by the provisions of the Absentee Voting Law (1953) (P. L. 1953, c. 211, and (2) the adoption of such proposal authorized the board of education to issue bonds the principal amount of which, added to the amount of all the bonds and notes of the school district then issued and outstanding or authorized but unissued less the amount of any sinking funds held for payment of the same, exceeded any limitation or other restriction prescribed by section 18:5-84 of the Revised Statutes, and such proposal did not disclose or correctly disclose the effect thereof on the borrowing margin of any municipality comprised within the school district in compliance with the provisions of section 18:5-85 of the Revised Statutes; provided, however, that any applications received by the secretary of the board of education of the school district for military service ballots or civilian absentee ballots for such meeting or election were forwarded to the clerk of the county in which such school district is located; and provided further that supplemental debt statements and school debt statements, prepared and filed as of a date not more than 60 days prior to such meeting or election show that the percentage of net debt of the municipality as stated in any such supplemental debt statement does not exceed 7%; and provided further that no action, suit or proceeding to contest the validity of such meeting or election has heretofore been instituted in any court of this State within 15 days subsequent to the date of said meeting or election.

2. This act shall take effect immediately.

Approved December 18, 1958.

## CHAPTER 155

AN ACT to validate certain proceedings at meetings or elections of school districts and any regional school districts created pursuant thereto, and any bonds or other obligations of such regional school districts issued or to be issued pursuant to such proceedings or proceedings thereafter taken.

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

Proceedings,  
meetings,  
elections  
and bonds  
validated.

1. All proceedings heretofore had or taken in any school district at any school district meeting or election held not less than 15 days and not more than 2 years prior to the effective date of this act for or with respect to (a) the creation of a regional school district pursuant to the provisions of chapter 8, Title 18, Education, of the Revised Statutes (b) any regional school district created pursuant to a proposition or proposal adopted by the legal voters at such meeting or election and (c) any bonds or other obligations of such regional school district issued or to be issued in pursuance of such proposition or proposal, are hereby ratified, validated and confirmed notwithstanding that the notices relating to any such meeting or election required by the provisions of the Absentee Voting Law (1953) (P. L. 1953, c. 211) were not published prior to the fortieth day immediately preceding the date of such meeting or election; provided, however, that notices were published prior to the fortieth day preceding the date of such meeting or election in a newspaper published in the same county as and circulating in, the district and provided further that any applications received by the secretary of the board of education of such school district for military service ballots or civilian absentee ballots for such meeting or election were forwarded to the clerk of

the county in which such school district is located together with a military service ballot to be voted pursuant to each such application for a military service ballot and a civilian absentee ballot to be voted pursuant to each such application for a civilian absentee ballot; and provided further that no action, suit or proceeding to contest the validity of such meeting or election has heretofore been instituted within the time fixed by law or rule of court, or, where such time has not heretofore expired is instituted within 30 days after the effective date of this act.

2. This act shall take effect immediately.

Approved December 18, 1958.

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#### CHAPTER 156

AN ACT to validate certain proceedings at meetings or elections of school districts and any bonds or other obligations issued or to be issued pursuant to such proceedings.

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

1. All proceedings heretofore had or taken by any school district or at any school district meeting or election held not less than 15 days prior to the effective date of this act for the authorization or issuance of bonds of the school district, and any bonds or other obligations of the school district issued or to be issued in pursuance of a proposal adopted by the legal voters at such meeting or election, are hereby ratified, validated and confirmed, notwithstanding that notices relating to such meeting or election were not published prior thereto as required by the provisions of the Absentee Voting Law (1953) (P. L. 1953, c. 211), and if any such school district is a regional school district, notwithstanding that in addition, notices of

Proceedings,  
elections  
and bonds  
validated.

such meeting or election were not posted as required by section 18:7-15 of the Revised Statutes, provided, however, that any applications received by the secretary of the board of education of the school district for military service ballots or civilian absentee ballots for such meeting or election were forwarded to the clerk of the county in which such school district is located; and provided further that notices of such meeting or election were published as required by said section 18:7-15 and that supplemental debt statements were made, sworn to and filed as required by the provisions of section 18:5-87 of the Revised Statutes; and provided further that no action, suit or proceedings to contest the validity of such meeting or election has heretofore been instituted in any court of this State within 15 days subsequent to the date of said meeting or election.

2. This act shall take effect immediately.

Approved December 18, 1958.

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#### CHAPTER 157

AN ACT to amend the title of "An act concerning certain deductions from the compensation of persons holding public office, position or employment, whose compensation is paid by this State or by any board, body, agency or commission thereof," approved July 25, 1955 (P. L. 1955, c. 163), so that the same shall read "An act concerning certain deductions from the compensation of persons holding public office, position or employment, whose compensation is paid by this State or by any county, municipality or board of education of this State, or by any board, body, agency or commission thereof" and to amend the body of said act.

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

1. The title of "An act concerning certain deductions from the compensation of persons holding public office, position or employment, whose compensation is paid by this State or by any board, body, agency or commission thereof," approved July 25, 1955 (P. L. 1955, c. 163), is amended to read "An act concerning certain deductions from the compensation of persons holding public office, position or employment, whose compensation is paid by this State or by any county, municipality or board of education of this State, or by any board, body, agency or commission thereof."

Title  
amended.

New title.

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

Section  
amended.

1. Whenever any person holding public office, position or employment, whose compensation is paid by this State or by any county, municipality or board of education of this State, or by any board, body, agency or commission thereof, shall indicate in writing to the proper disbursing officer his desire to have any deductions made from his compensation for the payment of contributions to a United Fund, Community Chest or United Appeals, such deductions shall be made by the State Treasurer in his discretion, if such compensation is payable by the State Treasurer, or by any other disbursing officer, when directed so to do by resolution of the board of chosen freeholders of the county or the governing body of the municipality or the board of education or of the board, body, agency or commission of which he is the disbursing officer, if such compensation is payable by him, and shall be transmitted to the treasurer of such fund, chest or appeals, as the case may be, but any such written authorization may be withdrawn at any time upon filing notice of such withdrawal with the State Treasurer or such disbursing officer, as the case may be.

C. 52:14-15.9c.  
May authorize certain  
deductions.

3. This act shall take effect immediately.

Approved December 23, 1958.

## CHAPTER 158

AN ACT concerning marriages and the issuance of marriage licenses, and amending sections 2A:124-2 of the New Jersey Statutes and 37:1-9 of the Revised Statutes.

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

Section  
amended.

1. Section 2A:124-2 of the New Jersey Statutes is amended to read as follows:

Marriage of  
insane or  
feeble-minded  
persons;  
misdemeanor.

2A: 124-2. Any person of sound mind who marries any other person knowing him or her to have committed himself or herself, or to have been committed to any public institution as an insane or feeble-minded person, and not to have been satisfactorily discharged therefrom, is guilty of a misdemeanor.

Section  
amended.

2. Section 37:1-9 of the Revised Statutes is amended to read as follows:

When issuance  
of license  
prohibited.

37:1-9. No marriage license shall be issued when either of the contracting parties, at the time of making application therefor, is infected with gonorrhea, syphilis or chancroid in a communicable stage, is under the influence of intoxicating liquor or a narcotic drug, or is an imbecile or of an unsound mind. Nor shall any such license be issued to a person who is or has been an inmate of an insane asylum or institution for indigent persons, unless it appears that such person has been satisfactorily discharged therefrom.

3. This act shall take effect immediately.

Approved January 12, 1959.



## CHAPTER 159

AN ACT concerning certain wild birds and amending section 23:4-50 of the Revised Statutes.

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

1. Section 23:4-50 of the Revised Statutes is amended to read as follows:

Section  
amended.

23:4-50. Any provision of law or of the State Fish and Game Code to the contrary notwithstanding, no person shall, within this State, kill or catch, or have in his possession, living or dead, a wild bird other than a game bird as defined in section 23:4-49 of this Title, or purchase, offer or expose for sale any such wild bird after it has been killed or caught. No part of plumage, skin or body of a bird protected by this section shall be sold or had in possession for sale. Plumage, as used in this section, includes any part of the feathers, head, wings, or tail of a bird, and when the word occurs in this section reference is had equally to plumage of birds coming from without the State as to birds obtained within the State, but it shall not be construed to apply to the feathers of ostriches, domestic fowl or domestic pigeons. The fact that a bird belongs to a different species from that native in this State shall constitute no defense to the possession thereof if it belongs to the same family as any bird protected by this section.

Wild birds  
other than  
game birds;  
killing;  
possession;  
sale;  
plumage;  
exceptions;  
penalty.

The English or European house sparrow (*passer domesticus*), European starling, blackbird and crow are not included among the birds protected by this section; provided however, that nothing herein contained shall be deemed to make it unlawful for the owner or occupant of land or his regular employees to kill hawks or owls when in the act of destroying poultry or livestock or when found in the immediate vicinity of a poultry or livestock range of said landowner or occupant.

Nothing herein contained shall prohibit the control of animals or birds which have become obnoxious in nature and habit or that are doing damage to wildlife, by the Division of Fish and Game or its employees on any lands in the State; provided, however, that nothing herein contained shall be deemed to make lawful any act with respect to all grackles, yellow-headed red-wing, bi-colored red-wing, tricolored red-wing and Brewer's black-birds, which is made unlawful by the laws of the United States or any regulation issued pursuant thereto.

A person violating this section shall be subject to a fine or \$20.00 for each bird or part thereof killed, caught or had in possession.

2. This act shall take effect immediately.

Approved January 12, 1959.

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## CHAPTER 160

AN ACT to amend "An act authorizing the governing body of any municipality of this State to exchange lands when deemed in the public interest," approved May 13, 1942 (P. L. 1942, c. 199).

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

Section  
amended.

C. 40:60-51.1.  
Authorizes  
exchange of  
certain  
lands.

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

1. The governing body of any municipality may exchange any lands owned by or hereafter to be acquired by such municipality, or any right or interest therein, for other lands desired for public use, and may exact and receive a cash consideration in addition to such other lands desired for public use; provided, that such exchange shall have been or shall hereafter be authorized, by resolution

of the governing body of such municipality, and such governing body has determined or hereafter shall determine that the lands to be conveyed to such municipality and the cash consideration, if any, to be said to such municipality, are of greater value to the municipality for public use than the lands to be conveyed by the municipality, and that it is deemed in the public interest that such exchange of lands be consummated. A prior dedication for use for park purposes of such land or any part thereof, shall not preclude an exchange thereof under this act; but where the lands to be exchanged by the municipality are dedicated for park purposes, the lands received by the municipality in exchange therefor shall be used for the same purposes.

2. This act shall take effect immediately.  
Approved January 12, 1959.

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## CHAPTER 161

AN ACT concerning persons convicted of certain sex offenses, and amending section 2A:164-5 of the New Jersey Statutes.

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

1. Section 2A:164-5 of the New Jersey Statutes is amended to read as follows:

Section  
amended.

2A:164-5. If it shall appear from said report that it has been determined through clinical findings that the offender's conduct was characterized by a pattern of repetitive, compulsive behavior; and, except in convictions for open lewdness or indecent exposure, if either violence was utilized in the commission of the offense; or the victim

Specialized  
treatment for  
mental and  
physical  
aberrations.

was under the age of 15 years; it shall be the duty of the court, upon recommendation of the Diagnostic Center, to submit the offender to a program of specialized treatment for his mental and physical aberrations.

2. This act shall take effect immediately.

Approved January 12, 1959.

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## CHAPTER 162

AN ACT concerning education, and supplementing Title 18 of the Revised Statutes.

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

C. 18:8-5.1.  
Apportionment of membership regional boards of education.

1. In making the apportionment of the membership of a regional board of education among the several school districts uniting to create a regional school district, as required by section 18:8-5 of the Revised Statutes, there shall be subtracted from the number of inhabitants of a constituent school district, as shown by the last Federal census officially promulgated in this State, the number of such inhabitants who according to the records of the Federal Bureau of the Census were patients in or inmates of any State or Federal hospital or prison located in such constituent school district.

2. This act shall take effect immediately.

Approved January 12, 1959.

## CHAPTER 163

AN ACT to amend "An act to amend and supplement the 'Housing Co-operation Law,' being chapter 20 of the laws of 1938, approved March 8, 1938 (P. L. 1938, c. 20)," approved July 6, 1950 (P. L. 1950, c. 298).

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

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

Section  
amended.

5. Bonds and notes of municipalities to aid projects. (a) Any city, town, borough, village or township is hereby authorized and empowered to incur indebtedness, borrow, appropriate and expend money and issue its negotiable bonds for the purpose of aiding any housing authority with respect to any housing project which is located within said municipality and as to which the Federal Government shall have contracted to furnish financial assistance.

C. 55:14B-4.1.  
Bonds and  
notes of  
municipalities  
to aid  
housing  
projects.

(b) Any city, town, borough, village or township is hereby authorized and empowered to incur indebtedness, borrow, appropriate and expend money and issue its negotiable bonds for the purpose of aiding any housing authority or redevelopment agency with respect to any redevelopment project which is located within said municipality.

(c) Any bonds of any city, town, borough, village or township issued under this act shall be authorized by ordinance adopted by the governing body of said municipality in the manner or mode of procedure prescribed by the local bond law, constituting sections 40:1-1 to 40:1-88 of the Revised Statutes, and said bonds shall be issued in the manner or mode of procedure prescribed by said law, except that (1) said ordinance may be adopted notwithstanding the provisions of section 40:1-15 of said law and, subject to the provisions of paragraph

(d) of this section, said bonds may be authorized and issued notwithstanding any debt or other limit prescribed by said law, (2) said ordinance may be adopted notwithstanding the provisions of section 40:1-12 of said law and no down payment shall be required, (3) said bonds shall mature in annual installments, commencing not more than 2 and ending not more than 40 years from the date of said bonds, and (4) said ordinance need set forth only a brief and general description of the location and designation of the housing or redevelopment project with respect to which said bonds are authorized, the amount of the appropriation made thereby and maximum amount of bonds to be issued pursuant thereto, the rate or maximum rate of interest (not exceeding 6% per annum) the bonds shall bear and the date and maturities of the bonds. Such bonds may be made subject to redemption prior to maturity with or without premium at such times and on such terms and conditions as may be provided by resolution of the governing body adopted prior to their issuance, and all matters relating to such bonds not hereinabove required to be stated in such ordinance may be performed or determined by resolution or resolutions of the governing body adopted prior to their issuance.

(d) If it appears from the supplemental debt statement filed pursuant to section 40:1-13 of said local bond law with respect to an ordinance relating to a housing or redevelopment project adopted pursuant to this act that the percentage of the net debt as stated therein exceeds 7%, such ordinance shall not take effect unless and until there shall be endorsed upon a certified copy thereof, as adopted, the approval of the Local Government Board of the Division of Local Government in the Department of the Treasury. A certified copy of any such ordinance shall upon adoption be filed with said board together with such statements and information with respect thereto or regarding the financial

condition of the municipality as said board may prescribe. Said board shall cause its approval to be endorsed upon such certified copy if it shall be satisfied and shall record upon its minutes its estimates that (a) the amounts to be expended by said municipality for such project are not unreasonable or exorbitant, (b) issuance of said bonds will not materially impair the credit of said municipality or substantially reduce its ability during the ensuing 10 years to pay punctually the principal and interest of its debts and supply essential public improvements and services and (c) taking into consideration trends in population and in values and uses of property and in needs for essential public improvements, the percentage of net debt of said municipality, computed as provided in said local bond law, will at some date within 10 years be either less than 7% or less than the percentage appearing from said supplemental debt statement. If said board shall not within 60 days after filing of said certified copy with it be satisfied as to the matters described above, it shall cause its disapproval to be endorsed on such certified copy and shall deliver to said municipality a statement of its reasons for such endorsement of disapproval.

(e) Any city, town, borough, village or township may issue its negotiable notes, at public or private sale, in anticipation of the issuance of bonds authorized by any such ordinance after such ordinance has taken effect and may, from time to time, renew any such notes. All such notes (including renewals thereof) shall mature and be paid not more than 2 years from the date of the adoption of the ordinance authorizing the bonds in anticipation of which the notes are issued. All such notes may be authorized by resolution adopted by the governing body of said municipality.

(f) All bonds and notes issued hereunder shall be direct and general obligations of the city, town, borough, village or township issuing them and, un-

less payment is otherwise made or provided for, a tax sufficient in an amount to pay the principal and interest on such bonds and notes shall be levied and collected by said municipality in the year in which the same shall become due and payable. Such bonds or notes may contain a recital that they are issued pursuant to this act in the manner or mode of procedure prescribed by said local bond law and such recitals shall be conclusive evidence of their validity and of the regularity of their issuance.

(g) The powers conferred by this section 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.

The provisions of chapter 2 of Title 40 of the Revised Statutes shall not apply to any public body in the exercise of the powers conferred upon it by this section toward the fulfillment of the purposes of this act or of the act to which this act is supplemental.

2. This act shall take effect immediately.

Approved January 12, 1959.

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## CHAPTER 164

AN ACT to amend the "Teachers' Pension and Annuity Fund-Social Security Integration Act," approved June 1, 1955 (P. L. 1955, c. 37).

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

Section  
amended.

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

C. 18:13-112.6.  
Membership.

4. The membership of the retirement system shall consist of:

(a) all members of the Teachers' Pension and



Annuity Fund enrolled as such as of December 31, 1955;

(b) any person becoming a teacher on or after the effective date of this act, except any person who has attained the age of 60 years prior to becoming a teacher after June 30, 1958;

(c) every teacher veteran as of the effective date of this act who is not a member of the "Teachers' Pension and Annuity Fund" as of such date and who shall not have notified the board of trustees within 30 days of such date that he does not desire to become a member;

(d) any teacher employed on the effective date of this act who is not a member of the Teachers' Pension and Annuity Fund and who elects to become a member under the provisions of section 10.

No person in employment, office or position, for which the annual salary or remuneration is fixed at less than \$500.00 shall be eligible to become a member of the retirement system.

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

Section  
amended.

6. Any person becoming a member on or after January 1, 1956, shall become a Class B member as a condition of his employment, regardless of age, and thereafter shall participate in the retirement system under the same conditions and with the same rights and privileges as other members, except as hereinafter provided.

C. 18:13-112.8.  
New members  
placed in  
Class B.

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

Section  
amended.

8. If a teacher is dismissed by his employer by reason of reduction in number of superintendents of schools, assistant superintendents, principals or teachers employed in the school district when in the judgment of the board of education it is advisable to abolish any office, position or employment for reasons of a reduction in the number of pupils, economy, a change in the administrative or supervisory organization of the district, or other good

C. 18:13-112-10.  
Continuance  
of member-  
ship.

cause; or if a teacher becomes unemployed by reason of the creation of a regional school district or a consolidated school district; or if a teacher is on a leave of absence granted by his employer or permitted by any law of this State; and if such teacher has not withdrawn his accumulated contributions, his membership may continue in the retirement system notwithstanding any provisions of this act, but such continuation shall not extend beyond a period of 5 years from the date of such dismissal, or the beginning of such unemployment or leave of absence, and no credit for retirement purposes shall be allowed except as provided hereinafter in this section. In computing the service or in computing final compensation no time after September 1, 1919, during which a member was employed as a teacher at an annual salary or remuneration fixed at less than \$500.00 shall be credited, except that in the case of a veteran member credit shall be given for service rendered prior to January 1, 1955, in an employment, office or position if the annual salary or remuneration therefor was fixed at not less than \$300.00 and such service consisted of the performance of the full duties of such employment, office or position. In computing service for retirement purposes or in computing final compensation no time during which such teacher was absent on such leave shall be credited unless such absence was for a period of less than 3 months or unless the service was allowed for retirement purposes within 1 year following his return to service after completion of such leave, both by his employer and by the board of trustees, or unless the service rendered to an employer other than the State or a political subdivision thereof was allowed for retirement purposes by the provisions of any law of this State. Any such member shall be required to contribute, either in a lump sum or by installment payments, an amount calculated, in accordance with the rules and regulations of the

board of trustees, to cover the period of such official leave of absence without pay, unless the service rendered to an employer other than the State or a political subdivision thereof was allowed for retirement purposes by the provisions of any law of this State.

4. Section 22 of the act of which this act is amendatory is amended to read as follows:

Section  
amended.

22. The pension fund of the retirement system is the fund in which shall be accumulated the reserves for the payment of pensions to present-entrant members other than veterans, and from it shall be paid all retirement allowances of such present-entrant members and of all beneficiaries of the Teachers' Pension and Annuity Fund who, as of the effective date of this act, were receiving pensions from the pension fund. All reserves for the payment of annuities to persons receiving pensions from the pension fund, as of the effective date of this act, are hereby transferred from the former annuity reserve fund to the pension fund. Upon the retirement of a present-entrant member, the accumulated deductions of the member shall be transferred from the annuity savings fund to the pension fund. The board of trustees shall annually transfer from the contingent reserve fund to the pension fund the annual State and employer contributions on account of present-entrant members as computed in accordance with subsection "(a)" of section 18, the accrued liability contribution for present-entrants in accordance with subsection "(b)" of section 18, and the deficiency contribution made by the State in accordance with subsection "(c)" of section 18 of this act. Any surplus or deficit developing in the pension fund shall be adjusted from time to time by transfer to or from the contingent reserve fund by the appropriate action of the board of trustees.

C. 18:13-112.24.  
Pension fund.

5. Section 33 of the act of which this act is amendatory is amended to read as follows:

Section  
amended.

C. 18:13-112.35.  
Employer and  
State contri-  
butions.

33. a. Each employer as of January 1, 1955, of a veteran member who was employed as a teacher on January 1, 1955, shall pay the liability for such veteran member as computed by the actuary in accordance with subsection d of section 18 of this act; provided, however, that no annual payment by an employer other than the State shall be greater than the annual payment certified as provided below for the fiscal year beginning July 1, 1958, except as modified from time to time as a result of additional information received by the board of trustees subsequent to June 30, 1957 which would affect the computations provided for in subsection d of section 18.

The board of trustees shall annually certify, for a period of 30 years beginning July 1, 1957, to the Commissioner of Education, the State Treasurer, and to each employer of a veteran member who was employed as a teacher on January 1, 1955, the contributions due on behalf of such veteran members as described above payable by the employer to the contingent reserve fund. The Commissioner of Education shall deduct the amount so certified from the certification, to the State Treasurer and the Director of the Division of Budget and Accounting, of State aid payable to such employer under the provisions of chapter 85, P. L. 1954.

The State Treasurer, upon warrant of the Director of the Division of Budget and Accounting, shall pay the amounts so deducted to the retirement system. In the event that no State aid is payable under chapter 85, P. L. 1954, to such employer, the board of trustees shall certify the amount due on behalf of such veteran members to the chief fiscal officer of such employer.

The contributions so certified by the board of trustees shall be paid to the retirement system on July 1 in each year commencing with July 1, 1957.

b. Regular interest charges payable, the crea-

tion and maintenance of reserves in the contingent reserve fund and the maintenance of retirement allowances and other benefits granted by the board of trustees under the provisions of this act, except the amounts payable by other employers under the provisions of this section, are hereby made obligations of the State. Except as provided in section 27, all income, interest, and dividends derived from deposits and investments authorized by this act shall be used for payment of these obligations of the State.

Upon the basis of each actuarial determination and appraisal provided for in this act, the board of trustees shall prepare and submit to the Governor in each year an itemized estimate of the amounts necessary to be appropriated by the State to provide for payment in full on July 1 of the ensuing fiscal year of the obligations of the State accruing during the year preceding such payment. The Legislature shall make an appropriation sufficient to provide for such obligations of the State. The amounts so appropriated shall be paid into the contingent reserve fund.

6. Section 35 of the act of which this act is amendatory is amended to read as follows:

Section  
amended.

35. After January 1, 1959, any member who has at least 3 years of service as a member to his credit may borrow from the retirement system, with the approval of the board of trustees, an amount equal to not more than 50% of the amount of his accumulated deductions, but not less than \$50.00; provided, that the amount so borrowed, together with interest thereon, can be repaid by additional deductions from compensation, not in excess of 25% of the member's compensation, made at the same time compensation is paid to the member, but not after the attainment of age 60. The amount so borrowed, together with interest at the rate of 4% per annum on any unpaid balance thereof, shall be repaid to the retirement system in equal install-

C. 18:13-112.37.  
Loans.

ments by deduction from the compensation of the member at the time the compensation is paid or in some other manner and in such amounts as the board of trustees shall approve, but such installments shall be at least equal to the member's contribution to the retirement system and at least sufficient to repay the amount borrowed with interest thereon by the time the member attains age 60. Not more than 2 loans may be granted to any member in any calendar year. Notwithstanding any other law affecting the salary or compensation of any person or persons to whom this act applies or shall apply, the additional deductions required to repay the loan shall be made. Any unpaid balance of a loan at the time any benefit may become payable before the attainment of age 60 shall be deducted from the benefit otherwise payable.

Loans may be made to a member from his accumulated deductions. In addition the board of trustees is hereby authorized to set aside moneys within the contingent reserve fund from which loans to members may be made. If such moneys are used for the purpose of making loans, the interest earned on such loans shall be treated in the same manner as interest earned from investments of the retirement system.

Section  
amended.

7. Section 47 of the act of which this act is amendatory is amended to read as follows:

C. 18:13-112.49.  
Options.

47. Subject to the provisions of section 68 of this act, at the time of his retirement any member may elect to receive his benefits in a retirement allowance payable throughout life, or he may on retirement elect to receive the actuarial equivalent of his annuity, his pension or his retirement allowance, in a lesser annuity, or a lesser pension, or a lesser retirement allowance, payable throughout life, with the provision that:

Option 1. If he dies before he has received in payments the present value of his annuity, his pension or his retirement allowance as it was at the

time of his retirement, the balance shall be paid to his legal representatives or to such person as he shall nominate by written designation acknowledged and filed with the board of trustees at the time of his retirement, either in a lump sum or by equal payments over a period of years at the option of the payee. If the member shall have designated a person as the payee, said payee may elect to receive such payments in the form of a life annuity.

Option 2. Upon his death, his annuity, his pension or his retirement allowance shall be continued throughout the life of and paid to such person as he shall nominate by written designation duly acknowledged and filed with the board of trustees at the time of his retirement.

Option 3. Upon his death,  $\frac{1}{2}$  of his annuity, his pension or retirement allowance shall be continued throughout the life of and paid to such person as he shall nominate by written designation duly acknowledged and filed with the board of trustees at the time of his retirement.

Option 4. Some other benefit or benefits shall be paid either to the member or to whomever he nominates, if such other benefit or benefits, together with the lesser annuity, or lesser pension, or lesser retirement allowance, shall be certified by the actuary to be of equivalent actuarial value and shall be approved by the board of trustees.

No election or optional selection permitted under this section shall be effective in case a retirant dies within 30 days after retirement and such a retirant shall be considered an active member at the time of death until the first payment on account of any benefit becomes normally due.

8. Section 48 of the act of which this act is amendatory is amended to read as follows:

48. A pension, an annuity or a retirement allowance granted under the provisions of this act shall be paid in equal monthly installments and shall not

Section  
amended.

C. 18:13-112.50.  
Monthly pay-  
ments;  
payment upon  
death of  
retirant.

be decreased, increased, revoked, or repealed, except as otherwise provided in this act; provided, however, that at the time any benefit becomes payable, any unpaid balance of a loan or arrearage outstanding shall be deducted from any benefit otherwise payable.

Upon the death of a retirant, any unpaid benefits due him shall be paid in 1 lump sum to such person, if living, as he shall have nominated by written designation duly executed and filed with the board of trustees, otherwise to the executor or administrator of the retirant's estate.

Section  
amended.

9. Section 56 of the act of which this act is amendatory is amended to read as follows:

C. 18:13-112.58.  
Board of  
trustees;  
oaths,  
expenses, etc.

56. Subject to the provisions of chapter 70 of the laws of 1955, the general administration and responsibility for the proper operation of the Teachers' Pension and Annuity Fund and for making effective the provisions of this act shall be vested in the board of trustees. Subject to the limitations of the law, the board shall, from time to time, establish rules and regulations for the administration and transaction of its business and for the control of the funds created by this act and shall perform any other functions required for the execution of this act. The membership of the board shall consist of the following:

(a) The State Treasurer or the Deputy State Treasurer, when designated for that purpose by the State Treasurer;

(b) One trustee appointed by the Governor for a term of 3 years;

(c) Three trustees from among the members of the retirement system, elected by the membership or by delegates elected for this purpose by the membership, 1 of whom shall be elected each year for a 3-year term commencing on January 1,



following such election in such manner as the board of trustees may prescribe;

(d) One trustee not a teacher nor an officer of the State, elected by the other trustees for a term of 3 years.

The terms of office of the members of the board of trustees on the effective date of this act shall continue for the periods for which they were appointed or elected. A vacancy occurring in the board of trustees shall be filled for the unexpired term in the same manner as provided in this section for regular appointment or election to the position where the vacancy exists.

Each member of the board shall, upon appointment or election, take an oath of office that, so far as it devolves upon him, he will diligently and honestly administer the board's affairs, and that he will not knowingly violate or willfully permit to be violated any provision of law applicable to this act. The oath shall be subscribed to by the member making it, certified by the officer before whom it is taken and filed immediately in the office of the Secretary of State.

Each trustee shall be entitled to 1 vote in the board and a majority of all the votes of the entire board shall be necessary for a decision by the board of trustees at a meeting of the board. The board shall keep a record of all its proceedings, which shall be open to public inspection.

The members of the board shall serve without compensation but shall be reimbursed for any necessary expenditures. No employee shall suffer loss of salary or wages through serving on the board. The compensation for all persons employed by the board shall be fixed by it, within the limits of appropriations made available to the board.

10. This act shall take effect immediately.

Approved January 12, 1959.

## CHAPTER 165

AN ACT to amend the title of "An act to provide that bonds and other obligations issued by any public housing authority or agency in the United States, when secured by a pledge of the revenues of a housing project and additionally secured by a pledge of annual contributions to be paid by the United States Government, shall be security for all public deposits, and legal investments for the State and public officers, municipal corporations, political subdivisions and public bodies, all banks, bankers, trust companies, savings banks and institutions, building and loan associations, savings and loan associations, investment companies and other persons carrying on a banking business, all insurance companies, insurance associations and other persons carrying on an insurance business, and all executors, administrators, guardians, trustees and other fiduciaries; to provide that such bonds and other obligations shall be negotiable when secured by a pledge of annual contributions to be paid by the United States Government; and to repeal section 22 of 'An act relating to the creation of local housing authorities, including the definition of their functions and powers, and to public housing projects undertaken by public bodies, and adding a new chapter to the Revised Statutes, to be known as chapter 14-A of Title 55,' " approved March 8, 1938 (P. L. 1938, c. 19), so that the same shall read "An act relating to bonds and other obligations issued by public housing authorities or agencies as legal investments and security for public deposits and to the negotiability of such bonds or other obligations and repealing section 55:14A-21 added to the Revised Statutes," and to amend the body of said act.

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

1. The title of "An act to provide that bonds and other obligations issued by any public housing authority or agency in the United States, when secured by a pledge of the revenues of a housing project and additionally secured by a pledge of annual contributions to be paid by the United States Government, shall be security for all public deposits, and legal investments for the State and public officers, municipal corporations, political subdivisions and public bodies, all banks, bankers, trust companies, savings banks and institutions, building and loan associations, savings and loan associations, investment companies and other persons carrying on a banking business, all insurance companies, insurance associations and other persons carrying on an insurance business, and all executors, administrators, guardians, trustees and other fiduciaries; to provide that such bonds and other obligations shall be negotiable when secured by a pledge of annual contributions to be paid by the United States Government, and to repeal section 22 of 'An act relating to the creation of local housing authorities, including the definition of their functions and powers, and to public housing projects undertaken by public bodies, and adding a new chapter to the Revised Statutes, to be known as chapter 14-A of Title 55,' " approved March 8, 1938, is amended to read "An act relating to bonds and other obligations issued by public housing authorities or agencies as legal investments and security for public deposits and to the negotiability of such bonds or other obligations and repealing section 55:14A-21 added to the Revised Statutes."

Title  
amended.

New title.

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

Section  
amended.

C. 55:14A-26.1.  
Bonds and  
obligations  
legal  
investments.

1. Notwithstanding any restrictions on investments contained in any laws of this State, the State and all public officers, municipal corporations, political subdivisions, and public bodies, all banks, bankers, trust companies, savings banks and institutions, building and loan associations, savings and loan associations, investment companies, and other persons carrying on a banking business, all insurance companies, insurance associations and other persons carrying on an insurance business and all executors, administrators, guardians, trustees and other fiduciaries may legally invest any sinking funds, moneys or other funds belonging to them or within their control in any bonds or other obligations issued by a housing authority created pursuant to the local housing authorities law (P. L. 1938, c. 19) and any amendments thereto when such bonds or other obligations are secured by a pledge of the revenues of a local housing authority, and in the bonds or other obligations issued by any other public housing authority or agency in the United States, when such bonds or other obligations are secured by a pledge of the revenues of a housing project and additionally secured by a pledge of annual contributions to be paid by the United States Government or any agency thereof, and such bonds and other obligations shall be authorized security for all public deposits; it being the purpose of this act to authorize any persons, firms, corporations, associations, political subdivisions, bodies and officers, public or private, to use any funds owned or controlled by them, including (but not limited to) sinking, insurance, investment, retirement, compensation, pension and trust funds, and funds held on deposit, for the purchase or any such bonds or other obligations and that such bonds, or other obligations shall be authorized security for all public deposits under the aforesaid respective conditions; provided, however, that nothing contained in this section shall be construed as

relieving any person, firm, or corporation from any duty of exercising reasonable care in selecting securities.

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

Section  
amended.

2. Any bonds or other obligations issued by a housing authority pursuant to the local housing authorities law and any amendments thereto when such bonds or other obligations are secured by a pledge of the revenues of a local housing authority, and in the case of bonds or other obligations issued by any other public housing authority or agency in the United States, when such bonds or other obligations are secured by a pledge of annual contributions to be paid by the United States Government or any agency thereof, shall be fully negotiable in this State.

C. 55:14A-26.2  
Bonds and  
obligations  
negotiable.

4. This act shall take effect immediately.

Approved January 15, 1959.

## CHAPTER 166

AN ACT concerning education, providing for children's bureaus, authorizing county and municipal co-operation therewith, and supplementing Title 18 of the Revised Statutes.

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

1. The board of education of any school district including any regional school district, by resolution, may provide for the establishment of a children's bureau for the district.

C. 18:14-115.  
Children's  
bureau.

2. Every children's bureau so established shall be under the immediate supervision of a director to be appointed by the board of education of the

C. 18:14-116.  
Director.

district and who shall be a person qualified by training and experience to direct the work of such bureau.

C. 18:14-117.  
Staffing and  
assignment  
of personnel.

3. The board of education shall provide for the operation of the bureau, for the payment of its expenses, for the staffing and assignment of personnel to the bureau including provision for the services of a social welfare caseworker or caseworkers and such other professional personnel as may be required by the bureau. Except as provided in section 8, the board may fix the compensation of the employees of the bureau including the director, assign duties and regulate the terms and conditions of all such employments.

C. 18:14-118.  
Function.

4. It shall be the function of any children's bureau so established, to coordinate the various student supervisory and counseling programs of the school district; and to co-operate with, and seek the co-operation of, State, county and municipal authorities and public or private social welfare and recreational agencies to assist in the solution of juvenile problems generally and in providing those services recognized as basic to the team approach in solving problems of individuals in their relations to others and to their environment.

C. 18:14-119.  
Services that  
may be  
provided or  
administered.

5. The bureau may, subject to the approval of the board of education, provide for or administer any or all of the following services:

(a) Take, keep and maintain a census of all children residing in the district pursuant to the provisions of section 18:14-13 of the Revised Statutes;

(b) Supervise and maintain a school attendance service to carry out the provisions of article 2 of chapter 14 of the Revised Statutes (compulsory education);

(c) Maintain a register and classification of mentally retarded and physically handicapped children pursuant to the provisions of chapters

178 and 179 of the laws of 1954;

(d) Supervise the issuance of employment certificates, age certificates and special permits pursuant to the provisions of the law limiting and regulating child labor (P. L. 1940, c. 153);

(e) Establish and maintain group and individual child guidance and counseling programs;

(f) Establish and operate speech and remedial reading clinics and such other clinics as will promote the normal educational development of the children of the district;

(g) Arrange with the respective county and municipal authorities concerned with proper juvenile development and particularly with those concerned with juvenile delinquency for mutual co-operation and assistance including service of the children's bureau as a receiving center for juvenile delinquents;

(h) Carry out, under guidance, the recommendations of mental health and diagnostic centers and clinics and of family psychiatrists and physicians;

(i) Counsel with parent and child;

(j) Co-operate in providing long or short-term supervision of any child in connection with any of the services authorized by this section;

(k) Assist in the promotion of the normal development of youth and their proper adjustment in society.

6. In connection with any of the functions or services authorized by this act, the bureau shall co-operate with and receive the co-operation of, the medical inspector, nurse, psychological or psychiatric examiner or any approved clinic or agency providing psychological and psychiatric services to the district, the teachers, guidance counsellor, attendance officer, and all other personnel of the district as may be of assistance to the bureau in the performance of its authorized functions or

C. 18:14-120.  
Co-operation  
by other  
services and  
civil  
authorities.

services under this act. In addition the bureau is authorized to co-operate with and seek the co-operation of State, county and municipal authorities and public or private social welfare and recreational agencies.

C. 18:14-121.  
Co-operation  
by county  
and municipal  
governments.

7. The board of chosen freeholders of any county in which the board of education of any district therein has established a children's bureau pursuant to this act and the governing body of the municipality or municipalities of which such district is comprised is authorized and empowered to co-operate with and assist any such children's bureau in the performance of any of its functions or services authorized by this act and any such board of chosen freeholders or governing body may authorize the assignment of any county or municipal employee, including members of the municipal police department, subject to the approval of the director of such children's bureau, to serve with such children's bureau and under the direction of the director thereof.

C. 18:14-122.  
Employee to  
retain rights.

8. Any such county or municipal employee, including members of the municipal police department, so assigned to serve with the children's bureau of a school district shall continue as an employee or member of, and be compensated by, the respective department or division from which he was assigned, and shall retain all his pension, tenure and other rights as an employee or member thereof.

C. 18:14-123.  
Extension of  
service to  
other  
districts;  
contract.

9. Any board of education, which has established a children's bureau, and the board of education of any other school district may, pursuant to resolutions duly adopted, contract for the extension of the services of such bureau to such other district, upon such terms as may be determined upon between them and in any such case the bureau shall be operated for the benefit of both such school districts, pursuant to such contract.



10. Any children's bureau heretofore established in any school district and which has been and is performing any of the functions or services authorized by this act shall have all the powers conferred upon children's bureaus by this act in the same manner as though such bureau was established pursuant to this act.

C. 18:14-124.  
Empowers  
previously  
formed  
bureaus.

11. This act shall take effect immediately.  
Approved January 15, 1959.

#### CHAPTER 167

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AN ACT concerning regional school districts and boards of education, and amending section 18:8-7, and supplementing chapter 8 of Title 18, of the Revised Statutes.

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

1. Section 18:8-7 of the Revised Statutes is amended to read as follows:

Section  
amended.

18:8-7. The county superintendent or county superintendents appointing the original board shall allocate the initial elective terms for members of the board. In regional districts having 9 members, 3 such members shall be elected for 3 years, 3 for 2 years, and 3 for 1 year. Such terms shall be allocated to the constituent districts to the extent of apportioned membership on the regional board of education starting with the allocation of the terms for 3 years by allocating 1 of such terms to each of the constituent districts in the alphabetical order of the names of such districts, and continuing then still in such order with allocation of the terms for 2 years and with allocation of the terms for 1 year. Where there are more than 9 constituent school districts, the allocation for the tenth

Allocation  
among  
districts of  
initial elec-  
tive terms.

district shall be a term for 3 years, for the eleventh district a term for 2 years, and for the twelfth district a term for 1 year, with continuation of such rotation until provision has been made for allocation of a term to all districts. When the original regional board of education shall have organized, the county superintendent or county superintendents shall notify the board of the allocation of initial elective terms for members of the regional board of education.

Validates  
previous  
allocations.

2. Every allocation, designation or apportionment of initial elective terms for membership of the board of education of any regional school district heretofore made by any county superintendent of schools is validated, ratified and confirmed notwithstanding that any such allocation, designation or apportionment of initial elective terms shall have been otherwise than as provided for in section 18:8-7 of the Revised Statutes.

3. This act shall take effect immediately.

Approved January 15, 1959.

#### CHAPTER 168

AN ACT relating to the qualifications for membership in certain boards of education and amending section 18:6-8 of the Revised Statutes.

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

Section  
amended.

1. Section 18:6-8 of the Revised Statutes is amended to read as follows:

Qualifications  
for  
membership.

18:6-8. A member of the board shall be able to read and write, shall be a citizen and resident of the territory contained in the district, and shall have been such citizen and resident for at least 2 years immediately preceding his becoming a mem-

ber. In the case of a city the place of residence of the appointee in the city may be disregarded. He shall not be interested directly or indirectly in any contract with or claim against the board.

2. This act shall take effect immediately.

Approved January 19, 1959.

## CHAPTER 169

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AN ACT to provide for the regulation of credit life insurance and credit accident and health insurance, as defined, and supplementing Title 17 of the Revised Statutes.

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

1. The purpose of this act is to promote the public welfare by providing additional regulation of credit life insurance and credit accident and health insurance. All life insurance and all accident and health insurance sold in connection with loans or other credit transactions shall be subject to the provisions of this act except such insurance sold in connection with a loan or other credit transaction of more than 5 years' duration. Nothing in this act is intended to prohibit or discourage reasonable competition.

C. 17:38A-1.  
Purpose  
of act.

2. For the purpose of this act:

(a) "Credit life insurance" means insurance on the life of a debtor pursuant to or in connection with a specific loan or other credit transaction;

C. 17:38A-2.  
Terms  
defined.

(b) "Credit accident and health insurance" means insurance on a debtor to provide indemnity for payments becoming due on a specific loan or other credit transaction while the debtor is disabled as defined in the policy;

(c) "Creditor" means the lender of money or

vendor or lessor of goods, services, property, rights or privileges, for which payment is arranged through a credit transaction or any successor to the right, title or interest of any such lender, vendor or lessor, and an affiliate, associate or subsidiary of any of them or any director, officer or employee of any of them or any other person in any way associated with any of them;

(d) "Debtor" means a borrower of money or a purchaser or lessee of goods, services, property, rights or privileges for which payment is arranged through a credit transaction.

(e) "Indebtedness" means the total amount payable by a debtor to a creditor in connection with a loan or other credit transaction.

C. 17:38A-3.  
Forms of  
credit life  
and accident  
and health  
insurance.

3. Credit life insurance and credit accident and health insurance shall be issued only in the following forms:

(a) Individual policies of life insurance issued to debtors on the term plan;

(b) Individual policies of accident and health insurance issued to debtors on a term plan or disability provisions in individual policies of credit life insurance;

(c) Group policies of life insurance issued to creditors providing insurance upon the lives of debtors on the term plan;

(d) Group policies of accident and health insurance issued to creditors on a term plan insuring debtors or disability provisions in group life policies to provide such coverage.

C. 17:38A-4.  
Limitations  
on amount  
of insurance  
and indemnity.

4. (a) The amount of credit life insurance shall not exceed the indebtedness. Where indebtedness repayable in substantially equal installments is secured by an individual policy of credit life insurance the amount of insurance shall not exceed the approximate unpaid indebtedness on the date of death and, where secured by a group policy of credit life insurance, shall not exceed the exact amount of unpaid indebtedness on such date.

(b) The amount of indemnity payable by credit accident and health insurance in the event of disability, as defined in the policy, shall not exceed the aggregate of the periodic scheduled unpaid installments of indebtedness; and the amount of each periodic indemnity payment shall not exceed the original indebtedness divided by the number of periodic installments.

5. The term of any credit life insurance or credit accident and health insurance shall, subject to acceptance by the insurer, commence on the date when the debtor becomes obligated to the creditor, except that, where a group policy provides coverage with respect to existing obligations, the insurance on a debtor with respect to such indebtedness shall commence on the effective date of the policy. The term of such insurance shall not extend more than 15 days beyond the scheduled maturity date of the indebtedness except when extended without additional cost to the debtor. If the indebtedness is discharged due to renewal or refinancing prior to the scheduled maturity date, the insurance in force shall be terminated before any new insurance may be issued in connection with the renewed or refinanced indebtedness. In all cases of termination prior to scheduled maturity, a refund shall be paid or credited as provided in section 8.

C. 17:38A-5.  
Term of  
insurance;  
limit,  
refund.

6. (a) All credit life insurance and credit accident and health insurance sold shall be evidenced by an individual policy, or in the case of group insurance by a certificate of insurance, which individual policy or group certificate of insurance shall be delivered to the debtor.

C. 17:38A-6.  
Policy or  
certificate;  
contents.

(b) Each individual policy or group certificate of credit life insurance, and credit accident and health insurance shall, in addition to other requirements of law, set forth the name and home office address of the insurer, the identity by name or otherwise of the person or persons insured,

the rate of premium separately in connection with credit life insurance and credit accident and health insurance if a payment therefor is collected from the debtor, a description of the coverage including any exceptions, limitations or restrictions, and shall state that the benefits shall be paid to the creditor to reduce or extinguish the unpaid indebtedness and, wherever the amount of insurance may exceed the unpaid indebtedness, that any such excess shall be payable to a beneficiary, other than the creditor, named by the debtor or to his estate. For the purpose of this section a payment for such insurance is deemed to have been collected from the debtor if an amount therefor is separately stated or is included in a total charge for insurance and other services.

(c) Said individual policy or group certificate of insurance shall be delivered to the insured debtor at the time the indebtedness is incurred except as hereinafter provided.

(d) If said individual policy or group certificate of insurance is not delivered to the debtor at the time the indebtedness is incurred, a copy of the application for such policy or a notice of proposed insurance, signed by the debtor and setting forth the name and home address of the insurer, the name or names of the debtor, the amount of payment separately in connection with credit life insurance and credit accident and health insurance coverage and a brief description of the coverage provided shall be delivered to the debtor at the time such indebtedness is incurred. The copy of the application for, or notice of proposed insurance shall refer exclusively to insurance coverage, and shall be separate and apart from the loan, sale or other credit statement of account, instrument or agreement, except that, when the information required by this subsection is adequately set forth therein, this requirement may be waived by the commissioner. Upon acceptance of the insur-

ance and within 30 days of the date upon which the indebtedness is incurred, the insurer shall cause the individual policy or group certificate of insurance to be delivered to the debtor. Said application or notice of proposed insurance shall state that, upon acceptance by the insurer, the insurance shall become effective as of the date the indebtedness is incurred.

7. All forms, including policies, certificates of insurance, notices of proposed insurance, applications for insurance, binders, endorsements and riders shall be filed with the commissioner. No such form shall be issued or used until the commissioner shall give his prior written acknowledgment of the filing of such form. If the commissioner shall at any time notify any insurer of his disapproval of any such form because (1) the benefits provided therein are not reasonable in relation to the premium charge, or (2) it contains provisions which are unjust, unfair, inequitable, misleading, deceptive or which encourage misrepresentation of the policy, it shall be unlawful for such insurer thereafter to issue or use any form so disapproved. In such notice, the commissioner shall specify the reason for his disapproval. Such disapproval shall be subject to review by the Superior Court in a proceeding in lieu of prerogative writ.

C. 17:38A-7.  
Forms, etc.,  
filed with  
commissioner.

8. (a) Each insurer issuing credit life insurance or credit accident and health insurance shall file with the commissioner its schedules of premium rates for use in connection with such insurance. Any insurer may revise such schedules from time to time and shall file such revised schedules with the commissioner. No insurer shall issue any credit life insurance policy or credit accident or health insurance policy for which the premium rate exceeds that determined by the schedules of such insurer as then on file with the commissioner. The commissioner may require the filing of the sched-

C. 17:38A-8.  
Schedules of  
premium  
rates filed;  
refund  
formulas  
filed;  
payments  
promptly  
credited.

ule of premium rates for use in connection with and as part of the specific policy filings as provided by section 7.

(b) The amount collected by the creditor from the debtor for any credit life insurance or any credit accident and health insurance shall not exceed the premium rate charge based on the appropriate schedule of premium rates filed with the commissioner. Nothing in this act shall be construed to legalize any charge now illegal under any statute or rule of law governing credit transactions.

(c) Each individual policy, notice of proposed insurance or group certificate of credit life insurance and credit accident and health insurance shall provide that in the event of termination of the insurance prior to the scheduled maturity date of the indebtedness, any refund of premium due shall be paid or credited promptly to the person entitled thereto; provided, however, that the commissioner shall prescribe a minimum refund and no refund which would be less than such minimum need be made. The formula to be used in computing such refund shall be filed with the commissioner.

(d) If a creditor requires a debtor to make a payment in connection with credit life insurance and credit accident and health insurance and an individual policy or group certificate of insurance is not issued, the creditor shall immediately give written notice to such debtor and shall promptly make an appropriate credit to the account.

C. 17:38A-9.  
Policies to be  
issued by  
authorized  
companies.

9. All policies of credit life insurance and credit accident and health insurance shall be delivered or issued for delivery in this State only by an insurer authorized to do an insurance business therein, and shall be issued only through holders of licenses or authorizations issued by the commissioner.



10. (a) All claims shall be promptly reported to the insurer or its designated claim representative, and the insurer shall maintain adequate claim files. All claims shall be settled as soon as possible and in accordance with the terms of the insurance contract.

C. 17:38A-10.  
Claims re-  
ported and  
settled  
promptly;  
payment;  
settlement  
and adjust-  
ment of  
claims.

(b) All claims shall be paid either by draft drawn upon the insurer or by check of the insurer to the order of the claimant to whom payment of the claim is due pursuant to the policy provisions, or upon direction of such claimant to one specified.

(c) No plan or arrangement shall be used whereby any person, firm or corporation other than the insurer or its designated claim representative shall be authorized to settle or adjust claims. The creditor shall not be designated as claim representative for the insurer in adjusting claims; provided, that a group policyholder may, by arrangement with the group insurer, draw drafts or checks in payment of claims due to the group policyholder subject to audit and review by the insurer.

11. When credit life insurance or credit accident and health insurance is required as additional security for any indebtedness, the debtor shall, upon request to the creditor, have the option of furnishing the required amount of insurance through existing policies of insurance owned or controlled by him or of procuring and furnishing the required coverage through any insurer authorized to transact an insurance business within this State.

C. 17:38A-11.  
Debtor to  
have option  
in furnishing  
additional  
security.

12. The commissioner may, after notice and hearing, issue such rules and regulations as he deems appropriate for the supervision of this act. Whenever the commissioner finds that there has been a violation of this act or any rules or regulations issued pursuant thereto, and after written notice thereof and hearing given to the insurer or other person authorized or licensed by the commissioner, he shall set forth the details of his find-

C. 17:38A-12.  
Rules and  
regulations;  
notice and  
hearing on  
violations;  
order for  
compliance.

ings together with an order for compliance by a specified date. Such order shall be binding on the insurer and other person authorized or licensed by the commissioner on the date specified unless previously withdrawn by the commissioner.

C. 17:38A-13.  
Review.

13. Any party to the proceeding affected by an order of the commissioner shall be entitled to a review thereof by a proceeding in lieu of prerogative writ.

C. 17:38A-14.  
Penalty;  
revocation  
or suspension  
of license.

14. In addition to any other penalty provided by law, any person who violates an order of the commissioner or any provision of this act or any rule or regulation issued thereunder shall be liable to a penalty not exceeding \$1,000.00 to be collected by the commissioner in the name of the State in a summary proceeding in accordance with the Penalty Enforcement Law (N.J.S. 2A:58-1 et seq.). The commissioner, in his discretion, may revoke or suspend the license or certificate of authority of the person guilty of such violation.

C. 17:38A-15.  
Provisions  
severable.

15. If any provision of this act, or the application of such provision to any person or circumstance, shall be held invalid, the remainder of the act, and the application of such provision to any person or circumstances other than those as to which it is held invalid, shall not be affected thereby.

16. This act shall take effect immediately.

Approved January 27, 1959.

## CHAPTER 170

AN ACT concerning disorderly persons, prohibiting the discharge of certain matter or material into certain waters of the State and prohibiting the registration or licensing of certain vessels to operate in said waters.

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

1. Any person who discharges, or suffers or permits the discharge of any excrement, waste, debris, refuse, chemical, or any other matter or material by any method, means or manner into or upon any of the fresh waters of this State from any vessel afloat on said waters, which excrement, waste, debris, refuse, chemical, material or other matter may or will tend to pollute said waters, or to harm or destroy the fish therein or the wildlife thereupon, or to litter said waters or the shores or banks adjacent thereto, is a disorderly person, and upon conviction, shall be punished by a fine of not less than \$25.00 nor more than \$100.00 for the first offense and for each subsequent offense a fine of not less than \$100.00 nor more than \$200.00 or by imprisonment for not more than 90 days or both.

C. 2A:170-69.1a.  
Discharge of  
certain  
waste for-  
bidden;  
penalty,  
enforcement.

Fish and game wardens and deputy fish and game wardens of the State and all inspectors appointed pursuant to the "Power Vessel Act," (P. L. 1954, c. 236), are authorized to enforce the provisions of this section and shall have the powers of peace officers for such purpose.

2. No vessel which is required to be registered or licensed pursuant to law in order to operate in any of the waters of this State, other than tidal waters, shall be registered or licensed to so operate if it contains any toilet facility, which permits or could permit the discharge into any of the waters of this State of any excrement, waste, debris, refuse, chemical, or other matter or material that might or would tend to pollute said waters, or to harm or destroy the fish therein or the wildlife thereon, or to litter said waters or the shore adjacent thereto.

C. 2A:170-69.1b.  
Forbids  
licensing  
certain  
vessels.

3. This act shall take effect immediately.

Approved February 9, 1959.

## CHAPTER 171

AN ACT concerning the monthly report of mileage and payment of tax by persons owning or operating autobuses over highways in this State for the purpose of carrying passengers from a point outside the State to another point outside the State, or from a point outside the State to a point within the State or from a point within the State to a point outside the State, and amending section 48:4-21 of the Revised Statutes.

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

Section  
amended.

1. Section 48:4-21 of the Revised Statutes is amended to read as follows:

Monthly  
report of  
mileage:  
payment  
of tax.

48:4-21. Every such owner or operator shall file with the Director of the Division of Motor Vehicles on or before the twenty-fifth day of each month a report, under oath, on such form as the director shall prescribe, which report shall disclose the number of miles such autobus shall have been so operated over the highways of this State during the preceding calendar month, together with the registration number of such vehicle and such other information as the director may require.

Every person shall pay to the director upon the filing of such report the amount of tax due from such person as disclosed in the report.

2. This act shall take effect immediately.

Approved February 9, 1959.

## CHAPTER 172

AN ACT concerning certain tenement houses and  
supplementing Title 55 of the Revised Statutes.

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

1. Wherever as to any building heretofore converted into a tenement house, an outer court situated on the lot line is required to be not less than 3 feet or 3 feet, 6 inches in width, as the case may be, from the lot line to the opposite wall of the building, the requirement shall not be enforced so long as there is a clear, unobstructed area of 3 feet, or 3 feet, 6 inches in width, as the case may be, between the wall of the tenement house and the nearest wall of any structure situated on the adjoining lot.

C. 55:4-13.1.  
Clearance  
requirement  
not to be enforced.

2. This act shall take effect immediately.  
Approved March 4, 1959.



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## JOINT RESOLUTIONS

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# Joint Resolutions

## JOINT RESOLUTION No. 1

A JOINT RESOLUTION providing for the proclamation of Sunday, February 16, 1958, as "Sergeant John A. Basilone Day" in memory of this gallant Marine and other New Jersey sons who have made the supreme sacrifice on the fields of battle.

WHEREAS, Sergeant John A. Basilone, United States Marine Corps, was one of New Jersey's outstanding heroes of World War II, and gave his life at Iwo Jima; and Preamble.

WHEREAS, Sergeant Basilone was the second enlisted man to be awarded the Congressional Medal of Honor in World War II; and Preamble.

WHEREAS, Sergeant Basilone was also awarded, posthumously, the Navy Cross; and Preamble.

WHEREAS, Memorial services in honor of Sergeant Basilone and all who have given their lives in the military service of their country are scheduled to be held at the monument erected in Raritan, New Jersey; now, therefore Preamble.

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

1. That New Jersey honors the memory of Sergeant John A. Basilone and all New Jersey's gallant sons who have given their lives in the military service of their country. Honors Sgt. John A. Basilone.

2. The Governor is requested, by appropriate proclamation, to designate Sunday, February 16, 1958, as "Sergeant John A. Basilone Day" and to call upon the citizens of New Jersey to honor him and our gallant war heroes that day. Governor's proclamation requested.

3. This joint resolution shall take effect immediately.

Approved February 11, 1958.

A JOINT RESOLUTION to declare the week of March 2 to 8 as "Save Your Vision Week"; for its dedication to the "Senior Citizens" of New Jersey and for a proclamation thereof by the Governor.

Preamble. WHEREAS, The New Jersey Optometric Association and the American Optometric Association, which sponsor "Save Your Vision Week" for the purpose of reminding and informing the public concerning the conservation and improvement of vision, dedicates this year's observance to the "Senior Citizens" of our State and Nation; and

Preamble. WHEREAS, "Senior Citizens," who constitute 28% of the citizens of our State, are largely the leaders in all worthy public and private enterprises and activities; and

Preamble. WHEREAS, Our "Senior Citizens" in all walks of life carry much of the responsibility for the continued well-being and progress of our State and its peoples; and

Preamble. WHEREAS, Our "Senior Citizens" merit the respect and appreciation of all our peoples; and

Preamble. WHEREAS, Efficient vision is indispensable to the continued service of "Senior Citizens" to the community; and

Preamble. WHEREAS, It is desirable that our "Senior Citizens" be reminded of the importance of good vision to them in the continuation of their good works; therefore

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

Save Your Vision Week. 1. The week of March 2 to 8 is declared to be "Save Your Vision Week" in the State of New Jersey and is dedicated to the "Senior Citizens" of this State; all citizens thereof are urged to pay appropriate tribute to our "Senior Citizens" and "Senior Citizens" are urged to give particular attention to their own visual welfare.

2. That the Governor, by appropriate proclamation, so proclaim said week of March 2 to 8 as "Save Your Vision Week" in this State and its dedication to the "Senior Citizens" of this State. Proclamation

Approved February 19, 1958.

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JOINT RESOLUTION No. 3

A JOINT RESOLUTION to declare the month of April as "Cancer Control Month" in the State of New Jersey and for a proclamation thereof by the Governor.

WHEREAS, Great progress is being made by the American Cancer Society in its continuing fight against man's cruelest enemy, cancer, through its threefold program of research, education, and service, and Preamble.

WHEREAS, A well-planned crusade to alert the people to the dangers of cancer and to aid those already stricken, is being carried on by the New Jersey Division of the Society and its 21 county chapters, and Preamble.

WHEREAS, The American Cancer Society is the only health agency fighting cancer through research, education, and service, is dependent entirely on contributions of the public, with 60% of all funds given by the people of New Jersey remaining in this State to carry on the said programs and in addition help support 46 clinics; therefore, Preamble.

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

1. That the month of April is directed to be known in New Jersey as "Cancer Control Month" and the residents thereof are urged to give their financial and moral support to the American Cancer Society, the New Jersey Division and its cancer control program in the 21 counties of the State.

2. That the Governor by appropriate proclamation, set aside the said month of April as "Cancer Control Month" in New Jersey.

3. This said resolution shall take effect immediately.

Approved March 17, 1958.

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#### JOINT RESOLUTION No. 4

A JOINT RESOLUTION memorializing the President of the United States and the Congress of the United States to maintain the strength of the National Guard of the United States at a minimum level of 400,000 men and officers.

Preamble. WHEREAS, The National Guard of the United States is the first line "Ready Reserve" of the Army of the United States; and

Preamble. WHEREAS, The National Guard of the United States is trained and equipped, has been housed in armories provided by the States, and is presently prepared to immediately contribute to national defense; and

Preamble. WHEREAS, The National Guard of the United States has already reduced its strength from an all-time high of 435,000 officers and men to its present strength of 400,000; and

Preamble. WHEREAS, Current planning by the Department of the Army and the Federal Bureau of the Budget will, if effected, further reduce the strength of the National Guard of the United States to 360,000 officers and men; and

Preamble. WHEREAS, Such a reduction will seriously affect the capability of immediate mobilization and deployment of our ground forces in the event of a national emergency; now, therefore,

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

1. The President of the United States and the

Congress of the United States are memorialized and requested:

(a) To maintain the strength of the National Guard of the United States at a fixed level of 400,000 men and officers exclusive of those participating in the 6 months Active Duty Training Program.

(b) To provide for and appropriate sufficient funds to insure the basic training of 55,000 National Guard trainees in the Training Centers of the United States Army each year.

(c) To maintain the troop structure of the National Guard of the United States at its present level of 27 Divisions and that present nondivisional combat and support type units be converted to like type units required in the new Department of the Army Troop Basis.

2. This joint resolution shall take effect immediately, and the Secretary of State is directed immediately following the enactment of this joint resolution, to transmit a copy thereof, properly authenticated, to the President of the United States, to the respective presiding officers of the United States Senate and the House of Representatives, and to all Senators and the Representatives of the State of New Jersey in Congress.

Approved April 16, 1958.

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#### JOINT RESOLUTION No. 5

A JOINT RESOLUTION to declare the month of May as "Cerebral Palsy Month" in the State of New Jersey, and for a proclamation thereof by the Governor.

WHEREAS, The multiplecrippler known as Cerebral Palsy afflicts an estimated 15,000 residents of New Jersey; and

Preamble.

Preamble. WHEREAS, This number is increasing as Cerebral Palsy strikes once every 53 minutes somewhere in our great country; and

Preamble. WHEREAS, United Cerebral Palsy is dedicated to a nationwide crusade to combat this cruel affliction through medical research, training of professional workers, and the diagnosis, treatment, care and rehabilitation of the Cerebral Palsied; and

Preamble. WHEREAS, United Cerebral Palsy Associations of New Jersey and its county affiliates carry on a well-planned and co-ordinated crusade to provide the necessary medical, therapeutical and rehabilitation services to help enable the Cerebral Palsied become self-sufficient members of the community; and

Preamble. WHEREAS, 75% of all moneys contributed by residents of this State are expended in New Jersey to provide facilities for diagnosis, treatment and educational centers, and for the direct services to the Cerebral Palsied and the public; therefore,

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

Cerebral  
Palsy  
Month.

1. That the month of May is directed to be known in New Jersey as "Cerebral Palsy Month" and the residents thereof are urged to give their support to the United Cerebral Palsy and its Cerebral Palsy program.

2. That the Governor, by appropriate proclamation, set aside the said month of May as "Cerebral Palsy Month" in New Jersey.

3. This joint resolution shall take effect immediately.

Approved April 16, 1958.

## JOINT RESOLUTION No. 6

A JOINT RESOLUTION congratulating the State of Israel on the tenth anniversary of her emergence as a modern democratic State.

WHEREAS, The State of Israel is about to celebrate the tenth anniversary of her independence as a free State on April 25, 1958; and Preamble.

WHEREAS, The State of New Jersey is 1 of the original 13 colonies who formed this union together to escape tyranny and establish a homeland for men seeking peace and freedom; and Preamble.

WHEREAS, The State of New Jersey has a deep feeling of kinship to the State of Israel because she, too, was formed as an independent State to escape tyranny for her oppressed people; and Preamble.

WHEREAS, The State of New Jersey and the State of Israel have a peculiarly individual common bond in that they are so similar in geographical size; and Preamble.

WHEREAS, The State of New Jersey continues to make a haven for her people to live in harmony under democratic government with freedom of thought, freedom of speech, freedom of the press and freedom of religion, as does the State of Israel; and Preamble.

WHEREAS, The founders of the State of New Jersey had to carve a homeland out of wilderness and unknown dangers as did the State of Israel; and Preamble.

WHEREAS, The present citizens of our sovereign State remember with gratitude the heroic deeds of our forefathers in joining with the 12 other original colonies to emerge victorious in a War of Independence; and Preamble.

WHEREAS, The Citizens of Israel, too, have emerged victorious in a War of Independence to establish a land of freedom for their people; and Preamble.

Preamble.

WHEREAS, The State of New Jersey and the State of Israel have a further common bond in desiring peace and freedom for peoples everywhere with opportunities for advancement in knowledge and learning, to the end that the entire world may live together in harmony and understanding; now, therefore,

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

Israel  
congratu-  
lated.

1. That the State of New Jersey extend its warmest congratulations to the State of Israel on this, the tenth anniversary of her emergence as a modern democratic State, founded under the auspices of the United Nations, dedicated to the principles of freedom, justice and independence which are also the principles of this State, with the sincere hope that it may continue to grow and flourish in freedom, and that the world may soon find the way to permanent peace, that all peoples, everywhere, may live together in harmony and mutual understanding.

Copy of  
resolution  
forwarded.

2. BE IT FURTHER RESOLVED, That an engrossed copy of this resolution, signed by the Governor, attested by the Secretary of State and under the Great Seal of the State, be forwarded to the President of the State of Israel.

Approved April 21, 1958.

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JOINT RESOLUTION No. 7

A JOINT RESOLUTION reconstituting the commission to make a study of the laws of this State relating to child labor and make recommendations as to the adequacy of such laws and of proposed legislation to modernize and revise the same.

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



1. The commission created pursuant to Joint Resolution No. 11 of the year 1955 hereby is reconstituted and the members thereof shall be appointed in the same manner as the original members of the commission were appointed and it shall organize in the manner prescribed by section 2 of said joint resolution.

Commission  
reconstituted.

2. The commission as reconstituted shall have the same powers and shall perform the same duties as heretofore and it shall report its findings and recommendations, including those for the adoption of any legislation which it deems necessary and advisable, to the Governor and to this or the next session of the Legislature.

Powers;  
report.

3. This joint resolution shall take effect immediately.

Approved April 22, 1958.

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#### JOINT RESOLUTION No. 8

A JOINT RESOLUTION for describing and engraving an amended Seal of the Secretary of State of the State of New Jersey.

WHEREAS, In "An act respecting the seal of the Court of Chancery, and of the Secretary of State" enacted in 1817, it was provided that there shall be a seal for the Secretary of State, provided by the Governor, at the State's expense, devised by said Secretary, and that the description of the same, in writing, shall be deposited in the office of said Secretary, to remain as a public record thereof, and

Preamble.

WHEREAS, The seal as thus provided has been continued to the present day, and

Preamble.

WHEREAS, The seal now in use by the Secretary of State is worn to such extent that it no longer makes a clear impression, and

Preamble.

- Preamble. WHEREAS, The original die or description thereof is not a matter of record in the office of the Secretary of State, and
- Preamble. WHEREAS, The need for the casting of a new Seal of the Secretary of State is urgent, and a public record of the description of said seal should be provided; therefore,
- BE IT RESOLVED *by the Senate and General Assembly of the State of New Jersey:*
- Secretary of State seal. 1. A new Seal of the Secretary of State of the State of New Jersey be engraved in brass in accordance with a description devised by the said Secretary, and a replica or copy thereof be made on steel for use in the office of the Secretary of State.
- Description filed. 2. A description of said seal, in writing and approved by the Governor and the State House Commission, shall be deposited in the office of the Secretary of State, to remain as a public record thereof.
3. This joint resolution shall take effect immediately.
- Approved April 28, 1958.

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JOINT RESOLUTION No. 9

A JOINT RESOLUTION to declare the month of June as "Dairy Month" in the State of New Jersey and for a proclamation thereof by the Governor.

- Preamble. WHEREAS, The government of the State of New Jersey is profoundly interested in the health and well-being of all its citizens, and in the economic welfare of the State itself; and
- Preamble. WHEREAS, Milk is recognized as nature's most nearly perfect food, occupying a vital role in building and maintaining the health of our citizens of all ages; and

WHEREAS, The production, processing and distribution of milk and dairy products in New Jersey constitute an important part of our economy; and

Preamble.

WHEREAS, New Jersey's important dairy industry constantly strives through the co-operation of science, industry, the medical profession and health officials, to do an even better job of directly raising the health standards of our people; and

Preamble.

WHEREAS, The co-operative efforts of these groups within the dairy industry in New Jersey have already given our citizens the highest standard of dairy product quality and purity; and

Preamble.

WHEREAS, The dairy industry annually observes the month of June as the time when the health and life sustaining values of milk and dairy foods may be stressed, because June is the time when the abundance of nature is emphasized and our dairy herds achieve their most plentiful and best production; now

Preamble.

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

1. That the month of June be known in New Jersey as Dairy Month and that special recognition be afforded the milk industry for its contribution to the physical health and the economic health of the citizens of our State.

Dairy  
Month.

2. This said resolution shall take effect immediately.

Approved June 23, 1958.

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#### JOINT RESOLUTION No. 10

A JOINT RESOLUTION to provide for the designation of the new Interstate and Defense Highway from the Holland Tunnel to Phillipsburg as a Blue Star Memorial Highway.

Preamble. WHEREAS, By a Joint Resolution No. 1 approved January 23, 1945, it was resolved: That a particular section of State Highway Route No. 29 be designated as Blue Star Drive; and

Preamble. WHEREAS, The State Highway Commissioner, pursuant to said resolution, has filed with the Secretary of State a description of the particular section of said Route No. 29 so designated as Blue Star Drive as comprising that part of said route between Chapel Island in Mountainside and North Drive in North Plainfield in the counties of Union and Somerset; and

Preamble. WHEREAS, By a Joint Resolution No. 4 approved April 9, 1947, it was resolved: That the section of U. S. Route No. 22 included in State Highway Routes No. 28 and No. 29 be designated as the Blue Star Memorial Highway; and

Preamble. WHEREAS, By a Joint Resolution No. 11 approved July 2, 1956, it was resolved: That an enlarged and revised portion of U. S. Route No. 22 be designated as Blue Star Memorial Highway; and

Preamble. WHEREAS, The State Highway Commissioner, pursuant to said resolution, has filed with the Secretary of State a description of the Blue Star Memorial Highway to extend Blue Star Drive and Blue Star Memorial Highway from North Drive in North Plainfield in Somerset county to a point where Route No. 22 reaches the Delaware river, in the area of Phillipsburg, Warren county; and

Preamble. WHEREAS, It is the desire of the Garden Club of New Jersey and the Blue Star Memorial Council to include appropriate portions of the new Interstate and Defense Highway extending from the Holland Tunnel to Phillipsburg, presently referred to as F.A.I.-102, in the State's Blue Star Highway System; therefore,

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

Description  
filed and  
appropriate  
markers  
placed.

1. That the State Highway Commissioner is hereby authorized to file with the Secretary of State a description of appropriate portions of the Interstate and Defense Highway, presently referred to as F.A.I.-102, to be designated as Blue Star Memorial Highway, as a memorial in commemoration of the services of the men and women who served in the armed forces of the United States, and shall cause to be erected suitable tablets and ornamentations to perpetuate this resolution.

2. This joint resolution shall take effect immediately.

Approved June 24, 1958.



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## PROCLAMATIONS

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# Proclamations by the Governor

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## PROCLAMATION

WHEREAS, The Deputy Director, Division of Taxation, Department of the Treasury, on the thirty-first day of January, 1958, under the provisions of R. S. 54:11-2, reported to the Governor a list of all corporations created under the laws of this State, which for two years next preceding the report have failed to pay to the State the taxes assessed against them under the Corporation Business Tax Act (1945) (Chapter 162, Laws of 1945, as amended and supplemented; N. J. S. A. 54:10A-1, et seq.) and which taxes are by law made payable into the state treasury; and

WHEREAS, Under the provisions of R. S. 54:11-1, the charters of said corporations shall be declared void unless the Governor shall give further time for the payment of such taxes assessed against said corporations; and

WHEREAS, the Governor has not given further time to the corporations so reported and hereinafter named for the payment of such taxes, and the same are still unpaid;

THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, pursuant to the provisions of R. S. 54:11-2, DO HEREBY ISSUE THIS PROCLAMATION declaring that the charters of the following-named corporations, so reported and in default, TO WIT:

## UNPAID TAXES FOR THE YEAR 1958

A. A. A. Realty Company,  
AAA Venetian Blind Laundry, Inc.,  
Aadit Contractors Inc.,  
Abbey Motors, Inc.,  
A. B. C. Accessories, Inc.,  
A. B. C. Corporation,  
A.B.C. 1 Hour Cleaners, Inc.,  
A.B.C. Taxi, Inc.,  
Abel Jersey Corporation,  
Abe Weinroth, Inc.,  
The A. & B. Miracle Fibre Co.,  
A. B. Motors, Inc.,  
A. Brooklyn Tire Exchange, Inc.,  
Abco Service,  
A. B. S. Embroidery Co.,  
A. & B. Service Station, Inc.  
"Academy Investment Corporation,"  
Accurate Quilting Corp.,  
Ace Auto Wreckers Inc.,  
Ace Diner Inc.,  
A.C.J. Corporation,  
Ackley Furniture & Storage Co., Inc.,  
Ackleys Pharmacy, Inc.,  
Acme Air Conditioning, Inc.  
Acme Appliance Co.,  
Acme Auto Seat Cover Co., Inc.,  
Acme Electronics Co., Inc.,  
Acme Heating and Plumbing Co., Inc.,  
Acme Textile Corp.,  
Acorn, Inc.,  
Acorn Liquidating Corporation,  
The Acrylite Corp.,  
A.C.S. Construction Corp.,  
Adams Avenue Constructiton Co.,  
Adam Shoes for Men, Inc.,  
Addmore Co., Inc.,  
Adjustment Corporation of New Jersey,  
Adley Enterprises, Inc.,  
Adlon Sales, Inc.,

Admiral Credit Corporation,  
Admiral Finishing Co., Inc.,  
Admiral Metal Products, Inc.,  
Admiral Metal Specialties, Inc.,  
Admiration Merchandising Company,  
A. D. Realty Co.,  
Ads-in-Motion of New Jersey,  
A. D. Spisso, Inc.,  
Advance Engineering Corporation,  
Advance Weaving Mills,  
Advertising Associates, Inc.,  
A.D. & V. Realty Co.,  
A. E. Bandler, Inc.,  
Aero-Vent Windows Inc.,  
Afford Trucking Co.,  
A & G Homes, Inc.,  
Agnesino Bros., Inc.,  
A & G Realty Co.,  
Ahray, Inc.,  
A. H. Riviere Company,  
A. H. Williams, Inc.,  
Ailanthus Hall, Inc.,  
Aircraft Charter Service, Inc.,  
Aircraft Equipment Corp.,  
Aircraft Precision Machine Co., Inc.,  
Aircraft Processing Corp.,  
Air Express Corporation,  
Airlanes Cargo System,  
Airlines Cargo, Freight and Express Companies,  
Airmotive Parts, Inc.,  
Airtrol Engineering Corp.,  
Ajax Plastic Co., Inc.,  
A. J. Santaniello Inc.,  
Alan Builders, Inc.,  
Alan Construction Company, Inc.,  
Aland Manufacturing Co., Inc.,  
Alan, Inc.,  
Alarco Finishers, Inc.,  
Alard Auto Laundry, Inc.,  
Alba Transportation Co.,  
Albert A. Giannotti, Inc.,

AL. D.C. Corp.,  
Alexander Lewis, Inc.,  
Alfano Trucking Co., Inc.,  
Alfred I. Hollander, Inc.,  
The Aljimar Corporation,  
Allan Homes, Inc.,  
Allan Richards,  
Allcraft Plastics Corp.,  
Allen Bakery Shops,  
Allen Construction, Inc.,  
Allen Dress Company, Inc.,  
Allenhurst Realty Company, Inc.,  
Allied Cemetery Sales & Consultants, Inc.,  
Allied Foundry Co., Inc.,  
Allied Holding Company,  
Allied Home Improvement, Inc.,  
Allied Industrial Sales Corporation,  
Allied Scrap Iron & Metals, Inc.,  
Allied Sewing Machine Corp.,  
Allied Trading Corporation,  
All-Service Transportation Co., Inc.,  
All State Home Improvement, Inc.,  
Allstate Mason Construction Corp.,  
All-State Painting Co., Inc.,  
All Trades, Inc.,  
Allwood Land and Improvement Co.,  
Almini Bros., Inc.,  
Almo Metals Products,  
Alpha Chemicals, Inc.,  
Alpine Asbestos Co., Inc.,  
Alpine House,  
Alport, Inc.,  
The Alps Kandy Shoppe, Inc.,  
The Alps Luncheonette, Inc.,  
Alservice Processors,  
Altico, Inc.,  
Altitude Repairs, Inc.,  
Altube, Inc.,  
Alumanode Converters, Inc.,  
Aluminum Brokers, Inc.,  
Aluminum Products of Belleville, Inc.,

Al Weiner Motors,  
Amalgamated Paint Company,  
Ambassador Hotel Operating Co.,  
Amboy Hat Corporation,  
A & M Clothing, Inc.,  
American and British Export Corporation,  
American Budget Corp.,  
American Business Control, Inc.,  
American Distillation Industries,  
American Electronic Corporation,  
American Electronic Equipment Co.,  
American Equities, Inc.,  
American Financial System, Inc.,  
American Firearms Co.,  
American Institutional Food Management, Inc.,  
American Keshner Corporation,  
American Printed Circuits Company,  
Incorporated,  
American Radio Products Corporation,  
American Rotary Components, Inc.,  
American Traffic & Adjustment Company, Inc.,  
American Vendors, Inc.,  
American Woodcraft,  
Amity Industries, Inc.,  
Amity Pines Corp.,  
Amoroso & Symth Construction Company, Inc.,  
Amsterdam Cleaning & Dye Works, Inc.,  
Amsterdam Homes, Inc.,  
Anchor Gunitite & Waterproofing Construction Corp.,  
Ancon Construction Company, Inc.,  
Andel Corp.,  
Anderson Hackensack Corp.,  
Anderson Hardware Co., Inc.,  
Anderson & Jacobson, Inc.,  
Andre', Inc.,  
Andy's Garage, Inc.,  
Andy's Snack Bar, Inc.,  
Ankay Diner, Inc.,  
Anlu, Inc.,  
Ann-Jo Realty,  
Anscott Builders, Inc.

Anscott Tank and Trucking Corporation,  
A. Pangaro & Sons Co., Inc.,  
A & P Auto Parts, Inc.,  
Apco Stationers & Printers, Inc.,  
Apgar Associates, Inc.,  
Apollo Builders, Inc.,  
Aprill Mfg. & Machine Corp.,  
Arata, Roberts & Browse, Inc.,  
Arbor Haven Corporation,  
Archie Fletcher, Inc.,  
Ardee Metal Creations,  
Ardmore Homes, Inc.,  
Areco, Inc.,  
Argo Agency, Inc.,  
A & R Industries, Inc.,  
Aristocrat of Union, Inc.,  
Ar-Jul Corporation,  
Arkie Sewerage and Plumbing Company,  
Arlington Arms Furnished Apartments, Inc.,  
Arlington Auction Galleries Inc.,  
Armor Auto Wreckers, Inc.,  
Army & Navy Motor Services, Inc.,  
Arno Homes, Inc.,  
Arocast Corporation,  
The Arrel Co., Inc.,  
Arrow Construction Co.,  
Artcraft Distributors, Inc.,  
Artcraft Painting Company,  
Artcraft Venetian Blinds, Inc.,  
Artcraft Venetian Blinds, Inc.,  
Artmore Paint and Wallpaper Co., Inc.,  
Ar-Tone Embroidery Mfg., Inc.,  
Artplex, Inc.  
Art Realty Corp.,  
Asbury Avenue Body Shop, Inc.,  
Asbury Enterprises, Inc.,  
Asia Gardens, Inc.,  
Aspen-Dock Realty Corporation,  
Assembly Realty Co.,  
Associated Breeders Chinchilla Corp.,  
Associated Craftsmen, Inc.,

Associated Dyecals, Inc.,  
Associated Industrial & Domestic Services, Inc.,  
Associated Merchandising & Investment  
Corporation,  
Associated Sales and Service of New Jersey,  
Associated Store Interiors, Inc.,  
Associate Engineers, Inc.,  
Astad & Johnson Inc.,  
Astor Furs, Inc.,  
Astor Holding Corporation,  
Astor Tool & Die Co., Inc.,  
Atlantic Aluminum Inc.,  
The Atlantic City Broadcasting Company,  
Atlantic City Vendors, Inc.,  
Atlantic Coast Corporation,  
Atlantic Development Corp.,  
Atlantic Equipment Corporation,  
Atlantic Food Corporation,  
Atlantic Incorporated,  
Atlantic International Import and Export  
Corporation,  
Atlas Builders-Morris Plains, Inc.,  
Atlas Equipment Corp.,  
Atlas Ferrule Company,  
Atlas Finance Co.,  
Atlas Foundry Company,  
Atlas Glass Company, Inc.,  
Atlas Plumbing Co.,  
Atomic 53, Inc.,  
Auburn Construction Co.,  
Auction City Food Market, Inc.,  
Auerbach Food Supply, Inc.,  
Auster's,  
Austin Co., Inc.,  
Austin Construction Corp.,  
Auto-Art, Inc.,  
Auto Clubs of America, Inc.,  
Auto Factors,  
Autoflex Corporation,  
Automatic Coffee Maker, Inc.,  
Automatic Dairy Co., Inc.,

Automatic Heating and Conditioning Company,  
Inc.,  
Automotive Shows, Incorporated,  
Automotive Specialties, Inc.,  
Autoparking Devices, Inc.,  
Auto Service, Inc.,  
Autumn Hills,  
Aval Fine Foods, Inc.,  
Avenel Industrial Realty Corporation,  
A. V. Harding & Sons,  
Avo Bus Company, Inc.,  
Avon Sheet Metal Works, Inc.,  
  
Baay Estates, Inc.,  
Bachmann Builders, Inc.,  
Backlitt Realty Corp.,  
Badel Construction Co., Inc.,  
Balchar Corporation,  
Banner Homes Realty Co.,  
Banscher's Drug Co.,  
Barbara Sue Girl Coat Corp.,  
Barbieri Food Products Corp.,  
Barcon Hotel Operating Corp.,  
Bardor Corporation,  
Bargain Barn, Inc.,  
Bargain Island,  
Bari Stephen Corp.,  
Barmark Manufacturing Co., Inc.,  
Barmark-Monmouth, Inc.,  
Barry's Art-Frame Shops, Inc.,  
Barton Publishing Company,  
Bartron Incorporated,  
Bass Construction Co. Inc.,  
Baume-Slater, Inc.,  
Bay Head Pharmacy,  
Bayonne Furniture Fair, Inc.,  
Bayway Motors, Inc.,  
B & B Burner Service Inc.,  
B-B Company, Inc.,  
B. & B. Expert Exterminating Inc.,  
B & B Sportswear, Inc.,  
B. C. Construction Company, Inc.,



B & C Holding Company,  
B.C. Manufacturing Co., Inc.,  
B. D. G. Inc.,  
B. & D. Plumbing & Heating Co.,  
Beach Building Corporation,  
Beachhomes, Inc.,  
Beacon Clothes Co.,  
Bean Bros. Inc.,  
Be-An Corp.,  
Bear Paw Lodge, Inc.,  
Beautifence, Inc.,  
Beaver Products Corporation,  
Beg Enterprises, Inc.,  
Bek Products, Inc.,  
Bellavista Holding Co., Inc.,  
Belleville Tavern Inc.,  
Bell-Lee Corporation,  
Bellmawr Building Corp.,  
Bell Park Homes, Inc.,  
Belmar Delicatessen Co., Inc.,  
Belmont Diner, Inc.,  
'Belmont Lumber Co., Inc.',  
The Belvidere Country Club, Inc.,  
Benbea, Inc.,  
Benchester's Fine Furniture,  
Bender's Pork Store, Inc.,  
Benedick Air Conditioning and Refrigeration Corp.,  
Benjamin Weinberg, Inc.,  
Benn. J. Winters, Inc.,  
Benucci and Di Galbo, Inc.,  
Bep Builders,  
Bergen Automatic Machine Company, Inc.,  
Bergen Backing Corp.,  
Bergen County Mortgage Company,  
Bergen County Realty Co. Inc.,  
Bergen County Shopping News,  
Bergen Decorators, Inc.,  
Bergen-Fairview Holding Co., Inc.,  
Bergen Investors Association,  
Bergen Wholesale Shirt Laundry, Inc.,  
Berger Paper Corp.,

Berg Furs,  
Berglund-Corkland,  
Berkeley Builders,  
Berkley Manor, Inc.,  
Berk-Lynn Realty Corp.,  
Berlin Ice & Storage Co., Inc.,  
Berman Corporation,  
Bernard E. Marx Associates,  
Berncliff Realty, Inc.,  
Bern Construction Co., Inc.,  
Bernen Realty Corp.,  
Bernheim Development Corporation,  
Bernice Corp.,  
Bernie's Foodland, Inc.,  
Bessie's Farm, Inc.,  
Bestby Products Corp.,  
Best Carrier Corp.,  
Bestell Lamps, Ltd.,  
Best Fabrics,  
Best Inc.,  
Be-Te Holding Corporation,  
Better Home Improvements Inc.,  
Better Homes & Construction Co.,  
Better Housecraft Corp.,  
Better Label Co., Inc.,  
Better Service Market, Inc.,  
Betti Jean Fashions, Inc.,  
Bevco Incorporated,  
Beverage Guide, Inc.,  
Beverly Hills Homes, Inc.,  
Beverly Hosiery, Inc.,  
Big Jon-Little Jon,  
Bill Adjusters, Inc.,  
Bill Allan's Mens Shop, Inc.,  
Bil-Lee's Lincoln Diner, Inc.,  
Bilmar Stables, Inc.,  
Biltmore Construction Co.,  
Biltone Corporation,  
Bilt-Rite Engine Corporation of New Jersey,  
Bilt-Rite Homes, Inc.,

Bilt-Rite Mfg. Co., Inc.,  
Bilt-Rite Sash & Lumber Co.,  
Bilt-Rite Soda Fountain Co.,  
Bingo for T. B. Inc.,  
Birdsall and Gross,  
Bishop Realty Co. Inc.,  
Bi-State Realty Corporation,  
Bituminous Concrete Materials Inc.,  
Black & White Transportation Co.,  
Blackwood Development Co.,  
Blair Fashions, Inc.,  
Blair Trading Corp.,  
Bleecker Corporation,  
Bleema Dress, Inc.,  
Bloomingdale Plumbing and Heating, Inc.,  
Bloschok Holding Corporation,  
Blue Bell Wines & Liquors,  
Blue Front Stores, Inc.,  
Blue Moon Company,  
Blue Plate Dining Room, Inc.,  
Blue Star Auto Sales,  
Blumenkranz Hotel, Inc.,  
B. & M. Construction Company, Inc.,  
B. M. Variety Store, Inc.,  
Boardwalk Enterprises,  
The Boat Marian,  
Bob & Bill, Inc.,  
Bockman Spring Co.,  
Bofield Realty Company,  
Boiler Refinishing & Rental Service,  
Bolcar Gravel,  
Bomac Trading Corp.,  
Bond Builders,  
Bond Mfg. Co., Inc.,  
Bonny Miss Coats, Inc.,  
Booker Realty Co.,  
Boonton Sweet Shoppe,  
The Bootery of Trenton,  
Booth Chemical Company,  
Bordentown Motors Inc.,

Border Town Farms,  
Borkan Holding Company,  
Boro Publishers, Inc.,  
Bosley's Bar and Grill, Inc.,  
Boulevard-Bergen Realty Co.,  
Boulevard Chalet,  
Boylan's Restaurant, Inc.,  
Boylan's Trucking Co.,  
Bradbury & Gwinner Motor Sales, Inc.,  
Bradley Beach Recreation Center, Inc.,  
Brand Sportswear Inc.,  
Branford Bag Corp.,  
Brask Automatic Machines, Inc.,  
Brazilian Minerals Importing Co.,  
B and R Electronics Corporation,  
Brentwood Manor, Inc.,  
Brezden, Inc.,  
Briarwood Homes, Inc.,  
Brick Church Auto Inc.,  
The Brick Church Cafeteria Corporation,  
Brick Lake Park Corporation,  
Bricvenere Corporation,  
Bridges Holding Corp.,  
Bridge Unit, Inc.,  
Brielle Charter Service Inc.,  
Brigantine Amusement Corp.,  
Bright Spot, Inc.,  
Brink's Auto Parts Company,  
Brite-Wite Food Products Corp.,  
Broad Plumbing Supply Co.,  
Broadway Bar and Liquor Store,  
Broadway Dye Works, Inc.,  
Broadway Gift Shops, Inc.,  
Bromar Memory Associates, Inc.,  
Bromor Investment Co.,  
Brookside Stables Inc.,  
Brothers Co.,  
Brown Corporation of Rockaway,  
The Brown Eagle, Inc.,  
Brown's Floor Waxing,

Brunner's Calso Service, Inc.,  
Bruns, Kimball & Co.,  
Brunswick Sport and Camera Supply Center, Inc.,  
Brunswick Storm Window Co.,  
B.R.V. Realty Company, Inc.,  
Bryant Associates of New Jersey,  
Bryant Fuel Oil Co., Inc.,  
Brydel Construction Co., Inc.,  
B & T Motors, Inc.,  
Buck & Graziano Construction Corp.,  
Buckhan Estates,  
Buckhan Realty Co., Inc.,  
Bucknell Corporation,  
Buck's Tavern & Grove, Inc.,  
The Budlou Corporation,  
Buena Homes, Inc.,  
Builders Trading Corporation,  
Building Corporation of America,  
Burke Industries, Inc.,  
Burke-Maione Fuel Oil, Inc.,  
Burlington County Construction Company,  
Burlington County Search Company,  
Burlington Industries, Inc.,  
Burton Holding Co. Inc.,  
Business Women's Club of Newark, Inc.,  
Butman Corporation,  
Byron & White Co.,  
B-Z Tire and Battery Co. Inc.,  
Bzura, Inc.,  
  
Cadillac Realty Co.,  
Cadillacs Used Car Co.,  
Cahill's Charcoal Hearth,  
California Donut Shops, Inc.,  
California Finishing Co. Inc.,  
Cali Quilt Corp. of New York,  
Cal-Joe Laboratories Inc.,  
Cals Painting Service,  
Camac Inc.,  
Camden Chemical Corporation,  
Camden Color & Chemical Co., Inc.,

Camden Constructors & Engineers Co.,  
Camden Laundry Bright, Inc.,  
Camden Mechanical Contractors Inc.,  
Camden Plaza Parking, Inc.,  
Cameo Bar,  
Campbell Associates, Inc.,  
Campbell Building Corporation,  
Campbell-Evans Hotel, Inc.,  
Camp Hi-Ho,  
Camp Lebanon For Children Inc.,  
Camptown Tile Company, Inc.,  
Campus Chefs, Incorporated,  
Camp Wyandot, Inc.,  
The Canister Company, Inc.,  
Capital Bakery of Dover, Inc.,  
Capital Housewares Sales, Inc.,  
Capitol Homes, Inc.,  
Cappy Masonry Contracting Co.,  
Capri Sales Corporation of New Jersey,  
Cara, Incorporated,  
Carb-O-Jet Sales Co., Inc.,  
Career Preparatory,  
Care-Free Lawns, Inc.,  
Carleen Sportswear, Inc.,  
Carlem Building Corporation,  
Carlford Homes Inc.,  
Carlisle Inc.,  
Carlton Lamp Corporation,  
Carman Contractors Corp.,  
Car-Mat Garment Company,  
Carmica Dinette Corp.,  
Carolan Productions, Inc.,  
Carol Dean,  
"Carolet Holding Co.,"  
Carol Farms,  
Carolina Construction Co.,  
Carolyn Construction Co., Inc.,  
Carrafiello Realty Co.,  
Carroll Company,  
Carteret Building Co.,

Carteret Clothes, Inc.,  
Carteret Dwellings, Inc.,  
Carteret Metals Corp.,  
Carteret Terrace, Inc.,  
Carvel Construction Corp.,  
Casecraft, Inc.,  
Cashmere-Wool, Ltd.,  
Cassio Realty Corporation,  
Catalina Builders, Inc.,  
Catalina Construction Company Inc.,  
Catherine Realty Co., Inc.,  
C. B. C. Corp.,  
C. B. Trading, Inc.,  
C. & C. Embroidery Co.,  
C. & C. Novelties, Inc.,  
C. & D. Tavern,  
Cedar Contracting Corp.,  
Cedar Glass Co.,  
Cedar Lake Lodge, Incorporated,  
Cedar Limited,  
Cedar Teaneck Co., Inc.,  
Cedarwood Building Corp.,  
Cemeteries Sales Co., Inc.,  
Cenrath Agency,  
Centennial Diner, Inc.,  
Centennial Souvenirs Company Inc.,  
Center and Brook Realty Corp.,  
Central Bergen Transportation Company,  
Central Building Corp.,  
Central Carpet Corporation,  
Central Cleaners,  
Central Coat Manufacturing Co. Inc.,  
Central Home Improvement Co.,  
Central Sewing Machine Co.,  
Central Washington Co.,  
Centrifuge Mechanical Equipment, Inc.,  
Century Round Bar and Restaurant,  
Century Vending Service Inc.,  
Certified Home Appliance of Elizabeth, N. J.,  
Cesaretti, Inc.,

**New Jersey State Library**

CGL Corporation,  
C & G Realty Company,  
Chambers Construction Co.,  
Champion Embroidery Co., Inc.,  
Champions, Inc.,  
Chanble Chemical Corp.,  
Chancellor-Super-Service, Inc.,  
Charben Associates, Inc.,  
The Charles Morris Corporation,  
Charles Reynolds Productions, Inc.,  
Charles T. Roemer and Son Inc.,  
Charles W. Ackley, Inc.,  
Charles Wagman, Inc.,  
Charley Chick's Men's Haberdashery Inc.,  
Charlotte Realty Company,  
Charlotte's Dress Shoppe, Inc.,  
Charlton Construction Company,  
Charm Fashions, Inc.,  
Chatham Gardens, Inc.,  
The Check Cashing Service, Inc.,  
Chef's Products, Inc.,  
Chelsea Hotel Corporation,  
Chemco, Inc.,  
Chemica, Inc.,  
Chemical Controls Company, Inc.,  
Chemical Glass Apparatus Co.,  
Chester Finishing Corp.,  
Chester House, Inc.,  
Chez-Mode Dresses and Gowns,  
Chiaventone Holding Corporation,  
Chickenburger Corp. of New Jersey,  
Chicken Ranch, Inc.,  
Chilton Laboratories, Inc.,  
Chip's Wishing Well Tavern, Inc.,  
Chotras Market, Inc.,  
C.H.P. Construction Corporation,  
Christina Company,  
Christine Pace, Inc.,  
Chriswal Enterprises,  
Chronis Holding Co.,



Cinema Carbons, Inc.,  
Circle M. Ranch,  
Circus Bar, Inc.,  
City Motors of Elizabeth, N. J. Inc.,  
City Plumbing & Heating Co.,  
City Textiles, Inc.,  
Claire's Beauty Salon,  
Clairgar Realty Corp.,  
Clark & Eig Motors, Inc.,  
Clark-Kelly Construction Company,  
Classique Jewelry Mfg., Co.,  
Clayton Distributors, Inc.,  
Clean Cars, Inc.,  
Clearview Cleaners, Inc.,  
Clegg Laboratories, Inc.,  
Clermont Associates, Inc.,  
Clifford Carriers, Inc.,  
Clifton Associates,  
Clifton Liquors, Inc.,  
Clinical Service Plan, Inc.,  
"Clinton Land Corporation,"  
Clinton Trim Stores, Inc.,  
C.L.K. Inc.,  
Clock Motors, Inc.,  
Clover Cup Corporation,  
Cloverleaf Construction Co., Inc.,  
Club Dell,  
Club Ebb Tide, Inc.,  
Club 18 Inc.,  
Club 53,  
Club 47, Inc.,  
Club Toledo, Inc.,  
Club 231, Inc.,  
Club Washington, Inc.,  
C & M Cigarette Vending Service, Inc.,  
C. M. S. Builders, Inc.,  
Coast Beverage Co.,  
Coast Building Co., Inc.,  
Coast Neon Sign Co.,  
Coby Builders, Inc.,

Cohen Bros. Fruit Co.,  
Cohen Brothers, Inc.,  
Coin-O-Matic Equipment Corporation of New Jersey,  
Col Concrete Construction Corporation of New  
Jersey,  
Colden Bus Company, Inc.,  
Colin Building Corp.,  
Colin T. Lancaster Builder, Inc.,  
Colin Trading Co. Inc.,  
Colletti Excavating, Inc.,  
Collingwood Park Dari-Delite Inc.,  
Colonial Estates,  
Colonial Laundry Company (No. 2),  
Colonia Park Estates, Inc.,  
Colony Real Estate Company,  
Columbia Gardens, Inc.,  
Columbia Hotel, Inc.,  
Columbia Park Shopping Center, Inc.,  
Columbia Soap Co.,  
Columbia Valley Sportswear Shop,  
Columbus Corporation,  
Combined Rigging & Hauling Corp.,  
Combined Service Inc.,  
Combustion Research & Development Inc.,  
Comfort Charter Service, Inc.,  
Commerce International Corp.,  
Commerce International Greece, Inc.,  
Commerce International U. K., Ltd.,  
Commercial Coffee Corporation,  
Commercial Investigations Bureau of New  
Jersey, Inc.,  
Commercial Realty Holdings, Inc.,  
Commodity Sales Company,  
Commodore, Inc.,  
Community Advertising Promotions,  
Community Food Club, Inc.,  
Community Utilities Company,  
Concord Builders, Inc.,  
Concord Restaurant, Inc.,  
Conford Realty Company,

Congress Stores, Inc.,  
Conover's Taxi Service Corporation,  
Consolidated Builders & Supply Co., Inc.,  
Consolidated Building Cleaning Co. Inc.,  
Consolidated Food Plan, Inc.,  
Consolidated Plastics Inc.,  
Consolidated Wrecking Co., Inc.,  
"Constable Construction Co. Inc.,"  
Consumers Frozen Foods Co.,  
Consumers Credit Company Inc.,  
Consumers Mart, Inc.,  
Consumers Supply Agency, Inc.,  
Continental Builders Inc.,  
Continental Fabrics Corp.,  
Continental Industries, Inc.,  
Continental Liquidators, Inc.,  
Continental Van Lines, Inc.,  
Controlled Circuits Company,  
Convention Hall Baths, Inc.,  
Cook Realty Corporation,  
Coplay Construction Co.,  
Cordell Pipeline Supply Co.,  
Corner Tavern of Manville, Inc.,  
The Cornston Corporation,  
Cornwall Paper Mills Company,  
Coronet Chemical Company,  
Coronet Interiors, Inc.,  
Coronet Stores, Inc.,  
Corrosite Plant of New Jersey Inc.,  
Cort-Land Homes Inc.,  
Cost Less Stores, Inc.,  
Cottage, Inc.,  
Cottage Investment Company,  
Cott Suburban Distributors, Inc.,  
Country Estates, Inc.,  
County Cab Company,  
County Distributors of N. J.,  
Court Auto Sales,  
Craftmasters, Inc.,  
Craft Plastics, Inc.,

Crafts, Inc.,  
Craftsman Iron Works,  
Cranford Taxi Corporation,  
C Realty Company,  
Cream-O-Matic, Inc.,  
Creative Booklets, Inc.,  
Credit Department, Inc.,  
Creighton's, Inc.,  
Cres-Blvd Restaurant,  
Crescent Bottling Works, Inc.,  
Crescent Building Corporation,  
Crescent Equipment Co.,  
Crescent Manufacturing Co., Inc.,  
Crescent Photo Studio Inc.,  
Crest Construction Company, Inc.,  
Crest Foods Inc.,  
Crossmolina Corporation,  
Crosstown Tavern, Inc.,  
Crown Brands, Inc.,  
Crown Motors, Inc.,  
Cueto and Stanek Inc.,  
Cuff's Feed Store,  
Culver Nutritional Products,  
Curler Radio & Television Co.,  
Currie Construction Company,  
Curtain Stores, Inc.,  
Custom Builders Inc.,  
Custom-Craft Homes, Inc.,  
Custom School For Tailoring,  
Cy Smith Engineering Co. Inc.,  
  
Daberkan Enterprises,  
Dair Inc.,  
Dairy-Joy, Inc.,  
Dakar Homes,  
Dale's of Bristol,  
Dalfred Realty, Inc.,  
D'Ambrosa Realty Co.,  
Dandy Togs, Inc.,  
The Daniel Company,  
Daniel H. Jones Laboratories Inc.,

Daniel S. Bader Construction Company,  
Dan-Lou Realty Corp.,  
D'Annunzio Construction Co., Inc.,  
Danny Holding Co.,  
Danville Garment Company, Inc.,  
Danwin, Inc.,  
Darcangelo Bros. Excavating Corp.,  
Darian Realty Company,  
Darquee Corporation,  
Datre Furniture Corp.,  
Davenport Realty Co. Inc.,  
David Baird Company,  
David Construction Co.,  
David Shomer & Co., Inc.,  
Davis Distributors, Inc.,  
Dawson & Co., Inc.,  
Dayrelco Inc.,  
Dayton Meat Market, Inc.,  
DBM Amusement Corporation,  
D.D. & V. Construction Co.,  
Deal Building Sites, Inc.,  
Deal Shore Acres, Inc.,  
Dean Realty Corporation,  
Deans Luncheonette,  
Deauville Inn, Inc.,  
Debell Builders, Inc.,  
Deb Sewing Center, Inc.,  
De Carlo's Chalet,  
Decem Realty Co.,  
Decker Flying Service,  
Decor Metal, Inc.,  
Deer Head Incorporated,  
Define Products Corp.,  
Deharder & Lee, Inc.,  
Delaine Realty Co.,  
Delaware Heights Organization,  
Delaware Valley Abstract Company Inc.,  
Delaware Valley Construction Co.,  
Delaware Valley Frozen Food Marketers Inc.,  
Delaware Valley Home Improvement Co.,

Delaware Valley Homes, Inc.,  
Delaware Valley Improvement Co.,  
Delaware Valley Plumbers, Inc.,  
Delaware Valley Realty & Mortgage Co. Inc.,  
Delford Park Homes, Inc.,  
Delifoord Bottle Corporation,  
Dell Productions, Inc.,  
Delpro Sales Co., Inc.,  
Delta Clinical Laboratories, Inc.,  
Delta Holding Corp.,  
Delta Products Inc.,  
De Luxe Apartments Corporation,  
De Luxe Realty, Inc.,  
Demarest Realty Company,  
De Mauro Bros. Inc.,  
De Mayo Homes, Inc.,  
Deming's Garage Inc.,  
Democratic State News, Inc.,  
Denville Toyland, Inc.,  
Depco Construction Corporation,  
Dermer Farms,  
Deutsch Builders, Inc.,  
Developers Service Company,  
The Developing Company Inc.,  
Development Builders of N.J., Inc.,  
Development Properties Inc.,  
Developments, Inc.,  
Dew-Drop-In Luncheonette,  
Di' Altons, Inc.,  
Diamond Mfg. Co.,  
Diamond Products, Inc.,  
Diamond Window Distributors,  
Diana Holding Corp.,  
Dictacom Corp.,  
Die Craft Tool Co., Inc.,  
Digit, Inc.,  
Dillon Motors, Inc.,  
Dimitri Developers,  
Dimmick Transportation Corp.,  
The Diner, Inc.,

Dinette Tops, Inc.,  
Dioptric Instrument Corporation,  
Di Piazza Construction Co.,  
Diplomat, Inc.,  
Discounts 4 Merchandise, Inc.,  
D.M. & B. Trucking Co., Inc.,  
D. M. Lord & Co., Incorporated,  
D & N Company,  
Docen Motors, Inc.,  
Doc's Diner, Inc.,  
Drs. Lamb & Wolff, Inc.,  
Doet Holding Co.,  
Dohlmar Realty Co., Inc.,  
Dolgins, Inc.,  
Doll-Mar Sweet Shoppe,  
Dolphin Apartments Company, Incorporated,  
Dom-Ano Corporation,  
Domestic Novelty Co.,  
Domestic Supply Company,  
Dominion Acceptance Corporation,  
Do-Mor Products Corp.,  
Donald Lester Realty Company,  
Don Julio, Inc.,  
Donkersloot & Comly, Inc.,  
Donna Beauty Salon, Inc.,  
Do-Phi Embroidery Co.,  
Dora's Luncheonette, Inc.,  
Doreen Enterprises,  
Dorlem Realty Co., Inc.,  
Doss, Inc.,  
Dot's Kitchen Inc.,  
Douglas Textile Company, Inc.,  
Dover Developers,  
Dover Paper Box Co.,  
Dover Playhouse, Inc.,  
Downtown Tire Supply, Inc.,  
Dow's Tavern Inc.,  
Draft Beer Service Corp.,  
Dreamland,  
Drug Marketing Service Corporation,

Du-All, Incorporated,  
Dude Ranch,  
Dudley Manor, Inc.,  
Dukes Parkway Estates,  
Dumont Glass Company Inc.,  
Dumont Quality Market, Inc.,  
Dunbain,  
Duncan Hardware Co.,  
Duncan Terminal, Inc.,  
Dunellen Heating and Sheet Metal Products Inc.,  
Dun-Rite Wrecking Co., Inc.,  
Duralon Corporation,  
Dura Plaque Inc.,  
Durby Manufacturing Corporation,  
Duruco, Inc.,  
Dwelling Builders Corporation,  
  
Eagle Hotel and Tavern Inc.,  
Eagle Management Co., Inc.,  
Earl Apartments, Inc.,  
E.A.S. Construction Co., Inc.,  
Easco Sales Corporation,  
East Coast Packers, Inc.,  
Eastco Sales, Inc.,  
Eastern Auto Sales Company,  
Eastern Building Corp.,  
Eastern Custom Craft, Inc.,  
Eastern Industrial Products Corporation,  
Eastern Metal Products Co. Inc.,  
Eastern Paving Corporation,  
Eastern Seaboard Sales,  
Eastern States Construction Corp.,  
Eastern Sun-Shade Products, Inc.,  
Eastern Traffic and Distributing Corp.,  
Eastern Trailer Sales, Inc.,  
Eastern Trailer Transport Corp.,  
Eastern Transport, Inc.,  
East Orange Realty Corp.,  
East Paterson Dari-Delite, Inc.,  
East Rutherford Paper Board Mills Inc.,



Eastside Industrial Laundry, Inc.,  
Easy Living Products, Inc.,  
Eatontown Realty & Investment Co. Inc.,  
E. & B. Exchange,  
Echo Lake Homes, Inc.,  
E.C.L. and S. Corporation,  
Economy Cut-Rate Market,  
Economy Engine Corporation,  
Economy Equipment Corporation,  
Economy Motors, Inc.,  
Economy Products Corporation of America,  
Economy Sewing Machine Distributors Inc.,  
E. C. Sauta, Inc.,  
Edbert Company,  
Eddie Brill's Record Shop Inc.,  
Eddie's Bar, Inc.,  
Edmund C. Kramer Company,  
Edna M. Lorey, Inc.,  
Edna Realty Corp.,  
Edward E. Freit, Inc.,  
Edward Embroidery Co.,  
Edwards Home Builders, Inc.,  
Edwards, Inc.,  
Edwards Millwork Co., Inc.,  
E. & E. Tool & Die Co., Inc.,  
E. and F. Inc.,  
E. and F. Motor Service, Inc.,  
E. G. Bingham, Inc.,  
E. & H. Construction Co. Inc.,  
18 Beach Boulevard,  
841 St. George Ave. Realty Corp.,  
801-805 Jersey Avenue, Inc.,  
Eileen Coat Co., Inc.,  
Eisel Realty Co.,  
Ejur Associates, Inc.,  
Ejur Engineering Co., Inc.,  
Elbrook Inc.,  
Elbro Theatres Corporation,  
Eldridge Co. Inc.,  
Eleanor Shoppe, Inc.,

Electric Gauge Corporation,  
Electric Heating Corporation of Ocean County,  
Electro Brush Co., Inc.,  
Electrodyne Corporation,  
Electronic Components, Inc.,  
Electronic Consultant Service,  
Electronic Cores Corporation,  
Electronic Door Control Mfg. Corp.,  
Electronics Corporation of America,  
Electronics Emission Products Corp.,  
Electro-Technics, Inc.,  
Eleventh Avenue Sweet Shoppe,  
Eli Realty Corp.,  
Elite Construction Co., Inc.,  
Elizabeth Ace Drug Co., Inc.,  
Elizabeth Furniture Corporation,  
Elizabeth Leather Goods Co., Inc.,  
Elizabeth Steel Baling Corp.,  
Elkins Development Co., Inc.,  
Ellbrook Company,  
Ellen Corporation,  
Elleo, Inc.,  
Elkgold Caterers, Inc.,  
Elliott Builders, Inc.,  
Elliott's Motors, Inc.,  
Elmar Laboratories, Inc.,  
Elmer G. Houston, Inc.,  
Elsie Dalaba Corporation,  
Elsie Holding Co.,  
Embassy Fur Co., Inc.,  
Emdee Corp.,  
Emerson Cleaners and Launderers Inc.,  
Emerson Sales Corp.,  
E.M.J. Amusement Corporation,  
Empire Acceptance Corporation,  
Empire Linen Supply Co.,  
Empire Shirt Laundry,  
Enderle Builders, Inc.,  
Engel-Prima Stores Inc.,  
Englewood Business Machines Co.,

Englewood Country Club, Inc.,  
Englewood Manor,  
The Englewood Shopping Centre, Inc.,  
Enterprise Minerals, Inc.,  
Enterprise Plumbing & Heating Company, Inc.,  
Enthal & Company,  
Eport Corporation, Inc.,  
Eric H. Realty Corporation,  
Ernie's Diner, Inc.,  
E.R.P. Corporation,  
Erskine Realty Inc.,  
E & R Textile Sales Co.,  
Ervin Boat and Millwork Inc.,  
Espee Corp.,  
Esquire Dry Wall Co., Inc.,  
Essex Dyeing & Finishing Co.,  
Essex Enterprises, Inc.,  
Essex House Inc.,  
Essex Pharmaceuticals, Inc.,  
Essex Properties, Inc.,  
Ess-Kay Hat Co., Inc.,  
Estell Manor Lumber Company,  
Esther Hock of Red Bank, Inc.,  
E. Stout Coal Yard, Inc.,  
Estra Sportswear Co.,  
Eugene Arnold Food King,  
Eureka Television and Tube Corporation,  
Eurich & Eurich, Inc.,  
Evans Building Co.,  
Eva Shienbloom Inc.,  
Evermain Realty Corporation,  
Everose Corporation,  
Exact Tool & Scraping Corp.,  
Excavating and Construction Corp.,  
Excel Excavators, Inc.,  
Excello Stencil Photo Engraving Co. Inc.,  
Excel Tube Co.,  
Exclusive Enterprises, Inc.,  
Executors Fiduciaries, Inc.,  
Exterior Home Decorators, Inc.,  
Extruded Yarns Corp.,

Fabian Luncheonette and Sweet Shoppe Inc.,  
Fabrex, Inc.,  
Fabyan Realty Co.,  
Fact Finders, Inc.,  
The Factory Furniture and Appliance Outlet Corp.,  
Fair Haven Market, Inc.,  
Fair Lawn Fabric Shop Inc.,  
Fairlin Construction Co., Inc.,  
Fair Maid Cottons, Inc.,  
Fair Restaurant of Paterson, Inc.,  
Fair Tavern, Inc.,  
Faith Realty Co., Inc.,  
Faitoute Corporation,  
Faloni Realty Corporation,  
Fame Building Products, Inc.,  
The Famous Store, Inc.,  
F. & A. Plastics, Inc.,  
Farmers Outlet & Supply Co., Inc.,  
The Farm & Garden Shop, Inc.,  
Farview Home Construction Co.,  
Fasano and Canfora Holding Corp.,  
Fashion Corporation of America,  
Fashion Craftsmen,  
Fashion Tailors,  
Fately's Inc.,  
The Faye Corporation,  
F. Danzi and Son, Inc.,  
Feaster Realty Company,  
Federal Forest Products Co.,  
Federal Home Builders, Inc.,  
Federal Laundry Corp.,  
Federal Plating & Painting Co., Inc.,  
Federal Refrigerator Co., Inc.,  
Federal Wood Products Co., Inc.,  
Felco, Inc.,  
F.E.L. Corporation,  
Feledy Inc.,  
Fellore Corp., Inc.,  
Fenrose Realty Co.,  
Fepco Cooperative Credit Association,  
Ferner Corp.,

Ferry 5c-10c & \$1.00 Stores,  
Feyer Novelty Corp.,  
Fib-Tex, Inc.,  
Ficca & Valluzzi Box Co., Inc.,  
Fic-Dor Corporation,  
Fiddler Holding Company,  
Fidelity Color & Chemical Co.,  
Fidelity Hearing Aid Co., Inc.,  
Fidelity Homes, Inc.,  
Fidelity Leasing Service,  
Fidelity Mortgage Associates, Inc.,  
Fidelity Tool Supply,  
Fides Associates, Inc.,  
Field Construction Co.,  
Fields & Company,  
Fields Jewelers, Inc.,  
15 Hillside Pl., Inc.,  
Fifth Avenue Jewelers, Inc.,  
58-12th Ave., Inc.,  
Finance Company of America, Inc.,  
Finder Fine Furs,  
Fine-Art Decorators,  
Finetex Elastic Webbing Co.,  
Fine Woven Fabrics, Inc.,  
Finkco Realty Company,  
Finleys,  
Fire Alarm Corporation of America,  
Fire Protection Service & Fire Surveys Inc.,  
First Jersey Enterprises, Inc.,  
Fischer Lion Company,  
Fischer's Shoe Shop, Inc.,  
Fisher Sales Co.,  
Fishing & Pleasure Cruises, Inc.,  
Fitzgerald Trucking Company, Inc.,  
Five Corners Wines and Liquors,  
559 Broad Street Corporation,  
543 Brace Avenue Corp.,  
542 Ave. C. Dept. Store Co.,  
500 Market Street Corporation,  
575 Central Avenue Realty Co. Inc.,  
F. & J. Corp.,

F. & J. Holding Company, Inc.,  
F. K. Blasberg Company, Inc.,  
F & K Construction Co. Inc.,  
Flag Boat Corporation,  
Flamingo Realty Corporation,  
Flatbush Realty Corporation,  
Fleet Motor Lines, Inc.,  
Fleetwood, Inc.,  
Fleetwood Motors, Inc.,  
Fleetwood Shoes, Inc.,  
Flight Manufacturing Corp.,  
Flomar Investment & Credit Corp.,  
Floor Covering Shop, Inc.,  
Flora Corporation,  
Floral Park Estates,  
Florentine Embroiderey Works, Inc.,  
Florenz Packing Company,  
Florham Park Estates,  
Floridian, Inc.,  
Fluorescent Renuelite of New Jersey, Inc.,  
F & M Motor Company, Inc.,  
Food Importing Co.,  
Food Service, Inc.,  
Foody Bros. & Oliver, Inc.,  
Footlights Cafe,  
Forbes Enterprises, Inc.,  
Fords Cut Rate Drug Store,  
Foreign Autos, Inc.,  
Foreign Remittances, Inc.,  
Foremost Electronics Corp.,  
Forest Builders, Inc.,  
Forest Electric Construction Corp.,  
Forked River Park,  
4518 Boulevard Co., Inc.,  
Foto Corporation of America,  
Foundation Constructors, Inc.,  
Four Forty-One, Inc.,  
440-2 Corporation,  
Four-Sixty-Five Austin Realty Co., Inc.,  
4-10 Central Avenue Corporation,  
4th Avenue Enterprises, Inc.,

Four Twelve Shearer, Inc.,  
Framar Realty Co.,  
Francini Wine Company,  
Francis Millwork Co.,  
Franclough Homes, Inc.,  
Frank A. Kienle Corporation,  
Frank Belluscio & Sons, Inc.,  
Frank Corporation,  
Frank Homes Inc.,  
Franklin Cleaners & Dyers, Inc.,  
Franklin Construction Company Inc.,  
Franklin Development Company,  
Franklin Heights,  
Franklin Lakes Holding Co., Inc.,  
Franklin Park Realty Corporation,  
Frank T. Schwartz, Inc.,  
Franmar Realty Co. Inc.,  
Franschain Foods, Inc.,  
Franteb Amusements, Inc.,  
F. and R. Builders Inc.,  
Fred Astaire Dance Studio, Washington, D.C. Inc.,  
Fred Co., Inc.,  
Fred M. Finkle, Inc.,  
Fred Price, Inc.,  
Fredrene Estates, Inc.,  
Fred Schultz & Sons, Inc.,  
Freeman & Rollins, Incorporated,  
Freeway Builders, Inc.,  
Freezer-Fresh Ice Cream Corp.,  
Freighthouse & Storage Co. Inc.,  
French Shop, Inc.,  
French's Paint Store,  
Frick and Eaton, Inc.,  
Frigid-Floe Corporation,  
Fritz Trucking Company Incorporated,  
Frucht's Livery,  
F S P Auto Rental Co., Inc.,  
Fulton Bar & Grill, Inc.,  
Fulton Home Company,  
Fulton, Inc.,  
Fulton Recreation Center, Inc.,

Fulton Towers Garage, Inc.,  
F. & W. Construction Co. Inc.,  
Gaines Corporation,  
Galane's Restaurant,  
Games, Inc.,  
Garage Realty Co. No. 1,  
Garden City Lumber Co.,  
Garden State Amusement Corp.,  
Garden State Dressed Poultry Products, Inc.,  
Garden State Dyeing & Finishing Co., Inc.,  
Garden State Finance Company No. 2,  
Garden State Hosiery Mills, Inc.,  
Garden State Stucco Co., Inc.,  
Garden Suburbs Liquors,  
Garfield Ladies' Coat Company,  
Garfield Plumbing and Heating Contracting Co.  
Inc.,  
Garmac Builders, Inc.,  
Garnet Construction Co.,  
Garwood Surgical Instrument Manufacturing  
Company,  
Gas Equipment Distributors Inc.,  
Gas Heating Company, Inc.,  
Gas Heating and Service Company,  
G. A. S. Photoengraving Co., Inc.,  
Gatner Realty,  
"Gay's Pies, Incorporated",  
G. & C. Contracting Co.,  
G.C. Supply Co., Inc.,  
G. & D. Embroidery Co., Inc.,  
Ge-Ans Food Stores,  
Gear Corporation of America,  
Geb Company,  
Gelmark Realty Corp.,  
Gem Construction Co.,  
Gem Food Corporation,  
Gene Gerbino Motor Sales Inc.,  
Gene & Jean, Inc.  
General Cleaner & Equipment Co.,  
General Essence Laboratories, Inc.,



General Fabrics Corporation,  
General Fire Alarm Systems Inc.,  
General Industries Inc.,  
General Metal Products Corp.,  
General Plastics Machinery Corporation,  
General Steel Processing Corporation,  
Geneva Aromatics, Inc.,  
Gennert-Steiger Corp.,  
Gentiel Noreillie Construction Co., Inc.,  
Georgeaide Realty Co.,  
Georgeanne Realty Inc.,  
George A. Palcanis Inc.,  
George Baer Associates, Incorporated,  
George Beal, Inc.,  
George Blixton Furs, Inc.,  
George Coat Company, Inc.,  
George H. Ranzau Equipment Co. Inc.,  
George H. Werner Company,  
George Roberts, Inc.,  
George Sexton, Inc.,  
Georges Market Incorporated,  
George Weiland, Inc.,  
George W. Newall, Inc.,  
Gerda Footwear Corp.,  
G. F. M. Realty Corporation,  
G. & G. Liquor Company,  
Giacobbe Bros.,  
Giardino Realty Co., Inc.,  
Gibbs Liquor Stores, Inc.,  
Gibraltar Industrial & Cutting Room Tables Inc.,  
Gifford Hauling & Equipment Co. Inc.,  
The Gift Booth, Inc.,  
Gifts, Inc.,  
Gillette Electric Razor Co.,  
Gina Shop, Inc.,  
G. & J. Construction Company, Inc.,  
Glade Farms, Inc.,  
Gladstone Shops, Inc.,  
Glasbro Realty Co.,  
Glass Seal Products Corp.,  
Gleeco Fabrics, Inc.,

Glenn Clothing, Inc.,  
Glenn-Rock Concrete Products, Incorporated,  
Glen Oak Hotel Corp.,  
Glen Ridge Investment Co.,  
Glenside Lake,  
Glenwood Construction Co., Inc.,  
Glenwood Homes, Inc.,  
Glenwood House,  
“G. L. Fields, Limited”,  
Globe Advertising Co.,  
Globe Electrical Fittings Corp.,  
Globion Productions, Inc.,  
Glo-Line Auto Products, Inc.,  
Glorvil Construction Co., Inc.,  
G & M Holding Co.,  
G. & M. Machine Tool Co.,  
G & M Meat Company,  
G & M Realty Co., Inc.,  
Goble’s Service, Inc.,  
Goedkoop Investment Co.,  
G. O. E. Holding Co.,  
Goins Development Co. Inc.,  
Goldbar Realty Co.,  
Goldberg-Kamins Inc.,  
Goldberg & Moroff’s Oak Court Hotel Co. Inc.,  
Golden Acres, Inc.,  
Golden Amusement Inc.,  
Golden-View Homes, Inc.,  
Goldfas Corporation,  
Gold Star Realty Corp.,  
Goodreal Inc.,  
Goodwear Robes Corp.,  
Goodwill Textile & Variety Center, Inc.,  
Goo Gone, Inc.,  
Gordon Appliance Service, Inc.,  
Gordon Motors, Inc.,  
Gourmet Corporation,  
Grabber’s Silver Top, Inc.,  
Grand Coat Company, Inc.,  
Grand & Fair Lawn Cleaning, Dyeing & Tailoring  
Company, Inc.,

Grand Stores, Inc.,  
Grant-Jones Company, Inc.,  
Granville Park Co. Inc.,  
Graphine Corporation,  
Graycoach Amusement Devices, Inc.,  
G. R. & D. Trucking Corp.,  
Great Oakes, Inc.,  
Great South Bay Construction Co. Inc.,  
Green Acres Restaurant and Bar, Inc.,  
Greenbriar Realty Corporation,  
Greenleaf Homes, Inc.,  
Grenloch Park Manor, Inc.,  
Grenz Ray Corporation of America,  
Grist Mill Enterprises, Inc.,  
Grossman's Bakeries, Inc.,  
Groucho Construction Company,  
Grove Builders, Inc.,  
Grover Hill Homes, Inc.,  
G. T. Wilhelm Co.,  
Guarantee Holding Company,  
Guerino Realty Company, Inc.,  
Guide Mailing Service, Inc.,  
"Guysam Enterprises, Inc.",  
G. & W. Woodworking Inc.,  
  
Hackensack Motors, Inc.,  
Hackensack Tire Exchange,  
Haddon Hall Upholsterers of Springfield, N. J.,  
Hagedorn Manufacturing Co. Inc.,  
Hahn's Service, Inc.,  
Haines Industries, Inc.,  
Hallmark Homes, Inc.,  
Halsey Jewelry Corporation,  
Halsey Ring Company, Inc.,  
Hamilton Dyeing & Finishing Co. Inc.,  
Hamilton Holding Company of Trenton,  
Hamilton, Inc.,  
Handifoil Corporation,  
Hang-All Corporation,  
Hannibal Baseball, Inc.,  
Hanover Truck Rentals, Inc.,

Hansell Laundry, Inc.,  
Happel Realty, Inc.,  
Harfred Women's Wear,  
Harlem Record and Radio Corp.,  
Harle Paving Co.,  
Harmel Corporation,  
Harmonic Devices Inc.,  
Harmon Realty Company,  
Harold Andresen Flooring Company, Inc.,  
Harold F. Budd Inc.,  
Harray Builders, Inc.,  
Harrigan Bus Company, Inc.,  
Harrington and Mee, Inc.,  
Harris, Inc.,  
Harrison Clothing Co.,  
Harrison Dari-Delite, Inc.,  
Harrison Engineering Corporation,  
Harrison's, Home Furnishings, Inc.,  
Harrow Manor Estates, Inc.,  
Harry A. Sharps, Inc.,  
Harry E. Brewin and Sons, Inc.,  
Harry Jagels, Inc.,  
Harry P. Milestone,  
Harry Tubis, Inc.,  
Haskell Homes, Inc.,  
Hathaway Builders Corporation,  
Havanna Casino, Inc.,  
Hawthorne Investments Inc.,  
Hawthorne Market, Inc.,  
Hawthorne Woodcraft Corporation,  
Hayden M. Bogert, Inc.,  
Heat Control Co., Inc.,  
Hedge Realty Corp.,  
Heffit, Inc.,  
Heimbach's Auto Supply House, Inc.,  
Helga Realty Co. Inc.,  
Heller Gramm Corporation,  
Helmar Corporation,  
Henri's Dinette, Inc.,  
Henry H. Frede & Co., Inc. (New Jersey),  
Henry's Stores, Inc.,

Hep's Tavern, Inc.,  
Hercules Carboy Box Company,  
Hergillen Realty Associates, Inc.,  
Herman Factors, Inc.,  
The Herm Co.,  
Hess-Schwartz Publications,  
HF Laboratory, Inc.,  
H. & G. Contracting Company, Inc.,  
H.G. Parks, Inc.,  
H. & G. Trucking Co.,  
H & H Diner, Inc.,  
H & H Industries,  
H. and H. Trading Corp.,  
Hickey Brothers, Inc.,  
Hickey's Villa Ridgefield, Inc.,  
Hickory Construction Corporation,  
High-Jay Realty Company,  
Highland Park Liquors,  
Highland Sales Company,  
High Speed Productions, Inc.,  
Hill-Knight Corporation,  
Hillsborough Trucking Company, Incorporated,  
Hillside Freight Lines, Inc.,  
Hillside-Jerome Corporation,  
Hillside Motors, Inc.,  
Hillside Wholesale Cleaners, Inc.,  
Hilltop Builders, Inc.,  
Hilltop Homes, Inc.,  
Hillview Estates, Inc.,  
Hilton Realty Corp.,  
Hi-Point Farms, Inc.,  
Hirshberg, Inc.,  
Hi-Service Center, Inc.,  
Hi-Spex Mfg. Co., Inc.,  
Hissam Neon Sign Co.,  
Hi-Way Peddlers, Inc.,  
H.J. Bryan Company, Inc.,  
H.L.H. Electrical Contractor,  
H.L. Schindelar, Inc.,  
H.M.T. Corp.,  
Hockenjos-Newark, Inc.,

Hockey Auto Sales, Inc.,  
Hodor Waverly Corporation,  
Hoffman's Roselle Bakery Inc.,  
Holbran, Inc.,  
Holis Realty Co.,  
Holly Tree Farm, Inc.,  
Hollywood Brushes, Inc.,  
Hollywood Drive In,  
The Hollywood Luncheonette,  
Hollywood Piece Dye & Finishing Works, Inc.,  
Hollywood Sales Co., Inc.,  
Home Builders of Penna., Inc.  
Home Builders Servicing Company,  
Home Coat Corporation,  
Homecrest Linen Supply Company Inc.,  
Home Furnishers, Inc.,  
Home Furnishings, Inc.,  
The Home Improvement Corporation of  
New Jersey,  
Home Incinerator Corp.,  
Home of the Month Publishing Co. Inc.,  
Home Owners Finance Co. Inc.,  
Home Realty Products Incorporated,  
Home-Seal Co.,  
The HomFreez Corporation,  
Homfreez Food Supply Co.,  
Hook Road Realty Corp.,  
Hope Embroidery Co.,  
Horton & Field,  
Hotel Altman,  
Hotel Astor, Inc.,  
Hotel Jersey Cafe, Inc.,  
Hotel Mc Ardle, Inc.,  
House of Color, Inc.,  
Housecraft Improvement Corporation,  
Household Plastic Products, Inc.,  
House Modernizing Co.,  
House of Proktol, Inc.,  
Howard C. Strout, Inc.,  
Howard's Shoeland, Inc.,  
Howard Thread Corp.,

Howe and Pearl Corp.,  
Howland Heights,  
The H. P. Pryor Company,  
H & R Sales Co.,  
Hubbell Construction Corp.,  
Hudson County Tobacco Company, Trenton  
Branch, Incorporated,  
Hudson Ridgewood Motors, Inc.,  
Hudson Valley Foundry and Machine Co. Inc.,  
Hughes-Consolidated-Gihon Co.,  
Hughes Lumber Company,  
Humboldt Realty Co., Inc.,  
Humus Sales Corp.,  
Hunterdon Valley Realty Company, Inc.,  
Hurley's Dairy Products, Inc.,  
Hy Corporation of Newark, New Jersey,  
Hygrade-Atlas, Inc.,  
Hygrade Ribbon Mills,  
Hy-Way Drive-In 1 Hour Cleaners & Tailors,  
  
Ibsen Company, Inc.,  
Ideal Oil Supply Co., Inc.,  
Ideal Plumbing & Heating Supply Inc.,  
Idell Development Company,  
The Idle Hour of Newark,  
Igma, Inc.,  
Imperial Sales Corp.,  
Improve Your Home, Inc.,  
Independent Holding Company,  
Indian Village, Inc.,  
Industrial Automatic Sprinkler Co.,  
Industrial Contractors, Inc.,  
Industrial Drug & Chemical Co., Inc.,  
Industrial Exporters Corp.,  
Industrial Ledger, Inc.,  
Industrial Paint & Finish Removers, Inc.,  
Industrial Painting Co.,  
Industrial Products & Protective Coating Co.,  
Industrial Safety Pharmaceuticals, Inc.,  
Industrial Sales, Inc.,  
Industrial Storage & Machinery Co., Inc.,

Industry Development Company,  
Ingrid Company,  
Inlaid Stone Corporation of America,  
Inlet Fishery, Inc.,  
Inlet Harbor Inn,  
Inra, Inc.,  
Institute of Advertising Arts, Inc.,  
The Institute for Applied Research,  
Instruphoto Corporation of America,  
Inter-County Realty Co.,  
Interference Research, Inc.,  
International Associates,  
International Expositions Incorporated,  
International Metal Finishing Co. of N. J.,  
International Procurement Corporation,  
Interstate Collection Bureau, Inc.,  
Interstate Home Improvement Co.,  
Interstate Lathing Corp.,  
Investments Inc.,  
Iozzia & Presti Building & Contracting Corp.,  
Iris Food Co. Inc.,  
Iris Holding Co.,  
Irlee Investors Inc.,  
The Iron Cow, Inc.,  
Irvington Dari-Delite, Inc.,  
Irvington Home Products, Inc.,  
I. Taylor Inc.,  
Ivanhoe, Inc.,  
Ivy Const. Co., Inc.,  
  
Jack Einhorn, Inc.,  
Jackray Engineering Corporation,  
Jack R. Lynch, Inc.,  
Jack's Cafe, Inc.,  
Jackson Bros., A Corporation,  
Jackson Development Company,  
Jackson Park Corporation,  
Jacquard Specialties, Inc.,  
Jacra Corp.,  
Jaloge, Inc.,  
J. A. Mac Donough, Inc.,



Jamal, Inc.,  
James Del Guercio, Inc.,  
James H. Birch Estate, Incorporated,  
James Hunter Plastering Company,  
James Malone, Inc.,  
Jamil Holding Co.,  
Jancovius and Son, Incorporated,  
Jandon's T/V Appliance Company,  
Janed Realty Company,  
Janice Cutting Corp.,  
Janport Industries, Inc.,  
Janus Manufacturing Co., Inc.,  
Janvick Corp.,  
Jardine Estates, Inc.,  
Jaro Photo Studios,  
Jasper Manufacturing Co., Inc.,  
Javotte Shoppe, Inc.,  
Jay Brook Homes, Inc.,  
Jay-Cee Sales Co., Inc.,  
Jay Cobb Furniture, Inc.,  
Jayell Agency,  
Jay's Cocktail Lounge, Inc.,  
Jay's Liquors Inc.,  
Jay Trucking Corporation.  
J. Bain Electrical Contractor Inc.,  
J. Blessing Appliances, Inc.,  
J. and B. Motor Lines, Inc.,  
J. B. Sanders Realty Inc.,  
J. B. Shohan Laboratories,  
J. C. Corporation,  
J.C. Hendershot, Inc.,  
J & C Tailoring and Cleaning Co. Inc.,  
Jeanette's,  
Jefferson Funding Corporation,  
Jefflin Sales Company, Inc.,  
Jen Enterprises, Inc.,  
Jenks Marine Enterprises, Inc.,  
Jerlyn Realty Corp.,  
Jerome Kent, Inc.,  
Jerry Lepre and Sons, Inc.,  
Jerry Realty Co. Inc.,

Jersey Assembly Corporation,  
Jersey Avenue Construction Corp.,  
Jersey Bloodstock Farm, Inc.,  
Jersey Central Realty Company,  
Jersey Chair Co. Inc.,  
Jersey City Glass Co.,  
Jersey City Music Co., Inc.,  
Jersey City Supply Company,  
Jersey Coast Distributors, Inc.,  
Jersey Food Exchange Inc.,  
Jersey Garden Homes Company,  
Jersey Garment Hanger Mfg. Co. Inc.,  
Jersey Hardware Corp.,  
"Jersey Leather Products Co.",  
Jersey Packaging Supply Co., Inc.,  
Jersey-Penn Distributors Inc.,  
Jersey Shore Caterers, Inc.,  
Jersey State Motor Freight, Inc.,  
Jersey Tavern, Inc.,  
Jersey Traders, Inc.,  
Jersey Union Terminals, Inc.,  
Jet Appliance Inc.,  
Jet Oldsmobile, Inc.,  
Jiffimeals Inc.,  
Jill Holding Corporation,  
The Jim Dale Store, Inc.,  
J.J. Audie Co., Inc.,  
J. and J. Sportswear Company Inc.,  
The J.K. Powell Company,  
J. & L. Excavating Co.,  
J.L. Pettit Estate Inc.,  
J. & L. Realty Corporation,  
J and L of Trenton, Inc.,  
J. & M. Hotel Corp.,  
J M Trading Corp.,  
J. N. Warehouse, Inc.,  
Jo-An Building Corp.,  
Jo-Art Juvenile Furniture Shop,  
Jodon Holding Corporation,  
Joduffa Corporation,  
Joe Clark's Bar & Grove,

Joedon Corporation,  
Joe's Wines & Liquors, Inc.,  
Johan Development Corp.,  
John A. Pryor Sons, Inc.,  
John B. Case Lumber Co., Inc.,  
John Elliott Motors Inc.,  
John E. Rogers, Inc.,  
John F. Boyle, Inc.,  
John F. Reilly Enterprises,  
John J. Gill Co., Inc.,  
John L. Kern, Inc.,  
Johnny Hibbits Service Center Inc.,  
The Johns Company, Inc.,  
John V. Frame, Inc.,  
John Williams Co. Inc.,  
Jomar Parking,  
Jonathan Laboratories, Inc.,  
Jon Collier, Inc.,  
Jo-Ric Building Corporation,  
Jorome Realty Corporation,  
Joseph Assisi, Inc.,  
Joseph De Muro, Inc.,  
Joseph G. Collinson Inc.,  
Josephine Huck Agency  
Joseph's of Trenton, Inc.,  
Journal Square Terminal Cleaners Inc.,  
Jova, Inc.,  
Jovale, Inc.,  
Joy Manufacturing Co. Inc.,  
Joy-Mar Exclusive Children's Wear, Inc.,  
Joy-Val Shops, Inc.,  
J. Pastore, Furs,  
JPJ. Corp.,  
J.P. Maggio, Inc.,  
J. & R. Homes, Inc.,  
J. and S. Construction Company Inc.,  
J & S Food Market,  
J's Liquor Store,  
J. & S. Painting and Interior Decorating Co., Inc.,  
J. T. Construction Co.,  
Jubilee Shoe Corporation,

Judson Corporation,  
Juenesse Inc.,  
Julare Corporation,  
Julimar Realty & Investment Corp.,  
Junior Businessmen's Assn. of Newark, N. J.,  
Junior Cover Girl Coat Co., Inc.,

Ka-Di, Inc.,  
Kanger Associates,  
Karmag, Inc.,  
Kate's Bar,  
Kay Dexter, Inc.,  
Kaye Printing Co. Inc.,  
Kayol, Inc.,  
Kay-Vee Realty Co.,  
Kaywin Modern Homes, Inc.,  
Keansburg Land Company,  
Kegan Laboratory, Inc.,  
Keith Drugs Inc.,  
Kelit Rondo Record Corporation,  
Kelly Hardware Mfg. Co.,  
Kelpern Realty Co.,  
Kelvin Machine Corporation,  
Kenay Company,  
Kengor Enterprises, Inc.,  
Kenland Used Truck Exchange, Inc.,  
Kenlite Corporation,  
Kenneth Realty Corporation,  
"Kenneth Rhinesmith, Inc.",  
Ker of Connecticut,  
Keresey & Co.,  
Kerry Glen Printing Co., Inc.,  
Kessler & Grossman Inc.,  
Keyport Market Center, Inc.,  
Keyport Post Corp.,  
Keyrox Corporation,  
Kilmer Transportation Co.,  
Kinast Press, Inc.,  
King Cole Motors, Inc.,  
Kingman Realty Company,  
King Oil Heating Company,

King Oscar Markets  
Kings Cleaners Corp.,  
Kings Frozen Food Company, Inc.,  
Kings Holding Corporation,  
King Sweets Company, Inc.,  
Kin-Tex Chemicals, Inc.,  
Kirbro Co., Inc.,  
Kirk Brothers, Inc.,  
Kirkland Manufacturing Co. Inc.,  
Kirsch Brothers Company,  
Kirsipel Industries, Inc.,  
Kitchell Realty Corp.,  
K. & K. Leather Goods Co., Inc.,  
K. & K. Mfg. Corp.,  
K. & K. Television Co.,  
Klatter Bark Corp.,  
K. & L. Corp.,  
Klover Repair Service, Inc.,  
Klub Nemo, Inc.,  
Klueber Construction Corp.,  
K. L. W. Manufacturing Corp.,  
K. & M. Builders, Inc.,  
Knell, Inc.,  
Knickerbocker Securities Company,  
The Knight Club, Inc.,  
Knights Inn, Inc.,  
Kolberg Realty Co.,  
Kolt Drug Co.,  
Kramer Wines & Liquors, Inc.,  
K & R Flower Distributors, Inc.,  
Krisanda Wrecking Co., Inc.,  
K R Z Inc.,  
Kubic, Inc.,  
Kuhnen Processing Co.,  
Kurtz, Inc.,  
Kurzon, Inc.,  
Kuz-Zin Kafe No. 2,  
La Bahn Auto Sales & Service,  
La Bahn Machine and Manufacturing Co.,  
L. A. Casper, Inc.,

Lackawanna Vacuum Cleaning Center Inc.,  
L. & A. Coat Corporation,  
Lady Godfrey Hosiery Co., Inc.,  
Lafayette Development Co. Inc.,  
Lafayette Investment Co.,  
Lafer & Grand Trucking Co.,  
Lakeland Newspaper Delivery, Inc.,  
Lake & McLean,  
Lake Side Homes, Inc.,  
Lakeside House, Inc.,  
Lakeside Sportswear, Inc.,  
Lakeview's of Plainfield, Inc.,  
Lakewood Traymore Incorporated,  
The Lamp and Shade Mart Inc.,  
La-Mu Parking Co.,  
Lanark Kiddie-Land,  
Lance Homes, Inc.,  
Landfall Homes, Inc.,  
Land Improvement Corporation,  
Landis Packing Company, Inc.,  
Landon Park Corp.,  
Land & Water Corporation,  
Lane Enterprises, Inc.,  
Laneve Construction Co.,  
Lanoka Harbor Land Company, Inc.,  
Larchmont Corporation,  
Larco Inc.,  
Larel, Inc.,  
Large Construction Company, Inc.,  
Larson Coat Company,  
The Last Chance, Inc.,  
Laurel Homes Corporation,  
Laurin Home Improvements Co. of New Jersey  
Inc.,  
Lawnside Village Construction Co.,  
Lawrence Bros. Builders, Inc.,  
Lawrence Furniture Co.,  
Lazy K Bar Ranch Inc.,  
L. C. F. Co.,  
Leading Embroidery Co., Inc.,  
Leading Laboratories, Inc.,

Leading Surgical Dressings, Inc.,  
Lebanon Camp, Inc.,  
Ledermann Pattern Works Inc.,  
Lee Construction Co.,  
Lee Creighton Studios, Inc.,  
Leed's of Ridgewood, Inc.,  
Lee Fashions, Inc.,  
Lee Gardens, Inc.,  
Lee Manufacturing Company, Inc.,  
Leenies Weenies, Inc.,  
Leib Johnson of Newark,  
Leitner's Express & Trucking Corporation,  
Lemak Co., Inc.,  
Lemnos Distributing Company,  
Lenny's Incorporated,  
Lenox Fur Dressing & Dyeing Co. Inc.,  
Lenox Restaurant, Inc.,  
Lentor Building Corporation,  
Leomar Corporation,  
Leonard Realty Co.,  
Leonard's Department Store,  
Leon Dolowitz & Sons, Inc.,  
Leo Schloss, Inc.,  
Leroy Biscuit Corporation,  
Leslie Foods, Inc.,  
Leslie Manufacturing Co. Inc.,  
Lester Music Service, Inc.,  
Lestro Company,  
Levy-Englander Co., Inc.,  
Lewis & Widelitz, Inc.,  
Lexington Corporation,  
L. & G. Sales Co.,  
L.H. Sisco & Son, Inc.,  
Liberty Home Builders, Inc.,  
Liberty Mutual Launderers & Dry Cleaners, Inc.,  
Liberty Park Corporation,  
Libro Company,  
Lieb Bros., Inc.,  
Lieb Building Corp.,  
Life & Accident Management Organization, Inc.,  
Lighthouse Wines and Liquors, Inc.,

Lighting Fixture Mart,  
Lightning Construction Co., Inc.,  
Lightning Electrical Supply Co.,  
Lillian's, Incorporated,  
Lincoln Brisket Inc.,  
Lincoln Finance Company,  
Lincoln Memorial Park,  
Lincoln Sand & Gravel Co.,  
Linda-Ann Fashions, Inc.,  
Linda Garments, Inc.,  
Linden Appliance & Television Co.,  
Linden Hats, Inc.,  
Linder Dress Co., Inc.,  
Liquid Heat Corporation,  
Lit Company,  
Little Ferry Wrecking Co. Inc.,  
Livestock Buying Co., Inc.,  
Livingston Jewelers, Inc.,  
Livingston Properties, Inc.,  
L. Kadel & Sons,  
L and L Cocktail Bar,  
L & L Inc.,  
L. M. & B. Construction Corp.,  
"L. & M. Industries, Inc.",  
L & M Restaurant Co. Inc.,  
L. & M. Tavern, Inc.,  
L. & N. Construction Company,  
L & N Corporation,  
Lockvent Awning of North Jersey,  
Locust Servicenter,  
Log Cabin Inn, Inc.,  
Lombardi Bus Co.,  
Lomol Realty Co., Inc.,  
Long Branch Home Show, Inc.,  
Longden Corporation,  
Lord's Cleaners & Launderers, Inc.,  
Lorraine Estates, Inc.,  
Losand's, Inc.,  
Los General Contractors Company Inc.,  
Lou-Carlo's Inc.,  
Lou-Gil Cleaners, Inc.,



Louis Cohen, Inc.,  
The Louis Goodrich Corporation,  
Louis and Johnnie Inc.,  
Louis O. Palma, Inc.,  
Louis P. Croce, Inc.,  
Louis Ryan, Inc.,  
Lou-Rose Corporation,  
Lou's Drive In,  
Lovely Lady Frocks, Inc.,  
L. R. P. Realty Co.,  
L. & S. Food Center, Inc., South Orange,  
L.S.L. Realty, Inc.,  
Lubermac Inc.,  
Lucky Bridal Shoppe, Inc.,  
Lu-Eds Kitchen, Inc.,  
Luleen Corporation,  
Lundy, Inc.,  
Lurkis Furs, Inc.,  
Luron Manufacturing & Welding Co.,  
Luv-Lee Lace Corp.,  
Lux Co. Inc.,  
Luz Incorporated,  
Luzzi's Chatter Box, Inc.,  
L. W. Rash,  
Lyndhurst Fashions Inc.,  
Lyndor Homes,  
Lynne Construction Company, Inc.,  
Lynn-Vale Manufacturing Co., Inc.,  
Lyn-Type Service Co., Inc.,  
Lysco Mfg. Co., Inc.,  
  
Mabell Hotel Co. Inc.,  
Mabo Realty Company, Inc.,  
M.A.B. Realty Co.,  
Mac Construction, Inc.,  
Macgregan Inc.,  
Mack Construction Co., Inc.,  
Mac-Hill Construction Company,  
Made-Well Construction Corp.,  
Madison-Brinley Corp.,  
Madison Builders, Inc.,

Madison Construction Co.,  
Madison Embroidery Co., Inc.,  
Madison Estates, Inc.,  
Madison Home Enterprises Inc.,  
Madison Modes Inc.,  
Madison Oaks, Inc.,  
Madison Parkway Realty Co.,  
Madison Village Development Company,  
Maef, Inc.,  
Maelou, Inc.,  
Magic Freeze Products, Inc.,  
Magnaflow Pump Corp.,  
Magnifico Construction Co.,  
Magnus Construction Co., Inc.,  
Mahwah Properties, Inc.,  
Maid O' Mist, Inc.,  
Main Central Hotel & Cafeteria, Inc.,  
Main & Harrison Realty Corp.,  
Majestic Truck Renting Corp.,  
"Majestic Upholstery Shop Inc.,"  
Major Electric Corporation,  
Major Tool Co. Inc.,  
Makan Markets Inc.,  
Make-A-Tray & Sales Co.,  
Malacow's Bakery, Inc.,  
Malcolm Dress Co. Inc.,  
Malgeri's,  
Mallard Air Service Inc.,  
'Mallett Construction Company,'  
Management Service, Inc.,  
Mann-Porter Corp.,  
Manor Furniture Co., Inc.,  
Manor-View Homes, Inc.,  
Mansfield Agricultural Products, Inc.,  
Manuel Tischler, Inc.,  
Manufacturers' Products Corporation,  
Manufacturers Realty Corp.,  
Manufacturing and Processing Company,  
Manust Construction Co.,  
Manville Clothing Company,

Manville Robe Manufacturing Co.,  
Maplecrest Homes, Inc.,  
Maple Tower Construction Co., Inc.,  
Marcel Fabrics, Inc.,  
Marcella D. Ridgeway Nursery, Inc.,  
Mar Construction Company, Inc.,  
Maregin Co., Inc.,  
Marglo Construction Company, Inc.,  
Mar-Hill Homes, Inc.,  
Marion Realty Co. of Berkeley Heights,  
New Jersey,  
Mark Alloway, Inc.,  
Mark Contracting Company Inc.,  
Marketing Enterprises Inc.,  
Market Lunch, Inc.,  
Markley Investment Co.,  
Mar-Ky Co. Inc.,  
Marlboro Estates and Development Co.,  
Marlborough-Hilton, Inc.,  
Marlen Construction Corp.,  
Marlen Printing Corporation,  
Marlil Mfg. Co. Inc.,  
Marlo Foods, Inc.,  
Marlton Construction Co.,  
Marques Construction Corporation,  
Marsett Builders, Inc.,  
Martan-Jacopec Realty Company,  
Martin Associates,  
Martin-Dickson, Inc.,  
Martini Bros., Inc.,  
Martin's Central Auto Exchange, Inc.,  
Martin's, Inc.,  
Marton Asphalt Co., Inc.,  
"Marvel Lamp Company,"  
Marx Brothers Co., Inc.,  
Mary Ann Sportswear, Inc.,  
Maryland Fabrics Corporation,  
Marzigliano Poultry,  
Mason-Dixie Bar, Inc.,  
Mass Instruments Corporation,

Master Associates, Inc.,  
Master Builders Inc.,  
Master Construction Homes, Inc.,  
Mastercraft Optical Products Corporation,  
Master Craft School of Custom Tailoring, Inc.,  
Master Realty Corporation,  
M. A. Tarrant, Inc.,  
Maternity Shops of Plainfield Inc.,  
M. & A. Trading Co.,  
Mat Realty Co., Inc.,  
M. Augenblick & Bro., Inc.,  
Maxal Construction Co.,  
Max Lessmann & Son, Inc.,  
Max Stopper, Inc.,  
Maxton Linoleum & Carpet Co., Inc.,  
Maybaum Packing Co.,  
Maybrant Corporation,  
Mayfair Garages Inc.,  
Mayfair Homes, Inc.,  
Mayfair Tailoring Inc.,  
Mayfield Homes,  
Mays Landing Business Men's Corporation,  
Mayview Village Inc.,  
Maywood Quality Market, Inc.,  
M.B.S. Realty Corporation,  
McBride Manufacturing Co., Inc.,  
McCabe Paint & Varnish Co.,  
Mc Carter Highway Garage,  
McCluskey Corporation,  
McGlynn Hays Industries, Inc.,  
McGlynn Hays Industries Textile Machinery  
Division Inc.,  
Mc Grath & Forbes, Inc.,  
McGuire Bros., Inc.,  
Mc Knight Holding Company,  
McLean Stores, Inc.,  
M-D Frame-Sash & Millwork Company,  
Mechanical Products Company, Inc.,  
Meeker Holding Company,  
Mehr, Inc.,

Melba Sweets Co.,  
Melbro Construction Co.,  
Mellon Estates, Inc.,  
Melody Motors, Inc.,  
Meltzers, Inc.,  
Mercar Manufacturing Co., Inc.,  
Mercedes, Inc.,  
Mercer Contracting Co. Inc.,  
Mercer Engineering Corporation,  
Mercer Realty Co.,  
Mercer Timber Products, Inc.,  
Merchants Specialties Company,  
Mercury Kitchens of West New York, Inc.,  
Mercury Mimeo Service, Inc.,  
Mere Place Tavern,  
The Merrimac Supply Co., Inc.,  
Metal Interests, Inc.,  
Metfab, Inc.,  
Metro Aluminum Products, Inc.,  
Metronics, Inc.,  
Metropolitan Dairies,  
Metropolitan Mortgage Company,  
Metropolitan Produce Equipment Co., Inc.,  
Metropolitan Shingling Corp.,  
Metropolitan Wrecking Co. Inc.,  
Metro Steel Company, Inc.,  
M. Gallai, Inc.,  
M.G.M. Realty Co.,  
M & H Builders,  
M. & H. Hooyman and Co., Inc.,  
Michael A. Scatuorchio, Inc.,  
Michael Faraday Enterprises, Inc.,  
Michael Frank, Inc.,  
The Michael McLaughlin Realty Co.,  
Michael Realty Company,  
Mid Atlantic Realty Corporation,  
Middlesex Blouse Corporation,  
Middlesex County Shopping Center Inc.,  
The Middlesex Kirby Co.,  
Middlesex Stationers, Inc.,

Middlesex-Union Airport Co., Inc.,  
Middletown Manor, Inc.,  
Mid-Jersey Contracting Co., Inc.,  
Midtown New Brunswick Realty Company, Inc.,  
Midway Development Company,  
Mikay Optical Co.,  
Mike's Acres, Inc.,  
Mike's Diner, Inc.,  
Milart Estates Inc.,  
Milbob Estates, Inc.,  
Milcum Inc.,  
Milette Restaurant, Inc.,  
Mil-Hay Co.,  
Military Motors, Inc.,  
Milk Venders Inc.,  
Mill Brook Manor, Inc.,  
Mill-Camp Holding Company, Inc.,  
Mill End Shops, Inc.,  
Milr Associates,  
Milton-Lee Studio,  
Milu's Cabinet Shop Inc.,  
M.I.M., Inc.,  
Mingorse, Inc.,  
Minieri and Gianning Construction Co. Inc.,  
Minton-Bilt Cabinet Co., Inc.,  
Miracle Barn, Inc.,  
Miracle Fruit Co. Inc.,  
Mr. Cash,  
The Mitchell Company, Inc.,  
Mitchel Motors, Inc.,  
M. and J. Fashion, Inc.,  
M. & J. Holding Corp.,  
The MLC. Corporation,  
M-M-Polishing Corporation,  
M and M Poultry Breeding Farms Inc.,  
M & M Products Corp.,  
M. & M. Radio and Television Inc.,  
M. & M. Stores, Inc.,  
M.N.B. Food & Meat Corp.,  
Model Improvement Corp.,

Modern Age Construction Company, Inc.,  
The Modern Builder Publishing Co.,  
Modern Craft, Inc.,  
Modern Craft Products, Incorporated,  
Modern Products, Incorporated,  
Modoco, Inc.,  
Moffatt Holding Company,  
Monaco Leather Products, Inc.,  
Mona Kay, Inc.,  
Monmouth Candy Company,  
Monmouth County Broadcasters,  
Monmouth County Realty Abstract Company,  
Monmouth Kirby Co., Inc.,  
Monmouth Landscape Service, Inc.,  
Monmouth Trading Company,  
Monolite, Corporation,  
Monroe Roofing & Sheet Metal Works, Inc.,  
Montague Company,  
Montclair Office Supply Company, Inc.,  
Monte Carlo Enterprises, Inc.,  
Montell's, Inc.,  
Monument Bar, Inc.,  
Moosehead Lodge,  
Morlan Knitting Mills, Inc.,  
Morris Schecter, Inc.,  
Morrisey-Hunt Corp.,  
Morristown Raceway, Inc.,  
Morris Watch and Jewelry Company,  
Morrow Manufacturing Company,  
Mortgage Exchange of New Jersey Inc.,  
Moser Company, Inc.,  
Moser-Kueng Furniture Co., Inc.,  
Moskote Realty Co. Inc.,  
Mosswood Building Co., Inc.,  
Mother & Daughter Cottons, Inc.,  
Mother, Inc.,  
Motor Mart Corporation,  
Mountain Home Sites, Inc.,  
Mountain View Center, Inc.,  
Mount Holly Gardens,

Mt. Vernon Bowling Alleys,  
M.P.O. Co., Inc.,  
M. R. P. Corporation,  
M. Salzberg & Sons,  
M.S. Building Co.,  
M.S. Garments, Inc.,  
M's Luncheonette Inc.,  
M. Souza, Inc.,  
M. & S. Products Co., Inc.,  
M.S. Whaley Co., Inc.,  
M. T. A. Corp.,  
Muckensturm's,  
Multi-Colored Products, Inc.,  
Multi-Tool Corporation,  
Municipal Oil Company, Inc.,  
Munitz and Olufsen, Inc.,  
Munn and Steele, Inc.,  
Mur Blanc Realty Inc.,  
Murrays Central Auto Exchange,  
Music Development and Research Corporation,  
Musico, Inc.,  
My Cousin's Bar & Grill, Inc.,  
Mylan Finishing Co., Inc.,  
Myra Holding Corp.,  
  
The Nairn Digester Manufacturing Company Inc.,  
Namwen Realty Co.,  
Napery Fabrics, Inc.,  
Natella Realty Corporation,  
Natinco,  
National Butyl Corporation,  
National Fire Safety Consultants,  
National Food Market, Inc.,  
National Hardware and Supply Company,  
National Home Improvement Corp.,  
National Outdoor Sales, Inc.,  
National Park Homes, Inc.,  
National Sales Survey Corporation,  
National Transformer Corporation,  
National Valet Service, Inc.,



Nationwide Forwarding Company,  
Nat's Camera Shop, Inc.,  
Navesink Mannor, Inc.,  
N.B. Fairclough, Inc.,  
N & D Realty Corporation,  
Neffan Realty Co.,  
Neil Molendyk, Inc.,  
Neil's Tavern, Inc.,  
Neloc Corporation,  
Nest Club, Inc.,  
Netcong Realty Corporation,  
Neuss Carpet Showrooms,  
Neutronic Fuse Co., Inc.,  
Newark Avenue Development,  
Newark Boat Co., Inc.,  
Newark Box Spring Corporation,  
Newark Cottonfelt Mfg. Co.,  
Newark Leather Handle Co., Inc.,  
Newark Rubber Washing Co., Inc.,  
Newark Steel Treating Co., Inc.,  
Newark Stock Exchange,  
Newark Tubes, Inc.,  
New Britain Hotel, Inc.,  
New Club 53,  
Newcombe's Service Center, Inc.,  
New Frisco Club & Restaurant, Inc.,  
New Ideas, Inc.,  
New Irvington Hotel Company,  
N.J. Automobile Service, Inc.,  
New Jersey Claims Adjustment Bureau, Inc.,  
New Jersey Highways Development Corporation,  
New Jersey Hy-Grade Meat & Poultry Market, Inc.,  
New Jersey Mirror Company,  
New Jersey Mortgage Sales Co.,  
New Jersey Packaging Corporation,  
New Jersey Salvage Company,  
New Jersey Steel Corporation,  
New Jersey Tidewater Properties, Inc.,  
New Jersey Times,  
New Jersey Transfer, Inc.,

New Jersey Wholesalers,  
New Line Industries, Inc.,  
Newlock Realty Co.,  
New Manhattan Motors, Inc.,  
New Oak Tavern, Inc.,  
New Process Anodizing, Inc.,  
New Vanity Shoppe,  
New Vernon Manufacturing Co.,  
The New-Way Food Plan Inc.,  
New World Laundry Co., Inc.,  
New York Auto Top and Supply Co. Inc.,  
New York Fruit Market, Inc.,  
New York Fur Factory, Inc.,  
N.Y. Helicopter Corporation,  
New York-Los Angeles Freightways,  
New York & New Jersey Machinery Moving Inc.,  
Niagara of Trenton, Inc.,  
Nicabar Corporation,  
Nicholas Construction Co.,  
Nicola Ferrara & Sons, Inc.,  
Nikki Coat Corp.,  
Nimha Realty Co., Inc.,  
915-917 West Street, Inc.,  
19 So. Harrison St. Corp.,  
Nitroform Company Inc.,  
Nittinger's Tavern, Inc.,  
Nixon Auto Welding, Inc.,  
N.&L. Restaurant, Inc.,  
Nomad Properties, Inc.,  
Norlan Company,  
Norlou Realty Company,  
Norris Construction Co. (N.J.) Inc.,  
North American Machine & Maintenance Co.,  
North Bergen Telegram,  
North Cape May Lido Beach Corporation,  
North Cranford Building Co.,  
North Jersey Real Estate Center Inc.,  
North Jersey Transfer, Inc.,  
North Jersey Transport, Inc.,  
North Ridge Realty Co.,

North Ward Realty Inc.,  
Northwest Homes, Inc.,  
Norton Chemical Works,  
Norton Sales,  
N.P.H. Corp.,  
N. R. Real and Company Inc.,  
Nu-Home Beverage,  
#29 Warrington Place, Inc.,  
Nungesser's Service Co.,  
  
Oakcrest Hosiery Mills, Inc.,  
Oakhurst Esso, Inc.,  
The Oaks, Inc.,  
The Oak Tavern Inc.,  
Oakwood Sales & Service, Inc.,  
O'Beirne and Macneish, Inc.,  
Ocean Fisheries Incorporated,  
Ocean Investment Co.,  
Oceanport Builders, Inc.,  
Ocean Terrace Garden Apartments, Inc.,  
O. & E. Realty Co.,  
Offenheiser's, Inc.,  
Oil Burner Distributors of New Jersey, Inc.,  
Okay Construction Co.,  
O. K. Machines Inc.,  
Olde Stone Tavern, Inc.,  
Oliver Pellett Corp.,  
Olympic Auto Body Service, Inc.,  
O'Meara Motors, Inc.,  
154 Kensington Corp.,  
192 Danforth Avenue Corp.,  
178 West Front Street, Inc.,  
168 Roseville Avenue, Inc.,  
160 Prospect Street Incorporated,  
110 Corp.,  
110 Grafton Avenue Corp.,  
110 West Jersey Street Corporation,  
124-16th Ave. Corp.,  
121 Dahill Road Co.,  
O'Neill Trucking Co.,  
One Montague Realty Co.,

1056 Inn & Pantry,  
1520 West State Street,  
1045 West 7th St. Co.,  
Oradell Heights Inc.,  
Orange Auto Top Co.,  
Orange Plastering Company, Inc.,  
Orange Rigging and Hauling Company, Inc.,  
Orange Used Cars, Inc.,  
Orbit Associates, Inc.,  
Orchard Homes, Inc.,  
Oriel Homes, Inc.,  
Oriental Rug Washers & Dyers, Inc.,  
Original Art Signs, Inc.,  
Original Creations, Inc.,  
Original Party of the Month Club,  
Original Rudolph's,  
O.R. Larsen, Inc.,  
Osborne Construction Company,  
O-So-Good Products, Inc.,  
Otto's Sip Tavern Inc.,  
Outersportswear Inc.,  
Overlook Park, Inc.,  
Owens Electric Co., Inc.,  
Oxford Building Co., Inc.,  
Oxford Grill,  
Oxford Slag Building Products Co.,  
'Pabco-Eagle Beverage Co. Inc.',  
Packaged Doors Inc.,  
Packages, Inc.,  
Packard of Clifton, Inc.,  
Packard-Passaic, Inc.,  
Packard Suburban Motors, Inc.,  
Packer Hotel Associates, Inc.,  
Packer Restaurant,  
Paint Stripper Sales Company of South Orange,  
Paketrise Corp.,  
Palace Tea Garden, Inc.,  
Palisade Hudson, Inc.,  
Palisades Garment Corp.,  
Palisade Specialties Company,

Palmer, Inc.,  
The Pantasote Sales Corporation,  
Paper Warehouse Corp.,  
Paragon Plumbing & Heating Company, Inc.,  
Parakeet Cocktail Lounge,  
Paramount Builders Inc.,  
Paramount Construction Co.,  
Paramount Equipment Sales, Inc.,  
Paramount Homes, Inc.,  
Paramount Vitamin Corporation,  
The Paramus Estates  
Paramus Mart, Inc.,  
Parets Cloak Co., Inc.,  
Paris Fabrics Mills, Inc.,  
Paris Fashions, Inc.,  
Parisian Bootery,  
Parisian Motels, Inc.,  
Parka Machine Products Corp.,  
Park Ave. K-F Motors, Inc.,  
Parkchester Plastering Contractors Inc.,  
Park City Construction Co.,  
Park Dari-Delite, Inc.,  
Park Diner of Highland Park, Inc.,  
Parker's Foods Inc.,  
Parker Tool Company,  
Park Florist, Inc.,  
The Park Garden Estates Inc.,  
Park Manor Estates,  
Park Manor Lands, Inc.,  
Park Shoe Mart, Inc.,  
Park and Shop, Inc.,  
Park View Diner,  
Park View Restaurant,  
Parkway Tavern Inc.,  
Parkway Texaco Inc.,  
Park West Realty Corp.,  
Parliament Pictures, Inc.,  
Parrish Trucking Company, Inc.,  
Par-Troy News, Inc.,  
Party Products, Inc.,  
Pasquale F. Gallo Associates, Inc.,

Passaic-County Welders, Inc.,  
Passaic and Garfield Fruit and Produce Company,  
Passaic Park Bakery, Inc.,  
Pat Dante Wholesale Distributor of Baked Cookies,  
Paterson Food and Pickle Products,  
Paterson Hudson Inc.,  
Paterson Industrial Realty Corp.,  
Paterson Publishing Co. Inc.,  
Patrician Corporation,  
Pat's Confections, Inc.,  
Paulbe, Inc.,  
Paul and Gertrude F. Mertens, Inc.,  
Paul Homes, Inc.,  
Paul-Lewis Furniture Co.,  
Paul Press & Son, Inc.,  
Paul-Roger, Inc.,  
Paul's Service Stores, Inc.,  
Paul-Wil, Inc.,  
Pawis Holding Corporation,  
P.C.R. Holding Co., Inc.,  
Peabody Steam Co. Inc.,  
Pearse Construction Company,  
Peck's, Inc.,  
Pedy's Tavern, Inc.,  
Pee Wee Doll Accessories, Inc.,  
Pee Wee Garment Co., Inc.,  
Pema Construction Corp.,  
Penguin Frozen Custard,  
Penguin Frozen Foods, Inc.,  
Pennington Holding Corp.,  
Penn Jersey Mushroom Co., Inc.,  
Penn Optical Co. of New Jersey Inc.,  
Penn Terminal Flower & Gift Shop Inc.,  
Penrod Development Co., Inc.,  
Peoples Acceptance Company,  
Peoples' Food Club, Inc.,  
Peoples Home Equipment Co., Inc.,  
Peoples Launderette,  
Perdo Construction Co., Inc.,  
Perfume-A-Spray Products, Incorporated,  
The Permaline Company,

Permar Investment Co.,  
Perry Metal Products Corporation,  
Personal Miniatures, Inc.,  
Pete & Milt,  
Peter Pan's Cake Fair, Inc.,  
Peter's, Inc.,  
Peterson Realty Co.,  
Peters Products Corp.,  
Peter Stevens Co., Inc.,  
Petlane Sales Co. Inc.,  
Petroleum Prospectors Co.,  
P.F.C. Inc.,  
PFT Mobile Auto Seat Covers, Inc.,  
P.G. Garage Inc.,  
Phalanx Corporation,  
Philbrick Engineering Corporation,  
Phil-Gor Realty Corporation, Inc.,  
Philharmonic, Inc.,  
Philip Sallia, Inc.,  
Philip's Footwear, Inc.,  
Phil Kalech & Associates Inc.,  
Phil & Kay's Bar & Grill Inc.,  
Phillips Candies, Inc.,  
Phoenix Construction Corporation,  
Phone-A-Book, Inc.,  
Photo Ceramic Corporation,  
Photo Enterprises, Inc.,  
Phylrose Embroidery, Inc.,  
Piaget Dari-Delite, Inc.,  
Picfar Co. Inc.,  
Picknally Enterprises, Inc.,  
Piechota Realty Co.,  
Pier Hotel Inc.,  
The Pierport Corporation,  
Pierre, Inc.,  
Pigaback Service Inc.,  
Pilgrim Mfg. Co.,  
Pine Acres Country Club,  
Pine Island, Inc.,  
Pineland Pavilion, Inc.,  
Pine Realty Company, Inc.,

Pioneer Generator and Starter Exchange,  
Pioneer Greeting Service, Inc.,  
Pioneer Products Co.,  
Pioneer Radio and Electric Appliance Co.,  
Pitch-O-Matic Baseball Corporation,  
Pitt Development, Inc.,  
Pitt Products Company,  
P.K.S. Realty Co.,  
Place Cap Screw and Bolt Company,  
Placid Mills Corporation,  
Plainfield Farms, Inc.,  
Plastic Research, Inc.,  
Playtime, Inc.,  
Playtowne Inc.,  
Plaza Investment Company,  
Plaza Motors of Montclair, Inc.,  
Pleasantdale Appliance Co., Inc.,  
Pleasant Highway Company,  
Pleasant Pantry,  
Pleasant View Bldgs. Inc.,  
P. L. Russhon Company,  
The Plymouth,  
P.M. Lennard Co., Inc.,  
P.M. Lingerie, Inc.,  
P. & N. Holding Co. Inc.,  
P. N. J. Plastics, Inc.,  
Point Pleasant Homes, Inc.,  
Point Pleasant Moving & Storage Co.,  
Polar Bear Corp.,  
Polar Refrigeration & Air Conditioning Co., Inc.,  
Polka-Dot Inc.,  
Ponieland,  
Ponte Construction Company,  
Ponzio's Brooklawn Diner Restaurant,  
Pool Bar and Grill,  
Popkin and Pollock Bargain Shoes,  
Poplar Estates, Inc.,  
Pop Quik Mfg. Corp.,  
Porcelain Service & Erectors,  
Port Newark Public Union,  
Port Properties, Inc.,



Positive Antenna Systems, Inc.,  
Possel, Inc.,  
Poured Foundations, Inc.,  
Powderhorn Estates, Inc.,  
Powers Service Company,  
Pozzi Realty Co.,  
P. & P. Corporation,  
P.P.F. Inc.,  
Preakness Hills Poultry Farms, Inc.,  
Precise Builders, Inc.,  
Precisioneers, Inc.,  
Precision Marking Co.,  
Premium Holding Co.,  
Premium Investment Co. Inc.,  
Prentice Delaney Construction Corporation,  
Presidential Gardens Incorporated,  
Presto Electric Co., Inc.,  
Preston Henry, Inc.,  
Price Sewing Machine Corp.,  
Price Vacuum Stores of New Jersey, Inc.,  
The Primedics Laboratories,  
Primrose Florist and Garden Shop,  
Primrose Textile Novelty, Inc.,  
The Princeton Shopping Center,  
Prisco Construction Corp.,  
Producers-Newark, Inc.,  
"Professional Blade Co., Inc.",  
Professional Floor Products Co.,  
Progressive Industries Inc.,  
Projection Enterprises, Inc.,  
Pro Mechanic's, Inc.,  
Prospect Atomic Devices Corporation,  
Prospect Estates, Inc.,  
Prospect Mortgage Company,  
Prospect Springdale Corporation,  
Prospect Towers, Inc.,  
Protective Products, Incorporated,  
Province Line Company,  
Prudential Laundry System, Inc.,  
Prudent Investments Inc.,  
Punch Bowl Liquor Sales Corporation,

Purity Ice Cream & Luncheonette Corp.,  
Purity Laboratory Feeds, Inc.,

Q.S. Digest Company,  
Quaker Blouse Corp.,  
Quality Auto Co.,  
Quality Brisket Co. Inc.,  
Quality Concrete Corporation,  
Quality Homes Inc.,  
Queen Anne Fashions, Inc.,  
Queen Anne Studios, Inc.,  
Queen Taste Luncheonette, Inc.,  
Quinlan Beverage Company, Inc.,

Rachal Realty Co.,  
Radar Electronics Corporation,  
Radiant Glass Heat Corporation,  
Radiant Plumbing & Heating, Inc.,  
Radio Taxi Service, Inc.,  
Raelm Co., Inc.,  
Raelok Builders, Inc.,  
The Railroad Development Corporation,  
Rainbow Coffee Shop,  
Ral-Car Co., Inc.,  
Raleigh Estates, Inc.,  
Ralph Salonia, Inc.,  
Ramapo Lodge,  
The Ramp, Inc.,  
Rangertone, Inc.,  
Ranhill Corporation,  
Rapid Amusement Machine Co., Inc.,  
Rapid Construction Co.,  
Raritan Charcoal & Coal Co., Inc.,  
Rassner's Sport Centre, Inc.,  
Rausch Flying School and Service Inc.,  
Rawood 46 Corp.,  
Ray Geyer Sales Company,  
Raymond Cole Construction Co. Inc.,  
Raymond Truex Builder & Developer, Inc.,  
Ray's Feeding Farm Inc.,  
R. C. Maxwell Company,  
R & D Estates Inc.,

R.D.G. Home Improvement, Inc.,  
Real Estate Trusts Co.,  
Realty Investment Co.,  
Record Chest Company,  
Red Bank Community Center, Inc.,  
Red Bank Motors, Inc.,  
Red Bank Riverside Realty Co.,  
Redstone Footwear Mfg. Co.,  
Red Witch, Inc.,  
Reeds Credit Jewelers, Inc.,  
Refial Realty Company,  
Refrigeration Products, Inc.,  
Regal Apartments, Inc.,  
Regal Bilt Homes, Inc.,  
Regal Equipment Company, Inc.,  
Regal Olds Used Cars, Inc.,  
Regent Clothing & Garment Co.,  
Regent Dry Goods Co., Inc.,  
Regina Essex Appliances, Inc.,  
Reinhardt Inc.,  
Reliable Furriers, Inc.,  
Reltuc Realty Corporation,  
Remark Mfg. Co.,  
Remington Air Conditioners of N. J. Inc.,  
Remwik, Inc.,  
Renatta Holding Company, Inc.,  
Rendezvous Bags Inc.,  
Rene's Linen & Gift Shop, Inc.,  
Rensark Candy Company,  
Rentway Realty Corp.,  
Reo Edward's & Sale Service, Inc.,  
Republic Finance Corporation,  
Republic Tool Company, Inc.,  
Ressork Realty Co., Inc.,  
Retail Merchandising Corporation,  
Retail Realty Corp.,  
Rex Coat, and Suit Inc.,  
Rex Operating Co.,  
Reys Corporation,  
R.F.D. Builders Corp.,  
R. Grossman, Inc.,

Ricco Fashion Tailors,  
Richard Allen, Inc.,  
Richard Builders Inc.,  
Richard Jewelers, Inc.,  
Richard Jewelers-Union, Inc.,  
Richard Morris Construction Co.,  
Richardson Motors, Inc.,  
Richliano Construction Co. Inc.,  
Rich-Manor Agency, Inc.,  
Richmond's Service Station,  
Ridge Estates Development Company, Inc.,  
Ridge Furniture Corp.,  
Ridgeview Construction Co.,  
Ridgewood Estates Inc.,  
Riker Motors, Inc.,  
RiKer's, Inc.,  
Riman Builders, Inc.,  
Rio Grande Sales Co., Inc.,  
Rite Built Homes, Inc.,  
Rite Spot Diner, Inc.,  
The Rite-Way Construction Co.,  
Ritz Tavern,  
River Amusement Co., Inc.,  
River Housing Company,  
River Plaza Building Co. Inc.,  
Riverside Development Company,  
Riverside Home Supply, Inc.,  
Riverview Grill Corporation,  
Riverview Manor, Inc.,  
Rizzo's Trading Co., Inc.,  
R. L. Manion & Co.,  
Roadside Corporation,  
Roadway Dredging Co.,  
Roaman's Newark, Inc.,  
Robbins Construction Company,  
Robbins Export Co., Inc. of N. J.,  
Robbinsville Equipment Company, Inc.,  
Ro-Be Builders, Inc.,  
Robel Associates, Inc.,  
Robert-Alan Hotel,  
Robert Bossert Sons, Inc.,

Robert D. Stewart and Associates, Inc.,  
Robert Duy Engineering Co., Inc.,  
Robert Frank Builders,  
Robert Heule Embroidery Co.,  
Robert Paul Realty Co.,  
Robert Treat Parking Station Co.,  
Robin Hood Merchandisers, Inc.,  
Robison Bobbin Co.,  
Robustelli Excavating Co.,  
Rochelle Parkway Estates, Inc.,  
Rochelle Realty Co.,  
Rochester Realty Co.,  
Rock-A-Bye Diaper Service, Inc.,  
Rockaway Construction Co., Inc.,  
Rockaway Estates, Inc.,  
Rockaway Investment & Realty Co.,  
Rockaway Sales Corporation,  
Rockefeller Estates Homes Inc.,  
Rockview Homes, Inc.,  
Rodell Contracting Corporation,  
Rodolfa, Inc.,  
Roft Construction Co.,  
Rohner Realty Corporation,  
Rolo Contracting Co., Inc.,  
Romel Metal Mfg., Inc.,  
Romp Estate Co.,  
Ronald Stevens, Inc.,  
R-One-C Corporation,  
Ron Scherer Inc.,  
Roos Reefs Shrimp Company,  
Rose Bake Shop,  
Rosedale Diner Restaurant, Inc.,  
Rose Investments Inc.,  
Rose Valley Corporation,  
Rosewood Inn, Inc.,  
Ross-Harken Corp.,  
Rotary Power Developers, Inc.,  
Roto-Brush Company, Inc.,  
Roxford Maintenance Corp.,  
Roxy's Bargain Center,  
Royal Capitol Restaurant,

Royal Distributors,  
Royale,  
Royal Homes, Inc.,  
Royal Packing Co.,  
Royal Sportswear, Inc.,  
Roy Building Co.,  
R. P. Henry Co., Inc.,  
R.P.M. Instrument Co.,  
RPS. Fuel Enterprises, Inc.,  
R. & S. Realty Co., Inc.,  
Rubber Factors Ltd.,  
Rubenstein & Tumarkin,  
Rudolph Products Corporation,  
Rudwin Realty Corp.,  
Rujuma Realty Co.,  
Ru-Mar Contracting Company,  
Rumar, Inc.,  
Ruma Shoe Co. Inc.,  
Ruoto Motors, Inc.,  
Rusco Windows of Pennsylvania Inc.,  
Rushmore Investment Corporation,  
Rustic Cabin, Inc.,  
Rustic Fence, Inc.,  
Rutgers Feed Mill, Inc.,  
Ruthals of Elizabeth, Inc.,  
Ruxton Homes Corp.,  
R-W Builders Inc.  
Rynda Realty Corporation,  
  
Sabob Realty Co.,  
Sackett Motors, Inc.,  
Saddle River Corporation,  
Safe-pack, Inc.,  
Safety Products Company, Inc.,  
Sahlin Color & Chemical Corporation,  
St. Clair Tool Corporation,  
St. Peter & Paul's Cemetery Management  
Corporation,  
Salem Construction Corp.,  
Sales Finance Co.,  
Sal-Jean Embroidery Co.,

Sally's Cafe,  
Salvage, Inc.,  
Sam-Bern Inc.,  
Sam Garruto's Pork Store Inc.,  
Samkauf Realty Co.,  
Samra Realty Corp.,  
Sanajos Realty Co.,  
Sandra Realty Corp.,  
Sands Construction Company,  
The Sandwich Shop,  
Sanford & Co.,  
San Giorgio Import and Export Company Inc.,  
Sans Souci, Inc.,  
Santa Maria Motel,  
Sanville Homes, Inc.,  
Sar-Les Realty Corp.,  
Sarose, Inc.,  
Satterfield Motors of Newark, Inc.,  
Savmore Corporation,  
Schaible Realty Co.,  
Scherer Homes, Inc.,  
Schiller's Suits, Inc.,  
Schillers 24 Hour Service, Inc.,  
Schneider Corporation,  
Schorr 5c To \$1.00 Stores, Inc.,  
Schuwie Realty Co.,  
Sci-Cap Realty Co.,  
Scientific Research Corporation,  
Scotland Estates, Inc.,  
Scotro Corporation,  
Scott Builders, Inc.,  
Scott & Dann Realty Co., Inc.,  
Scott Shoe Shop of Elizabeth,  
S. & D. Masonry Corp.,  
S. & D. Motors, Inc.,  
Seaboard Well & Pump Co., Inc.,  
Sea Bright Investment Co.,  
Seabright Laboratories, Inc.,  
Seacoast Sales & Service, Inc.,  
Sea Con. Inc.,  
Sea Crest Homes, Inc.,

Sea Girt Furniture Shop, Inc.,  
The Seal Tite Corporation,  
Seashore Homes, Inc.,  
Seashore Transportation Co., Inc.,  
Seaside Heights Self-Service Laundry, Inc.,  
Seaside Park Fish Company,  
Seco Foods & Liquors,  
The Second Place Corporation,  
Securities National Corporation,  
Security Builders, Inc.,  
Security Fire Watch Company, Inc.,  
Sedlar Roofing Company,  
Seibert Corporation,  
Select Home Builders, Inc.,  
Seneca Dyeing and Finishing Co. Inc.,  
Senga Realty Co.,  
Sequi-Print Corp.,  
Serenity Hall, Inc.,  
Serman's Inc.,  
Service Air Conditioning Inc.,  
Service Amusement Co., Inc.,  
Service Bag & Burlap Co., Inc.,  
Service Design & Development Corp.,  
Service Rentals, Inc.,  
788 Holding Company,  
709 Clinton Avenue, Inc.,  
The 790 Corporation,  
735 Realty Corp.,  
730 Ocean Avenue Corporation,  
Seventeenth Holding Co.,  
Seventy Nine Realty Co. Inc.,  
76 Montgomery St. Corp.,  
Seymour Colton Co., Incorporated,  
Seymour Investment Corporation,  
Seymour Slater, Inc.,  
S & G Builders, Inc.,  
S. & G. Investors Inc.,  
Shade Trees, Inc.,  
Shafto's Garage, Inc.,  
Shamrock Club of Hackensack, Inc.,  
Shamrock Inc.,



Shari's Inc.,  
Sharman Trading Corporation,  
Shaw Incorporated,  
Sheffield Pleasure Club Holding Company Inc.,  
Sheldon Electric Co. Inc.,  
Shelleys Luncheonette, Inc.,  
Shelton Enterprises, Inc.,  
Shepard Construction Company,  
Sera Linoleum and Rug Co., Inc.,  
Sherman Bus Company, Inc.,  
Sherwood Water Treatment Co., Inc.,  
Shifras Delicatessen and Restaurant Inc.,  
Shirley-Ruth Shop,  
Shoeland, Inc.,  
Shoe Outlet,  
Shopping Sales, Inc.,  
Shore Charter Bus Company,  
Shore Glass Inc.,  
Shore View Homes, Inc.,  
Short Hills Garage and Service Station Inc.,  
Shrewsbury Market,  
Shuman Chemical Products, Inc.,  
Shuman's Inc.,  
The Sibbald Agencies,  
Sibco Products Co. Inc.,  
Sid Kievit Refrigeration Company Inc.,  
Sidney Poultry Corporation,  
Siegel-Land Mfg. Corporation,  
Siegel's, Inc.,  
Siemon Colors, Inc.,  
Sigor Company,  
Silatone Products Corp.,  
Silvara Stone Quarries of New York,  
Silvercraft,  
Silverlee Farms, Inc.,  
Silver Meat Co.,  
Silvern Realty Corp. Inc.,  
Silver Spring Park, Inc.,  
Simi Holdings, Inc.,  
Simplas Chemical Corp.,  
Simplex Metal Products, Inc.,

Simplex Oil Heating Corporation,  
Simtex Chemical Dye Co.,  
Sippach Realty Company,  
Sir Digby Slacks, Inc.,  
Sirrah Fund Incorporated,  
6 Fernwood Drive, Inc.,  
605 Madison Ave. Corp.,  
600 Hudson Street Corporation,  
619 Orange St. Corp.,  
660 Lease Corporation,  
68 Hudson Realty Corp.,  
Sixty Second St. Corporation,  
63 Broadway Corporation,  
62 Chestnut Street, Inc.,  
Sklar Mail Order, Inc.,  
S. Kramer, Inc.,  
Skycoach, Inc.,  
Slim-Line, Inc.,  
Slonim, Ltd.,  
S. Mc Ateer & Son, Inc.,  
S & M Fabrics Co.,  
S & M Floor Service Inc.,  
The Smiling Irishman, Inc. of New Jersey,  
Smith Company, Inc.,  
Smith Specialty Shop, Inc.,  
Snowflake Bake Shop, Inc.,  
Snyder Corporation,  
Sofman-Gelber Cleaners & Dyers Inc.,  
Solar Metal Finishing Co. Inc.,  
Sol-Ed Inc.,  
Somerdale Homes, Inc.,  
Somerset Advocate Publishing Company,  
Somerset Hills Food Company,  
The Somerset Star, Inc.,  
Sondra Shop, Inc.,  
Sonia Dress Mfg. Corp.,  
Sorett Notion Co. Inc.,  
"Sorrento Chicken Farm,"  
Soulis Realty Co.,  
Sound Plays, Inc.,  
Southampton Realty Inc.,

Southard Egg Farms, Inc.,  
Southern Enterprises, Inc.,  
Southern State Construction Corp.,  
Southgate Realty Co., Inc.,  
South Jersey Autos, Inc.,  
South Jersey Dressed Poultry Co., Inc.,  
South Jersey Factories, Inc.,  
South Jersey Food Plan,  
South Jersey Plumbing & Heating Co.,  
South Jersey Poultry, Inc.,  
Southwestern Engineering Company, Inc.,  
Spacegas Company,  
Spagna Bros., Inc.,  
Speed Parts Inc.,  
Spic & Span Cleaners & Dyers,  
Spiegel & Cosden Construction Company,  
Spill Manufacturing Co.,  
Spitler's,  
Spo-Bel Builders, Inc.,  
Sports Club, Inc.,  
"Sport-Serve, Inc.,"  
"Sportservice of Volusia, Inc.,"  
Sports, Inc.,  
Spotswood Manor Homes, Inc.,  
Springfield Greenhouses, Inc.,  
Springmount Construction Co.,  
Sprinkler Realty Corporation,  
Spruce Yarn Corporation,  
S. & S. Automotive Service Company Incorporated,  
S & S Tire Corp.,  
Stabar Distributors, Inc.,  
Stabile Brothers, Inc.,  
The Stable,  
Stacy Paper Box M'F'G., Co.,  
Sta-Dri Products Co., Inc.,  
Stahl Plaza Inc.,  
Stakacz, Inc.,  
Stalford Homes, Inc.,  
Stalter Construction Co. Inc.,  
Standard Auto Necessities Co. Inc.,  
Standard Boiler Co.,

Standard Contracting Co., Inc.,  
Standard Propane Corp.,  
Standard Roofing and Sheet Metal Works Inc.,  
Standard Upholstery Co., Inc.,  
Stanhope Heights, Inc.,  
Stanley Boekhout & Co., Inc.,  
Stanley Carton Corporation,  
The Stanley, Feeney and Olson Associates Inc.,  
Stanley Liquors Corporation,  
Stanley Luncheonette, Inc.,  
Stanley-Morris Meat Market, Inc.,  
Starbound, Inc.,  
Star Contractors, Inc.,  
Star Decorators, Inc.,  
Star Jewelers, Inc.,  
The Stark Company,  
Starlight Products, Inc.,  
Star-Lite T. V. Stores,  
Starr's Tavern,  
Starr's Tavern Realty Corp.,  
Star Soda Products Co. Inc.,  
Star Super Markets,  
State Home Builders Inc.,  
State Parking Systems, Inc.,  
State Television Corporation,  
Steel Blanking Service, Inc.,  
Steele-Stevens Construction Company,  
Steel & Iron Quantity Survey,  
Steer Inn, Inc.,  
Stegman Bus Corporation,  
Steiner Steel Products, Inc.,  
Stephens Luncheonette, Inc.,  
Stevens Development Co.,  
Stevens Holding Co.,  
Stevens Livery Inc.,  
Stewart Brooks,  
Stickle Motors Inc.,  
Stirrup Metal Products Corp.,  
Stitzel's Incorporated,  
Stockton Realty Corporation,  
The Stonecrete Corporation,

Stone Products, Inc.,  
Stonewall Realty Co.,  
Store Discount Stamps, Inc.,  
Storemobile, Inc.,  
Stork Club,  
Stork Photo Studios, Inc., of New Jersey,  
Stork Town, Inc.,  
Strainer Products Corporation,  
Strand Restaurant, Inc.,  
Stratford Lingerie, Inc.,  
Strato-Color Research Laboratories Inc.,  
Strehle Realty Co., Inc.,  
Strickland Yacht Basin, Inc.,  
Strome's Inc.,  
Strom Holding Company,  
Structural Steel Manufacturing Company,  
Stuart Brothers Incorporated,  
Stuart's, Inc. # 2,  
Studio Crafts, Inc.,  
Style-Bilt Construction Company,  
Style-Bilt Development Co.,  
Style Center, Inc.,  
Style Center of Paterson Corp.,  
Style Craft Builders, Inc.,  
Stylecraft Clothing Company,  
Styne's, Inc.,  
Suburban Acres, Inc.,  
Suburban Cake and Pastry Shop,  
Suburban-Essex Machinists Incorporated,  
Suburban Fish Market, Inc.,  
Suburban Five & Dime, Inc.,  
Suburban Home Improvement Company,  
Suburban Plywood Company, Inc.,  
Suburban Sporting Center,  
Sulaine Mfg. Corp.,  
Sulaine Textile Mills,  
Sumay Realty Co. Inc.,  
Sun Construction Co.,  
Sunmaster Aluminum Awnings of North Jersey  
Inc.,  
Sunnyside Park Inc.,

Sun Realty Corporation,  
Sunshine Realty Company,  
Sun Stores, Inc.,  
Sun and Surf Beach Club,  
Sun Tan Valley,  
Super Dispatch Inc.,  
Superfine Motors Inc.,  
Super Humus Company,  
Superior Contracting Company,  
Superior Office & Window Cleaning Corp. of New  
Jersey,  
Superior Venetian Blind Mfg. Co.,  
Super Markets,  
Supreme Builder's Supply, Inc.,  
Supreme Office Machines & Equipment Co.,  
Surplus Fasteners Corp.,  
Surplus Lines Underwriters, Inc.,  
Sussex Bar & Grill,  
Sussex Blouse Corp.,  
Sussex Hats of New Jersey,  
Swedish Glue Distributors,  
Sweet Briar Farms Inc.,  
Sweigart, Inc.,  
Swiss Laboratories, Inc.,  
Sydney Avenue Corporation,  
Sylobe Co., Inc.,  
Sylvan Dell Park, Inc.,  
Sylvan Textile Printers, Inc.,  
The Sylving Holding Corporation,  
Synit Fabrics Corporation,  
Syntho-Sham Co., Inc.,  
Syrnick Specialties Co.,  
Szats Painters, Inc.,  
Szmitkowski, Incorporated,  
  
T. & A. Corp.,  
Taggart and Gale, Inc.,  
Tallyho, Inc.,  
Tanglewood Cottage, Inc.,  
Tanra Manufacturing Co.,  
Tareyton Contractors, Inc.,

Tarno Corporation,  
Tastee-Freez of New Jersey, Inc.,  
Tatfar, Inc.,  
Teagno & Company, Inc.,  
Teaneck Appliancecenter, Inc.,  
Teaneck Road Bakery Corporation,  
Technical Development Research Corporation,  
Technical and Industrial Prosthetic Laboratories,  
Technical Products, Inc.,  
Tee Motors, Inc.,  
Teen Haven, Inc.,  
Tegge's Drug Store,  
Teknon Chemicals of America, Inc.,  
Telaugraph Corporation of New Jersey,  
Tele-Switch Corp.,  
Television Producers, Inc.,  
Tell & Usher, Ltd.,  
Telton Realty Co., Inc.,  
Telvertising, Inc.,  
Temple Petroleum Co.,  
"Temple Realty Co.,"  
1002 Teaneck Road Corporation,  
Tepper Bros. Inc.,  
Terhort Realty Corporation,  
Terminal Freight Transport Inc.,  
Terminal Sales, Inc.,  
Terminal Warehouse of New Jersey, Inc.,  
Terry's Shoppe,  
Teterboro Aero Parts, Inc.,  
Teterboro Printing & Lithographing, Corporation,  
Tex-Les Co. Inc.,  
Textile Designs, Inc.,  
Textile Rework Corp.,  
T & G Building Co., Inc.,  
Tharas Construction Co.,  
Thecker Construction Company,  
Theodore's, Inc.,  
Thermo Heating and Appliance, Inc.,  
Thermoray Radiant Heat System, Inc.,  
Thermoseal of New Jersey, Inc.,  
Thirtieth Hudson Corp.,

38 Paterson Street, Inc.,  
34th Street Garage, Inc.,  
37 Temple Street Corporation,  
33-35 High Street Co.,  
32 Main Street Corporation,  
Thos. Parker Manufacturing Co. Inc.,  
385 Clinton Avenue Corporation,  
340 Third Street Corporation,  
309 Holding Co.,  
378 Douglas Road, Inc.,  
335 Corporation,  
Thrift Realty, Inc.,  
Tichenor Street Corporation,  
Tickerscope Company,  
Tickets For Everything, Inc.,  
Tick Tock Auto Supply,  
Tic-Toc Tavern, Inc.,  
Tilnick Corporation, Inc.,  
Timaswitch Products Co.,  
Tiny's Bar, Inc.,  
T & J Tavern,  
Toll-Hechter Corporation,  
Tomato Specialties Inc.,  
Toms River Furniture Mfg. Co. Inc.,  
Toms River Glass Company, Inc.,  
Tonbrox Inc.,  
Tonepak Incorporated,  
Totan Realty Co.,  
The Totem Pole, Inc.,  
Tower Operating Company, Inc.,  
The Towers,  
Towers Enterprises, Inc.,  
Town Apparel, Inc.,  
Town & Country Kitchens, Inc.,  
Town and Country Super Market Inc.,  
Town & Country Villas,  
Towne Gulf Servicer, Inc.,  
Townley Boys Apparel, Inc.,  
Townsend Holding Co.,  
Towns Enterprises, Inc.,  
T.P. Company,



Trailer Equipment Corporation,  
Train's Paradise,  
Transamerica Corp.,  
Transcontinental Television Inc.,  
Trans Electronics Corporation,  
Transfer Realty Corp.,  
Transit Twisters, Inc.,  
Trans Oceanic Import & Export Co.,  
Trans-State Corporation,  
Transveneer Products Co.,  
Trappen House,  
Trenton Service Center, Inc.,  
Trenton Storm Window Co., Inc.,  
Triangle Auto Sales,  
Tri-Angle Development Co., Inc.,  
Triangle Tower Television Co.,  
Tri-City Construction Co. Inc.,  
Tri-Color Dyeing and Finishing Co. Inc.,  
The Tri-Dent Corporation,  
Tri-Mount Theatre Corporation,  
Tri-State Smokeater Corp.,  
Troiani Construction Corporation,  
Tropical Tomato Growers, Inc.,  
Tropicana Banana Co., Inc.,  
Tropi Distributors,  
Truex and Shauger Building Co. Inc.,  
Tru Tone Organ and Instrument Corp.,  
Tufariello Realty Co., Inc.,  
"Turk Farm, Inc.,"  
Turnpike Amusement Co., Inc.,  
Turnpike Garage, Inc.,  
Turnpike Land Company,  
Turret Builders,  
Tuscan Sportswear, Inc.,  
Tvar, Inc.,  
Twelfth Development Corporation,  
1200 Commerce Avenue Corporation,  
25 Halsey Street Corp.,  
24 Albany St., Inc.,  
Twin Boro Lumber and Millwork Corporation,  
Twin Homes, Inc.,

**New Jersey State Library**

“281 Grace Street, Inc.,”  
211 Club,  
243 Avenue B. Corporation,  
219 Monmouth Inc.,  
207 Water St. Corp.,  
213 Thirteenth Ave. Corp.,  
236 Broad Avenue, Inc.,  
221 Washington Holding Corp.,  
Two Points, Inc.,  
Uadnal Renters, Inc.,  
Uco Food Corporation,  
Ultra Motors, Inc.,  
Uni-Flex Engineering Corp.,  
Union County Home News Publishing Company,  
Inc.,  
Union Electric Products Co.,  
Union Hand Bag Co., Inc.,  
Union Laundry of Hudson County, Inc.,  
Union Outdoorstore Corp.,  
Uniroy Shirt Shops Inc.,  
United Construction & Excavating Co., Inc.,  
United Dealers, Inc.,  
United Diner, Inc.,  
United Distillers of America, Inc.,  
United General Contracting Co. Inc.,  
United Loan Corporation,  
United Photographers Guild of New Jersey,  
United-Savoy Corp.,  
United Sewing Machine Service Company,  
United States Adhesives Company, Inc.,  
United States Construction and Millwork Company,  
U. S. Merchandising Co.,  
U. S. Steam Pressing Machine Service Co.,  
United States Tape Corporation,  
United Terminals, Inc.,  
United Trucking Company, Inc.,  
United Union Development Co.,  
United Woodworking Corp.,  
Unity Builders and Construction Corp.,  
Unity Realty Co.,

Universal Aerasol Packing Co.,  
Universal Distributors, Inc.,  
Universal Drum Machinery Corporation,  
Universal Enterprises,  
Universal Muffler Corporation,  
Unlimited Plastics Corporation,  
Useven, Inc.,  
  
Vacation Travel Publications, Inc.,  
Vadd Realty Corporation,  
Vail Snack Bar, Inc.,  
Valco Manufacturing and Aviation Company,  
Valentine Machine & Tool Corporation,  
Valley Construction Co., Inc.,  
Valley Drive Minkery, Inc.,  
Valley Growers, Inc.,  
Valley Stream Estates,  
Valley View Agency,  
Valley View Hardware,  
Valley Warehousing Corp.,  
Valley Wood Products,  
Value Realty Corp.,  
Van Deusen Realty Corp.,  
Van Hook Tavern,  
Vansen Boats,  
Vasco's Restaurant, Inc.,  
Vassar Construction Co.,  
V. & D. Corporation,  
Vee Jay's Floor Covering Inc.,  
Vending Sales, Inc.,  
Vendors Warehouse & Distribution Service,  
Venetian Italian Restaurant,  
Vent-A-Hood of New Jersey,  
Vera, Inc.,  
Verona Fabric Shop,  
Verona Holding Corporation,  
Verra Associates,  
Veteran's Driving Schools Inc.,  
Vetsalco, Inc.,  
Victor Celidonio, Inc.,  
Victor Enterprises, Inc.,

Victoria Arms, Inc.,  
Victor Laundry Service, Inc.,  
Victory Hemming Co., Inc.,  
Viennese Realty Corp.,  
Village Barn Tavern, Inc.,  
Village Diner, Inc.,  
Village Fuel Oil Co.,  
Village Inn,  
Village Kosher Delicatessen,  
Villa Roma Hoboken,  
The Vilord Corporation,  
Vincent Violone, Inc.,  
Vince's Market, Inc.,  
Vineland Motors,  
Vinray Corp.,  
Vinylustre, Inc.,  
Virginia Inn Corporation,  
Virginia Tea Room, Inc.,  
Visscher Realty Co.,  
Vixen Marine Corp.,  
Vogt's Creameries, Inc.,  
Vogue Dress Shop, Inc.,  
The Vogue Manufacturing Co., Inc.,  
Voigt's Laboratories, Inc.,  
Voigt's Pepticine Company,  
Volker & Apgar, Inc.,  
Voorhees Land Co.,  
V.P. Realty Corporation,  
V & R Construction Co., Inc.,  
VS. Publishing Corporation,  
  
Wade Bus Company, Inc.,  
Walbo Inc.,  
Waldo Company, Inc.,  
Waldwick Shopping Center, Inc.,  
Walford Enterprizes, Inc.,  
Wallace Homes, Inc.,  
Wallis Holding Co. Inc.,  
Wallpaper Mart, Inc.,  
Walter Kroyer, Inc.,  
Walter Purtell, Inc.,

Walter Wagner Corporation,  
Walton Corporation,  
Walt Stewart, Inc.,  
Waltz Inn,  
Wannamassa Garden Homes, Inc.,  
War Ben Realty Co. Inc.,  
Warehouse Sales Inc.,  
Waring-Danker, Inc.,  
Warner's Luncheonette, Inc.,  
Warren Estates,  
Warren Knitting Mills, Inc.,  
Warwick Wreath Co., Inc.,  
Washington Diner, Inc.,  
Washington Fuel Service,  
Washington Manor, Inc.,  
Washington Toy Manufacturing Co.,  
Watchung Body and Fender Corporation,  
Waterford Township Realty Co.,  
Waverly & Broome Realty Corp.,  
Waverly Bus Company, Inc.,  
Wayne Dari-Delite, Inc.,  
Wayne Screen Engraving Co., Inc.,  
W. B. Wood, Inc.,  
Wear-Ever Contracting Co., Inc.,  
Wear-Ever Leather Goods, Inc.,  
Weather Wise Sales & Service of New Jersey, Inc.,  
Weequahic Diner, Inc.,  
Weequahic Diner, Inc. No. 2,  
Wehrland Corp.,  
Weiner Motors,  
Weisgold Poultry Farm, Inc.,  
Welch Associates, Inc.,  
Welch Distributing Corporation,  
Well-Bilt Homes,  
Well Made Frocks, Inc.,  
Wene Industries, Inc.,  
Wen-Kir Corp.,  
Werner's Inc.,  
Werns Express,  
Wesco School of Music, Inc.,  
Wesley Pharmacy,

W.E. Stainback Corp.,  
West Chevrolet Acres, Inc.,  
Westclint Realty Co.,  
West Coast Batter-Up of Downey, Inc.,  
West Coast Batter-Up, Inc.,  
West End Auto Exchange, Inc.,  
Western European Operating Corporation,  
Western Plains Development Company,  
Western Tool & Die Co.,  
Westfield Avenue Homes, Inc.,  
West Point Island Associates,  
West Side Development Co.,  
Westwood Liquidating Corp.,  
Westwood Motors, Inc.,  
W.E. Vaughn, Inc.,  
W & F Construction Corp.,  
W. F. Hirsch Die and Mould Corporation,  
Whippany Investment Corporation,  
Whistle Carol Corporation,  
White-Gold Hatchery, Inc.,  
Whitehouse Dairies, Inc.,  
White Mortgage Associates, Inc.,  
White Rose Plastics Corp.,  
White Shoe Co.,  
Whitesville Development Co. Inc.,  
White & Thompson, Inc.,  
White Way Stand & Nursery, Inc.,  
Whittle & Wood Construction Company,  
Wholesalers Outlet, Inc.,  
Wilbar, Inc.,  
Wilberta Construction Co. Inc.,  
Wilfred Realty Co.,  
Wilko Associates, Incorporated,  
Willard Sales Company,  
William A. Mc Kim Inc.,  
William Burck, Inc.,  
William E. Stoll, Inc.,  
Wm. Jentsch & Co., Inc.,  
William R. Lambert Associates,  
Williams Furniture Co., Inc.,  
William V. Clayton, Inc.,

Willott Products, Inc.,  
Willrose, Inc.,  
Wilmer Restaurant Inc.,  
Wilpark Corp.,  
Wilson Improvement Co., Inc.,  
Wilson Motors, Inc.,  
Wimkaf Associated, Inc.,  
Window Hardware Corp.,  
Window Manufacturers, Inc.,  
Windsor Eight Inc.,  
Windsor Homes, Inc.,  
Windsor Products Corp. Inc.,  
Winner Sand and Gravel Corporation,  
Winthrop Wire & Cable Co.,  
Wire & Cable, Inc.,  
Witlee Heating and Air Conditioning Company,  
Wittman, Inc.,  
W. J. Nash Corp.,  
W.N.Y. Paint Supply Co., Inc.,  
Wohl's Baking Corporation,  
Woodcliff Construction Co.,  
Woodcliff Contracting Co.,  
Woodhouse Chain Works,  
Woodhurst Corporation,  
Woodland Ranch Homes, Inc.,  
Woodlawn Bar & Grill, Inc.,  
Woodmere Manor Homes,  
Woodridge Heights, Inc.,  
Woodruff Thermo Products, Inc.,  
The Woodshed, Inc.,  
World Excavating Corp.,  
Wrightstown Luncheonette & Fountain, Inc.,  
W. & S. Realty Corporation,  
W. & S. Trucking, Inc.,  
W & W Bus Co., Inc.,  
W & W Construction Co., Inc.,  
X-L Liquors, Inc.,  
Yale Builders Co.,  
Yale Piece Dyeing and Finishing Company, Inc.,  
Yankee Corporation,

Yankee Trucking Company, Inc.,  
Yanks Apartments, Inc.,  
Ybry, Incorporated,  
Ye Olde Corner Pub, Inc.,  
York Television Products Company,  
Yorkus and Company,  
Your Home Improvement Corporation,  
Your Paper House, Inc.,  
Youth Guild Inc.,  
Yurex Electronics Corporation,  
  
Zack Construction Co., Inc.,  
Zee Industries, Inc.,  
Zenith Tailors, Inc.,  
Zimmerman Holding Corporation,  
Zimmerman, Inc., Hillside,  
Zimmerman Roofing & Sheet Metal, Inc.,  
Zolot Poultry Farms, Inc.,  
Zucker's, Inc.,  
Zulu Bar,  
Zurich, Inc.,  
Zyg Inc.,

are repealed, and that all powers conferred by law upon such corporations and each of them, shall hereafter be inoperative and void.

Given under my hand and the Great  
[SEAL] Seal of the State of New Jersey, this  
fourth day of February, A. D. one  
thousand nine hundred and fifty-eight,  
and in the Independence of the United  
States, the one hundred and eighty-  
second.

ROBERT B. MEYNER,  
*Governor.*

By the Governor:  
EDWARD J. PATTEN,  
*Secretary of State.*



## PROCLAMATION

STATE OF NEW JERSEY,  
GENERAL ASSEMBLY.

WHEREAS, Arthur W. Vervaet was at the general election held in the month of November, one thousand nine hundred and fifty-one, elected by the voters of the County of Bergen to represent said county in the General Assembly of this State as one of the members of the said General Assembly from said county and after such election and qualification did resign the office of member of the General Assembly, thereby causing a vacancy to exist in the General Assembly of this State;

THEREFORE, I, WILLIAM F. HYLAND, Speaker of the General Assembly of the State of New Jersey, pursuant to law and to a resolution duly adopted by the said General Assembly, 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, November fourth, one thousand nine hundred and fifty-eight, for the purpose of electing a member of the General Assembly from said county to fill the vacancy caused by the resignation of the said Arthur W. Vervaet.

Given under my hand and the Great  
[SEAL] Seal of the State of New Jersey, this  
ninth day of June, in the year of Our  
Lord one thousand nine hundred and  
fifty-eight, and in the Independence of  
the United States, the one hundred and  
eighty-second.

WILLIAM F. HYLAND,  
*Speaker of the General Assembly.*

Attest:

EDWARD J. PATTEN,  
*Secretary of State.*

## PROCLAMATION

STATE OF NEW JERSEY,  
EXECUTIVE DEPARTMENT.

WHEREAS, Elden Mills was, at the general election held in the month of November, one thousand nine hundred and forty-eight, elected by the voters of the county of Morris to represent said county in the General Assembly of this State and subsequently did qualify as a member of the General Assembly and after such election and qualification did resign the office of member of the General Assembly of this State;

THEREFORE, I, RICHARD R. STOUT, Acting Governor of the State of New Jersey, and William F. Hyland, Speaker of the General Assembly of the State of New Jersey, pursuant to law and to a resolution duly adopted by the said General Assembly, do hereby issue this proclamation directing an election to be held according to the laws of the State of New Jersey in said county of Morris on Tuesday, November fourth, one thousand nine hundred and fifty-eight, for the purpose of electing a member of the General Assembly for said county to fill the vacancy caused by the resignation of the said Elden Mills.

Given under our hands and the  
[SEAL] Great Seal of the State of New Jersey,  
this ninth day of June, in the year of  
our Lord one thousand nine hundred  
and fifty-eight, and in the independence  
of the United States, the one hundred  
and eighty-second.

RICHARD R. STOUT,  
*Acting Governor.*

WILLIAM F. HYLAND,  
*Speaker of the General Assembly.*

By the Acting Governor:  
EDWARD J. PATTEN,  
*Secretary of State.*

## PROCLAMATION

STATE OF NEW JERSEY,  
THE SENATE.

WHEREAS, Malcolm S. Forbes was, at the General Election held in the month of November, one thousand nine hundred and fifty-five, elected by the voters of the county of Somerset to represent said county in the Senate of this State and subsequently did qualify as such Senator and, after such election and qualification, did resign the office of Senator, thereby causing a vacancy to exist in the Senate of this State;

THEREFORE, I, RICHARD R. STOUT, 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, November fourth, one thousand nine hundred and fifty-eight, for the purpose of electing a Senator for said county to fill the vacancy caused by the resignation of the said Malcolm S. Forbes.

Given under my hand and the Great  
[SEAL] Seal of the State of New Jersey, this eighth day of September, in the year of Our Lord one thousand nine hundred and fifty-eight, and in the Independence of the United States, the one one hundred and eighty-second.

RICHARD R. STOUT,  
*President of the Senate.*

Attest:

EDWARD J. PATTEN,  
*Secretary of State.*

## PROCLAMATION

STATE OF NEW JERSEY,  
EXECUTIVE DEPARTMENT.

WHEREAS, William E. Ozzard, was, at the general election held in the month of November, one thousand nine hundred and fifty-seven elected by the voters of the county of Somerset in this State to represent said county in the General Assembly of this State, and subsequently did qualify as such Assemblyman; and,

WHEREAS, after said election and qualification, said William E. Ozzard did, on the 16th day of September, 1958, resign the said office of Assemblyman, thereby causing a vacancy to exist in the General Assembly of this State;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, pursuant to the Constitution of the State of New Jersey and the statutes in such case made and provided do hereby issue this proclamation and writ directing an election to be held according to the laws of the State of New Jersey in said county of Somerset, on Tuesday, November fourth, one thousand nine hundred and fifty-eight, for the purpose of electing a member of the General Assembly for said county to fill the vacancy caused by the resignation of the said William E. Ozzard, for the unexpired term; and I do further direct that the nomination of candidates to fill such vacancy shall be made in the manner provided by law.

Given under my hand and the Great  
[SEAL] Seal of the State of New Jersey, this  
sixteenth day of September in the year  
of Our Lord, one thousand nine hundred  
and fifty-eight and in the Independence  
of the United States, the one  
hundred and eighty-second.

ROBERT B. MEYNER,  
*Governor.*

By the Governor:  
EDWARD J. PATTEN,  
*Secretary of State.*

## PROCLAMATION

STATE OF NEW JERSEY,  
EXECUTIVE DEPARTMENT.

WHEREAS, W. Howard Sharp, was, at the general election held in the month of November, one thousand nine hundred and fifty-seven, elected by the voters of the county of Cumberland in this State to represent said county in the Senate of this State and subsequently did qualify as such Senator; and,

WHEREAS, after said election and qualification, said W. Howard Sharp, did, on the 17th day of December, 1958, die, thereby causing a vacancy to exist in the Senate of this State;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State New Jersey, pursuant to the Constitution of the State of New Jersey and the statutes in such case made and provided do hereby issue this proclamation and writ directing an election to be held according to the laws of the State of New Jersey in said county of Cumberland, on Tuesday, November third, one thousand nine hundred and fifty-nine, for the purpose of electing a member of the Senate for said county to fill the vacancy caused by the death of the said W. Howard Sharp, for the unexpired term; and I do further direct that the nomination of candidates to fill such vacancy shall be made in the manner provided by law.

Given under my hand and the Great  
[SEAL] Seal of the State of New Jersey, this eighth day of January, in the year of Our Lord, one thousand nine hundred and fifty-nine and in the Independence of the United States, the one hundred and eighty-third.

ROBERT B. MEYNER,  
*Governor.*

By the Governor:  
EDWARD J. PATTEN,  
*Secretary of State.*



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Statements of Results of  
Municipal Elections

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## Statement of Results of Municipal Election

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### DETERMINATION OF RESULTS OF SPECIAL ELECTION

At a Special Election held on April 23, 1957, the Village of Loch Arbour was incorporated. Filed in the office of the County Clerk of Monmouth County January 20, 1958 and in the office of the Secretary of State on September 22, 1958.



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AMENDMENTS TO THE  
1947 CONSTITUTION

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## Amendments to the 1947 Constitution

### PROPOSED AMENDMENT ADOPTED

Amend Article IV, Section VIII, paragraph 2, to read as follows:

2. No gambling of any kind shall be authorized by the Legislature unless the specific kind, restrictions and control thereof have been heretofore submitted to, and authorized by a majority of the votes cast by, the people at a special election or shall hereafter be submitted to, and authorized by a majority of the votes cast thereon by, the legally qualified voters of the State voting at a general election, except that, without any such submission or authorization;

A. It shall be lawful for bona fide veterans, charitable, educational, religious or fraternal organizations, civic and service clubs, volunteer fire companies and first-aid or rescue squads to conduct, under such restriction and control as shall from time to time be prescribed by the Legislature by law, games of chance of, and restricted to, the selling of rights to participate, and the awarding of prizes, in the specific kind of game of chance sometimes known as bingo or lotto, played with cards bearing numbers or other designations, five or more in one line, the holder covering numbers as objects, similarly numbered, are drawn from a receptacle and the game being won by the person who first covers a previously designated arrangement of numbers on such a card, when the entire net proceeds of such games of chance are to be devoted to educational, charitable, patriotic, religious or public-spirited uses, in any municipality, in which a majority of the qualified voters, voting thereon, at a general or special election as the submission thereof shall be prescribed by the Legislature by law, shall authorize the conduct of such games of chance therein, and

## 832 AMENDMENTS—1947 CONSTITUTION

B. It shall be lawful for the Legislature to authorize by law, bona fide veterans, charitable, educational, religious or fraternal organizations, civic and service clubs, volunteer fire companies and first-aid or rescue squads to conduct games of chance of, and restricted to, the selling of rights to participate, and the awarding of prizes in the specific kind of games of chance sometimes known as raffles, conducted by the drawing for prizes or by the allotment of prizes by chance, when the entire net proceeds of such games of chance are to be devoted to educational, charitable, patriotic, religious or public-spirited uses, in any municipality, in which such law shall be adopted by a majority of the qualified voters, voting thereon, at a general or special election as the submission thereof shall be prescribed by law and for the Legislature, from time to time, to restrict and control, by law, the conduct of such games of chance.

Adopted Nov. 3, 1953. Effective Jan. 1, 1954.

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### PROPOSED AMENDMENT ADOPTED

Amend Article VIII, Section I, paragraph 3, to read as follows:

3. Any citizen and resident of this State now or hereafter honorably discharged or released under honorable circumstances from active service, in time of war or of other emergency as, from time to time, defined by the Legislature, in any branch of the Armed Forces of the United States shall be exempt from taxation on real and personal property to an aggregate assessed valuation not exceeding five hundred dollars (\$500.00), which exemption shall not be altered or repealed. Any person hereinabove described who has been or shall be declared by the United States Veterans Administration, or its successor, to have a service-connected disability, shall be entitled to such further exemption from taxation as from time to time may

be provided by law. The widow of any citizen and resident of this State who has met or shall meet his death on active duty in time of war or of other emergency as so defined in any such service shall be entitled, during her widowhood, and while a resident of this State, to the exemption in this paragraph provided for honorably discharged veterans and to such further exemption as from time to time may be provided by law. The widow of any citizen and resident of this State who has had or shall hereafter have active service in time of war or of other emergency as so defined in any branch of the Armed Forces of the United States and who died or shall die while on active duty in any branch of the Armed Forces of the United States, or who has been or may hereafter be honorably discharged or released under honorable circumstances from active service in time of war or of other emergency as so defined in any branch of the Armed Forces of the United States shall be entitled, during her widowhood and while a resident of this State, to the exemption in this paragraph provided for honorably discharged veterans and to such further exemptions as from time to time may be provided by law.

Adopted Nov. 3, 1953. Effective Jan. 1, 1954.

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PROPOSED AMENDMENT ADOPTED

Amend Article II, paragraph 3 as follows:

3. Every citizen of the United States, of the age of 21 years, who shall have been a resident of this State 6 months, and of the county in which he claims his vote 60 days, next before the election, shall be entitled to vote for all officers that now are or hereafter may be elective by the people and upon all questions which may be submitted to a vote of the people.

Adopted November 5, 1957.

Effective December 5, 1957.

**New Jersey State Library**

## 834 AMENDMENTS—1947 CONSTITUTION

### PROPOSED AMENDMENT ADOPTED

Amend Article VIII, Section IV, paragraph 2 of the Constitution to read as follows:

2. The fund for the support of free public schools, and all money, stock and other property, which may hereafter be appropriated for that purpose, or received into the treasury under the provision of any law heretofore passed to augment the said fund, shall be securely invested, and remain a perpetual fund; and the income thereof, except so much as it may be judged expedient to apply to an increase of the capital, shall be annually appropriated to the support of free public schools, and for the equal benefit of all the people of the State; and it shall not be competent, except as hereinafter provided, for the Legislature to borrow, appropriate or use the said fund or any part thereof for any other purpose, under any pretense whatever. The bonds of any school district of this State, issued according to law, shall be proper and secure investments for the said fund and, in addition, said fund, including the income therefrom and any other moneys duly appropriated to the support of free public schools may be used in such manner as the Legislature may provide by law to secure the payment of the principal of or interest on bonds or notes issued for school purposes by counties, municipalities or school districts or for the payment or purchase of any such bonds or notes or any claims for interest thereon.

Adopted November 4, 1958.

Effective December 4, 1958.



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PROPOSED AMENDMENTS  
TO THE 1947 CONSTITUTION  
THAT HAVE BEEN REJECTED

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Proposed Amendments to the 1947  
Constitution that have been Rejected

PROPOSED AMENDMENT REJECTED

Amend Article VII, Section II, paragraph 2  
to read as follows:

2. County clerks, surrogates and sheriffs shall be elected by the people of their respective counties at general elections. The term of office of county clerks, surrogates and sheriffs shall be 5 years. Whenever a vacancy shall occur in any such office, it shall be filled in the manner to be provided by law.

There shall be printed on each official ballot to be used at such general election the following:

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

Yes.	Shall the amendment of Article VII, Section II, paragraph 2 of the Constitution to fix the terms of sheriffs at 5 years instead of 3 years, be approved?
No.	

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

Filed July 9, 1956.

838 PROPOSED AMENDMENT REJECTED

PROPOSED AMENDMENT REJECTED

Amend Article VII, Section I, paragraph 1 of the Constitution to read as follows:

1. Property shall be assessed for taxation under general laws and by uniform rules. All real property assessed and taxed locally or by the State for allotment and payment to taxing districts shall be assessed according to the same standard of value; and such real property shall be taxed at the general tax rate of the taxing district in which the property is situated, for the use of such taxing district. The Legislature may authorize the governing body of any municipality constituting a taxing district to establish a proportion of the standard of value at which such real property situate therein shall be assessed, and such proportion shall be uniformly applied to all such real property within the taxing district.

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## INDEX

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# INDEX

A	PAGE
Absentee Voting Law (1953)—military service, application for bal-	
lot .....	174
terms defined .....	513
Acknowledgments—validates certain .....	548
Actions—recovery of housing space, stays .....	534
Aging, Division of—funds .....	33
Agriculture and Domestic Animals—brucellosis control, bovine.....	512
Air Guns—prohibits sale and manufacture, penalty .....	534
Appropriations—annual, State .....	200
Corporation Law Revision Commission .....	30
legislative committee studying elimination of out of	
State taxes on residents .....	20
legislature .....	25
motor vehicle division-license plates .....	647
New Jersey Water Research and Development	
Commission .....	654
supplemental, State .....	11, 162
taxation, division of .....	487
Tercentenary commission .....	516
water supply tests and studies .....	645
Assembly—members 1958 .....	6, 7
Assignments—wages, priority .....	576
Atlantic City—Thomas Campanella, back salary .....	636
Autobuses (see Motor Vehicles)—mileage report, payment of tax....	710
Automatic Business Machines—drawing jury panels .....	168
B	
Bakeries and Confectioneries—inspection .....	54
Bangs Disease—control in imported bovine live stock .....	512
Banks and Banking—cash balances, savings banks .....	575
hearings, commissioner .....	491
investments, savings banks .....	667
safe deposit boxes, nonpayment of rental.....	146
surplus, savings banks .....	668
Banking and Insurance—insurance companies, certificates of au-	
thority .....	489
licensing insurance brokers, agents and	
solicitors .....	493
rules and regulations, commissioner.....	488
Barber Examiners, State Board—salaries .....	
Basilone, Sgt. John A., Day .....	715
Birth Records—correction of record, naturalization proceedings....	521
Blue Star Memorial Highway, extends .....	725
Bonds—Housing Co-operation Law (1938) .....	526, 679
school districts, validates .....	29
school funds, use of income .....	607
water bond act .....	109
Boroughs (see Municipalities)—salary, mayor and councilmen.....	50
Boundaries—Essex-Union counties .....	632
Hanover township, East Hanover township and Florham	
Park Borough .....	644

	PAGE
Bow and Arrow—sale or furnishing to minor .....	80
Brokers—insurance, license .....	493
Building and Loan Associations—audits, reports .....	81
<b>C</b>	
Campanella, Thomas—back salary .....	636
Camp Meeting Associations—improvement of property, municipality .....	78
Cancer Control Month .....	717
Capital Fundation Programs—schools and school districts .....	609
Cerebral Palsy Month .....	719
Child Labor Law, study commission .....	722
Church of Our Lady of Good Counsel—public lands, conveyance to .....	170
Children and Minors—bows and arrows, shooting without license .....	80
children's bureaus, establishes .....	695
department of child study .....	55
dependent and neglected, State guardianship .....	519
home life assistance, needy children .....	75
securities, gifts .....	52
shelters, establishment, management by counties .....	564
Cities (see Municipalities)	
Civil Service—grounds for rejection of application or certification .....	571
Conservation and Economic Development—appropriation, water supply tests and studies .....	645
land exchange Maurice River township .....	82
New Jersey Water Supply Law 1958 .....	94
Round Valley, acquisition of property .....	172
special fishing licenses .....	156
State land, sale, lease or exchange .....	537
water supply, Spruce Run .....	90
Constitutional Amendments—adopted .....	831
rejected .....	837
Contracts—services furnished to municipalities .....	601
Conveyances (see Deeds and Conveyances)	
Coroners—fees	
Corporation Business Tax Act (1945)—revision .....	185
Corporation Law Revision Commission—creates .....	30
Corporations and Associations—camp meeting, municipal improvements .....	78
charters, null and void, nonpayment of tax .....	731
conveyances, validates of expired or dissolved .....	126
corporate existence, extension and renewal .....	181
fire companies, corporate existence extended .....	21
insurance, domestic, insolvency .....	43



	PAGE
insurance, foreign revocation of au- thority .....	45
insurance, foreign, requirements for admission .....	130
non-profit, liability for damages .....	630
taxation .....	185
Counties—children's shelter, authorizes establishment, management, etc. ....	564
contracts for furnishing services .....	601
courts, county, additional judges .....	629
election boards, salaries .....	638
freeholders, small boards, increasing .....	128
golf courses, acquiring, etc. ....	538
judge, juvenile and domestic relations court .....	628
mental health associations, use of property, equipment, etc. ....	530
parental schools, named changes to youth houses .....	510
parks, rules and regulations, admission fees .....	87
sewerage authorities contracts, industrial wastes .....	637
shade tree commissions .....	132
Sunday observance, certain .....	641
vocational schools, contracts for supplies, construction, etc. ....	158
youth houses, acquisition of land .....	510
Courts—county, additional judges .....	629
judges, juvenile and domestic relation, second class counties .....	628
Credit Accident and Health Insurance—regulates .....	701
Credit Life Insurance—regulates .....	701
Crimes and Offenses—detainer, interstate agreement .....	33
pollution of waters .....	708
sex offenders, specialized treatment .....	677

## D

Dairy Month-June .....	724
Deeds and Conveyances—acknowledgments and proofs validated...	548
public lands, municipalities .....	598
validates conveyances of dissolved cor- porations .....	126
validates conveyances made by husband and wife .....	549
waiver of building restrictions, municipali- ties .....	599

## E

East Hanover Township—boundary .....	644
Education—department of child study .....	55
industrial schools, trustees .....	168
special elections, nominating petitions .....	646
Education, Boards of—children's bureaus establishing .....	695
conveyances validated .....	515
members, apportionment of initial elective terms .....	699
qualification for members .....	700
regional, apportionment of membership .....	678

	PAGE
Elections—absentee ballots, application .....	174
absentee voting, terms defined .....	513
county boards of, salary .....	638
freeholders, increasing number of members .....	128
Loch Arbor Village, incorporation .....	827
New Jersey Water Bond Act, 1958 .....	109
political parties, State conventions .....	604
sample ballots provided, mailing, specifications .....	572
school districts, time, conducting .....	586
school districts, consolidation .....	597
schools, nominating petitions .....	646
school, offenses and penalties .....	613
vacancy, General Assembly, Bergen Co. ....	819
vacancy, General Assembly, Morris Co. ....	820
vacancy, General Assembly, Somerset Co. ....	822
vacancy, Senate, Cumberland Co. ....	823
vacancy, Senate, Somerset Co. ....	821
Escheats—personal property, destruction or abandonment .....	576
safe deposit boxes, contents, unpaid rentals .....	146
Essex County—boundary, Union county .....	632

## F

Fees and Permits—coroners .....	89
county parks, admission .....	87
motor vehicles, special registration .....	600
Females—hours of labor, laundry, bakery .....	531
Fences—partition, pasturage .....	148
Fire Companies—extension of corporate existence .....	21
West Trenton volunteer, State lands .....	154
Firemen (see Police and Firemen)	
Fish and Game—division of, exchange State land, Anthony Imbesi, Maurice River township .....	82
sale, lease or exchange of public hunting and fishing grounds .....	537
special limited licenses .....	156
terms defined .....	520
wild birds, protection .....	675
Florham Park Borough—boundary .....	644
Food and Drugs—ice cream, diabetic .....	577
Freeholders, Boards of—public golf course, acquiring, maintaining and operating .....	538
small boards, increasing number .....	128

## G

Garbage and Trash—collection and disposal, municipal .....	127
Grand Jury (See Jury)	
Guns—air and spring, bars sale and manufacture, penalty .....	534

H	PAGE
Hanover Township—boundary .....	644
Health—division of the aging, funds .....	33
Radiation Protection Act .....	592
virology programs .....	74
Health and Accident Insurance—life insurance companies, authorizes .....	88
Hearings—public utility commissioners, examiners .....	183
Highways—municipal roads, State aid .....	26
new route, Eatontown-South Belmar .....	570
new route, Salem County No. 69 .....	604
route No. 39, freeway .....	524
Housing—actions to recover, stay of actions .....	534
Housing Authorities (1938)—bonds, legal investments, negotiable....	692
Housing, Co-operation Law (1938)—bonds to aid housing projects....	526
municipal bonds to aid projects..	679
I	
Ice Cream—artificially sweetened .....	577
Industrial Schools—trustees, qualifications .....	168
Institution and Agencies Department—children, neglected, etc.,	
State guardianship .....	519
State lands conveyed to	
Church of Our Lady of	
Good Counsel .....	170
Insurance Companies—certificate of authority .....	489
credit life, accident and health, regulates....	701
foreign, requirements for admission .....	130
health and accident insurance, life companies .....	88
insolvency, domestic .....	43
internal audits, reports .....	46
licensing, agents, brokers and solicitors....	493
revocation of authority, foreign .....	45
Interstate—detainers, agreement on .....	33
Investments—savings banks .....	667
Israel, State, 10th anniversary .....	721
J	
Joint Resolutions—Blue Star Memorial Highway, extends .....	725
Cancer control Month .....	717
Cerebral Palsy Month .....	719
Child Labor Study Commission .....	722
Dairy Month .....	724
National Guard, strength preserved .....	718
Save Your Vision Week .....	716
Secretary of State, new seal .....	723
Sergeant John A. Basilone Day .....	715
State of Israel 10th Anniversary .....	721
Jury—panels, drawing by automatic business machines .....	168
Juvenile and Domestic Relations Court—judges, second class coun-	
ties .....	628
Juveniles (See Children and Minors)	

K	PAGE
Korean Conflict—veteran's tax exemption .....	47
L	
Labor and Industry—females, hours of labor, bakery, laundry .....	531
Lakewood Township—State lands .....	582
Law Revision and Legislative Services Commission—membership, bi- partisan, quorum, etc. ....	532
Legislature—appropriation .....	20, 25
Law Revision and Legislative Services Commission, bipartisan .....	532
members .....	5, 6, 7
official handbook, specifications .....	29
Licenses and Permits—forbids issuance of certain marriage .....	674
insurance agents, brokers and solicitors .....	493
medical, etc. grounds for refusal .....	579
Liquified Petroleum Gas—safety regulations .....	
Local Bond Law—publication, newspapers, requirement .....	160
Loch Arbour Village—incorporation, election .....	827
M	
Manual of the Legislature—specifications .....	29
Marriages—insane or feeble-minded persons, forbids .....	674
records, correcting, naturalization proceedings .....	521
Mental Health Associations—use of county property, equipment, etc. ....	530
Military Service—absentee ballots .....	174
Mortgages—validates acknowledgments or proofs .....	548
Motor Fuel Tax—distributors' reports .....	184
exemptions and refunds .....	589
Motor Vehicles—appropriation, general issue of license plates .....	647
axle weight limitations, application .....	19
autobuses, mileage report, tax payment .....	710
financial responsibility for damages .....	541
intersections, designating stop or yield .....	587
judgment, hearing, payment .....	550
rear lights and signals, specifications .....	584
registration, special for functions .....	600
right of way at intersections .....	587
service of process, non-resident operators .....	179
unsatisfied claim and judgment fund, increases, as- sessments, etc. ....	554
Motor Vehicle Security Responsibility Law (1952)—amends .....	541
Municipalities—bonds to aid housing projects .....	679
building restrictions, waiver .....	599
camp meeting associations, improvements .....	78
contracts for furnishing services .....	601
convention halls, financing improvements .....	125
garbage and trash, disposal .....	127
housing co-operation law bonds .....	523
lands, authorizes exchange .....	676

## PAGE

local bond law, publication .....	160
Loch Arbour Village, election, incorporation .....	827
off-street parking facilities .....	654
parking authorities, creation, etc. ....	56
pension, police and firemen-dependents .....	665
public lands, sale, advertising .....	598
roads, State aid .....	26
salaries, officers and employees .....	651
salary, Mayors of certain towns .....	19
salary, Mayor and councilmen, boroughs .....	50
salary, members governing body, certain towns.....	49
sewerage authorities, contracts, industrial wastes....	637
shade tree commissions .....	135
sidewalks, construction .....	633
State Sanitary Code, garbage disposal .....	127
tax sale certificates validated .....	640
waiver, building restrictions .....	599

## N

National Guard, Reserve Strength .....	718
New Jersey Tercentenary Commission—creates, appropriation .....	516
New Jersey Water Bond Act, 1958 .....	109
New Jersey Water Research and Development Commission—appro- priation .....	654
creates .....	657
New Jersey Water Supply Law, 1958 .....	94

## P

Parking—municipal, off-street facilities .....	654
Parking Authorities—creation, financing .....	56
Parks—county, rules and regulations, admission fees .....	87
Partition Fences—Marking and maintaining .....	148
Pensions and Retirement—dependents, police and firemen .....	665
increases pension, retired public em- ployees .....	647
Petit Jury (See Jury)	
Police and Firemen—dependents pensions, killed in line of duty....	665
State police, contracts for radio and television programs .....	507
Political Parties—state conventions .....	604
Process—non-resident motor vehicle operators, service .....	179
Proclamations—corporations, null and void .....	731
election, vacancy General Assembly, Bergen County..	819
election, vacancy General Assembly, Morris County..	820
election, vacancy General Assembly, Somerset County .....	822
election, vacancy Senate, Cumberland County.....	823
election, vacancy Senate, Somerset County .....	821
Professions and Occupations—medicine and surgery, licenses, refusal to grant, etc. ....	579
Property—school, acquisition, use, disposition .....	152
school, sale of buildings and grounds .....	159

	PAGE
Publication—local bond law .....	160
Public Employees—retired, increases retirement allowance .....	647
salaries, deductions from .....	672
Public Money—deposit security .....	524
Public Utility Commissioners—hearing examiners .....	183
Purchase and Property—direct purchasing by using agency .....	506
<b>R</b>	
Radiation Protection Act (1959)—commission created .....	592
Raritan River—acquisition of land, Spruce Run .....	90
Referenda—freeholders, boards of, increasing membership .....	128
New Jersey Water Bond Act 1958 .....	109
Regional School Districts (see Schools and School Districts)	
Religious Corporations—liability for damages .....	146
Rents—safe deposit boxes, disposal of contents .....	146
Repealers—bakery inspection, department of labor (R.S. 34:6-105 to 119 inc.) .....	54
Roads (see Highways)	
Round Valley—water supply, acquisition of property .....	172
<b>S</b>	
Safe Deposit Companies—safe rental, disposition of contents for non-payment .....	146
Salaries—barber examiners, board members, etc. ....	566
county election boards .....	638
deductions from public employees .....	672
governing body, certain towns .....	49
mayor's of certain towns .....	19
mayor and councilmen, certain boroughs .....	50
municipal officers and employees .....	651
Sanitary Code, State—municipal garbage disposal .....	127
Save Your Vision Week .....	716
Savings Banks (see Banks and Banking)—cash balances .....	575
investments .....	667
surplus .....	668
Savings and Loan Associations—audits, reports .....	81
School Districts and Schools—board members, apportionment of initial elective terms .....	699
board members, qualifications .....	700
building aid, capital reserve fund .....	609
bonds, proceedings, validated 29, 157, 603, 668, 670, .....	671
children's bureaus, establishes .....	695
county vocational, supplies, construc- tion .....	158
elections, consolidation of districts .....	597
elections, offenses and penalties .....	613
elections, special, nominating peti- tions .....	646
elections, time and conducting .....	586
land, acquisition of adjoining .....	602
land and buildings, sale .....	159

## PAGE

parental schools, change of name to	
youth houses .....	510
property, conveyance to volunteer,	
fire company .....	152
regional boards of education appor-	
tionment of members .....	678
school funds, use .....	607
sick leave, employees .....	664
township boards, organization .....	523
trustees industrial schools .....	168
validates conveyances of boards of	
education .....	515
School Funds—use of income .....	607
Secretary of State, new seal .....	723
Securities—gifts to minors .....	52
Senate—members 1958 .....	5
Sewerage Authorities—powers and duties, industrial wastes .....	637
Sex Offenders—specialized treatment .....	677
Shade Tree Commissions—county .....	132
municipal .....	135
Sick Leave—employees, schools and school districts .....	664
Sidewalks—construction, payment .....	633
Small Loan Businesses—assignments of wages, priority .....	576
Spruce Run—acquisition of land, water supply .....	90
State Board, Child Welfare—dependent and neglected children,	
State guardianship .....	519
State Lands—conveyance to Yardville First Aid Squad .....	535
Lakewood township, abandonment .....	582
sale, lease or exchange, public shooting and fishing	
grounds .....	537
Transcontinental Gas Pipe Line Corporation, right-of-	
way and easement .....	567
State Police—contracts for radio or television programs .....	507
qualifications for examination and enlistment .....	511
State Treasurer—checks, facsimile signatures .....	529
deposit of public moneys .....	524
Veterans Loan Guarantee and Insurance Fund—	
funds transferred .....	651
Sunday—observance .....	641

## T

Tax and Taxation—appropriation, division of taxation .....	487
autobuses, mileage report, tax payment .....	710
corporation business .....	185
motor fuel tax, exemption and refunds .....	589
motor fuel tax, report of distributor .....	184
veterans exemptions (Korean Conflict) .....	47
Teachers—sick leave .....	664
Teachers' Pension and Annuity Fund—amends, integration act of	
1955 .....	682
Tenement Houses—fire stairways .....	72
structures, clearance requirements not enforced .....	711

