

LAWS=NEW JERSEY
1940

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ACTS

OF THE

One Hundred and Sixty-fourth Legislature

OF THE

STATE OF NEW JERSEY

AND

Ninety-sixth Under the New Constitution



1940

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New Jersey State Library

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

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

THOMAS A. MATHIS,
Secretary of State.

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OF THE
One Hundred and Sixty-fourth Legislature
OF NEW JERSEY

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LAWS

ACTS

PASSED BY THE

One Hundred and Sixty-fourth Legislature

CHAPTER 1

AN ACT concerning persons to whom alcoholic beverage licenses were heretofore granted or attempted to have been granted in counties of the sixth class bordering along the Atlantic ocean, and permitting said persons to continue to conduct business until the thirtieth day of June, one thousand nine hundred and forty.

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

1. Any and all persons who, prior to the twentieth day of December, one thousand nine hundred and thirty-nine, obtained a license of any class or description under color of authority of sections 33:1-21 to 33:1-21.2 of the Revised Statutes of New Jersey, to conduct a business pursuant to the provisions of Title 33 of the Revised Statutes of New Jersey in counties of the sixth class bordering along the Atlantic ocean, is and are hereby permitted to continue to conduct said business so attempted to be licensed, to and including the thirtieth day of June, one thousand nine hundred and forty.

Continuance
of licenses in
counties of
sixth class.

- Who affected. 2. This act shall apply only to a person or persons holding such licenses as were neither suspended nor revoked as of the twentieth day of December, one thousand nine hundred and thirty-nine.
- Laws and rulings in effect. 3. That all provisions of law, rules of the Commissioner of Alcoholic Beverage Control and such rules as were attempted to have been promulgated by the respective judges of the courts of common pleas of the counties aforesaid shall remain in full force and effect until the expiration of the provisions of this act; *provided, however*, that nothing herein contained shall be deemed to prohibit the commissioner aforesaid from changing and making such rules as he may deem necessary and the powers and duties of said commissioner as to such licensees shall remain as heretofore.
- Proviso. 4. Nothing in this act shall prohibit any person from surrendering any such license or right created by this law, nor shall it prohibit the several municipalities in the counties aforesaid from issuing licenses according to and within all existing limitations of law.
- Surrendering or renewing license. 5. This act shall take effect immediately and shall become inoperative after the thirtieth day of June, one thousand nine hundred and forty.
- When act in effect. Approved January 11, 1940.

A. HARRY MOORE,
Governor.

CHAPTER 2

AN ACT ratifying and confirming the excise taxes levied and imposed for the years one thousand nine hundred and thirty-eight and one thousand nine hundred and thirty-nine by chapter seven of the laws of one thousand nine hundred and thirty-eight and providing for the apportionment of such taxes among the municipalities and the payment thereof, supplementing chapter seven of the laws of one thousand nine hundred and thirty-eight.

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

1. Purpose. Those provisions of chapter seven, pamphlet laws of one thousand nine hundred and thirty-eight which provided for the apportionment of the tax revenues produced by said act upon the basis of valuations fixed by the State Tax Commissioner have been adjudged to be inoperative by the Court of Errors and Appeals, which adjudication applies to and affects any apportionment heretofore made or attempted to be made of the said tax revenues for the years one thousand nine hundred and thirty-eight and one thousand nine hundred and thirty-nine. The finances of the municipalities of this State are seriously affected by the nonreceipt of said revenues, withheld because of said adjudication. It is the opinion of the Senate and General Assembly that the valuation data and methods employed and the valuations determined and certified by the State Tax Commissioner in his attempted apportionment of said taxes for each of said years will result in a fair and equitable apportionment of such tax revenues for each of said years among the municipalities entitled thereto

Apportionment
void.

Finances
affected.

Valuations
fair.

Determination intended.	<p>under the provisions of chapter seven, pamphlet laws of one thousand nine hundred and thirty-eight. Therefore it is the purpose of the Senate and General Assembly to adopt the valuations established and certified by the State Tax Commissioner for each of the years one thousand nine hundred and thirty-eight and one thousand nine hundred and thirty-nine as the basis and measure for the apportionment of the tax revenues produced by chapter seven, pamphlet laws of one thousand nine hundred and thirty-eight, for each of said years among the municipalities and to facilitate the distribution of these tax revenues by the early enactment of this law.</p>
Taxes imposed confirmed.	<p>2. The taxes imposed upon any taxpayer under and by the provisions of chapter seven, pamphlet laws of one thousand nine hundred and thirty-eight, for the years one thousand nine hundred and thirty-eight and one thousand nine hundred and thirty-nine are hereby ratified and confirmed.</p>
Valuations heretofore fixed adopted.	<p>3. The valuations of the taxpayers' property located in, on or over any public street, highway, road or other public place in the several municipalities as determined and certified by the State Tax Commissioner, acting pursuant to sections five and fourteen of chapter seven, pamphlet laws of one thousand nine hundred and thirty-eight, for each of the years one thousand nine hundred and thirty-eight and one thousand nine hundred and thirty-nine are hereby established and adopted as the units of measure and bases for a fair and equitable apportionment of such taxes to such municipalities for each of said years, respectively.</p>
Taxes apportioned among municipalities for 1938.	<p>4. The taxes imposed upon any taxpayer by chapter seven, pamphlet laws of one thousand nine hundred and thirty-eight for the year one thousand nine hundred and thirty-eight, after deduction of expenses as hereinafter provided, are hereby apportioned among the several municipalities in the proportion that the valuation, hereby established and adopted for said year, of such tax-</p>

payer's property located in, on or over any public street, highway, road or other public place in each municipality bears to the total valuations, hereby established and adopted for said year, of all such property of such taxpayer in this State.

5. The taxes imposed upon any taxpayer by chapter seven, pamphlet laws of one thousand nine hundred and thirty-eight for the year one thousand nine hundred and thirty-nine, after deduction of expenses as hereinafter provided, are hereby apportioned among the several municipalities in the proportion that the valuation, hereby established and adopted for said year, of such taxpayer's property located in, on or over any public street, highway, road or other public place in each municipality bears to the total valuations, hereby established and adopted for said year, of all such property of such taxpayer in this State.

Taxes apportioned among municipalities for 1939.

6. Forthwith after the passage of this act, the State Tax Commissioner shall allocate the expense of auditing and verifying the statements of each taxpayer and the expense of making the apportionment for each of said years among the several taxpayers, as provided in section six of chapter seven, pamphlet laws of one thousand nine hundred and thirty-eight, and he shall thereupon certify such expenses to the respective taxpayers. Within thirty days after such certification each taxpayer shall make payment to the State Tax Commissioner of its share of said expense as certified, less any payments made on account thereof.

Expenses for 1938 allocated.

7. Forthwith after the passage of this act, the State Tax Commissioner shall certify to each taxpayer and to the collector of taxes or officer having like powers and duties to perform in each municipality, the amount of such taxpayer's taxes apportioned by this act to such municipality for each of the years one thousand nine hundred and thirty-eight and one thousand nine hundred and thirty-nine. The taxes so apportioned for each of the years one thousand nine hundred and thirty-eight and

Taxes certified for 1938 and 1939.

When due.

Proviso.

Taxes a lien.

one thousand nine hundred and thirty-nine, less any payments made on account of such taxes and any credits against such taxes to which a taxpayer may be entitled under any law of this State, shall become due and payable thirty days after the said certification by the State Tax Commissioner; *provided, however*, that in case of any appeal from or review of any action of the State Tax Commissioner in any court, the portion of any such tax not paid prior to the commencement of such appeal or proceedings for review shall not become payable until thirty days after final determination of such appeal or review, and certification or recertification, if required. The said taxes, on and after the date the same become payable as herein provided, shall be and remain a first lien on the property and assets of the taxpayer liable therefor until paid with interest thereon, and the same shall be collected in the same manner and subject to the same interest and penalties as other taxes, and the same proceedings now available for the collection of personal taxes against other corporations or individuals shall be applicable to the collection of the said taxes payable to any municipality.

8. This act shall take effect immediately.

Passed January 23, 1940.

CHAPTER 3

AN ACT ratifying and confirming the excise taxes levied and imposed for the years one thousand nine hundred and thirty-eight and one thousand nine hundred and thirty-nine, by chapter eight of the laws of one thousand nine hundred and thirty-eight and providing for the apportionment of such taxes among the municipalities and the payment thereof, supplementing chapter eight of the laws of one thousand nine hundred and thirty-eight.

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

1. Purpose. Those provisions of chapter eight, pamphlet laws of one thousand nine hundred and thirty-eight, which provided for the apportionment of the tax revenues produced by said act upon the basis of valuations fixed by the State Tax Commissioner have been adjudged to be inoperative by the Court of Errors and Appeals, which adjudication applies to and affects any apportionment heretofore made or attempted to be made of the said tax revenues for the years one thousand nine hundred and thirty-eight and one thousand nine hundred and thirty-nine. The finances of the municipalities of this State are seriously affected by the nonreceipt of said revenues, withheld because of said adjudication. It is the opinion of the Senate and General Assembly that the valuation data and methods employed and the valuations determined and certified by the State Tax Commissioner in his attempted apportionment of said taxes for each of said years will result in a fair and equitable apportionment of such tax revenues for each of said years among the municipalities entitled thereto under the provisions of chapter eight, pam-

Apportionment
void.

Finances
affected.

Valuations
deemed fair.

Determination intended.	<p>pamphlet laws of one thousand nine hundred and thirty-eight. Therefore it is the purpose of the Senate and General Assembly to adopt the valuations established and certified by the State Tax Commissioner for each of the years one thousand nine hundred and thirty-eight and one thousand nine hundred and thirty-nine as the basis and measure for the apportionment of the tax revenues produced by chapter eight, pamphlet laws of one thousand nine hundred and thirty-eight for each of said years among the municipalities and to facilitate the distribution of these tax revenues by the early enactment of this law.</p>
Taxes imposed confirmed.	<p>2. The taxes imposed upon any taxpayer under and by the provisions of chapter eight, pamphlet laws of one thousand nine hundred and thirty-eight for the years one thousand nine hundred and thirty-eight and one thousand nine hundred and thirty-nine are hereby ratified and confirmed.</p>
Valuations heretofore fixed adopted.	<p>3. The valuations of the taxpayers' property located in, on or over any public street, highway, road or other public place in the several municipalities as determined and certified by the State Tax Commissioner, acting pursuant to sections eight and seventeen of chapter eight, pamphlet laws of one thousand nine hundred and thirty-eight, for each of the years one thousand nine hundred and thirty-eight and one thousand nine hundred and thirty-nine are hereby established and adopted as the units of measure and bases for a fair and equitable apportionment of the taxes imposed by section six (a) of said act to such municipalities for each of said years, respectively.</p>
Taxable personal property for 1938 and 1939 adopted.	<p>4. The valuations of the taxpayers' personal property in the several municipalities as determined and certified by the State Tax Commissioner, acting pursuant to sections eight and seventeen of chapter eight, pamphlet laws of one thousand nine hundred and thirty-eight, for each of the years one thousand nine hundred and thirty-eight and one thousand nine hundred and thirty-nine are hereby established and adopted as the units of</p>

measure and bases for a fair and equitable apportionment of the taxes imposed by section six (b) of said act to such municipalities for each of said years, respectively.

5. The taxes imposed upon any taxpayer by section six (a) of chapter eight, pamphlet laws of one thousand nine hundred and thirty-eight for the year one thousand nine hundred and thirty-eight, after deduction of expenses as hereinafter provided, are hereby apportioned among the several municipalities in the proportion that the valuation, hereby established and adopted for said year, of such taxpayer's property located in, on or over any public street, highway, road or other public place in each municipality bears to the total valuations, hereby established and adopted for said year, of all such property of such taxpayer in this State.

Taxes for 1938
apportioned
among
municipalities.

6. The taxes imposed upon any taxpayer by section six (a) of chapter eight, pamphlet laws of one thousand nine hundred and thirty-eight for the year one thousand nine hundred and thirty-nine, after deduction of expenses as hereinafter provided, are hereby apportioned among the several municipalities in the proportion that the valuation, hereby established and adopted for said year, of such taxpayer's property located in, on or over any public street, highway, road or other public place in each municipality bears to the total valuations, hereby established and adopted for said year, of all such property of such taxpayer in this State.

Taxes for
1938 and 1939
apportioned
among
municipalities.

7. The taxes imposed upon any taxpayer by section six (b) of chapter eight, pamphlet laws of one thousand nine hundred and thirty-eight for the year one thousand nine hundred and thirty-eight, after deduction of expenses as hereinafter provided, are hereby apportioned among the several municipalities in the proportion that the valuation, hereby established and adopted for the said year, of such taxpayer's personal property in each municipality bears to the total valuations, hereby established and adopted for the said year, of all such property of such taxpayer in this State.

Apportionment
of taxes among
municipalities
for 1938.

Apportionment
of taxes among
municipalities
for 1939.

8. The taxes imposed upon any taxpayer by section six (b) of chapter eight, pamphlet laws of one thousand nine hundred and thirty-eight for the year one thousand nine hundred and thirty-nine, after deduction of expenses as hereinafter provided, are hereby apportioned among the several municipalities in the proportion that the valuation, hereby established and adopted for the said year, of such taxpayer's personal property in each municipality bears to the total valuations, hereby established and adopted for the said year, of all such property of such taxpayer in this State.

Expenses for
1938 allocated.

9. Forthwith after the passage of this act the State Tax Commissioner shall allocate the expense of auditing and verifying the statements of each taxpayer and the expense of making the apportionment for each of said years among the several taxpayers, as provided in section nine of chapter eight, pamphlet laws of one thousand nine hundred and thirty-eight, and he shall thereupon certify such expenses to the respective taxpayers. Within thirty days after such certification each taxpayer shall make payment to the State Tax Commissioner of its share of said expense as certified, less any payments made on account thereof.

Taxes certified
for 1938
and 1939.

10. Forthwith after the passage of this act, the State Tax Commissioner shall certify to each taxpayer and to the collector of taxes or officer having like powers and duties to perform in each municipality the amounts of such taxpayer's taxes apportioned by this act to such municipality for each of the years one thousand nine hundred and thirty-eight and one thousand nine hundred and thirty-nine. The taxes so apportioned for each of the years one thousand nine hundred and thirty-eight and one thousand nine hundred and thirty-nine, less any payments made on account of such taxes and any credits against such taxes to which a taxpayer may be entitled under any law of this State, shall become due and payable thirty days after the said certification by the State Tax Commissioner; *provided, however*, that in case of any appeal from or review of any action of the State Tax Commis-

When due.

Proviso.

sioner in any court, the portion of any such tax not paid prior to the commencement of such appeal or proceedings for review shall not become payable until thirty days after final determination of such appeal or review, and certification or recertification, if required. The said taxes, on and after the date the same become payable as herein provided, shall be and remain a first lien on the property and assets of the taxpayer liable therefor until paid with interest thereon, and the same shall be collected in the same manner and subject to the same interest and penalties as other taxes, and the same proceedings now available for the collection of personal taxes against other corporations or individuals shall be applicable to the collection of the said taxes payable to any municipality. Taxes a lien.

11. This act shall take effect immediately.

Passed January 23, 1940.

CHAPTER 4

AN ACT imposing an excise tax upon persons, co-partnerships, associations or corporations, other than street railway, traction, gas and electric light, heat and power corporations, municipal corporations and corporations taxable under chapters nineteen to twenty-nine, inclusive, of Title 54 of the Revised Statutes, using or occupying public streets, highways, roads or other public places by virtue of a franchise or authority or permission from the State or any municipality thereof, except for the operation of autobuses or autocabs commonly called taxicabs.

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

1. Purpose. The purpose of this act is to provide for the taxation of certain franchises held by Taxation of franchises.

Reimbursement.	certain persons, copartnerships, associations and corporations; the reimbursement to the State of certain costs and expenses incurred in the imposition and apportionment of such taxes; an apportionment of the balance of such taxes among the municipalities in which such franchises are exercised upon the fixed standard hereinafter set forth; and to supersede sections 54:31-1 to 54:31-28 of the Revised Statutes, inclusive, and chapter seven, pamphlet laws of one thousand nine hundred and thirty-eight, for the year one thousand nine hundred and forty and thereafter.
Apportionment.	
Definitions:	2. Definitions: As used in this act.
Taxpayer;	(a) "Taxpayer" means any person, copartnership, association or corporation subject to taxation under the provisions of this act.
Gross receipts;	(b) "Gross receipts" means all receipts from the taxpayer's business over, on, in, through or from the whole of its lines or mains, excluding therefrom, however, any sum or sums of money received by any taxpayer in payment for such portion of its products as may have been sold and furnished to another public utility which is also subject to the payment of a tax based upon gross receipts, and excluding also receipts from the operation of autobuses.
Scheduled property;	(c) "Scheduled property" means only those classes or types of property of a taxpayer set forth in section seven of this act, and which are to be used in computing the apportionment valuation herein defined.
Unit value;	(d) "Unit value" means the value set forth in section seven of this act, to be uniformly applied to each of the several classes or types of scheduled property in computing the apportionment value.
Apportionment value.	(e) "Apportionment value" or "apportionment valuation" means the result obtained by multiplying the quantities of each class or type of scheduled property of a taxpayer by the applicable unit value, and the addition of such results.
Cab franchise tax.	3. Every person, copartnership, association or corporation, other than street railway, traction, gas

and electric light, heat and power corporations, municipal corporations and corporations which are taxable under chapters nineteen to twenty-nine, inclusive, of Title 54 of the Revised Statutes, using or occupying public streets, highways, roads or other public places by virtue of a franchise or authority or permission from the State or any municipality thereof, except consent, authority or permission for the operation of autobuses or autocabs commonly called taxicabs, shall, in the year one thousand nine hundred and forty and annually thereafter, pay for the franchise to use such public streets, highways, roads or other public places in this State an excise tax which shall be in lieu of any and all other tax or taxes upon the franchise or franchises of such taxpayer. The annual excise tax imposed on each taxpayer shall be a sum equal to five per centum (5%) of such portion of the taxpayer's gross receipts as the length of the lines or mains of such taxpayer in this State along, in or over any public street, highway, road or other public place bears to the whole length of its lines or mains. In case the gross receipts of any such taxpayer for any calendar year shall not exceed the sum of fifty thousand dollars (\$50,000.00) the tax on such taxpayer for such calendar year shall be computed at the rate of two per centum (2%), instead of at the rate of five per centum (5%).

4. (A) Every taxpayer shall on or before the first day of September, one thousand nine hundred and forty, and the first day of September in each year thereafter return to the State Tax Commissioner a statement in such form and detail as the State Tax Commissioner shall require, showing, as of the first day of July preceding:

- (1) The scheduled property of the taxpayer located in, on or over any public street, highway, road or other public place in this State; and
- (2) The length of the taxpayer's lines or mains in, on, along or over any public street,

Amount.

Annual statement to tax commissioner:

Property;

Length of lines;

highway, road or other public place in this State; and

Total length.

(3) The whole length of the taxpayer's lines or mains.

Gross receipts.

(B) Every taxpayer shall on or before February first, one thousand nine hundred and forty-one, and February first in each year thereafter return to the State Tax Commissioner a statement showing its gross receipts for the preceding calendar year.

Statements attested.

(C) The statements herein provided for shall be subscribed and sworn to by the taxpayer or the president, a vice-president, or chief officer of the corporation making such return. Any taxpayer refusing or neglecting to make the statements herein provided for shall forfeit and pay to the State of New Jersey the sum of one hundred dollars (\$100.00) per day for each day of such refusal or neglect, to be recovered in an action at law in the name of the State and which, when recovered, shall be paid into the State treasury. It shall be the duty of the State Tax Commissioner to certify any such default to the Attorney-General of the State who, thereupon, shall prosecute an action at law for such penalty. Any person who shall knowingly or willfully falsely make any oath required to be made under this act shall be deemed guilty of perjury and on conviction thereof shall be liable to all penalties prescribed by law therefor.

Default certified to Attorney-General.

Penalty for falsifying.

Audit.

(D) The State Tax Commissioner shall audit and verify the statements filed by taxpayers whenever and in such respects as he shall deem necessary or advisable.

Apportionment value.

5. The State Tax Commissioner shall annually, prior to the first day of January, one thousand nine hundred and forty-one, and the first day of January in each year thereafter, establish the apportionment value of the scheduled property of each taxpayer located in, on or over any public street, highway, road or other public place in each municipality in this State as of the preceding July first. Prior to January first, one thousand nine

hundred and forty-one, and January first in each year thereafter, the State Tax Commissioner shall certify to the governing body of each of the several municipalities entitled to receive a portion of the excise taxes imposed by this act, addressed to the clerk thereof, the apportionment valuation of such scheduled property of each taxpayer located in such municipality, and the apportionment valuation of such scheduled property of such taxpayer located in each other municipality.

6. Any municipality aggrieved by any determination or act of the State Tax Commissioner in establishing the apportionment valuations under the provisions of this act may appeal therefrom to the State Board of Tax Appeals. Such appeal shall be taken by filing with the said board a verified petition of appeal, specifying the grounds of appeal and the relief sought, and by serving a copy of such petition, within ten days thereafter, on the Attorney-General and on the clerk or officer having like duties of each municipality entitled to any portion of the excise taxes imposed by this act upon such taxpayer. Such appeals shall be taken on or before the first Monday in March in each year, after which date no appeal from any such determination or act shall be taken, and the State Board of Tax Appeals shall give precedence to such appeals over any other appeals before the said board.

Municipality
may appeal ap-
portionment.

How appeal
taken.

7. For the purpose of securing a fair and equitable apportionment of the excise taxes imposed by this act upon a uniform basis among the several municipalities, the scheduled property of the taxpayer and the unit value to be applied to each class or type of scheduled property shall be as follows:

Schedule of
property value
for apportion-
ment.

TELEPHONE, TELEGRAPH AND MESSENGER SYSTEMS

Scheduled Property

Unit Value

Aerial Lines\$11.00 per mile of single wire

Wire lines.

Underground

Lines\$ 6.50 per mile of single wire

WATER SUPPLY SYSTEMS

<i>Scheduled Property</i>		<i>Unit Value</i>	
Water system.	Mains—Copper, Steel and Wrought Iron		
	<i>Size</i>		
Wrought iron, etc., pipes.	1" and under	\$.20	per foot
	1¼" to 2"30	" "
	2½" and 3"50	" "
	4"58	" "
	5"70	" "
	6"83	" "
	8"	1.13	" "
	10"	1.56	" "
	12"	1.98	" "
	14"	2.26	" "
	16"	2.67	" "
	18"	3.00	" "
	20"	3.32	" "
	24"	4.65	" "
	30"	6.25	" "
	36"	8.25	" "
	52"	16.63	" "
	intermediate sizesby mathematical interpolation		
	Mains—Cast Iron		
	<i>Size</i>		
Cast iron pipes.	3" and under	\$.57	per foot
	4"67	" "
	5"79	" "
	6"92	" "
	8"	1.25	" "
	10"	1.62	" "
	12"	2.14	" "
	14"	2.61	" "
	16"	3.17	" "
	18"	3.90	" "
	20"	4.40	" "
	24"	5.55	" "

<i>Size</i>			
30"	7.50	" "
36"	9.85	" "
42"	14.65	" "
48"	19.20	" "
intermediate			
sizesby mathematical interpolation			

Mains—Concrete

<i>Size</i>			
8" and under	\$.20	per foot Concrete pipes.
10"30	" "
12"90	" "
16"	1.00	" "
18"	1.25	" "
20"	1.55	" "
24"	2.00	" "
30"	2.75	" "
36"	4.00	" "
42"	6.50	" "
intermediate			
sizesby mathematical interpolation			
Service connections	 \$8.00 each	
Fire hydrants	\$70.00 each Hydrants.	

SEWER SYSTEMS

Scheduled Property *Unit Value*

Mains—Cast Iron

<i>Size</i>			
3" and under	\$.57	per foot Sewers.
4"67	" "
5"79	" "
6"92	" "
8"	1.25	" "
10"	1.62	" "
12"	2.14	" "
14"	2.61	" "
16"	3.17	" "
18"	3.90	" "

Size

20"	4.40	"	"
24"	5.55	"	"
30"	7.50	"	"
36"	9.85	"	"
intermediate sizes	by mathematical interpolation		

Mains—Terra Cotta

Size

Terra cotta pipes.	6"	\$.40	per foot
	8"60	" "
	10"90	" "
	12"	1.20	" "
	15"	1.60	" "
	18"	2.10	" "
	20"	2.60	" "
	24"	3.60	" "
intermediate sizes	30"	5.50	" "
	by mathematical interpolation		

Mains—Reinforced Concrete

Size

Reinforced pipes.	36"	\$4.00	per foot
	42"	6.50	" "
	54"	10.00	" "
	66"	13.50	" "
intermediate sizes	by mathematical interpolation		

Mains—Rectangular Reinforced Concrete

Size

Other styles.	5' x 4.5'	\$16.00	per foot
	6' x 4.5'	18.00	" "
	6' x 5'	19.50	" "
	Sewer Manholes	\$60.00	each

8. Before making the apportionment of the excise taxes imposed by this act to the several municipalities entitled thereto, the State Tax Commissioner shall deduct from the gross amount of such taxes the expenses of auditing and verifying the statements of each taxpayer and making the respective apportionments of the taxes and a share of any general expenses which cannot be allocated to any one taxpayer in proportion to the amounts of the several taxes payable by the respective taxpayers. The State Tax Commissioner shall certify such expenses to the respective taxpayers who shall make payment thereof to the State Tax Commissioner within thirty days after such certification.

Deductions
before apportionment.

Expenses certified.

9. The balance of the excise tax imposed by this act upon each taxpayer in the year one thousand nine hundred and forty and each year thereafter is hereby apportioned to the various municipalities of this State in the proportion that the apportionment value of the scheduled property of such taxpayer located in, on or over any public street, highway, road or other public place in each municipality as of the preceding July first bears to the total apportionment value of such scheduled property of such taxpayer in this State as of that date. The State Tax Commissioner shall annually, on or before May first, one thousand nine hundred and forty-one and May first in each year thereafter, compute and apportion the balance of the excise taxes in the manner herein set forth. Within five days after making such computation and apportionment the State Tax Commissioner shall certify to the respective collectors of taxes or officers having like powers and duties to perform in each municipality the amount of such taxes apportioned to such municipality, and the collectors of taxes or such other officers shall, within five days after receipt of such certification, deliver or cause to be delivered to each taxpayer named in such certificate a statement in writing showing the amount of such taxes payable to such municipality; and the amount so apportioned to each municipality shall become pay-

Basis of apportionment.

Annual computation by tax commissioner.

Certification to tax collectors.

Statement furnished taxpayer.

	able at the place where other taxes are payable in such municipality in the following manner, to wit:
Payments.	One-third thereof within thirty days after the date of the certification of the apportionment by the State Tax Commissioner, one-third thereof on the first day of September, and one-third thereof on the first day of December next thereafter; <i>provided</i> ,
Proviso.	that if, for any reason, the making and delivery of such certificate of apportionment shall be delayed until after December first in any year, then and in that case, all of such taxes for such year affected by such certificate of apportionment shall become due and payable thirty days after the date of such certification of apportionment; <i>and provided further</i> , that in case of an appeal from any apportionment valuation or apportionment or any review thereof in any court, the portion of any such tax not paid prior to the commencement of such appeal or proceedings for review shall not become payable until thirty days after final determination of such appeal or review and certification of recertification, if required. The taxes payable by each taxpayer shall be and remain a first lien on the property and assets of such taxpayer on and after the date the same become payable as herein provided until paid with interest thereon, and the same shall be collected in the same manner and subject to the same discounts, interest and penalties as other taxes, and the same proceedings now available for the collection of personal taxes against other corporations or individuals shall be applicable to the collection of the excise taxes hereby imposed and payable to any municipality.
Tax a lien.	
Collection.	
Returns relative to property and rights acquired by taxpayer.	10. When any taxpayer shall acquire the rights, property and franchises of using and occupying public streets, highways, roads or other public places in this State, other than the right and franchise to operate autobuses, of other taxpayers then taxable under this act, and shall retain such rights, property and franchises at the end of the calendar year in which such acquisition occurs, then and in such case on or before the first day of Feb-

ruary of the succeeding year, such acquiring taxpayer shall return to the State Tax Commissioner in the manner and form required by this act and in addition to the statements of gross receipts, scheduled property and length of lines to be filed under this act, a statement showing the gross receipts from the business over, on, in, through or from the lines and mains of the taxpayers whose rights, property and franchises were so acquired as aforesaid, from January first of the year in which such property was acquired to the date of such acquisition, together with a statement showing the scheduled property and length of lines or mains as of July first of the year in which such acquisition took place, as hereinbefore required, unless such information has previously been supplied and filed with the State Tax Commissioner. The total of the gross receipts as shown in both of said statements to the State Tax Commissioner, or as otherwise ascertained by him, shall be used in ascertaining, fixing and apportioning the excise tax imposed by this act upon such acquiring taxpayer.

Schedules
shown.

Gross receipts.

11. All money now payable by any taxpayer to any municipality for his, her or its exclusive use, pursuant to any contract, agreement, resolution or ordinance (except money expended for paving or repairing any street, highway, road or other public place) shall be paid, notwithstanding this act, and when paid shall be considered a payment on account of or in full, as the case may be, for the excise tax apportioned to such municipality, as hereinbefore provided; if the amount so paid is greater than the amount of the excise tax so apportioned, such payment shall be in lieu thereof; and, if less, the difference in amount shall be payable as herein provided.

Payments.

12. The State Tax Commissioner, in making the apportionment of any taxes imposed upon any taxpayer by this act to any municipality for any year, shall deduct from or add to such apportionment for such year the municipality's proper share of any deduction or addition to the extent and in the

Deductions in
making ap-
portionments.

manner which may heretofore have been or may hereafter be ordered or decreed by any judgment of the State Board of Tax Appeals or any court by reason of any error or omission in connection with the apportionment of any excise taxes imposed upon any taxpayer in any prior year.

Determinations in apportioning:

13. For the determination of the tax payable by any taxpayer in the year one thousand nine hundred and forty and the apportionment and payment thereof,

Information usable;

(a) The State Tax Commissioner shall use the information contained in returns heretofore filed with him by taxpayers pursuant to section three of chapter seven, pamphlet laws of one thousand nine hundred and thirty-eight; provided that if the State Tax Commissioner shall deem such information inaccurate or insufficient for such purposes, he may require any taxpayer to file additional returns in such form and detail as he shall request;

Apportionment value and certification;

(b) The State Tax Commissioner shall establish the apportionment valuations as herein provided and shall certify the same to the several municipalities within ninety days after this act becomes effective;

Appeals;

(c) Appeals from apportionment valuations shall be taken within thirty days after such certification;

Period for certifying correctness;

(d) The State Tax Commissioner shall make and certify the apportionment of the excise taxes imposed by this act within one hundred twenty days after this act becomes effective.

Taxes how and when paid.

(e) The taxes imposed by this act for the year one thousand nine hundred and forty shall be payable at the times and in the manner provided in section nine hereof.

Constitutionality.

14. If any provision of this act shall for any reason be held to be unconstitutional or invalid, it shall not affect the other provisions of this act or any of them.

15. All acts and parts of acts and any chapters or parts of chapters of the Revised Statutes inconsistent herewith are hereby repealed; *provided, however*, that nothing in this act shall be construed to alter, modify or repeal chapter four of Title 48 of the Revised Statutes (Revised Statutes, 48:4); *and provided further*, that nothing in this act shall be construed to alter, impair or repeal any of the provisions of chapters nineteen to twenty-nine, inclusive, of Title 54 of the Revised Statutes, nor shall any corporation taxable under said chapters nineteen to twenty-nine, inclusive, of Title 54 of the Revised Statutes be taxable under this act.

Repealer.

Proviso.

Proviso.

Exceptions.

16. This act shall take effect immediately.

Passed January 23, 1940.

CHAPTER 5

AN ACT for the taxation of the gross receipts of street railway, traction, gas and electric light, heat and power corporations using or occupying the public streets, highways, roads or other public places, for the exemption from taxation of the franchises, stock, and certain property of such corporations, and for the taxation of certain of the property of such corporations not so exempted from taxation.

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

1. The purpose of this act is to provide a complete scheme and method for the taxation of street railway, traction, gas and electric light, heat and power corporations using or occupying the public streets, highways, roads or other public places, to exempt from taxation other than imposed by this

Complete
method for
taxing public
utilities.

Exemptions.

Apportionment to municipalities.	act the franchises, stock, and certain property of such corporations and for the taxation of the property of such corporations not so exempted from taxation; the reimbursement to the State of certain costs and expenses incurred in the imposition and apportionment of such taxes; the apportionment of the balance of such taxes among municipalities upon the fixed standards hereinafter set forth; and to supersede sections 54:31-1 to 54:32-7 of the Revised Statutes, inclusive, and chapter eight of the laws of one thousand nine hundred and thirty-eight for the year one thousand nine hundred and forty and thereafter.
Definitions:	2. Definitions: As used in this act—
Taxpayer;	(a) "Taxpayer" means any corporation subject to taxation under the provisions of this act.
Real estate;	(b) "Real estate" means lands and buildings, but it does not include railways, tracks, ties, lines, wires, cables, poles, pipes, conduits, bridges, viaducts, machinery, apparatus and equipment, notwithstanding any attachment thereof to lands or buildings.
Gross receipts;	(c) "Gross receipts" means all receipts from the taxpayer's business over, in, through or from the whole of its lines or mains but does not include any sum or sums of money received by the taxpayer in payment for gas or electrical energy sold and furnished to another public utility which is also subject to the payment of a tax based upon its gross receipts, nor in the case of a street railway or traction corporation the receipts from the operation of autobuses or vehicles of the character described in Title 48, chapter fifteen, section forty-one to the end of the chapter, of the Revised Statutes (Revised Statutes, section 48:15-41 et seq.).
Scheduled property;	(d) "Scheduled property" means only those classes or types of property of a taxpayer set forth in section ten of this act and which are to be used in computing the apportionment value as herein defined.

(e) "Unit value" means the value set forth in section ten of this act to be uniformly applied to each of the several classes or types of scheduled property in computing the apportionment value.

Unit value;

(f) "Apportionment value" or "apportionment valuation" means the result obtained by multiplying the quantities of each class or type of scheduled property of a taxpayer by the applicable unit value, and the addition of such results.

Apportionment value.

3. Street railway, traction, gas and electric light, heat and power corporations using or occupying public streets, highways, roads or other public places, and their property and franchises, shall be subject to taxation only as in this act provided. Any such corporation shall not be subject to any other taxes upon its property, franchises, stock or gross receipts, and the shares of stock of any such corporation shall not be taxed in the hands of shareholders.

Street use.

4. All the real estate as herein defined, and the electric and gas appliances to be used for the consumption of gas or electricity and held for resale and not for the purpose of production, transmission or distribution of gas or electric energy, and by-products of gas manufacture held for resale and not for the purpose of production, transmission or distribution of gas or electric energy, owned or held by any taxpayer shall be assessed and taxed at local rates in the manner provided by law for the taxation of similar property owned by other corporations or individuals, and all proceedings for appeal, review and collection available to municipalities and other corporations or individuals with respect to similar property shall be applicable.

Local taxation of real estate and appliances.

5. Any street railway or traction corporation, subject to taxation under the provisions of this act, which operates autobuses or vehicles of the character described in Title 48, chapter fifteen, section forty-one to the end of the chapter, of the Revised Statutes (Revised Statutes, section 48:15-41 et seq.), (the receipts from which operation are excluded from the term "gross receipts" of such

Taxation of buses.

corporation as hereinbefore provided), shall pay the same taxes with respect to its operation of such autobuses and vehicles as other owners or operators of autobuses are required to pay.

Excise tax
for street use:

6. Every street railway, traction, gas and electric light, heat and power corporation using or occupying the public streets, highways, roads or other public places in this State shall in the year one thousand nine hundred and forty and annually thereafter pay excise taxes for the privilege of exercising its franchises and using the public streets, highways, roads or other public places in this State, as follows:

Rate;

(a) A tax computed at the rate of five per centum (5%) of such proportion of the gross receipts of such taxpayer for the preceding calendar year as the length of the lines or mains in this State, located along, in or over any public street, highway, road or other public place bears to the whole length of its lines or mains. In case the gross receipts of any such taxpayer for any calendar year shall not exceed fifty thousand dollars (\$50,000.00) the tax on such taxpayer for such calendar year shall be computed at the rate of two per centum (2%) instead of at the rate of five per centum (5%).

Certain
amount
computed;

Average tax.

(b) A tax computed at the same rate as the average rate of taxation in this State fixed for the current year by the State Tax Commissioner under the provisions of Title 54, chapter twenty-four, of the Revised Statutes (Revised Statutes, section 54:24-1 et seq.) upon the gross receipts of such taxpayer for the preceding calendar year from its business over, on, in, through or from its lines or mains in the State of New Jersey.

Annual
detailed
statement:

7. (A) Every taxpayer shall on or before the first day of September, one thousand nine hundred and forty, and on or before the first day of September in each year thereafter return to the State Tax Commissioner a statement in such form and detail as the State Tax Commissioner shall require, showing, as of the first day of July of such year:

(1) The scheduled property of the taxpayer located in, on or over any public street, highway, road or other public place in each municipality in this State and the scheduled property not so located in each municipality in this State;

Scheduled
property of
taxpayer;

(2) The length of the taxpayer's lines and mains along, in, on or over any public street, highway, road or other public place in this State (but not including in the case of a street railway or traction company the length of the lines operated by autobuses or vehicles of the character described in Title 48, chapter fifteen, section forty-one to the end of the chapter, of the Revised Statutes (Revised Statutes, section 48:15-41 et seq.); and

Length of
lines;

(3) The whole length of the taxpayer's lines and mains (but not including in the case of a street railway or traction company the length of the lines operated by autobus or vehicles of the character described in Title 48, chapter fifteen, section forty-one to the end of the chapter, of the Revised Statutes (Revised Statutes, section 48:15-41 et seq.).

Total length;

(4) Every taxpayer operating both gas and electric facilities shall supply the information required by this subsection (A) in such manner as the State Tax Commissioner shall require so that its gas and electric scheduled property and length of gas and electric lines shall be shown separately.

Gas and
electric shown
separately.

(B) Every taxpayer shall on or before the first day of February, one thousand nine hundred and forty-one, and on or before the first day of February in each year thereafter return to the State Tax Commissioner a statement showing:

Annual
statement
to show:

(1) The gross receipts for the preceding calendar year from the business over, on, in, through or from the taxpayer's lines and mains in this State, stated separately for each class of business; and

Gross receipts;

Receipts of
preceding
years;

(2) The gross receipts for the preceding calendar year from the business over, on, in, through or from the whole of the taxpayer's lines and mains.

Separation
of receipts.

(3) Every taxpayer operating both gas and electric facilities shall supply the information required by this subsection (B) in such manner as the State Tax Commissioner shall require, separating its gross receipts from gas operations from its gross receipts from electric operations.

Statements
verified.

(C) The statements herein provided for shall be subscribed and sworn to by the president, a vice-president, or chief officer of the corporation making such return; any taxpayer refusing or neglecting to make the statements herein provided for shall forfeit and pay to the State of New Jersey the sum of one hundred dollars (\$100.00) per day for each day of such refusal or neglect, to be recovered in an action at law in the name of the State and which, when recovered, shall be paid into the State treasury. It shall be the duty of the State Tax Commissioner to certify any such default to the Attorney-General of the State who, thereupon, shall prosecute an action at law for such penalty. Any person who shall knowingly or willfully falsely make any oath required to be made under this act shall be deemed guilty of perjury and on conviction thereof shall be liable to all penalties prescribed by law therefor.

Penalty.

Default
certified to
Attorney-
General.

Perjury;

Statements
verified.

(D) The State Tax Commissioner shall audit and verify the statements filed by taxpayers whenever and in such respects as he shall deem necessary or advisable.

Apportion-
ment value
established.

8. The State Tax Commissioner shall prior to the first day of January, one thousand nine hundred and forty-one, and annually prior to the first day of January in each year thereafter, establish the apportionment value of the scheduled property of each taxpayer located in any municipality of this State, separating the apportionment value of such

scheduled property located in, on or over public streets, highways, roads or other public places and the apportionment value of such scheduled property not so located, as of the preceding July first. Prior to January first, one thousand nine hundred and forty-one, and January first in each year thereafter the State Tax Commissioner shall certify to the governing body of each of the several municipalities entitled to receive a portion of the excise taxes imposed by this act, addressed to the clerk thereof, the apportionment valuations of the scheduled property of each taxpayer located in such municipality and the apportionment valuations of the scheduled property of such taxpayer located in each other municipality.

Portion of
excise taxes
assigned mu-
nicipalities.

9. Any municipality aggrieved by any determination or act of the State Tax Commissioner in establishing the apportionment valuations under the provisions of this act may appeal therefrom to the State Board of Tax Appeals. Such appeal shall be taken by filing with the said board a verified petition of appeal, specifying the grounds of appeal and the relief sought, and by serving a copy of such petition within ten days thereafter on the Attorney-General and on the clerk or officer having like duties of each municipality entitled to any portion of the excise taxes imposed by this act upon such taxpayer. Such appeals shall be taken on or before the first Monday in March in each year, after which date no appeal from any such determination or act shall be taken, and the State Board of Tax Appeals shall give precedence to such appeals over any other appeals before the said board.

Appeal may
be taken.

How and when
appeal had.

10. For the purpose of securing a fair and equitable apportionment of the excise taxes imposed by this act upon a uniform basis among the several municipalities the scheduled property of a taxpayer and the unit value to be applied to each class or type of scheduled property shall be as follows:

Schedule of
property value
for appor-
tionment.

STREET RAILWAY AND TRACTION SYSTEMS

Scheduled Property Unit Value

Street systems.	Tee Rail	\$2,557.00 per mile of single track in place
	Girder Rail	\$9,019.00 per mile of single track in place
	Overhead Construction	\$3,452.00 per single track mile
	Rolling Stock	\$6,148.00 per mile of single track in service

GAS SYSTEMS

Scheduled Property Unit Value

Gas systems.	Gas Manufacturing Plants.....	\$185.00 per 1,000 cubic feet of daily manu- facturing ca- pacity.
	Gas Holders	\$ 80.00 per 1,000 cubic feet of capacity.

Mains—Steel and Wrought Iron

Size

Wrought iron, etc., pipes.	3" and under	\$.50 per foot
	4"58 " "
	5"70 " "
	6"83 " "
	8"	1.13 " "
	10"	1.56 " "
	12"	1.98 " "
	14"	2.26 " "
	16"	2.67 " "
	18"	3.00 " "
	20"	3.32 " "
	24"	4.65 " "
	30"	6.25 " "
	36"	8.25 " "

Intermediate

sizesby mathematical interpolation

Mains—Cast Iron

Size

3" and under	\$.57 per foot	Cast iron pipes.
4"67 "	" "
5"79 "	" "
6"92 "	" "
8"	1.25 "	" "
10"	1.62 "	" "
12"	2.14 "	" "
14"	2.61 "	" "
16"	3.17 "	" "
18"	3.90 "	" "
20"	4.40 "	" "
24"	5.55 "	" "
30"	7.50 "	" "
36"	9.85 "	" "

Intermediate

sizesby mathematical interpolation

Service Connections \$7.00 each

Meters \$9.00 each

ELECTRIC LIGHT, HEAT AND POWER SYSTEMS

Scheduled Property Unit Value

Electric Generating

Wire systems.

Stations\$45.00 per Kilowatt of generating capacity

Substations\$14.00 per Kilovolt-ampere of capacity

Switching Stations ..\$ 5.00 per Kilovolt-ampere of capacity

Towers\$2,530.00 per tower

Poles—

Fully Owned\$27.00 per pole

Poles—

Jointly Owned\$13.50 per pole

Conduit\$.43 per duct foot

Conductors

	<i>Size</i>	
Conductors.	# 12 and under	\$.011 per foot
	# 10019 “ “
	# 8023 “ “
	# 6029 “ “
	# 4039 “ “
	# 2052 “ “
	# 1061 “ “
	# 0090 “ “
	# 00108 “ “
	# 000130 “ “
	# 0000155 “ “
	200,000 C. M.220 “ “
	250,000 C. M.258 “ “
	300,000 C. M.289 “ “
	350,000 C. M.324 “ “
	400,000 C. M.356 “ “
	500,000 C. M.426 “ “
	600,000 C. M.485 “ “
	750,000 C. M.577 “ “
	800,000 C. M.619 “ “
	1,000,000 C. M.729 “ “
	1,250,000 C. M.833 “ “
	1,500,000 C. M.952 “ “
	Intermediate sizes	by mathematical interpolation

Fixtures.	Line transformers	\$112.00 each
	Meters	\$11.50 each
	Arc Lamps and Ornamental White Way Lamps	\$40.00 each
	Street Lights	\$11.00 each
	Special Waterproofed Underground Cable Construction, Concrete Encased.	

Conductors

Size

# 14 and under	\$.017	per foot	Conductors.
# 12025	" "	
# 10038	" "	
# 8057	" "	
# 6076	" "	
# 4139	" "	
# 2159	" "	
# 1169	" "	
# 0216	" "	
# 00262	" "	
# 000329	" "	
# 0000396	" "	
250,000 C. M.762	" "	
300,000 C. M.813	" "	
350,000 C. M.864	" "	
500,000 C. M.	1.10	" "	
1,000,000 C. M.	2.43	" "	
1,250,000 C. M.	3.30	" "	
1,500,000 C. M.	3.33	" "	

Intermediate

sizesby mathematical interpolation

Conduit—Fibre, Wood and Iron

Size

$\frac{1}{4}$ "	\$.10	per foot	Conduits.
$\frac{1}{2}$ "13	" "	
1"24	" "	
$1\frac{1}{4}$ "33	" "	
$1\frac{1}{2}$ "39	" "	
$1\frac{3}{4}$ "46	" "	
2"53	" "	
$2\frac{1}{2}$ "83	" "	
3"	1.09	" "	
4"	2.17	" "	

Intermediate

sizesby mathematical interpolation

Conduit—Transite

Size

Trans- formers.	2½"	\$2.41 per foot
	Special Line Transformers in Waterproof Housing	\$340.00 each

Heating System Mains

Size

4"	\$2.79 per foot
5"	3.83 " "
6"	4.94 " "
8"	7.89 " "
10"	11.28 " "
12"	14.50 " "
14"	16.75 " "

Intermediate

sizesby mathematical interpolation

Heating System Services

Size

2"	\$5.20 each
2½"	7.49 each
3"	8.74 each
4"	15.49 each
6"	18.34 each

Intermediate

sizesby mathematical interpolation

Deductions
before appor-
tionment.

11. Before making the apportionment of the excise taxes imposed by this act to the several municipalities entitled thereto, the State Tax Commissioner shall deduct from the gross amount of such taxes the expenses of auditing and verifying the statements of each taxpayer and making the respective apportionments of the taxes and a share of any general expenses which cannot be allocated to any one taxpayer in proportion to the amounts of the several taxes payable by the respective taxpayers. The State Tax Commissioner shall certify

Expenses
certified.

such expenses to the respective taxpayers who shall make payment thereof to the State Tax Commissioner within thirty days after such certification.

12. The balance of the excise taxes imposed by section six (a) of this act upon each taxpayer in the year one thousand nine hundred and forty and each year thereafter is hereby apportioned to the various municipalities in the proportion that the apportionment value of the scheduled property of such taxpayer located in, on or over any public street, highway, road or other public place in each municipality as of the preceding July first bears to the total apportionment value of such scheduled property of such taxpayer in this State as of that date. The State Tax Commissioner shall, on or before May first, one thousand nine hundred and forty-one, and annually before May first in each year thereafter, compute the balance of such excise taxes and such apportionment thereof in the manner herein provided.

Basis of apportionment.

Annual computation by tax commissioner.

13. The balance of the excise taxes imposed by section six (b) of this act upon each taxpayer in the year one thousand nine hundred and forty and each year thereafter is hereby apportioned to the various municipalities in the proportion that the apportionment value of the scheduled property of such taxpayer located in each municipality as of the preceding July first bears to the total apportionment value of the scheduled property of such taxpayer in this State as of that date. The State Tax Commissioner shall on or before June first, one thousand nine hundred and forty-one, and annually before June first in each year thereafter, or, in each case, within thirty days after the ascertainment of the average rate of taxation as computed and fixed under the provisions of Title 54, chapter twenty-four of the Revised Statutes (Revised Statutes, section 54:24-1 et seq.) for the current year (whichever date shall be later), compute the balance of such taxes and the apportionment thereof in the manner herein provided.

Apportioning balance of excise tax.

Other computation.

Certification
to various
collectors.

Taxpayers
notified of
amount due.

When
payable.

Proviso.

Proviso.

Taxes a lien.

14. Within five days after making the computation and apportionment of the excise taxes as hereby imposed as hereinbefore provided, the State Tax Commissioner shall certify to the respective collectors of taxes or officers having like powers and duties to perform in each municipality the amount of such taxes apportioned to such municipality and the collectors of taxes or such other officers shall within five days after receipt of such certification deliver or cause to be delivered to each taxpayer named in such certificate a statement in writing showing the amount of such taxes payable to such municipality; and the amount so apportioned to each municipality shall become payable at the place where other taxes are payable in such municipality in the following manner, to wit: one-third thereof thirty days after the date of the certification of the apportionment by the State Tax Commissioner, one-third thereof on the first day of September, and one-third thereof on the first day of December next thereafter; *provided*, that if for any reason the making and delivering of a certificate of apportionment shall be delayed until after December first in any year then in that case all of the taxes for such year affected by such certificate of apportionment shall become due and payable thirty days after the date of such certification of apportionment; and, *further provided*, that in case of an appeal from any apportionment valuation or apportionment or any review thereof in any court, the portion of any such tax not paid prior to the commencement of any such appeal or proceedings for review, shall not become payable until thirty days after final determination of such appeal or review and the certification or recertification of the apportionment, if required. The taxes payable by each taxpayer hereunder shall be and remain a first lien on the property and assets of such taxpayer on and after the date the same become payable, as herein provided, until paid with interest thereon, and the same shall be collected in the same manner and subject to the same discounts, interest and pen-

alties as personal taxes against other corporations or individuals and the same proceedings now available for the collection of personal taxes against other corporations or individuals shall be applicable to the collection of the excise taxes hereby imposed and payable to any municipality.

15. When any corporation subject to taxation under this act shall acquire the rights, property and franchises of using and occupying public streets, highways, roads or other public places in this State, other than the right and franchise to operate autobuses or vehicles of the character described in Title 48, chapter fifteen, section forty-one to the end of the chapter, of the Revised Statutes (Revised Statutes, section 48:15-41 et seq.), of persons, copartnerships, associations or corporations then subject to an excise tax based upon its gross receipts, and shall retain such rights, property and franchises at the end of the calendar year in which such acquisition occurs, then and in such case on or before the first day of February of the succeeding year, such acquiring corporation shall return to the State Tax Commissioner in the manner and form required by this act and in addition to the statements of gross receipts, scheduled property and length of lines to be filed under this act, a statement showing the gross receipts from the business over, on, in, through or from the lines or mains of the persons, copartnerships, associations or corporations whose rights, property and franchises were acquired as aforesaid, from January first of the year in which such property was acquired to the date of such acquisition, together with a statement showing the scheduled property and length of lines or mains as of July first of the year in which such acquisition took place, as hereinbefore required, unless such information has previously been supplied and filed with the State Tax Commissioner. The total of the gross receipts as shown in both of said statements to the State Tax Commissioner, or as otherwise ascertained by him, shall be used in ascertaining, fixing and apportioning the excise tax

Action by
corporation
acquiring
property
subject to
excise tax.

Returns.

Statement.

Ascertaining
excise tax.

imposed by section six (a) of this act upon such acquiring corporation, and if said rights, property and franchises were acquired from a corporation subject to taxation under this act, then the total of the gross receipts as shown in both of said statements to the State Tax Commissioner, or as otherwise ascertained by him, shall be used in ascertaining, fixing and apportioning the excise tax imposed by section six (b) of this act upon such acquiring corporation.

Present
payments.

16. All money now payable by any corporation subject to the provisions of this act to any municipality for its exclusive use, pursuant to any contract, agreement, resolution or ordinance (except money expended for paving or repairing any street, highway, road or other public place) shall be paid, notwithstanding this act, and when paid shall be considered a payment on account of or in full, as the case may be, for the excise tax hereby imposed and apportioned to such municipality, as hereinbefore provided; if the amount so paid is greater than the amount of the excise tax so apportioned, such payment shall be in lieu thereof; and, if less, the difference in amount shall be payable as herein provided.

Additions and
deductions.

17. The State Tax Commissioner in making the apportionment of any taxes imposed by this act on any taxpayer for any year shall deduct from or add to such apportionment for such year the municipality's proper share of any deduction or addition to the extent and in the manner which may heretofore have been or may hereafter be ordered or decreed by any judgment of the State Board of Tax Appeals or any court by reason of any error or omission in connection with the apportionment valuation or apportionment of the excise taxes imposed upon such taxpayer in any prior year.

Determining
amount
payable:

18. For the determination of the taxes imposed by the provisions of sections six (a) and six (b) hereof and payable by any taxpayer in the year one thousand nine hundred and forty and the apportionment thereof,

(a) The State Tax Commissioner shall use the information contained in returns filed with him by taxpayers pursuant to the provisions of sections seven (A) and seven (B) of chapter eight of the laws of one thousand nine hundred and thirty-eight; *provided*, that if the State Tax Commissioner shall deem such information inaccurate or insufficient for the purpose of determining the tax payable or the apportionment thereof in accordance with the terms of this act he may require any taxpayer to file additional returns and information in such form and detail as he may request.

Information
usable;

Proviso.

(b) The State Tax Commissioner shall establish the apportionment valuations as herein provided and shall certify the same to the several municipalities within ninety days after this act becomes effective.

Apportion-
ment;

(c) Appeals from apportionment valuations shall be taken within thirty days after such certification.

Appeals;

(d) The State Tax Commissioner shall make and certify the apportionment of the excise taxes imposed by section six (a) of this act within one hundred twenty days after this act becomes effective and shall make and certify the apportionment of the excise taxes imposed under section six (b) of this act within thirty days after the average rate of taxation shall have been fixed for the year one thousand nine hundred and forty under the provisions of section 54:24-1, et seq., of the Revised Statutes.

Making and
certifying ap-
portionment.

(e) The taxes imposed by this act for the year one thousand nine hundred and forty shall be payable at the times and in the manner provided in section fourteen hereof.

When and
how taxes
payable.

19. If any provision of this act shall for any reason be held to be unconstitutional or invalid, it shall not affect the other provisions of this act or any of them.

Constitu-
tionality.

20. All acts and parts of acts or chapters and parts of chapters of the Revised Statutes inconsistent herewith are hereby repealed, but nothing

Repealer.

in this act shall be construed to alter, modify or repeal Title 48, chapter fifteen, section thirty-seven, of the Revised Statutes (Revised Statutes, section 48:15-37) or Title 48, chapter four, of the Revised Statutes (Revised Statutes, section 48:4-1 et seq.), or Title 48, chapter fifteen, sections forty-one to forty-three point three, inclusive, of the Revised Statutes (Revised Statutes, section 48:15-41 to 43.3).

21. This act shall take effect immediately.

Passed January 23, 1940.

CHAPTER 6

AN ACT concerning county and municipal finances.

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

Approval of
certain items
in budget.

Amount.

Proviso.

1. In the budget of any municipality for the year one thousand nine hundred and forty, the Commissioner of Local Government shall be authorized and it shall be his duty to approve an item of anticipated miscellaneous revenue appearing in such budget where such anticipated revenue is set up under the caption of "Franchise and Gross Receipts Taxes of the year one thousand nine hundred and thirty-eight and of the year one thousand nine hundred and thirty-nine" in an amount not in excess of the amount certified by the State Tax Commissioner by his certification dated September first, one thousand nine hundred and thirty-eight, less such amount as has been received by such municipality on account of such "Franchise and Gross Receipts Taxes for each of such years one thousand nine hundred and thirty-eight and one thousand nine hundred and thirty-nine,"; *provided*, that such item in a budget for one thousand nine hundred and forty, that is not adopted in accordance

with the provisions of sections 40:2-25 to 40:2-28 of the Revised Statutes, inclusive, shall not be in excess of the amount of appropriation made in such budget for "deficit in miscellaneous revenue for the year one thousand nine hundred and thirty-eight and one thousand nine hundred and thirty-nine." The said commissioner shall also be authorized and it shall be his duty to approve an item of anticipated miscellaneous revenues for the year one thousand nine hundred and forty under the caption of "Franchise Taxes of one thousand nine hundred and forty" and "Gross Receipts Taxes of one thousand nine hundred and forty" in amount not in excess of the amount set forth for each such item in the certification of the State Tax Commissioner dated September first, one thousand nine hundred and thirty-eight.

Approval of
other items.

2. This act shall take effect immediately.
Filed January 29, 1940.

CHAPTER 7

AN ACT concerning the reconstruction of county mental hospitals, and amending sections 30:9-4 and 30:9-5 of the Revised Statutes.

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

1. Section 30:9-4 of the Revised Statutes is hereby amended to read as follows:

Section
amended.

30:9-4. Wherever in any county in this State a lunatic asylum is owned and maintained by the county, and it becomes necessary from time to time either to enlarge such asylum by the building of additions or extensions thereto, or to erect additional buildings or pavilions for the accommodation

Increasing
capacity of
county
asylums.

of the insane, the board of chosen freeholders of any such county may, from time to time, upon resolution to be adopted by the affirmative votes of two-thirds of the members of such board, build such additions, extensions, additional building or buildings, pavilion or pavilions, and properly fit, furnish and equip the same.

Section
amended.

2. Section 30:9-5 of the Revised Statutes is hereby amended to read as follows:

Bond issue
to meet
charges.

30:9-5. To meet the expense of erecting new buildings, additions or accommodations at a county lunatic asylum, making repairs to such buildings, providing proper furniture or apparatus for lighting, heating or otherwise fitting up the same, the board of chosen freeholders may issue bonds in the corporate name of the county.

3. This act shall take effect immediately.

Approved January 27, 1940.

CHAPTER 8

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

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

Revised
Statutes
furnished
certain legis-
lative repre-
sentatives.

1. The Secretary of State is hereby authorized to deliver to each member of the one thousand nine hundred and forty Senate and House of Assembly, who has not previously received the same, a copy of the Revised Statutes of this State.

2. This act shall take effect immediately.

Approved January 27, 1940.

CHAPTER 9

AN ACT concerning county and municipal finances, amending section two of an act entitled "An act concerning county and municipal finances, amending section 40:2-22 and supplementing chapter two of Title 40 of the Revised Statutes," approved April fourth, one thousand nine hundred and thirty-nine.

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

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

2. The governing body of a municipality or county, which is required by section 40:2-22 to begin operations on a full cash basis with respect to the budget for either the year one thousand nine hundred and thirty-nine or one thousand nine hundred and forty, may, by resolution, elect to postpone such cash basis operation until the budget for the fiscal year one thousand nine hundred and forty-one; *provided, however*, that this option shall not apply in the year one thousand nine hundred and forty to any municipality or county which elected to begin operations on a cash basis budget for the year one thousand nine hundred and thirty-nine. Extending cash operations.

In the event that, prior to the taking effect of this act, any municipality or county shall have adopted its budget for the fiscal year one thousand nine hundred and forty or any resolutions approving the same, it shall be lawful for such municipality or county to rescind such action and substitute therefor a new, amended or revised budget for said year, with appropriate resolutions, in conformity with the local budget law as hereby Proviso.
Rescinding former action.

Proviso. amended; *provided*, that such new, amended or revised budget and appropriate resolutions be finally approved and adopted and the resolutions supporting the same be passed within ten days after the expiration of the time allowed therefor under the provisions of the local budget law.

2. This act shall take effect immediately.

Approved January 31, 1940.

CHAPTER 10

AN Act respecting the recording of mortgages of personal property of railroads and public utilities included in real estate mortgages of such corporations, and amending section one of chapter thirty-three of Title 46 of the Revised Statutes.

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

Section
amended.

1. That section one of chapter thirty-three of Title 46 of the Revised Statutes of one thousand nine hundred and thirty-seven is hereby amended to read as follows:

Referring to
acquiring
transportation
equipment.

46:33-1. Whenever (a) any railroad or street railway equipment and rolling stock or (b) any motor vehicles or other vehicles for use by any transportation company shall be sold, leased or loaned on condition that the title to the same shall remain in the vendor, lessor or bailor until the terms of the contract as to the payment of installments or rentals, or the performance of other obligations thereunder shall have been complied with, and possession of such property shall have been delivered under such contract, or (c) whenever any such property shall have been mortgaged, such condition or the lien of such mortgage shall not be valid as

to any subsequent judgment creditor, or any subsequent purchaser or mortgagee for a valuable consideration without notice; unless:

a. Such contract of sale, lease or loan or mortgage shall be evidenced by writing, duly acknowledged or proved as conveyances of real estate are required to be acknowledged or proved; and Contract.

b. The contract of sale, lease or loan or the mortgage shall be recorded: Recording.

(1) In the office of the Secretary of State, when the vendee, lessee, bailee or mortgagor is a corporation operating its road in more than one county in the State, in a book to be kept for that purpose, which book shall be indexed in the names of both the vendor and vendee, lessor and lessee, bailor and bailee and mortgagee and mortgagor, as the case may be; or Recorded in Secretary of State's office.

(2) In the office of the county recording officer, when such line is operated in one county only, as a mortgage on goods and chattels; and In county clerk's office.

c. Each locomotive, car, motor vehicle or other vehicle shall have the name of the vendor, lessor, bailor, mortgagee or assignee thereof plainly marked on both sides thereof, followed by the word "owner," "lessor," "bailor," "mortgagee," or "assignee," as the case may be. Identification markings on equipment.

The records required to be made by this section shall contain a statement of either the sum remaining to be paid upon the sale, lease, loan or mortgage or the purchase price of the equipment, rolling stock, motor vehicles or other vehicles. Statements required.

For the recording required by this section the recording officer shall be entitled to receive the fees prescribed by sections 22:4-1, 22:4-4 of the Title "Fees and Costs." Recording fees.

Exceptions.

This section shall not apply to any sale, lease or loan of, or chattel mortgage upon, motor vehicles, when the contract, agreement or chattel mortgage includes or covers less than fifty such motor vehicles; nor to any mortgage of personal property included in a mortgage of franchises and real estate heretofore or hereafter made by any railroad company or any other corporation defined in any law of this State as a public utility and which has been recorded or registered as required by section 46:28-14 of the Revised Statutes.

Certain provisions of conditional sales act not applicable.

Other provisions of law relating to conditional sales and mortgages of personal property, which are either in conflict with the provisions of this section, or are inapplicable to the property described in this section because of the nature of such property, shall have no application to sales, leases or loans of or chattel mortgages upon the property herein described.

2. This act shall take effect immediately.

Approved February 7, 1940.

 CHAPTER 11

AN ACT concerning county and municipal finances.

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

Examining and certifying budget.

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

Proviso.

Subsequent actions.

subsequently taken by the Commissioner of Local Government and the county or municipality with respect to certification, public hearing and adoption are to be taken forthwith and as if the introduction, approval or filing was within the date prescribed by statute.

2. This act shall take effect immediately.

Approved February 7, 1940.

CHAPTER 12

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

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

Preamble.

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

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

Appropriation
to protect
property along
Delaware
river.

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

Disburse-
ment.

2. This act shall take effect immediately.

Approved February 7, 1940.

CHAPTER 13

A SUPPLEMENT to "An act making appropriations for the support of the State government and for several public purposes for the fiscal year ending June thirtieth, one thousand nine hundred and forty, and regulating the disbursement thereof," approved June thirtieth, one thousand nine hundred and thirty-nine (P. L. 1939, c. 102).

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

1. There is hereby appropriated:

B. 1. LEGISLATIVE

Additional
expenditures
for legislative
expenses.

Additional allowance for incidental and contingent expenses consisting of salaries of officers and employees of the Senate and House of Assembly; indexing Journal of the Senate and Minutes of the House of Assembly; postage, telephone and telegraph; amounts due for subscriptions to Legislative Index, Legislative Daily Record and Legislative News; stationery, printing, supplies and other miscellaneous expenses of the Senate and House of Assembly \$45,000 00

2. This act shall take effect immediately.
Approved February 9, 1940.

CHAPTER 14

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

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

1. Whenever the governing body of any municipality of this State shall, by resolution adopted during the calendar year one thousand nine hundred and forty, declare that it is for the best interest of its citizens that the provisions of this act be made available to its property owners, then all taxes, assessments, tax sale certificates held by the municipality, or other municipal liens in arrears on January first, one thousand nine hundred and forty, and not yet paid and satisfied, together with the interest and penalties thereon, shall, when brought under the provisions of this act by compliance with section seven of this act, and subject to the conditions hereinafter set out, be totaled as of said date; and the payment of such totaled sum shall be spread over a period not exceeding five years as may be contracted between the taxpayer and such financial officer of the municipality as shall be designated in said resolution for the making of contracts under this act; and the same shall be payable in monthly or quarterly installments as may be contracted between the taxpayer and said financial officer; such installment payments to commence August first, one thousand nine hundred and forty, with interest on the several unpaid balances at the rate fixed by the governing body which shall not exceed eight per centum (8%) per annum, from January first, one thousand nine hundred and forty payable on the same quarterly dates.

Availability
of act.

Taxes and
charges
totaled.

Payment.

Making
contracts.

Payments in
installments.

2. A copy of such resolution, certified by the clerk of such municipality, shall be filed in the office of the clerk of the county in which such munici-

Resolution
filed.

pality is located before the provisions of this act shall be applicable therein.

Items
included.

3. In computing such total of arrears there shall be included, of assessments for local improvement benefits which were payable in installments, only such installments as were in arrears at the date of which the totals were computed, but interest on the entire unpaid balances shall be included.

Computing
totals.

4. In computing such total of arrears, any tax, assessment, tax sale certificate held by the municipality, or other municipal lien, may be apportioned at the request of any party interested, to such parcels of property affected thereby as may be required by diverse ownership, mortgage lien, or otherwise; such apportionment to be upon such equitable basis as may be determined in accordance with the provisions contained in sections 54:7-1 to 54:7-9, inclusive, of the Revised Statutes on at least five days' notice to all persons interested therein.

Apportion-
ment.

Condition of
payment.

5. The right of any person interested in such property to pay such arrears in such installments shall be conditioned on the prompt payment of the installments of taxes of one thousand nine hundred and forty and all subsequent taxes, assessments or other liens imposed or becoming a lien after January first, one thousand nine hundred and forty, including all installments thereafter payable on assessments theretofore levied, and also the prompt payment of all installments of arrears as hereinbefore authorized.

Effect of
extension
of payment.

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

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

When
extension
effective.

8. In case any such installment of arrears or any new taxes, assessments or other liens are not promptly paid, that is to say, within thirty days after the date when the same is due and payable, then the whole amount of arrears theretofore suspended with interest thereon and penalties shall immediately become due and payable, and the liens thereof be reinstated, and the municipality shall have all the powers of enforcing its liens for such arrears that it would have had if this act had not been passed, and the time of such municipality for any action on its part shall at its option be extended for as much additional time as the period during which this act shall have been in force, as to such arrears.

When amount
of arrears
payable.

Enforcing
liens.

9. Any arrears, payment of which has been extended under this act, shall be noted on any official tax search thereafter issued, but shall be noted thereon as "payment extended under laws of one thousand nine hundred and forty; total present balance of extended arrears is \$. with interest on the unpaid balance."

Notation
of arrears.

10. The existence of any extended arrears affecting any property conveyed after this act becomes effective, shall be construed as a violation of any warranty or covenant against encumbrances in such conveyance unless made expressly subject to extended arrears of taxes, assessments or other municipal liens.

Effect of
extended
arrears.

11. Any installment of arrears paid under the provisions of this act shall be credited to the

Crediting
payment of
arrears.

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

Arrears not
basis of
security.

12. The municipality shall have no right to make any such arrears the basis of security for any type of municipal obligation, except for renewals of existing obligations, and for funding bonds.

Require-
ments held.

13. Nothing herein shall be construed to relieve the holders of any outstanding certificate of tax sale from the requirement that all arrears of municipal charges must be paid as a condition of foreclosure of such certificate.

Exceptions.

14. Nothing in this act shall apply to water or sewer rents.

Payments by
installments.

15. Any holder of a lien by way of mortgage or otherwise may pay any installment of any tax, or tax sale certificate, assessment, including any installment of arrears extended under this act, at any time after the same has been assessed or levied upon filing with the collecting officer a certificate stating his name and address and lien, and shall then be entitled to add to the amount of his lien, the sum so paid with interest thereon from the date of payment; but in such case if the owner or any other prior party in interest shall thereafter pay the same to the collecting officer, the latter shall give a special receipt for such payment, and shall immediately notify the lienholder who made the first payment thereof; and said lienholder shall be entitled to receive from the collecting officer the amount of such payment with such additional interest as may be collected from the owner or any other prior party in interest; and all further rights of such lienholder under such payment shall immediately cease.

Receipt for
payment.

Interest.

Records of
properties.

16. The collecting officer of any municipality acting under the provisions hereof shall make up

and keep a list of the properties which are brought under the provisions of this act by payment of the first installment of the taxes of the year one thousand nine hundred and forty and shall keep the records of payments hereunder, all in such form as shall be prescribed by the Commissioner of Local Government.

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

Extension not
to apply to
property in
other plan.

18. This act shall take effect immediately.

Approved February 28, 1940.

CHAPTER 15

AN ACT concerning the position of supervisor of the mails at the State Capitol.

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

1. The position of supervisor of the mails at the State Capitol shall be placed by the Civil Service Commission in the exempt class of the civil service law and the present incumbent of the said position shall continue to hold the same subject to all of the provisions of the civil service law.

Civil service
require-
ments.

2. This act shall take effect immediately.

Approved March 13, 1940.

CHAPTER 16

AN Act concerning the issuance of bonds and other obligations by counties, cities, boroughs, towns, townships, villages and other municipalities, other than school districts, notwithstanding certain limitations, and amending section 40:1-16 of the Revised Statutes.

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

Section amended.

1. Section 40:1-16 of the Revised Statutes is hereby amended to read as follows:

Bond authorization:

40:1-16. Notwithstanding the provisions of sections 40:1-14 and 40:1-15 of this Title, a county bond resolution or a municipal bond ordinance may be finally passed if said resolution or ordinance authorizes only:

Damages;

a. Obligations for purposes permitted by this article when the expenditure is the result of fire, flood, or other disaster, or of recovery of judgment, unless such judgment is entered upon default or by consent, and the Commissioner of Local Government has, in his discretion, certified upon a certified copy of such resolution or ordinance as passed on first reading, that, in his opinion, the expenditure is of such description; or

New notes;

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

Refunding;

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

d. Until January first, one thousand nine hundred forty-one, whenever the percentage of net debt as stated pursuant to subsection five of section 40:1-82 of this Title, in the supplemental debt statement filed pursuant to section 40:1-13 of this Title exceeds four per centum (4%) in the case of a county, or seven per centum (7%) in the case of a municipality, obligations in a principal amount which, together with the aggregate principal amount of any other obligations authorized after March twentieth, one thousand nine hundred and thirty-five, under subsections "a" and "d" to "g" of this section, or under any county bond resolution or municipal bond ordinance finally passed within the limitations imposed by section 40:1-14 or section 40:1-15, does not exceed sixty per centum (60%) of the amount by which the amount of the notes and bonds included in the gross debt as stated pursuant to section 40:1-76 of this Title in the special debt statement, as of the twenty-eighth day of February, one thousand nine hundred and thirty-five, filed pursuant to section seven hundred and one of chapter seventy-seven of the pamphlet laws of one thousand nine hundred and thirty-five, has been decreased between February twenty-eighth, one thousand nine hundred and thirty-five, and the date of filing such supplemental debt statement by the payment of outstanding debt or the reduction of authorizations to incur debt, but in no event shall there be authorized under this subsection obligations in a principal amount which, together with the aggregate principal amount of all other obligations authorized from time to time under this subsection after March twentieth, one thousand nine hundred and thirty-five, exceeds an amount equal to two per centum (2%) of the average of the assessed valuations as stated pursuant to subsection

Amount
to which
obligations
may be issued;

Certain
reductions;

four of section 40:1-82 of this Title in such supplemental debt statement; or

School bonds;

e. Any obligations of a municipality, if the percentage of net debt as stated in the supplemental debt statement pursuant to subsection five of section 40:1-82 of this Title, together with the amount of notes or bonds issued, or authorized but not issued, for school purposes and included in the gross debt, whether issued or authorized by the municipality or by a school district constituting a separate corporation, and otherwise authorized to be deducted by the provisions of subsection "c" of section 40:1-77 of this Title, less the amount of any sinking funds applicable to the payment of any such notes or bonds, for school purposes, does not exceed eleven per centum (11%) of the average of the assessed valuations as stated in such supplemental debt statement pursuant to subsection four of section 40:1-82 of this Title; or

Deductible obligations;

f. Obligations deductible, pursuant to subsection "b" of section 40:1-77 of this Title, from the gross debt stated in any annual or supplemental debt statement; or

Health protection;

g. Obligations for purposes permitted by this article if it has been found by order of the State Department of Health which is hereby authorized to make such order in a proper case, that the expenditure and every part thereof, is necessary to protect the public health and to prevent or suppress a present menace to the public health of sufficient gravity to justify the incurrence of debt in excess of statutory limitations, and that no less expensive method of preventing or suppressing such menace exists; or

Coast protection;

h. Obligations for purposes permitted by this article when the expenditure is to be made for the purpose of constructing or reconstruct-

ing dikes, bulkheads, jetties or similar devices to prevent the encroachment of the sea when the funding commission, constituted by section 40:1-67 of this Title and consisting of the Attorney-General, the State Tax Commissioner and the Commissioner of Local Government shall have determined by order, after public hearing, that an emergency exists or is threatened which makes necessary the constructing, or reconstructing of such dikes, bulkheads, jetties or other devices for the preservation of life or property.

For the purposes of subsections "d" and "e" of this section, the Commissioner of Local Government shall prescribe in such detail as he may deem advisable a form of supplemental debt statement, incorporating therein the provisions of the supplemental debt statement prescribed pursuant to section 40:1-83 of this Title.

Detailed
debt statement.

2. This act shall take effect immediately.
Approved March 16, 1940.

CHAPTER 17

AN ACT creating the New Jersey Racing Commission and defining its powers and duties; providing for the granting of permits and licenses for the operation of race meetings whereat the running or steeplechase racing of horses only may be conducted; providing for the licensing of concessionaires and operators and their employees; regulating the system of pari-mutuel betting and fixing the license fees, taxes and revenues imposed hereunder and fixing penalties for violations of the provisions of this act; appropriating thirty thousand dollars (\$30,000.00) to pay the expenses of the commission, including the salaries of its employees, for the fiscal year ending June thirtieth, one thousand nine hundred and forty.

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

Racing
commission
created.

Powers.

Jurisdiction.

Membership.

1. There is hereby created and established a New Jersey Racing Commission, hereinafter referred to as the commission, which commission shall be vested with and possessed of the powers and duties in this act specified, and also the powers necessary or proper to enable it to carry out fully and effectually all the provisions and purposes of this act. The jurisdiction, powers and duties of the commission herein created and established shall extend under this act to any and all persons, partnerships, associations or corporations which shall hereafter hold or conduct any meeting within the State of New Jersey whereat horse racing shall be permitted for any stake, purse or reward.

2. The commission shall consist of four members, all of whom shall be appointed by the Governor,

by and with the advice and consent of the Senate, and not more than two of whom shall be of the same political party, and one of whom of the first to be appointed hereunder shall be designated by the Governor to be the chairman of the commission; said chairman thereafter shall be annually elected by the members of said commission. Each commissioner, at the time of his appointment and qualification, shall be a resident of the State of New Jersey, and shall have resided in said State for a period of at least seven years next preceding his appointment and qualification and he shall also be a qualified voter therein and not less than thirty years of age. The term of office of each member of the first commission shall commence on confirmation after appointment. One of said commissioners shall hold office for two years from the beginning of his term of office and until his successor shall qualify; one of said commissioners shall hold office for four years from the beginning of his term of office and until his successor shall qualify, and two of said commissioners shall hold office for six years from the beginning of their terms of office and until their successors shall qualify; *provided, however,* that the two members whose terms shall expire in six years shall not be of the same political party. The Governor, at the time of making and announcing the appointment of said four commissioners, shall designate which of said commissioners shall serve for the term of two years, which of said commissioners shall serve for the term of four years, and which of said commissioners shall serve for the term of six years, as aforesaid, and also who shall be the chairman of said commission. Upon the expiration of the terms of such respective commissioners, the Governor, by and with the advice and consent of the Senate, shall appoint their successors, each to hold office for a term of six years and until his successor has been appointed and qualified. Any vacancy in the commission shall be filled for the unexpired term. Each commissioner shall be eligible for reappointment in the discretion of the Governor.

Politics.

Chairman.

Qualifications.

Terms.

Proviso.

First term designated.

Successors.

Vacancy.

Oath.	3. Before entering upon the discharge of the duties of his office, each member of the commission shall take oath that he will well and faithfully execute the duties of his office according to the laws of the State, and shall give bond to the State of New Jersey, with sufficient surety to be approved by the Governor, in the sum of twenty-five thousand dollars (\$25,000.00) conditioned that he will well and faithfully execute and perform the duties of his office according to the Constitution and laws of this State. Every such bond, when duly executed and approved, shall be filed in the office of the Secretary of State. It shall be the duty of the Governor at all times, when in his opinion the bond of any member of the commission has become or is likely to become invalid or insufficient, to require such member of the commission forthwith to renew his said bond to be approved by the Governor in the sum prescribed in this section. The cost of any such bond given by any member of the commission under this section shall be taken to be a part of the necessary expenses of the commission.
Surety.	
Bond filed.	
Renewal of bond.	
Premium on bond.	
No salary.	4. The commissioners shall receive no salaries but they shall each be allowed reasonable expenses incurred in the performance of their official duties in an amount not exceeding five hundred dollars (\$500.00) per annum. The commission may employ a secretary, an attorney who is a counsellor-at-law, a chief inspector and such other assistant secretaries, attorneys and inspectors, clerks, stenographers, and other employees as may be necessary to carry out the provisions of this act, all of whom shall have been actual residents of the State of New Jersey for at least five years and shall serve during the pleasure of the commission and receive such compensation and perform such duties as the commission may determine; <i>provided, however,</i> that no person shall be employed by the commission or hold any office or position under the commission who holds any official relation to any association or corporation engaged in or conducting horse racing or who holds stock or bonds therein, or who
Expenses met.	
Assistants.	
Requirements.	
Proviso—no interest.	

has any pecuniary interest therein. The provisions of Title 11, Revised Statutes, and acts amendatory thereof and supplemental thereto, shall be construed to extend to all of the offices, positions and employments mentioned in this section with the exception of the following: Commissioners, secretary, assistant secretaries, chief inspector, assistant inspectors, attorneys, assistant attorneys and all special and part-time employees.

Provisions
applicable.

Exceptions.

5. The secretary shall give bond to the State of New Jersey, with sufficient surety to be approved by the commission, in the sum of fifty thousand dollars (\$50,000.00) conditioned that he will well and faithfully execute and perform the duties of his office according to the Constitution and the laws of this State, and such attorney, chief inspector, assistant secretaries, attorneys, inspectors, clerks, stenographers and employees shall give similar bond for a like purpose, in such amount as the commission may determine to be necessary or sufficient. Every such bond when duly executed and approved shall be filed in the office of the Secretary of State. The cost of any such bond so given as aforesaid shall be taken to be part of the necessary expenses of the commission.

Secretary
bonded.

Assistants
bonded.

Bond filed.

6. There is hereby appropriated to the commission the sum of thirty thousand dollars (\$30,000.00) to pay the expenses of the commission, including the salaries of its employees, for the fiscal year ending June thirtieth, one thousand nine hundred and forty.

Appropriation for
expenses of
commission.

7. All such payments shall be made by the State Treasurer on warrant of the Comptroller of the Treasury after countersignature by the chairman of the commission. The secretary shall keep a record of all proceedings of the commission and shall preserve all maps, books, documents and papers belonging to the commission or entrusted to its care, and perform such other duties as the commission may prescribe. The commission shall make an annual report in writing to the Governor on or before the first day of January of each year and such addi-

Authorized
payments.

Records.

Annual
report.

Financial statement.	tional reports as the Governor may from time to time request. The annual report shall include a statement of the receipts and disbursements of the commission and a summary of its activities, and any additional information and recommendations which the commission may deem of value or which the Governor may request.
Record books.	8. Said commissioners shall provide books to be kept apart and distinct from the records of any other State commission or department, and in said books keep a true, faithful and correct record of all proceedings, which shall be open to the public, and shall make complete reports of all of its proceedings to the Governor annually or more frequently if requested so to do by the Governor; <i>provided, however</i> , that financial and character reports of applicants for permits or licenses and statements of applicants for permits or licenses and similar information of a private nature may be kept in the confidential files of the commission.
Proviso.	
Votes recorded.	The yeas and nays shall be taken and entered on the record of all proceedings of said commissioners upon any and all questions.
Meetings.	9. The commission shall meet at such time and places within the State of New Jersey as the commission shall determine. A majority of the commission shall constitute a quorum for the transaction of any business, for the performance of any duty, or for the exercise of any power of the commission.
Quorum.	
Rules and regulations.	10. The commission shall have full power to prescribe rules, regulations and conditions under which all horse races shall be conducted in the State of New Jersey under the provisions of this act, and may alter, amend, repeal and publish the same from time to time.
Conditions of permit.	Every permit issued under this act shall contain a condition that all running races or race meetings conducted thereunder shall be subject to the reasonable rules and regulations from time to time prescribed by the Jockey Club, a corporation organized under the laws of the State of New York; that

all steeplechase races, or steeplechases shall be subject to the reasonable rules and regulations from time to time prescribed by the National Steeplechase and Hunt Association, a corporation organized under the laws of the State of New York. Any rule or regulation of such Jockey Club or National Steeplechase and Hunt Association may be modified or abrogated by the said racing commission, upon giving such Jockey Club or National Steeplechase and Hunt Association an opportunity to be heard.

Steeplechase races.

Modification of rules.

11. The Governor may remove any commissioner for inefficiency, neglect of duty or misconduct in office, giving to him a copy of the charges against him and an opportunity of being publicly heard in person or by counsel in his own defense, upon not less than fourteen days' notice either by personal service or registered mail.

Removal of commissioner.

The Governor shall have power to administer oaths and examine witnesses, and shall have the power to issue subpoenas to compel the attendance of witnesses and the production of all necessary reports, books, papers, documents, correspondence and other evidence at any designated place of hearing. The subpoenas shall be authenticated by the seal of the Governor, and any party to a proceeding before the Governor may secure from him subpoenas without charge. Misconduct on the part of a person attending a hearing or the failure of a witness when duly subpoenaed to attend, give testimony or produce any records, shall be punishable by the court of common pleas of the county wherein the offense is committed in the same manner as such failure is punishable by that court in a case therein pending. The Governor shall certify such misconduct, failure to attend or produce records to such court of common pleas.

Authority of Governor in hearings.

Subpoenas.

Misconduct.

The fees for the attendance of witnesses shall be the same as for the attendance of witnesses in other civil cases.

Witness fees.

Perjury.	A person who, having been sworn or affirmed as a witness in any such proceeding, shall willfully give false testimony, shall be guilty of perjury.
Depositions.	The Governor, or any applicant, may in connection with any hearing before the Governor cause the deposition of witnesses within or without the State to be taken on oral or written interrogatories in the manner prescribed by statute for depositions in suits at law in the courts of record in this State.
Findings.	At the conclusion of such hearing, the Governor shall, within thirty days, make his findings.
Statement of causes of removal.	If such commissioner shall be removed, the Governor shall file in the office of the Secretary of State a complete statement of all charges made against such commissioner and his findings thereof, together with a complete record of the proceedings, and shall give notice of his findings to such commissioner forthwith.
Review by certiorari.	The action of the Governor and the propriety thereof shall be subject to review by certiorari by any court of competent jurisdiction in the State of New Jersey; <i>provided</i> , that application therefor is made within fifteen days after service of notice of the Governor's findings upon such commissioner.
Proviso.	
Minimum stake.	12. No race shall be authorized or permitted for a purse, stake, or reward of less than one thousand dollars (\$1,000.00) (plate value, if any, shall be considered as a part of the purse, stake or reward).
All employees licensed.	13. All pari-mutuel employees and all horse owners, riders, agents, trainers, stewards, starters, timers, judges, grooms, and others, acting in any capacity in connection with the training of the horses or the actual running of the races in any such race meeting may be licensed by the commission, pursuant to such rules and regulations as the commission may adopt. The commission shall have full power to prescribe rules, regulations and conditions under which all such licenses are issued in the State of New Jersey and to revoke or refuse to issue a license if in the opinion of the commission the revocation or refusal to issue such license is in the public interest; <i>provided, however</i> , that
Licensing regulations.	
Proviso.	

such rules, regulations and conditions shall be uniform in their application; *and further provided*, that no fee shall be in excess of ten dollars (\$10.00) for each license so granted. Proviso.

14. No person shall be employed in any capacity whatsoever at any place, track or enclosure where a horse race meeting is permitted who has been convicted of a crime involving moral turpitude. Certain persons excluded.

15. The commission shall have no right or power to determine who shall be officers, directors or employees of any holder of a permit to conduct a horse race meeting, or the salaries thereof; *provided, however*, that the commission may compel the discharge of any official or employee of the holder of any such permit or any concessionaire who (1) shall fail or refuse for any reason to comply with the rules or regulations of the commission, (2) who in the opinion of the commission is guilty of fraud, dishonesty or incompetency, (3) has been convicted of a crime involving moral turpitude, or (4) shall fail or refuse for any reason to comply with any of the provisions of this act. Determination in certain instances.

16. At least eighty-five per centum (85%) of the persons employed by any holder of a permit to conduct a horse race meeting or by any concessionaire at any place, track or enclosure where such a horse race meeting is permitted shall be residents of the State of New Jersey who have actually resided in this State for at least two years; *provided, however*, that jockeys or apprentices, exercise boys, owners, trainers, clockers and governing and managing officials and heads of departments of the track may be nonresidents of the State of New Jersey, and shall be excluded when computing the percentage of resident employees. Proviso.

17. The said commission may designate a steward, a certified public accountant of this State as supervisor of mutuels, and a veterinarian licensed to practice in this State, to serve at any horse race meeting held under a permit issued under this act. The compensation of such representatives shall be fixed by the commission and shall be paid weekly Appointees serving at races.

Pay.

Powers and privileges.	by the holder of a permit at whose horse race track such representatives shall serve. Such representatives shall have full and free access to any portion of the space or enclosure where such horse race meeting is held and shall have such powers and duties as the commission may from time to time delegate to them under the provisions of this act.
Application to hold races.	18. Each person, partnership, association or corporation desiring to hold or conduct a horse race meeting within the State of New Jersey, during any calendar year, shall file with the commission an application for a permit to hold or conduct such horse race meeting. A separate application shall be filed for each horse race meeting which such applicant proposes to hold or conduct. Any such application, if made by an individual, shall be signed and verified under oath by such individual, and if made by two or more individuals or a partnership, shall be signed and verified under oath by at least two of such individuals, or members of such partnership, as the case may be. If made by an association or corporation, it shall be signed by the president or vice-president thereof, and attested by the secretary or assistant secretary, under the seal of such association or corporation, if it has a seal, and shall also be verified under oath by one of the officers signing the same. Such application shall specify the name of the person, association or corporation making such application, the post-office address of the applicant; and upon request of the commission, if applicant is a corporation, the stockholders and directors thereof, and if a partnership, the names of all partners, general or limited. If the applicant is a corporation, the name of the State of its incorporation shall be specified. Such application shall further specify the dates on which it is intended to conduct or hold such horse race meeting, the hours of each racing day between which it is intended to hold or conduct horse racing at such meeting, which shall be between the hours of twelve o'clock noon and six o'clock post meridian Eastern Standard Time (ex-
Verification.	
Official verification attested.	
Details set out.	
Times for meetings.	

clusive of Sundays, on which day no race meeting may be conducted), and the location of the place, track or enclosure where it is proposed to hold or conduct such horse race meeting. Such application shall be in such form and supply such data including a blueprint of track and specifications of surface of same and blueprint and specifications of buildings and grandstand of applicant, as the commission may prescribe, which said blueprints and specifications shall be subject to the approval of the commission.

No Sunday
races.
Location.

Forms and
data required.

19. With such application there shall be delivered to the secretary of the commission a certified check or bank draft payable to the order of the commission in the sum of ten thousand dollars (\$10,000.00), which sum shall be returned to the applicant if the permit is refused, or when and if, after obtaining a permit, such applicant shall have made all of the payments due and payable hereunder and shall have conducted the meetings on the dates allotted by the commission.

Deposit to
insure
payments.

20. In the event such permit holder does not make all the payments due and payable hereunder, to the extent of such failure to pay, there shall be deducted from such ten thousand dollars (\$10,000.00) sufficient to pay any such deficiency.

If deficiency.

21. In the event of the failure of any permit holder to run horse races on the dates allotted by the commission through the fault or neglect of such permit holder, said sum of ten thousand dollars (\$10,000.00) shall be forfeited to the account of said commission.

Forfeiture
of deposit.

22. If for any reason or cause beyond the control of and through no fault or neglect of any holder of a permit and while such holder of a permit is not in default in the payment of any fee or other obligation required to be paid to the commission under the provisions of this act it should become impossible or impracticable in the opinion of the commission to conduct the horse race meeting for which such permit was issued, the commission at the request of such permit holder and upon

In case
meeting not
conducted.

proper showing shall return to such permit holder the sum of ten thousand dollars (\$10,000.00) deposited by such permit holder in conformity with this act at the time of filing his application for a permit.

Fixing dates
for meetings.

Applications
considered and
dates set.

Hearing on
application.

Form of
application.

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

cations shall be made on the forms prescribed by the commission.

24. In the event any person, partnership, association or corporation is granted a permit under this act to conduct a race meeting pursuant to provisions thereof, such permit shall be renewed upon application of the permit holder yearly for the next succeeding ten years, for the same dates allotted to such permit holder during the preceding year or for such other dates (not exceeding fifty racing days in the aggregate) as such permit holder shall request; *provided, however*, that such permit holder has not violated any of the provisions of this act.

Renewal of permits.

Proviso.

25. Permits shall be granted by the commission to operate a horse race meeting on not more than four tracks. No person, partnership, association or corporation shall be granted a permit to operate a horse race meeting on any day or days for which a prior permit holder has been granted a permit to conduct a horse race meeting.

Four tracks.

No conflicting dates.

26. At the time of allotting any racing dates to any applicant, the commission shall notify such applicant of the dates allotted, which notice shall be in writing and sent by registered mail addressed to such applicant at the address stated in his application, and shall be mailed on the date such allotment is so made. Each applicant so notified shall, within ten days after the mailing of such notice of allotment, comply with the following conditions:

Notification of allotted dates.

Required compliance:

(1) File with the commission an acceptance of such allotment in the form prescribed by the commission;

Acceptance;

(2) Execute and deliver to it a bond, payable to the State of New Jersey, in the sum of one hundred thousand dollars (\$100,000.00), with sufficient surety or sureties to be approved by the commission and conditioned for the payment of all sums due and payable as in this act provided and for the observance in all respects of the provisions of this act.

Approved surety bond.

Permit
issued.

Terms of
permit
specified.

Mile track.

Permit not
transferable.

Days and
hours for
meetings.

Fifty racing
days.

Designated
track.

Months for
race meets.

When permits
not issuable.

27. Upon compliance with the foregoing conditions, the commission shall issue a permit to such applicant to hold or conduct such horse race meeting as authorized by this act. Such permit shall specify the person, partnership, association or corporation to whom the same is issued; the dates upon which such horse race meeting is to be held or conducted; the hours of such days between which such horse racing will be permitted, which shall be between the hours of twelve o'clock noon and six o'clock post meridian Eastern Standard Time (excluding Sundays), the location of the place, track or enclosure at on or within which said horse race meeting is to be held or conducted; and shall acknowledge receipt of the payment of the deposit and the filing of the bond provided for in this act. No permit shall be issued to permit horse racing on any track that is less than one mile in circumference. No such permit shall be transferable nor shall it apply to any place, track or enclosure other than the one specified therein. No such permit shall be issued so as to permit horse racing at any place, track or enclosure except on week days between the hours of twelve o'clock noon and six o'clock post meridian Eastern Standard Time. No permit shall be granted under this act to any person, partnership, association or corporation so as to permit upon any race track, place or enclosure more than fifty horse racing days in the aggregate in any one calendar year; nor shall any permit be granted to the same person, partnership, association or corporation for the holding or conducting of a horse race meeting except at one track, place or enclosure in this State, nor shall any permit be granted for the holding or conducting of a horse race meeting at any place in this State prior to the first day of April in any calendar year or after the last day of November in any calendar year. No such permit shall be issued to any person, partnership, association or corporation that is in any way in default in the payment of any obligation or debt due to the State of New Jersey under the provi-

sions of this act, nor shall any permit be issued to any corporation under the provisions of this act unless said corporation be organized under and by virtue of the laws of the State of New Jersey, nor shall any permit be issued to any applicant who shall be deemed by said commission not to be of sufficient financial integrity and moral responsibility to hold a horse race meeting conducive to the best interests of legitimate racing.

28. Every permit that shall be granted for the holding of a horse race meeting shall be upon the express condition and agreement that no person shall be admitted as a spectator without the payment of an admission fee in such amount as the permit holder may determine but in no event less than the price to be from time to time established by the commission, and that no free passes shall be issued except to the commissioners, employees of the commission, employees of the permit holders engaged in and about the operation of the permit holder's track, the owners of horses actually racing, their actual employees, and duly accredited members of the press; should the permit holder desire to issue free passes for admission to a horse race meeting other than those herein specified it shall be done only upon the approval of the commission.

No free admissions to races.

Exceptions.

29. Every permit holder shall run at least one race every six days which shall be limited to horses foaled in New Jersey. If in the opinion of the commission sufficient competition cannot be had among such class of horses, said race may be eliminated for said day and a substitute race provided instead.

Weekly racing.

30. No person, partnership, association or corporation shall hold or conduct, or assist, aid or abet in holding or conducting any meeting within the State of New Jersey whereat horse race meetings shall be permitted for any stake, purse or reward whereat pari-mutuel betting is licensed, except and unless such person, partnership, association or corporation shall first comply with the provisions of this act and be granted a permit by the commission to conduct a horse race meeting as provided by this act.

Compliance with act necessary.

Licenses to
prescribe
regulations.

Notice of
revocation.

Aggrieved
party entitled
to hearing.

Hearing
afforded.

When
revocation
effective.

Proviso.

Suspension
of privilege.

31. All horse races or horse race meetings conducted under any such permit and all licenses issued shall be subject to the rules, regulations and conditions from time to time prescribed by the commission, and every permit to conduct a horse race meeting and all licenses issued by the commission shall contain such recital as a condition therein and shall be revocable by the commission for any violation thereof or of any of the provisions of this act. The commission shall forthwith, after it has refused or revoked any such permit or license or taken such other action, give notice thereof to the party against whom any such action has been taken, in writing, addressed to the party or parties affected, at its or their addresses as stated in the last application filed with the commission. In case any permit or license is revoked by the commission or in case any applicant is aggrieved at the action of the commission, the party or parties affected by said revocation or action shall be entitled to a hearing in the manner hereinafter provided.

32. Such person feeling aggrieved may within three days after service of such notice of the action of the commission request a hearing by petition in writing, which hearing shall be held within four days after such petition has been served upon the chairman or secretary of the commission. In case of a revocation of a permit for a horse race meeting, it shall not be deemed to be in effect until after such hearing shall have taken place and the commission shall have affirmed its order of revocation; *provided, however*, a license of any pari-mutuel employee and all horse owners, riders, agents, trainers, stewards, timers, judges, grooms, and others, acting in any capacity in connection with the training of the horses or the actual running of the horse races in any such horse race meeting may be suspended pending such hearing by one or more of the members of the commission for violation of any provision of this act or of any rule or regulation of the commission.

33. Such hearing by the commission shall be held at such place in the State of New Jersey as the commission may designate, and any notice herein provided for shall be served by mailing the same postage prepaid by registered mail to the party or parties affected. Any such notice so mailed shall be deemed to have been served on the secular day next following the date of said mailing. The commission may continue such hearing from time to time for the convenience of all parties or for a more thorough investigation and in conducting such hearing shall not be bound by technical rules of evidence, but all evidence offered before the commission shall be reduced to writing and shall, with the petition and exhibits, if any, and the findings of the commission, be permanently preserved, and shall constitute the record of the commission in such case. Any of the parties affected by such hearing may be represented by counsel and shall have the right to introduce evidence.

Details of
hearing.

34. Each member of the commission shall have power to administer oaths and examine witnesses, and shall have the power to issue subpoenas to compel the attendance of witnesses and the production of all necessary reports, books, papers, documents, correspondence and other evidence at any designated place of hearing. The subpoenas shall be authenticated by the seal of the commission, and any party to a proceeding before the commission may secure from it subpoenas without charge. Misconduct on the part of a person attending a hearing or the failure of a witness when duly subpoenaed to attend, give testimony or produce any records, shall be punishable by the court of common pleas of the county wherein the offense is committed in the same manner as such failure is punishable by that court in a case therein pending. The commission shall certify such misconduct, failure to attend or produce records to such court of common pleas.

Oaths,
subpoenas, etc.

Misconduct
at hearing.

35. The commission may, as occasion shall require, by order, refer to one or more of its members the duty of taking testimony in a matter pending

Reference to
one com-
missioner.

before it, and to report thereon to the commission, but no determination shall be made therein except by the commission.

Witness fees. 36. The fees for the attendance of witnesses shall be the same as for the attendance of witnesses in other civil cases and shall be paid by such aggrieved party.

Perjury. 37. A person who, having been sworn or affirmed as a witness in any such proceeding, shall willfully give false testimony shall be guilty of perjury.

Depositions. 38. The commission, or any member thereof, or any applicant, may in connection with any hearing before the commission cause the deposition of witnesses within or without the State to be taken on oral or written interrogatories in the manner prescribed by statute for depositions in suits at law in the courts of record in this State.

Findings. 39. At the conclusion of such hearing the commission shall within thirty days make its findings (such findings to be the basis of the revocation of the permit or other action taken by the commission).

Review of proceedings. 40. The action of the commission and the propriety thereof shall be subject to review by certiorari by any court of competent jurisdiction in the State of New Jersey.

Applicant to meet expenses. 41. The actual costs and expense of the commission incurred in connection with any such hearing or investigation shall be paid by the applicant upon the commission's delivering to the applicant a statement thereof. The commission, in its discretion, may require the applicant, before he shall be entitled to a hearing as hereinbefore provided, to give a surety bond or other satisfactory assurance that such applicant will pay all costs of such hearing.

Pari-mutuel system of wagering permitted. 42. Any permit holder conducting a horse race meeting under this act may provide a place or places in the race meeting grounds or enclosure at which such holder of a permit may conduct and supervise the pari-mutuel system of wagering by patrons on the result of the horse races conducted

by such permit holder at such meeting, and such pari-mutuel system of wagering upon the result of such horse races held at such horse race meeting and within such race track and at such horse race meeting shall not under any circumstances, if conducted under the provisions of this act and in conformity thereto, be held or construed to be unlawful, other statutes of the State of New Jersey to the contrary notwithstanding. Such place or places so provided in conformity with this section shall be equipped with such automatic ticket issuing and vending machines and with adding machine equipment capable of accurate and speedy determination of the amount of money in each pool and on each horse and the amount of award or dividend to winning patrons and displaying the same to the patrons. Such machine shall further be equipped with automatic or hand operated machinery suitable for displaying on the mutuel board across the track, in plain view of the public, the total amount of sales on each and every race and the amount of award or dividend to winning patrons.

43. The machine, or mutuel board, is also to display the approximate odds on each horse in any race; the value of a \$2.00 mutuel ticket, straight, place and show, on the first three horses in any race; the elapsed time of the race; the value of a \$2.00 daily double ticket, if conducted, and any other information that may be necessary for the guidance of the general public. Any such machine must be approved by the commission before it may be used, and to prevent a monopoly in the use of any particular machine or type thereof the commission may in its discretion approve the use of any other machine. No other place or method of betting, pool making, wagering or gambling shall be used or permitted by the holder of a permit, nor shall the pari-mutuel system of wagering be conducted on any races except horse races at the race track where such pari-mutuel system of wagering is conducted.

Equipment.

Results
displayed.Odds; value
of tickets.Approval of
machines.No other
betting
permitted.

Distribution of winnings.	44. Each holder of a permit shall distribute all sums deposited in any pool to the winners thereof, less an amount not to exceed ten per centum of the total deposits plus the breaks. The breaks are hereby defined as the odd cents over any multiple of five cents, calculated on the basis of one dollar otherwise payable to a patron. All sums held by any permit holder for payment of outstanding pari-mutuel tickets not claimed by the person or persons entitled thereto within sixty days from the time such tickets are issued, shall be paid to the commission upon the expiration of such sixty-day holding period.
Breaks.	
Unclaimed sums.	
Minors excluded.	45. No holder of a permit shall knowingly permit any minor to be a patron of the pari-mutuel system of wagering conducted or supervised by it.
4% payments to commission.	46. Every permit holder engaged in the business of conducting horse race meetings under this act shall pay to the commission a sum equal to four per centum of the total contributions to all pari-mutuel pools conducted or made on any and every horse race track granted a permit under this act. Said payment shall be made every seventh day of any and every race meeting and shall be accompanied by a report under oath showing the total of all such contributions together with such other information as the commission may require. No admission or amusement tax, excise tax, license or horse racing fee of any kind, except as expressly provided in this act, shall be assessed or collected from any permit holder by the State of New Jersey, or by any county or municipality, or by any other body having power to assess or collect license fees or taxes.
When payable.	
Report.	
No other charges.	
Bookkeeping and records.	47. Every permit holder conducting horse race meetings under this act shall keep his books and records as to clearly show a separate record total amount of money contributed to every pari-mutuel pool on each race, and within sixty days after the conclusion of every race meeting shall submit to the commission a complete audit of such accounts certified by a certified public accountant qualified
Certified statement of accounts.	

to practice in the State of New Jersey and approved by the commission; *provided*, that all of such reports shall be filed not later than December first of the year in which such race meeting is held, except where such race meeting is held after November first in which case such report shall be filed no later than December fifteenth of the year in which such race meeting is held. The commission or its duly authorized representatives shall at all reasonable times have access to all records of any holder of a permit for the purpose of examining and checking the same and ascertaining whether or not the proper amount or amounts due the State of New Jersey are being paid by such permit holder. Any holder of a permit failing or refusing to pay the amount found to be due under the provisions of this act shall be deemed guilty of a misdemeanor and upon conviction shall be punished by a fine of not more than twenty-five thousand dollars (\$25,000.00), in addition to the amount so found to be due from such holder of a permit. All fines paid into court by a holder of a permit found guilty of violating this section shall be transmitted and paid over by the clerk of the court to the said commission.

Proviso.

Access to records.

Failure to make payment.

Penalty.

48. All moneys received by said commission under the provisions of this act shall be by it paid into the State treasury and shall be part of the free treasury funds.

Receipts paid into State treasury.

49. Any person, partnership, association or corporation holding or conducting, or any person or persons aiding or abetting in the holding or conducting of any meeting within the State of New Jersey, at which the racing of horses shall be permitted for any stake, purse or reward, except in accordance with a permit duly issued by the commission as herein provided, shall be guilty of a misdemeanor, and upon conviction shall be punished for each such offense by a fine of not less than five thousand dollars (\$5,000.00) and not more than ten thousand dollars (\$10,000.00) or by imprisonment in the county jail or workhouse for

No other race meetings permissible.

Penalty.

Each day of violation an offense.	not more than one year, or by both such fine and imprisonment. For the purpose of this section, each day of horse racing in violation of the provisions of this act shall be considered a separate and distinct offense. All fines paid into court by any person, partnership, association or corporation found guilty of violating this section shall be transmitted and paid over by the clerk of the court to the said commission.
Violations.	50. Any person, partnership, association or corporation holding or conducting any meeting within the State of New Jersey, at which horse racing is permitted held or conducted contrary to or in violation of any of the provisions and requirements of this act, or any person or persons aiding, assisting or abetting in the holding or conducting of such meeting, shall be guilty of a misdemeanor, and upon conviction thereof shall be punished for each such offense by a fine of not less than five thousand dollars (\$5,000.00) and not more than ten thousand dollars (\$10,000.00), or by imprisonment in the county jail or workhouse for not more than one year, or by both such fine and imprisonment. For the purpose of this section each day of racing in violation of the provisions of this act shall be considered as a separate and distinct offense. All fines paid into court by any person, partnership, association or corporation found guilty of violating this section shall be transmitted and paid over by the clerk of the court to the said commission.
Penalty.	
Each day a separate offense.	
Fines paid to clerk of court.	
Illegal practices.	51. Any person who shall influence or have any understanding or connivance with any owner, jockey, groom or other person associated with or interested in any stable, horse or race in which any horse participated or is to participate, or who shall prearrange or predetermine the results of any such race, any person who attempts to or does interfere with, tamper with, injure or destroy by the use of any narcotic, drug, stimulant, appliance, or by any other means any horse that is to run in a race in the State of New Jersey, whether such horse be the

property of such person or another, shall be guilty of a misdemeanor. Any person who shall have the control over any horse that is to run in a race in the State of New Jersey and who allows or permits it to run with the knowledge of any interference with, any tampering with, any injury to by any narcotic, drug, stimulant, appliance or by any other means shall be guilty of a misdemeanor. Any person who causes, instigates, counsels, or in any way aids or abets in any interference with, tampering with, injury to or destruction of any horse that is to run in a race in New Jersey by the use of any narcotic, drug, stimulant, appliance or by any other means shall be guilty of a misdemeanor. The owners of any such horse, their agents or employees shall permit any member of the State Racing Commission or any person appointed by such commission for that purpose to make such test as the commission deems proper in order to determine whether any such horse has been so interfered with, tampered with, injured or destroyed by the use of any narcotic, drug, stimulant, appliance or by any other means. Any person who shall violate any provision of this section shall be guilty of a misdemeanor and upon conviction thereof shall be imprisoned in the State prison for not less than one year and not more than ten years, or shall be fined not less than one thousand dollars (\$1,000.00), nor more than five thousand dollars (\$5,000.00), or be punished by both such imprisonment and fine in the discretion of the court.

Tampering
with horses
illegal.

Abetting
illegal practices
a misde-
meanor.

Tests.

Penalty for
violations.

52. Nothing contained in this act shall prohibit any fair or agricultural society now organized under any law of this State from offering premiums or awarding prizes as heretofore nor the harness racing or trotting of horses for a premium or a prize when the pari-mutuel system of wagering or, any other wagering, pool making or betting is not permitted or conducted thereat; *provided, however, no horse racing shall be permitted on any track of this State for any purpose whatsoever*

Fair associa-
tions may
conduct horse
races.

No wagering.

Proviso.

New Jersey State Library

between the last day of November in any year and the first day of April of the succeeding year.

Pari-mutuel
wagers must
be authorized.

53. Nothing herein, however, shall be construed to permit the pari-mutuel system of wagering upon any race track unless such race track be first granted a permit as provided by this act; and it is hereby declared to be unlawful for any person, partnership, association or corporation to permit, conduct or supervise upon any race track the pari-mutuel system of wagering except in accordance with the provisions of this act.

General
racing per-
mitted without
betting.

54. Nothing in this act shall be construed to prevent in any way the use of any grounds, enclosure or race track owned or controlled by any permit holder for any fair, county fair, State fair, agricultural or live stock exhibition, or hunt race meet recognized by the National Steeplechase and Hunt Association, even though horse racing, harness racing or trotting be conducted thereat, or for any other lawful purpose, when no betting, wagering, pool selling or gambling upon the result of horse racing held thereat is permitted with the knowledge or acquiescence of the person or persons conducting the same, and when the pari-mutuel system of wagering is not conducted.

Act applies
to horse
racing only.

55. Nothing herein shall in any way be construed to permit or to apply to any method or manner of racing except the racing of horses, as herein set forth.

Enforcement
of act by legal
authorities.

56. It shall be the duty of the Attorney-General and of the several prosecutors of the pleas in this State to enforce the provisions of this act, and the Governor may upon request of the commission order the law enforcing officers of the State of New Jersey or of the various counties and municipalities to assign a sufficient number of deputies to prevent horse racing at any track, within the respective jurisdiction of such counties and municipalities, a permit for which has been refused, suspended or revoked by the commission.

Deputies.

57. In addition thereto said commission may appoint four persons, each of whom, upon being certified by the chairman of the commission to the Secretary of State as such appointee, shall take oath before the Secretary of State to discharge the duties of his position. Such persons, upon appointment and qualification, shall have and possess all the powers, duties and liabilities of police officers in cities, towns, townships and boroughs, in the making of arrests and the execution of criminal processes, the enforcement of all the laws of the State and of the provisions of this act.

Additional
enforcement
officers.

Powers and
duties.

Such persons, when appointed, shall hold their positions or employment at the pleasure of the commission or for such terms as the commission may fix or determine. Their compensation shall be such sum as may be agreed upon between the commission and the licensees or permittees authorized or licensed to hold race meetings under the provisions of this act and be paid by such licensees or permittees.

Tenure.

Compensation.

Such persons may be assigned to such duties as the commission may, in its discretion, deem necessary and such persons shall be responsible to no one in the conduct of their duties except the Racing Commission.

Assignment
to duties.

58. Every track that operates under this act must be equipped with photographic devices for taking pictures at the finish line so as to determine the respective positions of the first three places of the contestants in a close race.

Photographic
devices.

59. The invalidity of any section or sections or parts of any section or sections of this act shall not affect the validity of the remainder of the act.

Validity
of act.

60. This act shall take effect immediately.

Approved March 18, 1940.

CHAPTER 18

AN ACT to regulate elections, and amending section 19:31-1 of the Revised Statutes.

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

Section
amended.

1. Section 19:31-1 of the Revised Statutes is amended to read as follows:

Permanent
registration
required:

19:31-1. Except as otherwise provided in this section, no person shall be permitted to vote at any election in either of the classes of municipalities enumerated in paragraphs "a" or "b" of this section unless such person shall have been permanently registered in the manner hereinafter in this chapter provided:

In municipali-
ties over 14,000
in 1920;

a. Municipalities having a population in excess of fourteen thousand as ascertained by the Federal census of the year one thousand nine hundred and twenty;

In municipali-
ties over 14,000
in 1930.

b. Municipalities which by the Federal census of the year one thousand nine hundred and thirty or any subsequent Federal census had or shall have a population exceeding fourteen thousand, and which are located in a county which on May twenty-fourth, one thousand nine hundred and thirty-three, had a municipality having permanent registration.

When act
inoperative.

The provisions of this section shall be inoperative after January first, one thousand nine hundred and forty-one, in all municipalities in counties of the first class; *provided, however*, that after January first, one thousand nine hundred and forty-one, in every municipality in counties of the first class regardless of population, no person shall be permitted to vote at any election unless such person shall have been permanently registered as now provided by law, but at every election

Proviso.

held in said municipalities in counties of the first class where permanent registration is not now in effect, every voter before voting, shall register permanently, in the manner provided by chapter thirty-one of Title 19 of the Revised Statutes, after the passage of this act; *provided, further*, that at least three extra registration days for the registration of voters in municipalities in counties of the first class not now having permanent registration shall be provided prior to January first, one thousand nine hundred and forty-one, by the commissioner having supervision of permanent registration in such municipalities. Proviso.

2. This act shall take effect immediately.

Approved March 21, 1940.

CHAPTER 19

AN ACT to regulate elections, and amending section 19:31-1 of the Revised Statutes.

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

1. Article 19:31-1 of the Revised Statutes is amended to read as follows: Section amended.

19:31-1. Except as otherwise provided in this section, no person shall be permitted to vote at any election in either of the classes of municipalities enumerated in paragraphs "a" or "b" of this section unless such person shall have been permanently registered in the manner hereinafter in this chapter provided: Permanent registration required:

a. Municipalities having a population in excess of fourteen thousand as ascertained by the Federal census of the year one thousand nine hundred and twenty; In municipalities over 14,000 in 1920;

b. Municipalities which by the Federal census of the year one thousand nine hundred and thirty or Conditions in 1930.

any subsequent Federal census had or shall have a population exceeding fourteen thousand, and which are located in a county which on January first, one thousand nine hundred and forty, had a municipality having permanent registration. The provisions of this section shall be inoperative after January first, one thousand nine hundred and forty-one, in all municipalities in counties of the second class where voting machines are used; *provided, however*, that after January first, one thousand nine hundred and forty-one, in every municipality in counties where voting machines are used, regardless of population, no person shall be permitted to vote at any election unless such person shall have been permanently registered as now provided by law, but at every election held in said municipalities in counties where voting machines are used where permanent registration is not now in effect, every voter before voting, shall register permanently, in the manner provided by chapter thirty-one of Title 19 of the Revised Statutes, after the passage of this act; *provided, further*, that in municipalities in counties affected by this act, any qualified person shall be permitted to vote at both the primary and general election of one thousand nine hundred and forty, in accordance with the provisions of the act to which this act is an amendment, but at the time of such elections, all persons qualified to vote shall be required to register permanently for all future elections, in accordance with the provisions of article 19:31-1 of this act; *provided, further*, that extra registration days for the registration of voters in municipalities in counties where voting machines are used not now having permanent registration shall be provided prior to January first, one thousand nine hundred and forty-one, by the commissioner having supervision of permanent registration in such municipalities.

When
inoperative.

Proviso.

Where voting
machines
used.

Proviso.

Proviso.

2. This act shall take effect immediately.

Approved March 23, 1940.

CHAPTER 20

AN ACT regulating promotions in police departments in municipalities and counties in this State.

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

1. No member of any police department in any municipality or county in this State shall be promoted to or hold a superior rank in such department until he has served at least three years in such department. This act shall not apply to any municipality or county operating under subtitle three of the Title, Civil Service, of the Revised Statutes (section 11:19-1 et seq.). Nor shall it be effective in cases where a new department is organized. Service prior
to promotion.

2. This act shall take effect immediately.
Approved March 30, 1940.

Exception.

CHAPTER 21

AN ACT to permit the allowance of discounts for payment of certain taxes due to counties by municipalities, and amending section 54:4-76 of the Revised Statutes.

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

1. Section 54:4-76 of the Revised Statutes is amended to read as follows: Section
amended.

54:4-76. The governing body of the municipality or the county shall cause the county, local school and State taxes to be paid as and when due for Payment of
taxes.

Borrow to
meet taxes
due.

Discount
rate.

Maximum
rate.

Rate on
delayed pay-
ment.

payment. If there shall not be sufficient funds in the treasury available for such payments, the governing body shall immediately borrow sufficient money and pay such taxes. The board of chosen freeholders of each county may by resolution fix the rate of discount to be allowed for the payment to the county treasurer of county taxes previous to the date on which they will become due for payment. The rate so fixed shall not exceed six per centum per annum, and shall be allowed only in case of payment on or before the thirtieth day previous to the date on which said taxes will become due for payment to the county treasurer. On any part of the taxes payable to the county treasurer and on any part of the taxes payable to the State by the county treasurer, which shall remain unpaid after the time within which they are required to be paid by this chapter, the taxing district or county in arrears shall pay to the county or State, as the case may be, interest at the rate of six per centum upon the delayed payment.

2. This act shall take effect immediately.

Approved March 30, 1940.

CHAPTER 22

AN ACT concerning witnesses, and amending section 2:97-4 of the Revised Statutes.

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

Section
amended.

1. Section 2:97-4 of the Revised Statutes is amended to read as follows:

Proving
marriage.

2:97-4. In any criminal action or proceeding a husband or wife shall be competent to testify against his or her wife or husband to prove the fact of marriage.

Upon the trial of any indictment a married man shall be admitted to testify against his wife when he is the complainant against her, if he shall offer himself as a witness.

Husband
testifying
against wife.

Upon the trial of any indictment a married woman shall be admitted to testify against her husband when she is the complainant against him, if she shall offer herself as a witness.

Wife testi-
fying against
husband.

Except as in this section or elsewhere provided by statute no husband or wife shall be competent to give evidence against the other in any criminal action or proceeding.

Husband and
wife testifying
against each
other.

2. This act shall take effect immediately.

Approved March 30, 1940.

CHAPTER 23

AN ACT concerning fees of constables and sergeants-at-arms, in district courts, and amending section 22:2-45 of the Revised Statutes.

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

1. Section 22:2-45 of the Revised Statutes is hereby amended to read as follows:

Section
amended.

22:2-45. From the fees mentioned in section 22:2-44 of this Title, the clerk shall pay to constables or sergeants-at-arms the following fees:

Fees in
district courts.

Serving summons on one defendant, sixty cents (\$0.60).

Serving
summons.

Serving summons on every additional defendant, thirty cents (\$0.30).

Warrant, for each defendant served, seventy-five cents (\$0.75).

Summons in replevin, taking bond and any inventory, against one defendant, one dollar and fifty cents (\$1.50). Against each additional defendant, thirty cents (\$0.30).

In replevin.

Scire facias.	Scire facias, against one defendant, sixty cents (\$0.60). Against each additional defendant, thirty cents (\$0.30).
Executions.	Every execution, or any order in the nature of an execution on a judgment or execution against body, for each defendant served, seventy-five cents (\$0.75).
Notice to jailer.	Serving copy of an execution or any order with a jailer, twenty-five cents (\$0.25).
Attachments.	Writ of attachment and making inventory, one dollar (\$1.00).
Warrant.	Warrant for possession, one dollar (\$1.00).
Attending jury.	Attending jury until agreed on their verdict, fifty cents (\$0.50).
Posting.	Posting all notices of attachment, thirty-five cents (\$0.35).
Calling jury.	Summoning each jury of six men, seventy-five cents (\$0.75). Summoning each jury of twelve men, one dollar (\$1.00).
Mileage.	For every mile of travel in serving any summons or warrant against the body, after the first mile, the distance to be computed by counting the number of miles in and out, by the most direct route from the place where process is issued four cents (\$0.04).
Serving subpoenas.	For serving every subpoena, notice or order, thirty-five cents (\$0.35). In addition to the foregoing, the following fees for constables shall be taxed in the costs and collected on execution or order in the nature of an execution on any final judgment.
Advertising.	For advertising property under execution or any order, thirty-five cents (\$0.35).
Sales.	For selling property under execution or any order, fifty cents (\$0.50).
Collecting.	On every dollar collected on execution or any order, ten cents (\$0.10).

2. This act shall take effect immediately.
Approved March 30, 1940.

CHAPTER 24

AN ACT concerning county summer camps for children, and supplementing article one of chapter twenty-three of Title 40.

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

1. When the board of chosen freeholders has determined to establish a camp for undernourished and underprivileged children of the county and has acquired a site therefor and has awarded contracts for the necessary buildings and improvements thereon, or has resolved to maintain, establish a camp for undernourished and underprivileged children of the county, as provided in this chapter, a commission or board shall be constituted and appointed.

Commission to establish camps for unfortunate children.

2. The commission shall be composed of five citizens of the county, at least two of whom shall be women, to be appointed by the board of chosen freeholders, who, with two designated members of the board of chosen freeholders and the county adjuster, as ex-officio member, shall constitute the county camp commission and managers of the camp. The holding of any other office by a member of the commission shall not constitute such holding as incompatible with his office as member of the commission.

How board constituted.

3. Members shall hold their offices for five years except that the first appointments shall be respectively for one, two, three, four and five years, which terms as to duration shall be in the order of appointments as made and indicated. Vacancies in such offices shall be filled for the unexpired term only.

Terms.

Vacancies.

4. Members shall receive no compensation for their services but shall be allowed their actual and necessary expenses, on the approval of the com-

Expenses met.

mission, all of which shall be audited and paid in the same manner as other expenses are paid in and for the county.

Officers. 5. The commission shall elect from among its members a president, vice-president and secretary-treasurer.

Control. 6. The board of managers of the camp shall have charge of all matters relating to the government, discipline, contracts, and fiscal concerns of the camp, and shall make such rules and regulations as may be necessary for carrying out the purposes of the camp.

Regulations. 7. The commission shall so equip and maintain the camp as to provide proper heat and all furniture, materials and supplies, recreational, medical and otherwise, as may be necessary for the adequate maintenance of the camp.

Equipment and maintenance. 8. The commission shall meet regularly once each month and at other times as may be necessary or as may by rule be provided. The commission shall hold its annual meeting before the first day of December of each year, at which time amongst other things there shall be prepared the annual budget for presentation to the board of chosen freeholders.

Meetings. 9. All appropriations for the expenditure of money as set forth in this chapter shall be subject to the approval of the board of chosen freeholders.

Budget. 10. The commission shall certify all bills and accounts including salaries and wages and transmit them to the board of chosen freeholders of the county which shall make payment out of the appropriations, therefore in the same manner as any other charges against the county.

Approval of appropriations. 11. The commission shall appoint such employees and assistant employees as may be necessary to carry out the provisions of this chapter.

Approval of accounts and salaries. 12. Employees shall be subject to such rules and regulations in the discharge of their duties as may be made by the commission.

Assistants.

Employees.

13. All employees of the commission shall hold their office or employment at the pleasure of the commission. Continuance of employment.

14. The commission shall fix the salaries of all employees within the limits of the appropriation made therefor by the board of chosen freeholders and such salaries shall be compensation in full for services rendered. Salaries.

15. The commission may appoint a secretary who shall be responsible for the keeping of all minutes and records of the commission. The secretary shall also assist in whatever capacity she is assigned to by the commission. Secretary and duties.

16. This act shall take effect immediately.

Approved March 30, 1940.

CHAPTER 25

AN ACT concerning leave of absence from public employment, and amending section 38:23-2 of the Revised Statutes.

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

1. Section 38:23-2 of the Revised Statutes is hereby amended to read as follows: Section amended.

38:23-2. The head of every public department and of every court of this State, every superintendent or foreman on the public works of this State, the heads of the county offices of the several counties and the head of every department, bureau and office in the government of the various municipalities, shall give a leave of absence with pay to every person in the service of the State, county or municipality who is a duly authorized representative of the Grand Army of the Republic, United Spanish-American War Veterans, Disabled Amer- Leave of absence for certain veterans to attend conventions.

ican Veterans of the World War, Veterans of Foreign Wars, Indian War Veterans, American Legion, Jewish War Veterans of the United States, Women's Overseas Service League, and the Twenty-ninth Division Association, to attend any State or national convention of such organizations.

Certificate
submitted.

A certificate of attendance to the State convention or encampment shall, upon request, be submitted by the representative so attending.

Length of
absence.

Leave of absence shall be for a period inclusive of the duration of the convention with a reasonable time allowed for time to travel to and from the convention.

2. This act shall take effect immediately.

Approved April 1, 1940.

CHAPTER 26

AN ACT to authorize the borough of East Newark, in the county of Hudson to pay a pension to Sadie A. Carey.

Preamble.

WHEREAS, Sadie A. Carey, a resident of the borough of East Newark, in the county of Hudson, New Jersey, has served the said borough in the capacity of "Borough Clerk" during the period exceeding fourteen years, having succeeded to the said office after the death of her husband, who had served in the said office for a period exceeding thirty-three years, both having rendered excellent, efficient and faithful service to the said borough of East Newark, in the performance of their duties; and

Preamble.

WHEREAS, The borough of East Newark does not have in force and effect, any pension that would inure to the benefit of the said Sadie A. Carey; therefore,

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

1. The borough of East Newark, in the county of Hudson, is hereby authorized to grant and empowered to pay to the said Sadie A. Carey for the remainder of her natural life, a pension, to be effective beginning on the date of her retirement, in such sum as the governing body of the said borough of East Newark shall, in its discretion, deem advisable and just, which pension shall be paid in semimonthly installments.

Pension to
Sadie A.
Carey.

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

Provision for
funds and
payment.

3. This act shall take effect immediately.
Approved April 3, 1940.

CHAPTER 27

AN ACT to authorize the town of Harrison, in the county of Hudson, to pay a pension to Francis J. McDonald.

WHEREAS, Francis J. McDonald, a resident of the town of Harrison, in the county of Hudson, New Jersey, has served the town in the capacity of its town clerk during a period exceeding sixteen years, rendering excellent, efficient and faithful service to the town of Harrison in performance of his duties; and

Preamble.

Preamble. WHEREAS, The town of Harrison does not have in force and effect any pension that would inure to the benefit of the said Francis J. McDonald; therefore,

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

Pension to
Francis J.
McDonald.

1. The town of Harrison, in the county of Hudson, is hereby authorized to grant and empowered to pay to the said Francis J. McDonald, for the remainder of his natural life, a pension, to be effective beginning on the date of his retirement, in such sum as the governing body of the said town of Harrison shall, in its discretion, deem advisable and just, which pension shall be paid in semimonthly installments.

Provision for
funds and
payment.

2. The said town of Harrison shall provide in its annual budget, after the date of such retirement, for the payment to the said Francis J. McDonald of the aforementioned pension, and, from the date of his retirement from active service until the adoption of its next annual budget, may pay such pension as the governing body may decide upon from any funds available therefor.

3. This act shall take effect immediately.

Approved April 3, 1940.

CHAPTER 28

AN ACT to authorize the town of Kearny, in the county of Hudson, to pay a pension to William B. Ross.

Preamble. WHEREAS, William B. Ross, a resident of the town of Kearny, in the county of Hudson, New Jersey, has served the town in various capacities during a period exceeding thirty-eight years, rendering excellent, efficient and faithful service to the town of Kearny in performance of his duties; and

WHEREAS, The town of Kearny does not have in force and effect any pension that would inure to the benefit of the said William B. Ross; therefore

Preamble.

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

1. The town of Kearny, in the county of Hudson, is hereby authorized to grant and empowered to pay to the said William B. Ross, for the remainder of his natural life, a pension, to be effective beginning on the date of his retirement, in such sum as the governing body of the said town of Kearny shall, in its discretion, deem advisable and just, which pension shall be paid in semimonthly installments.

Pension to William B. Ross.

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

Provision for funds and payment.

3. This act shall take effect immediately.

Approved April 3, 1940.

CHAPTER 29

AN ACT to provide for the funding or refunding of notes or bonds of school districts governed by chapter seven of Title 18 of the Revised Statutes of New Jersey.

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

Issuing
refunding
bonds.

Rate of
interest.

Authorization.

Provision for
payment and
interest.

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

2. Such refunding bonds may be issued in one or more series, and shall recite that they are issued pursuant to this act, and shall bear such date or dates, mature at such time or times, not exceeding forty years from their date, bear interest at such rate or rates, payable at such time or times, be in such denomination, in such form either coupon or registered, carry such registration privileges, be executed in such manner, be payable at such place or places and be subject to such terms of redemption with or without premium, as may be determined by resolution or resolutions of the board of education.

Serial issue.

Recital in bonds.

3. No resolution authorizing such refunding bonds or determining or authorizing any matters or acts in connection with such refunding bonds shall take effect unless and until there shall be indorsed upon a certified copy thereof, as adopted, the consent of the Local Government Board of New Jersey.

Consent necessary.

4. In considering any resolution in connection with the issuance of any refunding bonds, presented to it for the indorsement of its consent thereon, the Local Government Board shall have regard to the probable capacity of the school district to pay at their maturity the refunding bonds proposed to be issued and all other indebtedness then outstanding, taking into consideration both the assessed and the true value of taxable property, and to the equitable distribution of the burden of interest and debt redemption charges in connection with the refunding bonds and other indebtedness theretofore or which may necessarily thereafter be incurred. If the Local Government Board shall refuse to indorse its consent upon any such resolution, it shall make and certify to the school district a statement of its reasons for so refusing.

Capacity to meet obligations.

Refusal to consent.

5. Any such refunding bonds may be sold in such manner as may be determined by resolution, at public or private sale before or after public offering, or may be exchanged before or after public

Sale of bonds.

Exchange.

Authorization.	offering for any outstanding obligations to be funded or refunded thereby upon authorization by resolution adopted by vote of two-thirds of the members of the board of education, at such price or prices, computed in the manner or mode of procedure described by "Acme Tables of Bond Value" (published by Financial Publishing Company, Boston, Massachusetts), as will yield to the purchasers or the holders of the obligations surrendered in exchange, income at a rate not exceeding six per centum (6%) per annum to the maturity dates of the several bonds so sold or exchanged on the money paid or the principal amount of the obligations surrendered therefor to the school district. Refunding bonds of any authorized issue or of any authorized maturity may be sold or exchanged as hereinabove provided from time to time and in such blocks as may be deemed advisable.
Yield.	The officer delivering any refunding bonds in exchange for outstanding obligations shall report the amounts and numbers of the refunding bonds so delivered and the outstanding obligations so received, and the report shall be entered in the minutes of the board of education and a copy of such report shall be filed within five days with the State Department of Local Government.
Exchangeable in blocks.	
Report by financial officer.	
Entered in minutes.	
Further security.	6. To the end that the principal of and interest on such refunding bonds may be further secured and thereby a more favorable sale or exchange effected, the resolution authorizing such refunding bonds may contain provisions which shall be a part of the contract with the holders of such refunding bonds as to the establishment of, and the making of appropriations for, reserve or sinking funds and the amount, source, securing, regulation and disposition thereof.
Consent, etc.	7. Any certification, indorsement or consent of the Local Government Board may be made on any such resolution by a majority of the members thereof or may be made by the secretary pursuant to its direction and on its behalf. After the issuance of refunding bonds any certification or in-
Indorsement of consent conclusive.	

dorsement of consent, whether made by the Local Government Board or the secretary, shall be conclusive, and after the issuance of any refunding bonds in reliance thereon, the validity or regularity thereof may not be contested in any suit, action or proceeding relating to the validity of such refunding bonds.

8. The powers granted by this act are in addition to the powers granted to boards of education by any other law and shall not be affected or restricted by any limitation or restriction imposed by any other law. The powers granted by this act shall not be affected by the invalidity of or any irregularity in any proceedings for the issuance of the outstanding bonds or notes to be funded or refunded by the issuance of bonds pursuant to this act.

Powers here
granted deemed
additional.

As to
invalidity.

9. This act shall take effect immediately.

Approved April 6, 1940.

CHAPTER 30

AN ACT concerning the allowances to Supreme Court commissioners, Supreme Court examiners, masters and special masters in Chancery, and other persons duly authorized, and amending section 22:1-6 of the Revised Statutes.

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

1. Section 22:1-6 of the Revised Statutes is amended to read as follows:

Section
amended.

22:1-6. Supreme Court commissioners, Supreme Court examiners, masters and special masters in Chancery, and other persons duly authorized, shall receive for the services herein mentioned, the following fees:

Fees
allowable:

Per sitting;	For attendance at the taking of affidavits, depositions and examinations of witnesses or parties, upon or under any order or decree made in any cause, matter or proceeding, by any of the courts or by any judge thereof, for every sitting to be paid by the party or person obtaining the decree or order and included in his taxable costs, six dollars (\$6.00).
Taking testimony;	For taking testimony in any matter or cause pending in any of the courts of this State, or in any proceeding based upon or growing out of any decree or judgment of any of the courts of this State, for every appointment at which no testimony shall be taken, to be paid by the moving party in case there shall be no adjournment of the taking of such testimony, and by the party applying for an adjournment in case such adjournment is granted, three dollars (\$3.00).
Oaths;	For administering each oath, twenty-five cents (\$0.25).
Witnesses;	For examination of a witness, per folio, thirty cents (\$0.30).
Copies;	For each copy of testimony, per folio, ten cents (\$0.10).
Certifying;	For certifying each exhibit shown to witness, fifteen cents (\$0.15).
Examining adverse party;	Upon examination of an adverse party before trial the officer shall receive the same fees as provided above for taking depositions of witnesses.
Further allowance.	The court, in its discretion, may allow such further sums as may be proper, based on the services performed.
Application of act.	This act shall be construed to apply in all cases where an application for allowances is still pending before the court in which services have been performed but for which no order of the court has been entered making allowance and directing payment. 2. This act shall take effect immediately. Approved April 6, 1940.

CHAPTER 31

AN ACT concerning elections, and amending sections 19:31-19, 19:32-15, 19:32-17, 19:32-18, of the Revised Statutes.

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

1. Section 19:31-19 of the Revised Statutes is amended to read as follows:

Section amended.

19:31-19. The commissioner shall transfer to the inactive file the permanent registration and record of voting forms of such persons as a justice of the Supreme Court, a judge of the circuit court, or a judge of the common pleas court may, as hereinafter provided, order stricken from the signature copy register.

Registration transferred to inactive list.

The registrant shall be notified by the commissioner by registered mail of any transfer made pursuant to this section.

Registrant notified.

After the permanent registration form of any person has been placed in the inactive file for any reason whatsoever, the Commissioner of Registration shall stamp across the face of said registration form in red ink with a rubber stamp, in type at least one inch high, the word *VOM* and underneath said word, *INACTIVE*, and thereafter, the said form shall not be restored, reinstated or retransferred to the active file.

Markings to indicate cancellation.

Any person whose permanent registration form has been transferred to the inactive file shall be required to reregister, in order to be eligible to vote.

Reregistering necessary.

In no event, shall any person's registration number which has been transferred to the inactive file be again used as the registration number of that person or any other person.

Canceled registration number not used.

Section
amended.

2. Section 19:32-15 of the Revised Statutes is amended to read as follows:

Inspection
of registry
lists.

19:32-15. The superintendent shall investigate all registry lists prior to the holding of any election. When as a result of such investigation or during the course thereof the superintendent shall ascertain that a person registered has died or been disqualified by conviction of a crime which would disfranchise a person under the laws of this State, or never has resided at the place of registry or is registered from some place other than his actual residence or does not possess the qualifications to vote required by the Constitution of this State or is otherwise not entitled to vote at such election, the superintendent shall serve an order in writing, signed by him, upon the proper district board, ordering it to refuse to allow such person to vote at the election.

Notice served
on election
board.

Person
affected
notified.

No such order shall be signed by the superintendent unless notice to the person to be affected shall be given as hereinafter provided.

Section
amended.

3. Section 19:32-17 of the Revised Statutes is amended to read as follows:

Order
delivered.

19:32-17. The superintendent shall cause such order to be delivered to the district board at the same time as the challenge lists are delivered, which order shall be receipted for by the judge of the district board, who shall use the order in conjunction with the registry list, so that no person whose name appears upon the order shall be allowed to vote. Such order shall be signed and certified to by each member of the district board to the effect that no person whose name appears therein has been allowed to vote. The order shall be returned to the superintendent at the same time and together with the challenge lists.

Effect of
order.

Details of
procedure.

The superintendent, concurrently with the delivery of such order, shall deliver to the commissioner a true copy, certified by him as correct, of each order delivered by him pursuant to this section to each district board in municipalities having permanent registration. Upon receipt of such copy

Reregis-
tration.

the commissioner shall thereupon transfer the permanent registration forms of the person named in such order to the inactive, death or conviction file, as the case may be, and he shall be required to re-register before being allowed to vote at any subsequent election.

4. Section 19:32-18 of the Revised Statutes is amended to read as follows:

Section amended.

19:32-18. Any person affected by the action of the superintendent shall during the week immediately preceding the election and on the election day have the right to make application to a judge of the court of common pleas of the county for the purpose of obtaining an order entitling him to vote in the district in which he actually resides. The burden of proof shall be upon the applicant.

Application to court for right to vote.

A judge of the court of common pleas, if satisfied that the applicant is entitled under the law to vote at such election and after determining the election district in which the person actually resides may issue an order directing the district board of that district to permit such person to vote. If the order is directed to a district board in municipalities having permanent registration, the district board shall certify and return the order to the commissioner at the close of the election, who thereupon shall restore the permanent registration forms of such person to the active file. Before the issuance of such order, the superintendent shall be heard personally, or by his chief deputy or assistants, as to the reasons why he has issued an order denying such person the right to vote. The superintendent or any one representing him shall have full power to cross-examine any witness.

Authorization to vote.

Restoration to permanent list.

Reasons for removal given.

The judge of the court of common pleas making such order shall cause a full record of the proceedings of the application to be taken stenographically, transcribed and filed in the office of the county clerk of the county, which record shall be an open and public record. All costs and expense of such proceedings shall be paid by the county.

Full proceedings recorded.

As to re-
registering.

Any person whose name shall appear on the Peremptory Order List and who shall not apply for and be granted an order to vote, during the week immediately preceding the election or on the election day immediately following the publication of his name as heretofore provided, shall not be permitted to vote by court order or otherwise until he shall have first reregistered.

5. This act shall take effect immediately.

Passed April 9, 1940.

CHAPTER 32

AN ACT to amend an act entitled "An act concerning the collection of taxes, and supplementing Title 54 of the Revised Statutes," approved October sixteenth, one thousand nine hundred and thirty-nine.

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

Section
amended.

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

Information
supplied:

6. The bill or petition for the appointment of such receiver shall set forth:

Taxes due;

(a) that such delinquent taxes remain due and unpaid at the date of filing such bill or petition,

Attempted
collection;

(b) that the collector has exercised due diligence to collect such delinquent taxes, and

Income
producing:

(c) that he verily believes that such real property is income-producing, or, if the property is not income-producing, that it can be leased and thereby made to become income-producing, and that the collection of such delinquent taxes can be made through a receivership of the rents and income from such real property, and

(d) whether or not such real property is encumbered by a first mortgage and if so, the name and address of such first mortgagee. Mortgaged;

The bill or petition shall be verified, and shall be prima facie evidence of the facts therein stated. Verification.

Approved April 9, 1940.

CHAPTER 33

AN ACT concerning counties, and authorizing the board of chosen freeholders of any county to acquire by gift, grant, contribution, devise or bequest lands and interests therein within the county, and to hold, develop, control, maintain and regulate the same for public park, public welfare and hospital purposes.

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

1. The board of chosen freeholders of any county is authorized and empowered to acquire by gift, grant, contribution, devise or bequest, lands and interests therein, within their respective counties, and to hold, develop, control, maintain and regulate the same for public park, public welfare and hospital purposes. Counties may accept property for public welfare.

2. Such acquisition shall be by resolution of the board, and title thereto shall be taken in the name of the county of (here insert name of county). Acquisition and title.

3. After such acquisition the board may erect, construct, and maintain on such lands, buildings and structures and the administration and maintenance thereof shall be in accordance with rules adopted by the board. Structures.
Regulations.

- Budgeting. 4. The board shall annually include in its budget the amount of money deemed necessary for maintaining any of the public parks, public welfare projects or hospitals operated and maintained as contemplated by this act; *provided, however*, that the amount so raised by such appropriation shall not be less than one-half of one mill on the dollar, nor more than three-quarters of a mill on the dollar of the assessed valuation of the taxables and ratables of the county.
- Proviso. 5. In any county in which lands and interests therein have been acquired as in this act provided, it shall be lawful for the board of chosen freeholders with funds made available by the Federal Government or any instrumentality thereof to use funds so obtained for the purposes of this act.
- Use of Federal funds. 6. This act shall take effect immediately.
- Approved April 13, 1940.

CHAPTER 34

AN ACT to supplement an act entitled "An act making appropriations for the support of the State government and for several public purposes for the fiscal year ending June thirtieth, one thousand nine hundred and forty, and regulating the disbursement thereof," approved June thirtieth, one thousand nine hundred and thirty-nine, and providing additional funds for maintenance of the North Jersey branch of the New Jersey Agricultural Experiment Station.

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

- Appropriation for feed for experimental dairy herd. 1. In addition to the sum appropriated for maintenance of the North Jersey branch of the New Jersey Agricultural Experiment Station in and by

the act of which this act is a supplement, there is hereby appropriated to the New Jersey Agricultural Experiment Station out of the State fund, for the purpose of purchasing feed for the experimental dairy herd at the North Jersey branch, the sum of two thousand dollars (\$2,000.00).

2. This act shall take effect immediately.

Approved April 13, 1940.

CHAPTER 35

AN Act authorizing the Comptroller of the Treasury to transfer by debit and credit, upon request in writing for that purpose by the head of any department or spending agency of the State government, monies appropriated to any such department or spending agency, to enable any such department or spending agency to pay telephone, telegraph, postage and rent charges of any such department or spending agency.

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

1. The Comptroller of the Treasury is hereby authorized to transfer by debit and credit, upon request in writing for that purpose by the head of any department or spending agency of the State government, monies appropriated to any such department or spending agency, to enable any such department or spending agency to pay telephone, telegraph, postage and rent charges.

Transferring
funds by
department.

2. Whenever it is necessary so to do, the Comptroller of the Treasury is hereby authorized to transfer and make the necessary credit directly to the State House Commission.

Transfer
and credit.

3. This act shall take effect immediately.

Approved April 13, 1940.

CHAPTER 36

AN ACT authorizing the payment of pensions to certain assessors of taxes in townships.

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

Pensioning
township
assessor.

1. Any person, who shall have held the office of assessor of taxes in any township continuously for a period of twenty-five years and who shall have reached the age of eighty years while holding such office, may be paid a pension by said township after the expiration of his term of office and during his natural life, in such amount not exceeding six hundred dollars (\$600.00) per annum as the township committee may by resolution determine, which pension shall be paid in twelve equal monthly installments.

Amount.

2. This act shall take effect immediately.
Approved April 13, 1940.

CHAPTER 37

AN ACT authorizing banks, trust companies and savings banks to give security for repayment of bankruptcy fund deposits in the same manner as national banks, and supplementing chapter nine of Title 17 of the Revised Statutes.

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

Surety of
deposits in
bankruptcy.

1. In order to protect funds deposited by any receiver or trustee in bankruptcy, all banks, trust companies, and savings banks, organized under the laws of this State may, to secure the prompt re-

payment of such deposits, give a good and sufficient bond with surety or in lieu of surety or sureties on said bond, place in the custody of Federal reserve banks, or branches or branch thereof designated by the judges of the several courts of bankruptcy, subject to the orders of such judges, securities in such amounts and of such kinds as shall from time to time be lawfully required by such judges, and may execute such agreement as may be required by such judges relative to the sale or collection of such securities in case of any default in the performance of any of the conditions or stipulations of such bond.

Amount of
protection.

2. This act shall take effect immediately.

Approved April 13, 1940.

CHAPTER 38

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

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

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

Use of
seals with
signatures.

Proviso.

2. This act shall take effect immediately.

Approved April 13, 1940.

CHAPTER 39

AN ACT concerning the assessment and collection of taxes, and supplementing chapter four of Title 54 of the Revised Statutes.

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

Exemptions
limited to
residents.

1. The several exemptions provided for and allowed to any person or class of persons named in section 54:4-3.12 of the Revised Statutes shall only apply to such persons who are actual bona fide residents of the State of New Jersey and who are actually domiciled therein.

Defining
actual
residents.

2. A bona fide residence and domicile within the meaning hereof is such residence and domicile as is constituted by the claimant or his or her family actually living within New Jersey for the greater portion of each particular calendar year for which an exemption is claimed.

Proof of
residence.

3. The several tax assessors are hereby authorized and empowered to require affidavits and such other proof as they may deem necessary in order to determine to their satisfaction that the claimant is entitled to the exemption claimed.

4. This act shall take effect immediately.

Approved April 13, 1940.

CHAPTER 40

AN ACT concerning district courts, and amending
section 22:2-44 of the Revised Statutes.

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

1. Section 22:2-44 of the Revised Statutes is Section amended.
amended to read as follows:

22:2-44. In all actions and proceedings in the District court's fees.
district court, the following fees shall be paid to
the clerk:

Copy of proceedings entered in any docket, or
of any proceedings or any order or other paper,
filed in any cause, or transcript of same, per folio,
fifteen cents (\$.15).

Drawing, signing and sealing return to cer-
tiorari, one dollar (\$1.00).

Entering suit without process, one dollar and
fifty cents (\$1.50).

Execution, or an order in nature of execution, Executions.
on a judgment, or execution against the body, for
one defendant, one dollar and thirty-five cents
(\$1.35).

Execution against the body, each additional de-
fendant, seventy-five cents (\$.75).

Copy of execution, or other order, in nature of
execution, thirty-five cents (\$.35).

Granting appeal and approving bond, one dol-
lar (\$1.00).

Listing every cause (except tenancy suits) for
trial, hearing same and entering judgment, one
dollar and fifty cents (\$1.50).

Entering judgment in actions in tenancy, one
dollar (\$1.00).

Issuing commission to take deposition, fifty
cents (\$.50).

Mileage of constable in serving any summons, Mileage.
executions or warrant against the body, after the
first mile, the distance to be computed by counting

the number of miles, in and out, by the most direct route from the place where process is issued, for every mile, four cents (\$.04).

Order for warrant, rule to show cause, for discovery, or reference, or other order, one dollar (\$1.00).

Recording return of commission, one dollar and fifty cents (\$1.50).

Recognizance or bond filed or taken, thirty-five cents (\$.35).

Scire facias, one defendant, two dollars and ten cents (\$2.10). For each additional defendant, forty cents (\$.40).

Summons. Summons, one defendant, two dollars and ten cents (\$2.10). For each additional defendant, forty cents (\$.40).

Replevin. In replevin, one defendant, three dollars (\$3.00). For each additional defendant, forty cents (\$.40).

Transcript of judgment, fifty cents (\$.50).

Venire facias, jury of six men, eight dollars and fifty cents (\$8.50).

Venire facias, jury of twelve men, fourteen dollars (\$14.00).

Warrant. Warrant to arrest, one defendant, two dollars and thirty-five cents (\$2.35). For each additional defendant, seventy-five cents (\$.75).

Warrant for possession, one dollar and sixty cents (\$1.60).

Writ of attachment, one defendant, three dollars and thirty-five cents (\$3.35).

Certifications. Certifying statement of judgment for docketing in the court of common pleas or supreme court, fifty cents (\$.50).

Certifying statement of judgment on mechanic's lien for docketing in the circuit court, fifty cents (\$.50).

Subpœnas. For every subpœna, notice or order, served by a constable for which no fee is provided in the above enumeration, the clerk shall charge thirty-five cents (\$.35).

2. This act shall take effect immediately.

Approved April 13, 1940.

CHAPTER 41

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

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

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

Failure to
advertise
not to void
title.

Proviso.

2. This act shall take effect immediately.

Approved April 13, 1940.

CHAPTER 42

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

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

Validating
sales im-
properly
conducted.

1. All sales heretofore made of any lands and premises by any municipality at public auction of lands to which said municipality has an absolute title in fee simple, and all proceedings had in connection therewith are hereby validated and confirmed, notwithstanding that such sales and proceedings were not first authorized by resolution of the governing body of such municipality, and notwithstanding that the advertisement of sale of said lands were not made as provided by law, if otherwise made according to law, and any conveyances heretofore or hereafter made by such municipality of said lands heretofore sold by such municipality to the purchaser or purchasers thereof in pursuance of such sale or sales, are hereby validated and confirmed and shall be construed in all courts of this State to convey or have conveyed all the right, title and interest of any such municipality, of, in and to said lands and premises; *provided, however*, that such sales shall have been or shall be confirmed by resolution of the governing body of such municipality; *and provided, further*, that this act shall not be deemed to validate any defective or invalid assignment of any certificate of sale for taxes, assessments or other liens of any municipality, or to cure any infirmity in any such assignment.

Proviso.

Proviso.

2. This act shall take effect immediately.

Approved April 13, 1940.

CHAPTER 43

AN ACT concerning education, providing for tenure of service for all teachers, principals and supervising principals of the public schools of this State, and amending section 18:13-16 of the Revised Statutes.

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

1. Section 18:13-16 of the Revised Statutes is hereby amended to read as follows:

Section amended.

18:13-16. The services of all teachers, principals and supervising principals of the public schools, excepting those who are not the holders of proper teachers' certificates in full force and effect, shall be during good behavior and efficiency, (a) after the expiration of a period of employment of three consecutive calendar years in that district unless a shorter period is fixed by the employing board, or (b) after employment for three consecutive academic years together with employment at the beginning of the next succeeding academic year, or (c) after employment, within a period of any four consecutive academic years, for the equivalent of more than three academic years, some part of which must be served in an academic year after July first, one thousand nine hundred and forty; *provided*, that the time any teacher, principal or supervising principal had taught in the district in which he was employed at the end of the academic year immediately preceding July first, one thousand nine hundred and forty, shall be counted in determining such period or periods of employment in that district.

Tenure of school teachers: Conditions.

Proviso.

An academic year, for the purpose of this section, means the period between the time school opens in the district after the general summer

School year.

vacation until the next succeeding summer vacation.

Act effective.

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

Approved April 15, 1940.

CHAPTER 44

AN ACT relating to commission form of government law, and supplementing chapter seventy-five of Title 40 of the Revised Statutes.

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

Registration
of voters in
commission
governed
municipalities.

1. Wherever the provisions of the commission form of government law have been adopted by any municipality, either prior or subsequent to the passage of this act, the district boards of registry and election in all districts in the said municipalities not having permanent registration shall meet such day as the board of commissioners may designate, not more than twenty or less than ten days preceding a municipal election of commissioners under said law, at one o'clock in the afternoon and continue in session until nine o'clock in the evening, for the purpose of registering the names of all legal voters, residents of election districts for which they are appointed; *provided, however*, that it shall not be necessary for any voter to register whose name appears upon the official signature copy register or official registry list, as the case may be, containing the names of those persons qualified to vote at the last preceding general election.

Proviso.

Repealer.

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

Approved April 17, 1940.

CHAPTER 45

AN ACT providing for the acceptance of the duties of testamentary trustee and the issuance of letters to the testamentary trustee by the ordinary, orphans' court or surrogate.

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

1. A testamentary trustee or substituted testamentary trustee shall, before exercising the authority vested in him by virtue of any last will and testament which shall have been duly admitted to probate by the ordinary or any orphans' court or surrogate of this State, declare his acceptance of such trusteeship, which acceptance shall be filed and recorded in the office in which the will creating such trust is recorded.

Acceptance
of trusteeship.

2. Letters of trusteeship shall be issued in substantially the following form:

Form of
letters issued
trustee.

"To all to whom these presents shall come,
Greeting:

Whereas late of the
county of in the State of
..... in and by his last will and
testament, duly proved before the surrogate
of the county of did
appoint as trustee, and
whereas the said has ac-
cepted the duties of trustee as therein pro-
vided, therefore:

I,, surrogate of the county
of, do hereby certify that
the said is duly authorized
to execute the said trust according to law and
the terms of the said last will and testament.

In Witness Whereof, I have hereunto set
my hand and seal of office, etc.

..... Surrogate."

3. This act shall take effect immediately.
Approved April 22, 1940.

CHAPTER 46

AN Act to amend and supplement an act entitled
 “An act for the creation of sewerage districts in
 townships of this State, and to provide for the
 construction of sewers and sewage disposal
 plant or plants, and the cost, maintenance and
 operation thereof,” approved April twenty-first,
 one thousand nine hundred and nine, as the title
 of said act was amended by chapter one hundred
 sixty-one of the laws of one thousand nine hun-
 dred and fifteen, approved April sixth, one thou-
 sand nine hundred and fifteen.

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

Section 1
 amended.

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

Petitioning for
 sewerage
 district.

1. Not less than ten per centum (10%) of the
 legal voters of a designated area within any town-
 ship in this State may file with the township clerk
 of said township a petition in writing requesting
 that such designated area within such township,
 which shall be fully described and set out in a map
 accompanying and attached to said petition, be set
 off and designated a sewerage district by the town-
 ship committee, or other governing body of such
 township. Upon the filing of such petition in the
 office of the township clerk as aforesaid, it shall be
 the duty of the township committee, or other gov-
 erning body of such township, to set off and desig-
 nate from the territory of such township a
 sewerage district with the limits, boundaries and
 number set out in such petition, and the same when
 so defined and declared, shall become and be taken
 to be a sewerage district and shall be known and
 designated by and under the corporate name of

District
 established.

Corporate
 name.

“Sewerage District No. of the township of in the county of”; and every such district, when so designated and declared, shall be a body corporate, and shall possess and have the power to sue and be sued, complain and defend in any court of law or equity in this State, make and use a common seal, and to have all other corporate powers necessary for the carrying out of the object hereinafter specified; *provided*, that the incorporation of any such sewerage district shall be taken to be complete only after the filing with the township clerk of the township in which it is located of the result of the election held as hereinafter provided, and showing that the majority of legal voters at such election have voted in favor of the construction of a sewer or sewers, or system of sewerage. Any number of such sewerage districts may be so set off and established in any township, but no territory within any township shall be included in more than one sewerage district.

Proviso.

Number of districts.

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

Section 2 amended.

2. It shall be the duty of the township committee, upon the adoption by it of a resolution defining and declaring a sewerage district or districts within its territory, in accordance with the provisions of this act, to appoint a time and place at which the legal voters of such district or districts so designated shall meet for the purpose hereinafter specified, and to cause the clerk of the township to give notice of such time and place by advertisement in a newspaper published or circulating in the township for at least two weeks prior to such time so advised, said advertisement to be inserted at least once in each week, and by posting the same in five of the most public places within the district so designated at least ten days before the day of such meeting.

Notice to voters.

At said time and place the legal voters of the district shall determine by ballot, by the vote of

Determine by ballot as to sewers.

Sewerage
commissioners.

Proviso.

Result of
election
certified.

Section 3
amended.

Oaths of
commissioners.

the majority of those present and voting, whether or not there shall be constructed within such district a sewer or sewers, or system of sewerage with the appurtenances, including a disposal plant within or without the limits of such district, at a cost not in excess of the maximum amount to be stated in the notice of such meeting published and posted as provided in this section, and whether or not bonds in an aggregate amount not exceeding a maximum amount to be stated in the notice of such meeting published and posted as provided in this section shall be issued by the district. Said voters, at the same time, shall vote for three of the residents, within the district, to serve as sewerage commissioners for such district, and the three residents receiving the highest number of votes shall be elected as such commissioners for such district; *provided, however*, in case the vote of the majority shall be against the construction of a sewer, sewers, or system of sewerage within said districts, such commissioners shall be without power in the premises.

It shall be the duty of the election officers conducting such election to make a certificate of the results of said election, and to certify the same under their hands, or the hands of the majority of them, and to file the same with the clerk of the township within twenty-four hours after the closing of the polls at such election, which certificates shall forthwith be entered in full by said township clerk in the minute book of the township and filed in his office.

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

3. In case the legal voters shall determine upon the construction of a sewer, or sewers, or system of sewerage, it shall be the duty of the sewerage commissioners, when elected, to take and file with the clerk of the township an oath faithfully and impartially to perform their duties as such commissioners, thereupon to organize by the election

of one of their board as chairman, and by the appointment of a clerk, who need not be one of the commissioners. They shall then cause detailed maps, plans and specifications of such sewer, sewers, or system of sewerage, with the appurtenances, including a disposal plant, if deemed necessary, for such district, to be prepared, and shall appoint a time and place at which they will meet to consider the same, and shall give notice by advertisement set upon at least five of the most public places in said district of the time and place of such meeting, for the considering of such detailed maps, plans and specifications. It shall be the duty of said sewerage commissioners to submit a copy of the maps, plans and specifications for said sewers to the Board of Health of the State of New Jersey, and no sewer, drain or system of sewers, shall be constructed until such map, plans and specifications shall have first been approved by the Board of Health of the State of New Jersey.

Maps, plans,
etc., prepared.

Maps, plans,
etc., approved
by State Board
of Health.

Upon the consideration of such detailed maps, plans and specifications, said commissioners, by a majority vote, may adopt said detailed maps, plans and specifications, or such modifications thereof as they may deem best, and may thereafter enter into a contract for the furnishing of the work and materials of said sewer, sewers, or system of sewerage, with the appurtenances, with such other agreements and covenants therein contained as shall be approved by them.

Detailed plans.

Contract.

In case the said sewerage commissioners shall deem it necessary for the efficient sewerage of such district, or any part thereof, to construct an outlet sewer or sewers to tide or other waters, or to an outlet or disposal works, either within or outside of such sewerage district, or to connect any such outlet sewer or sewers with the sewerage system of any sewerage district or municipality, it shall be lawful for them to do so under the provisions of this section.

May construct
outlet sewer or
disposal plant.

Acquire land
by purchase
or condemna-
tion.

May contract
with other
districts.

Proviso.

Hearing
complaints.

Notice given.

Changing
boundaries.

In case it shall be necessary to take and occupy lands either within or without the bounds of such sewerage district, it shall be lawful for the commissioners thereof to take and appropriate and use for this purpose, so far as may be necessary, any land, or interest in land, within or without the limits of said district, and to acquire by purchase or condemnation any land, or interest in land, in such district, or any other municipality needed for that purpose. And the said commissioners shall have power to contract with any other sewerage district or municipality in the State for the right to use the sewerage system, or disposal works of such sewerage district or municipality on such terms and conditions and at such cost to such sewerage district as may be agreed upon, and to the making and performance of such agreement or contract the said sewerage district or municipal corporations are hereby fully empowered; *provided, however*, that no disposal works of any kind shall be located beyond the territorial limits of such sewerage district without the consent of the governing body of the municipality in which the same is located, evidenced by a resolution duly entered on the minutes of such governing body.

The sewerage commissioners elected as herein provided shall, prior to the issuance of any bonds or the levy of any taxes or special assessments for benefits pursuant to said acts, appoint a time and place at which the commissioners will meet and hear any complaint which may be made by any person owning or having an interest in any property included in the district. A notice stating the time, place and purpose of such hearing shall be published once in a newspaper published or circulating in the township and posted in five of the most conspicuous public places in the district not less than twenty days prior to the date of the hearing. The commissioners shall hear all evidence offered in support of any such complaint and shall, after giving due consideration thereto, change or alter the boundaries of the district so as to exclude

therefrom all property which may receive no substantial benefit from the sewer or sewers, or system of sewerage, with the appurtenances, proposed to be constructed therein.

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

4. In order to meet the cost of the construction of any such sewer, sewers, or system of sewerage the sewerage commissioners of any such district shall have power, in anticipation of the issuance of permanent bonds as provided in this act, to issue temporary improvement notes of the district in an amount not exceeding the maximum amount of bonds the issuance of which has been approved by the legal voters of such district at an election or elections theretofore called and held in the manner provided in this act. Such notes shall be issued by the sewerage commissioners in the corporate name of the district; shall be signed by each of the commissioners, and shall have the corporate seal of the district affixed thereto, attested by the clerk; shall bear interest at a rate not exceeding six per centum (6%) per annum; shall be payable within three years from their respective dates; shall be issued for not less than par; and shall bear such registration and redemption privileges as shall be determined by said commissioners. Such temporary improvement notes shall be authorized by a resolution or resolutions adopted by a majority vote of said sewerage commissioners, and may be sold at public sale, or at private sale without public offering, in a manner to be determined by said commissioners. The cost of said sewer, sewers, or system of sewerage which may be financed by the issuance of temporary improvement notes or permanent bonds under this act shall include the cost of preparation of maps, plans and specifications; necessary engineering and architect's fees; legal expenses in connection with incorporation of the district and the construction of such sewer, sewers or system of sewerage; interest upon obligations issued to finance such construction to a date not

Section 4
amended.

Issue improve-
ment certifi-
cates to meet
cost.

Amount.

Rate.

Time.

Authorization.

Financing.

Inclusive
expenses.

later than six months after the completion of such sewer, sewers, or system of sewerage; advertising, printing, financial and legal expenses in the issuance and sale of any bonds or temporary improvement notes under this act; and a sufficient amount of operating or working funds to place such sewer, sewers or system of sewerage in operation, including the cost of operation and maintenance thereof until the district has established and commenced the collection of rentals or other charges, or has adopted a budget as provided herein to provide for the levying of a general tax within such district to pay all or a part of the cost of such operation and maintenance; *provided, however*, that the period during which the cost of operation and maintenance may be paid from the proceeds of bonds or notes shall not in an event exceed one year from the date of final completion of such sewer, sewers or system of sewerage.

Working
funds.

Proviso.

Section 5
amended.

Meeting to
determine
payment of
cost

5. Section five of the act to which this act is an amendment is amended to read as follows:

5. Within twelve months after the final completion of any sewer, sewers or system of sewerage built under the provisions of this act the sewerage commissioners for such district shall appoint a time and place for a meeting of the legal voters of such district, called and held in the manner provided in section two of this act, for the purpose of determining by a vote of the majority of those present and voting whether the entire cost of such improvement shall be paid by taxing the taxable ratables within said district therefor in so far as the rentals or other charges and revenues, if any, derived from the operation of such sewer, sewers or system of sewerage, over and above the annual amounts necessary for the operation and maintenance thereof, shall be insufficient to pay the principal of and interest on bonds or notes issued to finance the cost of such sewer, sewers or system of sewerage, or whether there shall be levied upon the lands and real estate specially benefited by said improvement such part of the cost thereof as may

represent the special benefits conferred upon such lands and real estate by such improvement and the remainder of such cost paid by taxing the taxable ratables within said district therefor as provided above; *provided, however*, that in any event the full faith and credit of such districts shall be pledged for the payment of the principal of and interest on any temporary improvement notes or permanent bonds issued to finance the cost of construction of such sewer, sewers or system of sewerage, and all the taxable property within such districts shall be liable for the payment of such temporary improvement notes or permanent bonds, and the interest thereon, without regard to the levy of special assessments, as provided in this section, or the failure of the district to collect such special assessments or to make proper application of such special assessments when collected to the payment of such temporary improvement notes or permanent bonds.

Proviso.

All taxable property liable for payment.

In case it shall be determined by such vote that an assessment shall be levied upon the lands specially benefited by such improvement, the sewerage commissioner shall forthwith make application by petition to the circuit court of the county in which said district shall be located for the appointment of three commissioners of assessment, who shall be resident freeholders of the county, but shall not be interested in any land within said sewerage district, or otherwise interested in said improvement. They shall, before entering upon their duties, take and subscribe before some officer by law empowered to administer oaths, an oath in which they shall swear that they are not interested in any land within the sewerage district, and not otherwise interested in said improvement, and that they are resident freeholders of the county, and that they will faithfully execute the duties of their office. They shall then ascertain the cost of said improvement, including all damages and awards for the taking of property, the cost of any outlet

Procedure if vote is to assess for benefits.

Commissioners of assessment.

Oath.

Duties.

Assess
benefits.

Report.

Section 8
amended.

Duty of
township
collector.

Moneys held
in trust.

obtained by purchase, if any, and all lawful expenses, and shall then assess such part of said cost and expenses so ascertained as shall represent the special benefits conferred upon the land and real estate specially benefited by such improvement, and in proportion to the benefit thereby received, and no lot or parcel of land shall be assessed more than it is specially benefited, and the excess, or any of such cost and expenses, over and above the amount so assessed upon such land, shall be assessed upon the district at large wherein such improvement shall lie, which assessment shall be manifested by a report in writing, signed by the said commissioners, or any two of them, accompanied by a map showing the lands assessed and the amount assessed upon each lot or parcel of land, the name of the owner or owners of such lots of land, so far as they have become known to said assessment commissioners, and the excess of such cost and expense, if any, assessed upon the district at large, but no assessment shall be deemed defective by reason of any mistake in the names of any of said owners, or by reason of the omission of the names of any of such owners.

6. Section eight of the act to which this act is an amendment is amended to read as follows:

8. Within five days after the adoption of the resolution confirming the report of the assessment commissioners, it shall be the duty of the clerk of the sewerage district to deliver to the collector of taxes in the township within which said district is situated, a certified copy of said resolution and of the report of such commissioners, and thereupon it shall be the duty of the collector of said township to collect all assessments then payable according to the terms of such resolution and in the manner therein provided with all due speed, and to report such collections from time to time to the sewerage commissioners of such district, and to pay over the money so collected under the direction of the sewerage commissioners of said district to the clerk of said district. Such moneys shall be held in trust

by such clerk in an incorporated bank or trust company located within the State, and shall be used only for the payment of the cost of such sewer, sewers, or system of sewerage, or for the payment of temporary improvement notes or permanent bonds issued by said district, and the interest thereon.

7. Section ten of the act to which this act is an amendment is amended to read as follows:

Section 10
amended.

10. For the purpose of financing the cost of the construction of the sewer, sewers or system of sewerage, as defined herein, established under this act, or to pay, fund or refund any temporary improvement notes or other temporary obligations issued under the provisions of section four hereof, said sewerage commissioners of any sewerage district shall have power to issue the negotiable bonds of said district in an amount not exceeding the maximum amount of bonds the issuance of which has been approved by the legal voters of such sewerage district at an election or elections duly called and held in the manner provided in section two of this act. Such bonds may be issued at any time after the vote of the legal voters of such sewerage district approving the issuance thereof, but the issuance of the serial bonds authorized by this section may, in the discretion of the said commissioners, be deferred and said sewer, sewers or system of sewerage temporarily financed by the issuance of the temporary improvement notes provided for in section four hereof. Such bonds shall be in either registered or coupon form, bear such redemption and registration privileges and be in such form otherwise as the sewerage commissioners shall determine; shall be executed by each of the sewerage commissioners and the seal of the district affixed thereto, attested by the clerk, and the coupons attached thereto for interest payments authenticated with the facsimile signature of the clerk. Such bonds shall mature in annual installments commencing not later than two years from

Bond issue to
pay off
obligations.

When issued.

Details of
issue.

Maturity.

	the date of such bonds, and shall mature and be paid not later than forty years from the date of such bonds. No annual instalment shall exceed in amount the amount of the smallest prior instalment by more than fifty per centum (50%); <i>provided, however</i> , that such bonds may mature upon a level debt service plan so that the amount of principal and interest becoming due upon said bonds in each year during the maturity thereof shall be approximately the same. Said bonds shall bear interest at a rate or rates not exceeding six per centum (6%) per annum; shall be sold at not less than par and accrued interest, and may be sold either at public sale or at private sale without public offering in a manner to be determined by said sewerage commissioners; and shall be authorized by a resolution adopted by the majority vote of said sewerage commissioners.
Instalments.	
Proviso.	
Rate.	
Sale.	
Authorization.	
Rentals.	8. The sewerage commissioners of any sewerage district created and established under the act to which this act is an amendment and supplement shall have power to fix and collect rentals or other charges for the services and facilities of the sewer, sewers or system of sewerage of such district from all persons, lands, real estate, buildings, firms, corporations, associations or other bodies or agencies using or served by such sewer, sewers or system of sewerage, and to change and readjust such rentals or other charges from time to time. Such rentals or charges may be fixed by such sewerage commissioners on the basis of gallonage, fixtures, or any other equitable basis, but such rentals or other charges shall only be fixed by said commissioners after a public hearing upon notice published at least once in a newspaper published or circulating in said district and posted in five of the most public places in said district, at least ten days before such hearing, and no change or readjustment of such rentals or charges may be made without a similar public hearing upon notice published and posted in the manner provided above. Such rentals or other charges may, subject to the terms of any
Basis of charges.	
Hearing.	
Productive revenues.	

covenants or agreements with bondholders, be fixed at such rate or rates as shall produce revenues which shall be sufficient in each year to pay all proper and reasonable expenses of operation, repair and maintenance of such sewer, sewers or system of sewerage, and in addition thereto all sums required for interest and principal of bonds or notes outstanding so as to prevent any deficit accruing to be paid by general taxation; or, in the discretion of the sewerage commissioners, such rentals or other charges shall be at such rate or rates as such commissioners shall determine, and the balance of the sums required in each year to pay the cost of the operation, repair and maintenance of the sewer, sewers or system of sewerage, and all debt service on bonds or notes outstanding raised by the levy of a general tax on all the taxable property within such district in the manner provided herein. It shall be lawful for such sewerage districts to raise all the amounts needed annually for the cost of operation, repair and maintenance of the sewer, sewers or system of sewerage, and debt service on outstanding bonds or notes of the district, either by the levy of a general tax upon all the taxable property within the district, or by the fixing and collecting of rentals or other charges for the services and facilities of such sewer, sewers or system of sewerage, or to raise such annual amounts needed for such cost of operation, repair and maintenance and debt service on outstanding bonds or notes, partially by such general tax on all taxable property therein and partially by the fixing and collecting of rentals and other charges for the services and facilities of such sewer, sewers and system of sewerage, in such proportions as the sewerage commissioners shall determine; *provided, however*, that in any event the full faith and credit of the district shall be pledged for the payment of the principal of and interest on any bonds or notes or other obligations issued by such district, and all the taxable property within such district shall be liable for such

Deficits.

Amount annually raised.

Levy.

Proviso.

Proviso.	payment; <i>and provided, further,</i> that notwithstanding the above provisions, any district shall comply fully with any covenants with bondholders respecting the fixing and collecting of rentals or other charges.
Covenants included in resolution:	The sewerage commissioners of any district are hereby empowered to include in the resolution authorizing the issuance of bonds or notes pursuant to the act to which this act is an amendment and supplement covenants and agreements with the holders of such bonds or temporary improvement notes as to (1) the use and disposition of the rentals, revenues or other charges to be derived from the operation of the whole or any part of such sewer, sewers, or system of sewerage, including any improvements thereto or extensions thereof
Use of rentals;	thereafter constructed or acquired; (2) the pledging to the punctual payment of the principal of and interest on said bonds all or any part of such revenues; (3) the setting aside out of the revenues one or more reserve funds and the regulation and disposition thereof; (4) as to the fixing and collecting of such rentals and other charges in connection with the use of the sewer, sewers, or system of sewerage, including improvements thereto and extensions thereof thereafter constructed and acquired as will annually produce revenues at least sufficient to provide for all expenses of operation, maintenance and repair of the sewer system, the payment of the principal of and interest on such bonds or notes and for such reserve funds as may have been provided for in such resolution; (5) as to the procedure, if any, by which the terms of any covenant with the bondholders or noteholders may be amended, abrogated or altered; (6) as to limitations upon the issuance of additional bonds, temporary improvement notes, or other obligations and the rights and security of the holders thereof, and (7) such other and additional covenants as said sewerage commissioners shall deem necessary or desirable for the security of the holders of any bonds, temporary improvement notes or other ob-
Payment;	
Reserves;	
Collections;	
Expenses;	
Altering covenants;	
Limitations;	
Other necessities.	

ligations issued by such district. Any such covenants or agreements shall constitute a valid and binding contract between the holders of such bonds, temporary improvement notes, or other obligations, and such sewerage district, and shall be enforceable by said holders, or by any one holder acting for and in behalf of all holders of said bonds, temporary improvement notes, or other obligations in any court of competent jurisdiction. Such resolution authorizing the issuance of bonds or notes pursuant to this act may also contain a covenant with the holders of said bonds or notes providing for the appointment by the Court of Chancery of New Jersey of a receiver of such sewer, sewers, or system of sewerage in the event of a default in the payment of the principal of and interest on such bonds or notes, or other obligations, or in the performance by such district of any covenants or agreements contained in such resolution. Jurisdiction is hereby conferred on the Court of Chancery of New Jersey of any action or proceeding for the appointment of such a receiver, and such receiver is hereby authorized and empowered, in the event of such default or defaults, to take over and operate such sewer, sewers, or system of sewerage, and collect the rentals and other charges therefrom, and operate and control such sewer, sewers, or system of sewerage to the same extent as the sewerage district. Such receiver shall so operate and control such sewer, sewers, or system of sewerage only under the supervision and direction of the Court of Chancery of New Jersey. After deduction of expenses of such receivership, such receiver shall apply the funds derived from such operation and control to (1) the cost of operation and maintenance of said sewer, sewers, or system of sewerage, and (2) the payment of amounts due for principal and interest of any temporary improvement notes, bonds or other obligations of such district and thereafter in such manner as said Court of Chancery shall direct. The fees and other expenses of such receiver, and of the person or persons making

Covenants
binding.

Receivership.

Jurisdiction
of court.Operation by
receiver.Use of
income:Operative
expenses;Principal and
interest.Legal expenses
a lien.

End of receivership.	application therefor, and all other legal or incidental expenses in connection with such receivership, subject to approval by said Court of Chancery, shall be a first lien on the revenues of such sewer, sewers, or system of sewerage as long as the same is in control of such receiver. When all defaults of the said sewerage district have been cured and made good said receivership shall be terminated by an order of the Court of Chancery of the State of New Jersey. The appointment of such a receiver may be obtained as of right upon any default or defaults of such sewerage district by any holder of the bonds, temporary improvement notes or other obligations of such district acting either for himself or for all other holders of obligations of such district; <i>provided, however</i> , that such resolution authorizing bonds, temporary improvement notes or other obligations may contain restrictions and limitations upon the right to apply for a receiver as provided herein.
Right of appointment of receiver.	
Proviso.	
Schedule of charges open.	A copy of the schedule of such rentals or charges so established shall be kept on file in the office of the clerk of the district and shall be open to inspection by all residents or taxpayers of the district, or by any user of such sewer, sewers or system of sewerage. The rentals or charges so established for any class of users or property served by the facilities of such sewer, sewers, or system of sewerage shall be extended to cover any additional premises or users thereafter served which fall within the same class without the necessity of any hearing or notice. All such rates or charges if not paid when due shall constitute a lien upon the premises served or benefited by said sewer, sewers, or system of sewerage, and if any such rates, rentals or charges so established shall not be paid within thirty days after the same is due the amount thereof, together with a penalty not exceeding ten per centum (10%) of such rentals or charges, attorneys' fees and cost of suit, may be recovered by the commissioners of the district in a civil action, and in connection with such action the lien
Additional charges.	
All charges a lien.	
Penalty for nonpayment.	

may be foreclosed against such lot, parcel of land or building in accordance with the laws of the State of New Jersey relating to the foreclosure of mortgages.

Foreclosure
of lien.

Counties, municipalities, school districts, or any other public bodies or agencies shall be subject to the same charges, rates and penalties established as hereinbefore provided and shall pay such rates or charges when due from corporate funds.

Public
charges.

9. Section eleven of the act to which this act is an amendment is amended to read as follows:

Section 11
amended.

11. The fiscal year of each sewerage district created and established under this act shall be the calendar year, and prior to January fifteenth of each year the commissioners of each sewerage district shall prepare a budget for such calendar year. Such budget shall be prepared in accordance with established municipal accounting practices and shall estimate the amount required for expenditures of the sewerage district for such calendar year, including the expenses of operation, repair and maintenance and all amounts to be raised during such year for interest and principal on bonds, notes or other obligations issued by such sewerage district. Such budget shall also estimate the revenues to be received from rentals and other charges and the estimated special assessments, if any to be received by the sewerage district during such calendar year, which estimate as to rentals and other charges, except in the first year in which they are fixed and established, shall not in any event be greater than the rentals and other charges received in cash by such sewerage district during the preceding calendar year, unless prior to the adoption of said budget the sewerage commissioners shall have increased the rates, rentals or charges to be charged for the facilities of the sewer, sewers, or system of sewerage of said district during such calendar year, in which event the estimated amount of rentals and other charges to be received during such calendar year may be a sum consisting of the amount of rentals and other

Fiscal year.

Budget.

Estimated
revenues.

Charges for
facilities.

charges actually received in cash during the preceding calendar year, together with the amount of the increase in rates, rentals or charges which would have been received during the previous calendar year at the percentage of collections for such previous calendar year. The estimated amount of special assessments to be received in such calendar year, if any, shall be applied only against temporary improvement notes or bonds, and the interest thereon maturing in such calendar year, and shall not be considered in determining the amount to be raised for operation and maintenance during such calendar year. A certified copy of such budget shall, prior to February first of each year, be filed in the office of the township clerk.

Use of special assessments.

Certified copy of budget.

Meeting anticipated deficit.

In the event that the estimated amount of revenues to be received during such calendar year as provided above will be insufficient to pay the estimated cost of operation, repair and maintenance and all debt service charges, then such sewerage commissioners shall certify such anticipated deficit for such calendar year to the township assessor prior to February first of such calendar year, and it shall be the duty of said assessor to assess upon the ratables, real and personal, in said district, in the same manner in which township taxes are assessed, the amount so certified, and it shall be the duty of the township collector to collect the same and when collected to pay same over to the sewerage commissioners for the maintenance of said sewer, sewers, or system of sewerage and the payment of bonds or notes issued by such district.

Caring for arrearages.

In the event that at the time of the certification of the budget of any such district to the township clerk as provided above, such sewerage district shall be in arrears in the payment of the principal of and interest on any bonds or notes theretofore issued by such sewerage district or for any other purposes then the full amount of such arrears shall be certified by the sewerage commissioners to the township assessor to be raised by general tax upon

all the taxable property within said district in the manner provided above during such calendar year.

The budget provided for in this section may, in the discretion of the sewerage commissioners of the district, for the calendar year one thousand nine hundred and forty be adopted at any time prior to July first, one thousand nine hundred and forty, and filed within ten days thereafter in the office of the township clerk, and the sewerage commissioners shall, prior to July fifteenth, one thousand nine hundred and forty, certify any anticipated deficit necessary to be raised by general taxation within such district for the calendar year one thousand nine hundred and forty to the township assessor, and it shall be the duty of said assessor to assess upon the ratables, real and personal, in said district, in such year, the amount so certified, and to collect and turn over said amount to the sewerage commissioners as provided in this section. If no budget shall be adopted for the year one thousand nine hundred and forty, then any deficit for such year shall be included in the budget to be adopted for such district for the calendar year one thousand nine hundred and forty-one.

When adopting budget.

Certifying anticipated deficit.

Assessment.

In case of no budget.

Any resolution authorizing bonds or notes under this act may provide that the provisions of this section shall constitute a valid and binding contract between such sewerage district and the holders of any bonds issued thereby, not subject to repeal, modification or alteration as long as any of such bonds or notes are outstanding, and enforceable by the holder of any bonds, temporary improvement notes, or other obligations of such sewerage district in any court of competent jurisdiction.

Bonds a binding contract.

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

Section 13 amended.

13. At any meeting of the legal voters of any sewerage district, the vote shall be by ballot, and the judge, clerk and inspectors of election shall be elected, viva voce, by the voters, present at the opening of the polls at the time and place men-

Election by ballot: officers.

Notice given. tioned in the notice of such election. The notice of election for such meeting of the legal voters of such sewerage district shall be published and posted in the same manner provided in section two hereof for the creation and establishment of such sewerage district.

If proceeds insufficient or additions necessary, temporary issues.

11. In the event that the proceeds of bonds or temporary improvement notes issued pursuant to the provisions of sections four and ten of the act to which this act is an amendment and supplement, as theretofore approved by the legal voters of such district, shall be insufficient to complete the construction of such sewer, sewers, or system of sewerage, or if at any subsequent time it shall be deemed advisable to construct additions, replacements and improvements to such sewer, sewers, or system of sewerage, bonds or temporary improvement notes of any sewerage district may be issued to finance such additional cost, or the cost of such additions, replacements or improvements in the manner provided in sections four and ten of the act to which this act is an amendment and supplement; *provided, however*, that the issuance of such bonds or notes shall have been authorized by a vote of the majority of the voters present and voting at a meeting of the legal voters of such district duly called and held in the manner provided in section two of the act to which this act is an amendment and supplement, and the question submitted to such legal voters at such meeting shall state the maximum amount of the additional cost of such sewer, sewers, or system of sewerage, or of the additions, replacements or improvements thereto, and the maximum amount of bonds to be issued to finance the cost thereof. No bonds, temporary improvement notes, or other obligations, shall be issued by any sewerage district under the act to which this act is an amendment and supplement unless the issuance thereof shall have been approved by a majority of the legal voters present and voting at a meeting duly called for such purpose; *provided, however*, that nothing contained in this act shall

Proviso.

Amount required.

Bond issue approved by voters.

Proviso.

prevent the issuance of bonds by any sewerage district created and established prior to April first, one thousand nine hundred and forty, to pay and fund any temporary obligations theretofore issued by such district, or to finance the cost of a sewer, sewers, or system of sewerage constructed prior to April first, one thousand nine hundred and forty, and bonds may be issued under the provisions of section ten of the act to which this act is an amendment and supplement to pay and fund any such temporary obligations issued prior to April first, one thousand nine hundred and forty, or to finance the cost of any sewer, sewers, or system of sewerage constructed prior to April first, one thousand nine hundred and forty, by any sewerage district heretofore created and established under the act to which this act is an amendment and supplement, regardless of whether the question of the issuance of such bonds or temporary obligations has been approved by the legal voters of such district, and no such approval shall be required for the funding of any such temporary obligations issued prior to April first, one thousand nine hundred and forty, or the financing of the cost of any such sewer, sewers, or system of sewerage constructed prior to April first, one thousand nine hundred and forty. All other provisions of the act to which this act is an amendment and supplement and of this act shall apply, however, to all such bonds or notes hereafter issued, including particularly (without being limited to) sections four, five, eight, ten, eleven and sixteen of the act to which this act is an amendment and supplement, as amended by this act, and sections eight, fourteen, fifteen and sixteen of this act.

Exceptions.

Application
of act.

12. Section fourteen of the act to which this act is an amendment is amended to read as follows:

Section 14
amended.

14. The sewerage commissioners of every sewerage district established under the provisions of this act shall serve without compensation unless a proposition for compensation to such commissioners in a stated amount shall be adopted at a

Compensation
of commis-
sioners.

Clerk's term
and salary.

meeting of the legal voters of such district by a majority of the votes cast at such meeting. The clerk of any such district may receive such compensation as the commissioners may by resolution determine and such clerk shall be appointed for terms of one year and until his successor shall be appointed. Such clerk shall be the chief financial officer of such district, and shall be the custodian of all funds of the district. No funds shall be disbursed by such clerk, however, except by resolution of the sewerage commissioners, who shall require said clerk to furnish a sufficient bond or undertaking to the district to insure the proper performance of his duties and custody of funds of the district. The sewerage commissioners are further authorized to secure such legal and other services as they may require and to determine and fix the compensation to be paid therefor.

Counsel.

Section 16
amended.

13. Section sixteen of the act to which this act is an amendment is amended to read as follows:

All property
liable for obli-
gations.

16. For the payment of the temporary improvement notes, bonds, or other obligations heretofore or hereafter issued by the sewerage commissioners of any sewerage district created under the provisions of this act and the acts amendatory thereof and supplemental thereto, the full faith and credit of such sewerage district is hereby pledged and all the property, real and personal, within such district, shall be liable for the payment of the principal of and interest on such temporary improvement notes, bonds, or other obligations, and it is hereby specifically provided that the fact that special assessments may have been levied and collected by such district for a part, or all of the cost of the improvements to finance which such temporary improvement notes, bonds or other obligations were issued, shall not affect the liability of such district and the holder or holders of any such temporary improvement notes, bonds, or other obligations shall be entitled to enforce payment thereof against all taxable property, real or personal, within said sewerage district, without re-

Liability
of district.

gard to the validity or collection of any special assessments by such district.

14. The bonds, temporary improvement notes or other obligations heretofore or hereafter issued by any sewerage district under the provisions of the act to which this act is an amendment and supplement shall constitute legal investments for savings banks, trust funds and fiduciaries in this State and, notwithstanding any debt limitations or other restrictions, requirements or conditions provided in any other law or laws, shall be legal investments for any State board, body or agency or other public body in the State of New Jersey.

All issues of securities legal investments.

15. Prior to the first day of September of any fiscal year, any such sewerage district may, in anticipation of the collection of rentals or other charges accruing in such year, issue negotiable sewer revenue notes in an amount not exceeding the smaller of the following: (1) thirty per centum (30%) of the amount of the sewer rentals or charges actually collected in cash by such district during the preceding fiscal year, or (2) the amount of sewer rentals or charges accruing in such fiscal year and outstanding at the time of the issuance of such sewer revenue notes. Such revenue notes, and any renewals thereof, shall mature not later than the first day of April of the next fiscal year, shall bear interest at not exceeding six per centum (6%) per annum, shall be in such form and sold in such manner, either at public sale or at private sale without public offering, as the sewerage commissioners of such district shall determine by resolution; provided that such notes shall not be sold at less than par and accrued interest. The amount of any of such sewer revenue notes and the interest thereon not paid and retired prior to the thirty-first day of December of the year of their issuance shall be added to the budget of the sewerage district for the ensuing fiscal year, and raised by tax on all the taxable property in such district in the manner provided in section eleven of the act to which this act is an amendment and supplement.

Negotiable sewer revenue notes.

Maturity.

Rate.

Sale.

Proviso.

Amount added to budget.

Notes an obligation of sewerage district.	Such sewer revenue notes shall constitute general obligations of such sewerage district for which the full faith and credit of such district shall be pledged, and, in addition, the rental and charges received in the fiscal year in which such sewer revenue notes are issued shall be pledged for the payment of the principal of and interest thereon; <i>provided, however</i> , that the resolution authorizing any temporary improvement notes or bonds under sections four and ten of the act to which this act is an amendment and supplement may contain limitations and restrictions on the issuance of the sewer revenue notes authorized by this section, and on the pledge of the rentals and other charges for the payment therefor.
Proviso.	
Public news-paper notice.	16. Prior to the issuance of any temporary improvement notes or bonds pursuant to the provisions of sections four and ten of the act to which this act is an amendment and supplement, the sewerage commissioners may cause to be published in a newspaper published or circulating in the sewerage district a notice stating the date of creation or establishment of the district; the date or dates of the approval by the legal voters of such district of the construction of the sewer, sewers, or system of sewerage, or additions or improvements thereto, and the issuance of bonds to finance such construction; the date of the resolution of the sewerage commissioners of such district authorizing the issuance of the temporary improvement notes or bonds and a statement of the date of issue, rate or rates or maximum rate of interest, and date or dates of maturity of such proposed temporary improvement notes or bonds. Such notice shall also state the date of the first publication thereof, and that any action or proceeding of any kind or nature in any court questioning the validity of the creation or establishment of such sewerage district, or the validity or proper authorization of such temporary improvement notes or bonds, or the validity of any covenants, agreements or pledges contained in the resolution authorizing such temporary im-
Contents of notice.	
Further data.	

provement notes or bonds, shall be commenced within twenty days after the first publication of such notice.

If no action or proceeding shall be commenced or instituted within twenty days after the first publication of such notice, then the sewerage district, all residents and taxpayers thereof, all users of the sewerage facilities of such district, and all other persons, corporations, associations, bodies or agencies shall be forever barred and foreclosed from instituting or commencing any action or proceeding in any court, or from pleading any defense to any action or proceeding, questioning the validity of the creation and establishment of such sewerage district, the validity or proper authorization of such temporary improvement notes or bonds, or the validity of any covenants, agreements or pledges contained in the resolution authorizing the issuance of such temporary improvement notes or bonds, and such temporary improvement notes or bonds shall be conclusively deemed to be valid and binding obligations of such sewerage district in accordance with the terms thereof.

Barring
proceedings.

Validity of
issues.

17. That all acts or parts of acts inconsistent with the provisions of this act be and the same are hereby repealed, revoked and rescinded, but only to the extent of such inconsistency. This act is intended as additional and cumulative authority for the construction of sewers in townships and is not intended to repeal or revoke any act or acts heretofore or hereafter passed and which provide other and additional methods of construction of sewers or systems of sewerage in townships or municipalities.

Repealer.

Intention
of act.

18. This act shall take effect immediately.

Approved April 22, 1940.

CHAPTER 47

AN ACT relating to the public schools of this State, and supplementing Title 18 of the Revised Statutes.

Preamble. WHEREAS, Certain corporations are offering what is generally known as "hospital service policies" and other corporations are offering what is generally known as "group insurance policies" whereunder persons avail themselves of the hospital service or insurance at reduced cost due to the participation of a group of employees of any corporate body; and

Preamble. WHEREAS, It is deemed advisable that opportunity to participate in such hospital service plan or group insurance be afforded to persons employed by boards of education in the State; therefore,

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

Joining hospital or group insurance plan. Approval by board.	1. Whenever fifty per centum (50%) or more persons employed by a board of education shall indicate in writing their desire to participate in any hospital service plan or group insurance plan, or both, and such board of education by majority vote of the entire board approves such participation, then, and thereupon, the proper disbursing officers of the board of education, under such rules and regulations as may be established by the board, are hereby empowered and directed to deduct specified fees or premiums from the payments of the salaries made to such employees as shall participate in such plan or insurance, and said disbursing officer shall, thereupon, pay over to the corporation by warrant drawn in the manner provided by law for the payment of bills the sum total
Deduction from salary.	
Payments.	

of said deductions from the salaries of such employees. Sanction by the board of education to participate in such hospital service and insurance plans shall in no wise impose any liability or responsibility whatever on such board of education. The making of the above deductions shall be construed as equivalent to voluntary payments by an employee and any and all rights of an employee now existing under the laws of this State shall be and remain the same as if the foregoing deductions were not made.

Effect of
sanction.

Deductions
deemed
voluntary.

2. Whenever payments have been made by a board of education for the participation by employees in a hospital service plan or group insurance prior to the passage of this act, such payments are hereby validated and determined to be the same as if they had been made under the provisions of this act.

Payments
validated.

3. This act shall take effect immediately.
Approved April 22, 1940.

CHAPTER 48

AN ACT to incorporate sewerage districts heretofore set off and designated in townships under an act entitled "An act for the creation of sewerage districts in townships of this State, and to provide for the construction of sewers and sewage disposal plant or plants, and the cost, maintenance and operation thereof," approved April twenty-first, one thousand nine hundred and nine, as the title of said act was amended by chapter one hundred sixty-one of the laws of one thousand nine hundred and fifteen, approved April sixth, one thousand nine hundred and fifteen.

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

Effect of
election.

1. Whenever, in reliance upon and attempting to comply with the provisions of an act entitled "An act for the creation of sewerage districts in townships of this State, and to provide for the construction of sewers and sewage disposal plant or plants, and the cost, maintenance and operation thereof," approved April twenty-first, one thousand nine hundred and nine, as the title of said act was amended by chapter one hundred sixty-one of the laws of one thousand nine hundred and fifteen, approved April sixth, one thousand nine hundred and fifteen, and the other acts amendatory thereof and supplemental thereto, any township committee or other governing body of any township has set off and designated by number from the territory of such township a sewerage district, and at an election or elections duly held a majority of the legal voters of such district voted in favor of the construction within such district of a sewer, sewers, or system of sewerage with the appur-

tenances and also elected sewerage commissioners, each of such districts are hereby incorporated and shall be known and designated by and under the corporate name of "Sewerage District No..... of the township of, in the county of, and such district shall have the same limits, boundaries, territory and number described and set out in the resolution of the township committee or other governing body of the township setting off and designating such districts as the same may have been modified, altered or changed by subsequent resolutions at the time of taking effect of this act, and each of such districts so incorporated by this act shall possess and have the power to sue and be sued, complain and defend in any court of law or equity in this State and make and use a common seal.

District
incorporated.Corporate
name.

Territory.

Powers.

2. Any such sewerage district so incorporated by this act shall have all the powers contained in an act entitled "An act for the creation of sewerage districts in townships of this State, and to provide for the construction of sewers and sewage disposal plant or plants, and the cost, maintenance and operation thereof," approved April twenty-first, one thousand nine hundred and nine, as the title of said act was amended by chapter one hundred sixty-one of the laws of one thousand nine hundred and fifteen, approved April sixth, one thousand nine hundred and fifteen, together with the powers contained in any and all acts amendatory of and supplemental to said original act approved April twenty-first, one thousand nine hundred and nine, heretofore or hereafter adopted, and shall have and possess all other corporate powers necessary for the carrying out of the objects specified in the said acts referred to in this section, and the sewerage commissioners now in office in the sewerage districts heretofore set off and designated under said acts shall be and constitute the duly qualified and acting sewerage commissioners of such districts as incorporated by this act.

Powers of
sewerage
district.

Commissioners.

Vestment
of property.

Assume
obligations.

Act governing.

3. Such sewerage districts incorporated by this act shall be entitled to hold and take possession of and shall be vested with all property, real or personal, or other assets of any nature whatsoever, and shall assume and be liable for the payment of all the debts, contracts and liabilities, including any bonds, notes, improvement certificates or other obligations heretofore issued, of such sewerage districts heretofore designated and set off pursuant to the provisions of an act entitled "An act for the creation of sewerage districts in townships of this State, and to provide for the construction of sewers and sewage disposal plant or plants, and the cost, maintenance and operation thereof," approved April twenty-first, one thousand nine hundred and nine, as the title of said act was amended by chapter one hundred sixty-one of the laws of one thousand nine hundred and fifteen, approved April sixth, one thousand nine hundred and fifteen, and acts amendatory thereof and supplemental thereto.

4. This act shall take effect immediately.
Approved April 22, 1940.

CHAPTER 49

AN ACT to validate the creation of sewerage districts under an act entitled "An act for the creation of sewerage districts in townships of this State, and to provide for the construction of sewers and sewage disposal plant or plants, and the cost, maintenance and operation thereof," approved April twenty-first, one thousand nine hundred and nine, as the title of said act was amended by chapter one hundred sixty-one of the laws of one thousand nine hundred and fifteen, approved April sixth, one thousand nine hundred and fifteen, and the other acts amendatory thereof and supplemental thereto, and the election of sewerage commissioners for such sewerage districts, and contracts, temporary improvement notes, bonds or other obligations heretofore issued by such districts.

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

1. All sewerage districts heretofore set off, established and created from the territory of any township under "An act for the creation of sewerage districts in townships of this State, and to provide for the construction of sewers and sewage disposal plant or plants, and the cost, maintenance and operation thereof," approved April twenty-first, one thousand nine hundred and nine, as the title of said act was amended by chapter one hundred sixty-one of the laws of one thousand nine hundred and fifteen, approved April sixth, one thousand nine hundred and fifteen, and the acts amendatory thereof and supplemental thereto, are hereby validated and legalized notwithstanding any defect, omission or irregularity in the manner

Sewerage
districts
validated.

of creation and establishment of such sewerage districts, including the proceedings for the calling of any election and the ballots used at such election, and the canvass and filing of the result thereof and the manner of the election of the commissioners of such sewerage district; *provided, however*, that a majority of the legal votes cast at the election creating and establishing such sewerage district were in favor of the construction within such district of a sewer, sewers, or system of sewerage, with the appurtenances thereto. The sewerage commissioners now in office in any sewerage district in this State heretofore created and established pursuant to said acts shall be the valid and legally elected commissioners of such sewerage district and have all the powers provided for commissioners of such sewerage districts in said acts, notwithstanding any irregularity, omission or defect in the manner of the election of such sewerage commissioners; *provided, however*, that a majority of the legal votes cast were in favor of election of such sewerage commissioners at an election held in such sewerage district.

Bonds or obligations validated.

2. Any temporary improvement notes, bonds or other obligations heretofore issued, or any contracts heretofore entered into by any sewerage districts heretofore created and established under "An act for the creation of sewerage districts in townships of this State, and to provide for the construction of sewers and sewage disposal plant or plants, and the cost, maintenance and operation thereof," approved April twenty-first, one thousand nine hundred and nine, as the title of said act was amended by chapter one hundred sixty-one of the laws of one thousand nine hundred and fifteen, approved April sixth, one thousand nine hundred and fifteen, and the acts amendatory thereof and supplemental thereto, be and the same are hereby validated and legalized, notwithstanding any defect, omission or irregularity in the proceedings creating and establishing such districts, or in the authorization, sale or execution of such contracts,

improvement notes, bonds or other obligations; and such contracts, temporary notes, bonds or other obligations shall constitute valid and binding obligations of such sewerage districts for which the full faith and credit of such districts shall be pledged; *provided, however*, that such temporary notes, bonds or other obligations of such sewerage districts were sold at not less than par and accrued interest, and that such sewerage districts received due payment therefor.

3. This act shall take effect immediately.

Approved April 22, 1940.

CHAPTER 50

AN ACT concerning county parks, and amending section 40:37-145 of the Revised Statutes.

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

1. Section 40:37-145 of the Revised Statutes is hereby amended to read as follows:

40:37-145. The county park commission may contract with any county, municipality, joint outlet sewerage commission, district sewerage board or district water supply commission for the crossing, use and occupancy of any lands owned by, or under the care, custody and control of the county park commission, for the purpose of constructing, operating and maintaining drains, storm sewers, sanitary sewers, water mains and the necessary appurtenances, making of exploratory tests for underground waters, and the sinking, operating and maintenance of wells, and the withdrawal of water therefrom, outlets, culverts, basins, man-holes and other equipment and construction in connection therewith, upon such terms, subject to such

Proviso.

Section amended.

Commission may contract for use of property and rights.

conditions and in such mode as the county park commission may deem proper or necessary for the preservation for park purposes of the lands of such county park commission, and as may be agreed upon between the contracting parties.

2. This act shall take effect immediately.

Approved April 22, 1940.

CHAPTER 51

AN ACT to supplement the local bond law, being article one of chapter one of Title 40 of the Revised Statutes.

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

Passage of
ordinance
providing for
acquisition of
private sewer
system.

1. Any municipal bond ordinance providing for the acquisition and improvement by any municipality of an existing privately owned sewer system which shall have been in operation for a period of not less than three years and shall have been self-liquidating within the definition contained in sections 40:1-78 and 40:1-79 of the Revised Statutes during the two years last preceding the date of such acquisition, and providing that the rates or charges to be established for the services to be rendered by said sewer system shall be sufficient to continue the same as such a self-liquidating public utility, may be finally passed without compliance with the provisions of section 40:1-12 of the Revised Statutes and the bonds authorized to be issued thereunder shall be regarded as having been authorized to be issued for a self-liquidating purpose as defined in sections 40:1-77, 40:1-78 and 40:1-79 of the Revised Statutes.

Exceptions.

2. This act shall take effect immediately.

Approved April 30, 1940.

CHAPTER 52

AN ACT concerning the Board of Commerce and Navigation, and supplementing Title 12, chapter six of the Revised Statutes.

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

1. In addition to the powers conferred by the provisions of the act to which this act is a supplement, the Board of Commerce and Navigation is hereby authorized and empowered to repair, reconstruct, or construct bulkheads, groins or jetties, on any and every beach front along the Atlantic ocean in the State of New Jersey, to repair damage caused by erosion and storm, or to prevent erosion of the beaches.

Protecting
beach front.

2. The Board of Commerce and Navigation is further authorized and empowered to use the facilities and services of any branch of the Federal Government and any funds which may now be available or which may hereafter be appropriated by the Federal Government for the purpose of beach erosion, and beach protection.

Federal
assistance.

3. The Board of Commerce and Navigation is further authorized and empowered to dredge and remove any and all obstructions in every waterway or stream in the State of New Jersey to a depth to be determined by the board.

Removing
obstructions.

4. There is hereby appropriated from the State Highway Fund and directed to be paid by the State Treasurer the sum of two hundred fifty thousand dollars (\$250,000.00) for beach protection in the city of Long Branch along the shores of the Atlantic ocean in the county of Monmouth.

Appropriation.

5. The specific appropriation herein made for beach protection in the city of Long Branch shall not be expended until the city of Long Branch shall have made available therefor the sum of one hun-

City and
county
assistance.

dred thousand dollars (\$100,000.00), and the county of Monmouth shall have made available therefor the sum of fifty thousand dollars (\$50,000.00), which shall be used in conjunction with the appropriation in this act authorized.

Further
appropriation.

6. There is hereby further appropriated from the State Highway Fund and directed to be paid by the State Treasurer the sum of one hundred forty-five thousand dollars (\$145,000.00) for beach protection, and dredging in the counties of Ocean, Atlantic, Cape May and Cumberland.

Apportioning
funds.

7. The Director of the Board of Commerce and Navigation shall apportion the specific appropriation herein made under paragraph six to the counties outlined, and shall be empowered to accept and spend in conjunction with the State of New Jersey's appropriations such sums of money as may be allotted by the counties, and municipalities in the counties, for dredging and beach protection.

Expenditure
of appropria-
tions.

8. All monies so appropriated by the State of New Jersey, the Federal Government, the city of Long Branch, and the counties of Monmouth, Ocean, Atlantic, Cape May and Cumberland shall be used by the Board of Commerce and Navigation and expended under the direction of its director for the aforesaid purposes.

9. This act shall take effect immediately.

Approved May 1, 1940.

CHAPTER 53

AN ACT to regulate elections, and supplementing chapter thirty-one of Title 19 of the Revised Statutes.

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

1. Any candidate or his duly authorized attorney shall within twenty days after any election, upon application to the commissioner of registration, be permitted to inspect and examine the original and duplicate registration binders and poll books in the office of the commissioner and compare signatures thereon and if the commissioner shall refuse the right of examination and inspection, application may be made to any justice of the Supreme Court or to any judge of the court of common pleas and such judge or justice shall forthwith order the said commissioner to allow such person to make an examination and inspection, as aforesaid.

Examination
of certain
election
records.

2. Any commissioner who shall willfully refuse to comply with such order shall be deemed to be guilty of a misdemeanor.

Penalty for
not complying.

3. This act to take effect immediately.

Approved May 6, 1940.

CHAPTER 54

AN Act to regulate elections, and supplementing chapter thirty-one of Title 19 of the Revised Statutes.

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

Information
furnished.

1. In all municipalities in counties of the first class where moving permits are issued the municipal clerk or such officer in charge of issuing said permits shall once each month, during the first five days thereof, file with the commissioner a list containing the following information, viz.:

Persons
moving.

(a) Name and address of all persons who have obtained moving permits during the previous month.

New address.

(b) Address of the place to where such persons are moving their goods.

2. This act to take effect immediately.

Approved May 6, 1940.

CHAPTER 55

AN Act concerning settlement and relief of poor, and amending section 44:1-141 of the Revised Statutes.

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

Section
amended.

1. Section 44:1-141 of the Revised Statutes is amended to read as follows:

Summoning
persons
responsible for
care of poor.

44:1-141. If any of the relatives mentioned in section 44:1-140 of this Title shall fail to perform the order or directions of the overseer with regard

to the support of the poor person, or if the poor person is supported at public expense, the court of common pleas of the county wherein the poor person has a legal settlement, or the family court of the municipality wherein the person has a legal settlement, upon the complaint of the overseer of the poor or two residents of the municipality or county may summon the persons chargeable before it as in other actions, summon witnesses, and order, adjudge and decree that the able relatives pay such sum for each poor person as the circumstances may require in the discretion of the court, and as will maintain him or them and relieve the public of that burden; but nothing contained in this section shall be construed to grant jurisdiction for the trial of any of such cases to a recorder's court or family court in a county having a criminal judicial district court; *provided, however*, where it shall appear that the child or children of a poor person was abandoned and deserted and said poor person failed to support and maintain said child or children during its or their minority, the aforementioned court of common pleas or family court may revoke the order of the overseer of the poor or reduce the amount of said order against such child or children, in proportion to the actual support and maintenance rendered by said poor person to the child or children sought to be held and any child now under an order to support a poor person may apply to the court of common pleas or family court which issued said order for the revocation or reduction of said order in accordance with the terms of this proviso. Violation of any such order shall constitute a contempt of court.

Payment by
able relatives.

Proviso.

Revocation
of order.

Violation.

The county through its governing body may also bring appropriate action at law in any court of competent jurisdiction to recover any money due for the relief, support and maintenance of a poor person against a person chargeable by law therefor.

Action to
recover money
due.

Approved May 6, 1940.

CHAPTER 56

AN ACT concerning settlement and relief of poor;
county referendum law, and amending section
44:4-102 of the Revised Statutes.

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

Section
amended.

1. Section 44:4-102 of the Revised Statutes is amended to read as follows:

Directing
relatives to
meet payments
for care of
poor.

44:4-102. If any of the relatives mentioned in section 44:4-101 of this Title shall fail to perform the order or directions of the director of welfare with regard to the support of the poor person, or if the poor person is supported at public expense, the court of common pleas of the county wherein the poor person has a legal settlement, upon the complaint of the director of welfare or two residents of the county may summon the persons chargeable before it as in other actions and summon witnesses, and may order, adjudge and decree the able relatives to pay such sum as the circumstances may require in the discretion of the court for each poor person, as will maintain and relieve him or them, and as will relieve the public of the burden of such care and maintenance; *provided, however*, where it shall appear that the child or children of a poor person was abandoned and deserted and said poor person failed to support and maintain said child or children during its or their minority, the court of common pleas may revoke the order of the director of welfare or reduce the amount of said order against such child or children, in proportion to the actual support and maintenance rendered by said poor person to the child or children sought to be held and any child now under an order to support a poor person may apply to the court of common pleas which issued said

Proviso.

Revoking
or reducing
payment.

order for the revocation or reduction of said order in accordance with the terms of this proviso. Violations of any such order of the court of common pleas shall constitute a contempt of court.

Violations.

The county through its governing body may also bring appropriate action at law to recover any sum of money due for the relief, support and maintenance of any poor person against any person chargeable by law therefor.

Action to recover moneys due.

Approved May 6, 1940.

CHAPTER 57

AN ACT concerning old age assistance in New Jersey, and amending section 44:7-19 of the Revised Statutes.

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

1. Section 44:7-19 of the Revised Statutes is amended to read as follows:

Section amended.

44:7-19. The director of welfare in cases of application for old age assistance shall ascertain, if possible, the relatives and other persons chargeable by law for the support of such applicant, and proceed to obtain their assistance for such applicant or to compel them to render such assistance as is provided by law in such cases, or if such relatives or other persons are not chargeable by law with the support of such applicant but able and willing to do so, in whole or in part, the director of welfare may contract, in writing, with such persons for the support of such applicant.

Ascertaining persons chargeable for support of poor.

Director may contract for support.

Should any relative or other person responsible for the support of an applicant for old age assistance fail to perform the order or direction of the director of welfare with regard to the support of such applicant, the court of common pleas of the

In case of failure to support summary action by court.

	<p>county wherein such applicant has applied or is receiving old age assistance, may, upon certification in writing of the director of welfare or of two residents of the municipality or county, subpoena or otherwise direct the appearance of the persons chargeable before it and subpoena witnesses, and compel the production of books, records, and other documents as may be pertinent, and shall, in a summary way, inquire into the cause of such failure to perform the order or direction of the director of welfare, and may order, adjudge and decree the able relatives or other persons responsible for the support of such applicant to pay such sum or to deliver to the court or to the director of welfare such other pledge or guaranty as the circumstances may require in the discretion of the court for each such applicant; <i>provided, however</i>, where it shall appear that the child or children of an applicant for old age assistance was abandoned and deserted and said applicant failed to support and maintain said child or children during its or their minority,</p>
Proviso.	
Revoking or reducing order.	<p>the court of common pleas may revoke the order of the director of welfare or reduce the amount of said order against such child or children, in proportion to the actual support and maintenance rendered by said applicant to the child or children sought to be held and any child now under an order to support an applicant for old age assistance may apply to the court of common pleas which issued said order for the revocation or reduction of said order in accordance with the terms of this proviso.</p>
Violation.	<p>Violation of any such order of the court of common pleas shall be a contempt of said court and the person so violating shall be subject to all the pains and penalties which by law may be imposed for other contempts of such court.</p>
Jurisdiction of court of common pleas.	<p>The jurisdiction of the court of common pleas in matters coming within the purview of sections 44:7-19 and 44:7-20 shall not be limited to the territorial confines of the county wherein said court is established, but said court shall exercise juris-</p>

diction for such purposes in each of the several counties of this State and is empowered to compel the attendance of responsible relatives and other witnesses residing without the county and to make such orders, with respect to such persons, as are consistent with this Title.

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

Action by
county welfare
board.

2. This act shall take effect immediately.

Approved May 6, 1940.

CHAPTER 58

AN ACT concerning the investment of moneys in certain cases.

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

1. Any executor, administrator, guardian or trustee whose duty it may be to loan money entrusted to him, in addition to the securities in which he may invest the same, may invest the same in bonds secured by mortgage, which shall be a first lien upon real estate, the title to which shall have been secured by the owner or prior owners through a certificate of tax sale foreclosed in the Court of Chancery; *provided*, the real estate shall be estimated to be worth at least twice the amount loaned at a rate of interest not less than three per centum (3%), nor greater than six per centum (6%) per annum.

Investments
in bonds and
mortgages.

2. This act shall take effect immediately.

Approved May 6, 1940.

Proviso:
worth of loan.

CHAPTER 59

AN ACT concerning appeals by taxpayers from assessments of property, and supplementing section 54:3-21 of the Revised Statutes.

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

Taking
appeals in
tax matters.

1. The county boards of taxation and the State Board of Tax Appeals are hereby authorized and empowered to receive, act upon and determine, without regard to statutory limitations of time or rules otherwise controlling, and as if they had been filed within time, petitions of appeal from any taxpayer who did not receive his 1939 tax bill embodying the 1939 tax rate and a higher assessed valuation of his property for 1939 than for 1938 until after August fifteenth, one thousand nine hundred and thirty-nine, and who on or before October first, one thousand nine hundred and thirty-nine, filed or attempted to file a petition of appeal with the county board of taxation; *provided, however*, that no petition of appeal may be filed with the county boards of taxation more than three months after the effective date of this act.

Proviso.

2. This act shall take effect immediately.

Approved May 6, 1940.

CHAPTER 60

AN ACT concerning building and loan associations, and supplementing chapter twelve of Title 17 of the Revised Statutes.

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

1. The shares of any building and loan association organized under the laws of this State, whose accounts are insured by the Federal Savings and Loan Insurance Corporation, pursuant to Title IV of an Act of Congress entitled "National Housing Act," approved June twenty-seventh, nineteen hundred and thirty-four, as now enacted or as hereafter supplemented or amended, or by any other corporation hereafter created or organized under the laws of the United States and which corporation is an instrumentality of the United States, are hereby designated and made securities in which all public officers, officials, boards, commissions and bodies of this State and of all its county, municipal and governmental subdivisions, and in which all charitable, educational and eleemosynary institutions, and in which all savings banks, banks, trust companies, investment companies, insurance companies, building and loan associations and other financial institutions, and in which all credit unions, cemetery associations, mutual benevolent and benefit associations, firemen's relief and pension funds, police pension funds and all other pension and sinking funds, and in which all executors, administrators, guardians, conservators, receivers, trustees and all other fiduciaries in this State, may legally invest funds within their control, to the extent that said shares are insured, as aforesaid.

Shares of building and loan associations as securities for bonding officials.

2. Whenever under the laws of this State, a deposit of securities is required for the deposit of

Bond as additional security.

public or other funds, or a deposit of securities is required for any purpose, the securities made legal investments by section one of this act shall be acceptable for such deposits, and whenever under the laws of this State, a bond is required with security, such bond may be furnished and the securities made legal investments by section one of this act in the amount of such bond when deposited therewith shall be acceptable as security without other security to the extent that said shares are insured, as aforesaid.

3. This act shall take effect immediately.

Approved May 6, 1940.

CHAPTER 61

AN ACT to provide for the better protection of jewelry and watch repairmen in the State of New Jersey.

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

Lien for
work done on
jewelry or
time pieces.

1. Every person, firm or corporation who shall perform work of any sort upon any watch, clock or jewelry for a price, at the request or with the consent of the owner thereof, his representative or any other person lawfully in possession thereof, shall have a lien upon such watch, clock or jewelry for the sum due for such work, and may, without process of law, detain the same at any time it is lawfully in his possession until the sum due is paid. Said lien shall be for the work done and it shall also include the value or agreed price, if any, on all materials furnished by the lien claimant in connection with the work.

Notice given
after year.

2. If any monies due for work done or materials furnished upon any watch, clock or jewelry shall

remain unpaid for one year after the completion of said work or the furnishing of said materials, the lien claimant first having given thirty days notice in writing to the owner specifying the amount due and informing him that payment of such amount within thirty days will entitle such owner to the return of the property in the custody of the lien claimant and that in default thereof the said property will be sold, may, if payment is not made within said period of thirty days, sell such watch, clock or jewelry at public sale to satisfy said amount due. The proceeds of the sale after the deduction of the costs and expenses thereof shall first be applied to the payment of the indebtedness secured by the lien, and the balance, if any, shall be paid over to the owner.

If charges
paid, delivery.

If unpaid,
sale.

Use of
proceeds.

3. Any notice prescribed by this act may be served upon the owner of the watch, clock and jewelry upon which the lien is claimed either personally or by registered mail with return receipt demanded, directed to the last known address of the owner, or if the owner or his address be unknown it may be posted in two public places in the municipality in which the lien claimant conducts his, her or its place of business.

Service of
notice.

4. Nothing in this act shall be construed so as to prevent the lien claimant from maintaining an action for the debt, notwithstanding the existence of the lien, either before or after the sale provided for by this act; *provided, however*, that the proceeds of any such sale shall be credited upon the debt so due, and if the sale should be held prior to the entry of judgment, judgment shall be entered only for the difference between the debt due and the net proceeds of the sale, and if the sale be held subsequent to the entry of judgment, said judgment shall upon proper proof before the court in which the judgment was entered be reduced by the net proceeds of such sale.

Action by lien
claimant.

Proviso.

Reducing
amount of
judgment.

5. This act shall take effect immediately.

Approved May 6, 1940.

CHAPTER 62

AN ACT concerning building and loan associations,
amending section 17:12-3 of the Revised Statutes.

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

Section
amended.

1. Section 17:12-3 of the Revised Statutes is amended to read as follows:

Signers:

17:12-3. The certificate of incorporation shall be signed in person by all the subscribers to the shares named therein, and shall state:

Name of
association;

a. The name of the association, which shall require the approval of the commissioner and shall not be so nearly like that of any other association as to deceive the public, and the words "building and loan association" or "savings and loan association" shall form a part thereof;

Place of
business;

b. The municipality where it is to be located and its business transacted, which shall be within this State;

Object;

c. The object for which it is formed; and

Incorporators'
names, ad-
dresses, shares.

d. The name, residence (if in any municipality, the street and number), occupation and post-office address of each incorporator, the number of shares subscribed for by each, the number of installment shares to be subscribed before such association shall begin business and either the amount fixed as the value of each share when matured or the time, not less than ten years, fixed for maturing shares or both.

Value of
shares.

2. This act shall take effect immediately.
Approved May 6, 1940.

CHAPTER 63

AN ACT concerning alcoholic beverages, and supplementing chapter one of Title 33 of the Revised Statutes.

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

1. Each municipality now or hereafter having a population of one hundred thousand or more, according to Federal or State census, and having a board of finance established in and for such municipality, may establish in and for such municipality a municipal excise commission. Such municipal excise commission may be established by resolution of the board of finance of such municipality and shall consist of three persons, no more than two of whom shall be of the same political party, who shall be chosen and appointed by such board of finance of such municipality, for a term of three years; but one of the initial appointments shall be for one year, another for two years, and the third for three years. In the case of any vacancy occurring before the expiration of any term, the appointment to fill such vacancy shall be only for the unexpired term.

Municipal
excise
commission.

Membership.

Terms.

Vacancy.
2. The members of such municipal excise commission shall receive no salaries and shall be removable by the appointing authority for cause. Such members shall not be subject to the provisions to Title 11, Civil Service, and may be members of any board or other body of such municipality.

Nonsalaried.

Exception.
3. Such municipal excise commission, when established, shall be constituted the Board of Alcoholic Beverage Control for such municipality, and all the powers, duties and rights to administer the provisions of Title 33 of the Revised Statutes in respect of such municipality shall, from and after the date of the establishment of such municipal

Legal
designation.

Powers
vested in
commission.

Changes.

excise commission, be vested in such municipal excise commission, and the rights theretofore existing to administer Title 33 of the Revised Statutes in respect to such municipality in any other board or body of such municipality, whether the same be the governing body or board of aldermen, shall cease and terminate from the date of the establishment and appointment of such municipal excise commission.

4. This act shall take effect immediately.

Approved May 6, 1940.

CHAPTER 64

AN ACT to amend an act entitled "An act in relation to the abatement, revision, alteration, adjustment and settlement of past due transfer inheritance taxes and interest," approved April sixth, one thousand nine hundred and thirty-seven, being Appendix A:5 et seq. of the Revised Statutes, as amended by chapter fifty-seven of the laws of one thousand nine hundred and thirty-nine.

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

Section 5
amended.

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

When act
inoperative.

5. This act shall be deemed a public act. It shall be inoperative and of no effect after June thirtieth, one thousand nine hundred and forty-one.

2. This act shall take effect immediately.

Approved May 6, 1940.

CHAPTER 65

A SUPPLEMENT to "An act providing for the identification of criminals, and supplementing Title 53 of the Revised Statutes," approved May twenty-fourth, one thousand nine hundred and thirty-nine (P. L. 1939, c. 78).

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

1. It shall be the duty of the wardens of the county jail in the various counties, of the wardens of the county penitentiaries and workhouses in the various counties of the State and of the wardens or superintendents of the State Prison or of the other State institutions to which prisoners are or may be committed upon the release of any prisoner in their respective charges to notify the Bureau of Identification of the county from which that prisoner was committed and the Bureau of Identification in the Department of the State Police of the fact of such prisoner's release and the date of such release.

Notification
of release of
prisoners.

2. It shall be the duty of the County Bureau of Identification in the several counties of the State immediately upon receipt of such information concerning the release of a prisoner to notify the head of the police department or other law enforcement department which made the original arrest of said prisoner that the said prisoner has been released and the date of his release.

Police officials
notified.

3. This act shall take effect immediately.

Approved May 6, 1940.

CHAPTER 66

AN ACT to ratify, confirm, validate and make legal payments made by the board of chosen freeholders of any county for the maintenance and support of junior colleges located therein.

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

Payments for
junior colleges
validated.

1. All payments made before the effective date of this act by any board of chosen freeholders of any county of this State for the maintenance and support of any junior college located therein are hereby confirmed, validated and made legal.

2. This act shall take effect immediately.

Approved May 6, 1940.

CHAPTER 67

AN ACT to appropriate additional moneys for the State Tax Department.

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

Additional
appropriation
to State tax
department.

1. There is hereby appropriated out of the State fund for expenditure by the State Tax Department for the fiscal year ending on the thirtieth day of June, one thousand nine hundred and forty, and available for expenditure during said fiscal year and for a period of two months thereafter to pay obligations incurred during said fiscal year, the following sums in addition to any sums otherwise appropriated for said period:

A. Salaries:

1. Railroad accounting staff	\$7,000 00	Salaries.
2. Inheritance tax	5,000 00	
3. Beverage tax	15,000 00	
4. Utility tax	5,000 00	
5. Others	8,000 00	
	<hr/> \$40,000 00	

B. Expenses, supplies and services other than personal:

1. Utility tax division..	\$2,000 00	Personal expenses.
2. Other divisions	29,000 00	
	<hr/> 31,000 00	

C. For equalization and other duties under Revised Statutes, sections

54:1-18 to 35	\$18,000 00	Equalization.
	<hr/> 18,000 00	

2. This act shall take effect immediately.
Passed May 7, 1940.

CHAPTER 68

AN ACT making an appropriation for expenses incurred and/or to be incurred in the prevention and control of forest fires and protection to improved property adjacent thereto from loss or destruction by forest fires.

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

1. To defray the expenses heretofore and hereafter incurred in the purchase, repair and replacement of fire fighting equipment and all necessary expenses heretofore and hereinafter incurred in

Expenses
fighting
forest fires.

Appropriation.

the operation thereof, and such other necessary and fire fighting emergency supplies and equipment as may be deemed necessary, the sum of thirty thousand dollars (\$30,000.00), or as much thereof as may be necessary, is hereby appropriated from the treasury of this State to the Department of Conservation and Development, for the sole use of the Forest Fire Service, to be disbursed and paid by the State Treasurer on warrant of the Comptroller of the Treasury, and on vouchers properly signed and approved by the Director of the Department of Conservation and Development.

2. This act shall take effect immediately.

Passed May 7, 1940.

CHAPTER 69

AN ACT concerning taxation, and amending section 54:9-4 of the Revised Statutes.

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

Section amended.

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

Determining value of bank common stock.

54:9-4. The value of each share of common stock of each bank shall be ascertained and determined by adding the amount of its capital, surplus and undivided profits and deducting therefrom the assessed value of its real property, including in such deduction the assessed value of all real property owned by a corporation all the stock of which corporation is owned by such bank, and also deducting therefrom an amount equal to the aggregate par or retireable value of all classes of the issued and outstanding preferred stock of such bank, and by dividing the result by the number of its shares of common stock outstanding, it being the intention

that the shares of preferred stock and the capital represented thereby shall not be assessed or taxed; nor shall there be assessed or taxed any stock issued to former unpaid depositors of the bank while held to evidence their right to repayment under any plan of reopening or rehabilitation approved by the Commissioner of Banking and Insurance. No deduction or exemption shall be allowed or made from the value determined as provided in this section.

2. This act shall take effect immediately.

Approved May 13, 1940.

CHAPTER 70

AN ACT concerning district courts, and amending section 2:8-13 of the Revised Statutes.

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

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

2:8-13. If a district court judge shall die during his term of office or if, at the conclusion of his term of office of five years, a district court judge declines or fails to perform the duties of his office until his successor is appointed and qualified, another judge of a district court may, upon the request of the Governor, conduct the business of the court in his stead, until the appointment and qualification of his successor, for which services the acting judge shall receive, from the municipality or other body charged with the payment of the salaries of the officers of the court, the same compensation as was received by the judge so dying or failing to act, for the time during which he so acts, which shall be paid upon the certificate of the clerk of the court, Successor to district court judge. Compensation.

filed with the disbursing officer of the municipality or other body.

2. This act shall take effect immediately.

Approved May 25, 1940.

CHAPTER 71

AN ACT requiring a taxpayer to pay an expense fee as a condition precedent to filing a petition of appeal with the county board of taxation in counties of the first class.

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

Fee for taking appeal to county board of taxation.

1. Upon the filing of a petition of appeal by any taxpayer with the county board of taxation in any county of the first class pursuant to section 54:3-21 of the Revised Statutes, such taxpayer or the person acting on his behalf shall pay to the secretary of such county board a fee of one dollar (\$1.00) for each such petition. No fee shall be required, however, where the assessed valuation of any property is five thousand dollars (\$5,000.00) or less.

Limitation of act.

2. This act shall take effect immediately and shall expire by limitation on May first, one thousand nine hundred and forty-five.

Approved May 28, 1940.

CHAPTER 72

AN ACT making an appropriation for the use of the
National Guard of this State.

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

1. Conforming to the proclamation of the President of the United States, there is hereby appropriated for the support and maintenance of the National Guard the sum of four hundred twenty-five thousand dollars (\$425,000.00), or so much thereof as may be necessary, to meet the cost occasioned by the increase in personnel and equipment of the National Guard. Appropriation for national guard.

2. The appropriation herein authorized shall be expended in the same manner and pursuant to the same regulations as other State appropriations. How expended.

3. This act shall take effect immediately.

Approved May 28, 1940.

CHAPTER 73

AN ACT concerning certain conveyances and transfers of the right, title and interest of a municipality in certain lands where such lands have been acquired by such municipality by reason of the creation of lien thereon under the "Tax Sale Law" and the results thereof.

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

1. Any municipality is hereby authorized and empowered to convey and transfer to the State of New Jersey for use as forest park reservations, without receiving compensation therefor, all its Transfer of municipal property to State.

	right, title and interest in any woodland, brushland, wasteland, swamp or marsh land within the corporate limits of such municipality, where such lands have been acquired by such municipality by reason of the creation of lien thereon under the provisions of chapter five of Title 54 of the Revised Statutes. Such lands may be so conveyed only with the consent of the Board of Conservation and Development.
Consent.	
Obligations released.	2. Any conveyance or transfer made in pursuance of this act shall release the municipality from its obligation to collect any taxes, assessments or other municipal charges which may be a lien upon such lands, and such lands shall thereafter be exempt from taxation as long as the title thereto is vested in the State of New Jersey.
Redemption.	3. The owner, mortgagee, occupant or other person having an interest in such lands so conveyed or transferred shall have the same rights to redeem the said lands as are provided in chapter five of Title 54 of the Revised Statutes.
Payment to collector of taxes.	4. If the owner, mortgagee, occupant or other person having an interest in such lands shall redeem the same, he shall pay to the collector or to the collector of delinquent taxes of such municipality such payments as are required to be paid under the provisions of chapter five of Title 54 of the Revised Statutes, and in addition thereto shall reimburse the Board of Conservation and Development for such sums paid by it to said municipality in lieu of taxes and for such expenses incurred or expenditures made by said board on account of the acquisition of such lands.
Reimbursement.	5. This act shall take effect immediately. Approved May 29, 1940

CHAPTER 74

AN ACT concerning medical service corporations and regulating the establishment, maintenance and operation of medical service corporations and medical service plans, and supplementing Title 17 of the Revised Statutes by adding thereto a new chapter entitled "Medical Service Corporations."

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

1. As used in this act the following words and phrases shall have the following meanings:

Explanation
of terms:

A medical service corporation is any corporation organized, without capital stock and not for profit, for the purpose of establishing, maintaining and operating nonprofit medical service plans. A nonprofit medical service plan is any plan or arrangement operated by a medical service corporation under the provisions of this act, and whereby the expense of medical services to subscribers and other covered dependents is paid by the corporation to participating physicians of such plans or arrangements and to such other physicians as are provided for herein. A subscriber is a person to whom a subscription certificate is issued by the corporation and which sets forth the kinds and extent of the medical services for which the corporation is liable to make payment and which constitutes the contract between the subscriber and the corporation. A covered dependent is the spouse, an adult dependent or a child of the subscriber who is named in the subscription certificate issued to the subscriber and with respect to whom appropriate premium is specified in the certificate. A participating physician is any physician duly licensed to practice medicine in the State of New Jersey pur-

Medical service corporation;

Nonprofit medical service;

Subscriber;

Covered dependent;

Participating physician;

Medical service.	<p>suant to chapter nine, Title 45, of the Revised Statutes, who agrees in writing with the corporation to perform the medical services specified in the subscription certificates issued by the corporation and at such rates of compensation as shall be determined by its board of trustees and who agrees to abide by the by-laws, rules and regulations of the corporation applicable to participating physicians. Medical service includes all general and special medical services ordinarily provided by such licensed physicians in accordance with accepted practices in the community at the time the service is rendered. No subscriber or his covered dependents shall be liable for any payment to any participating physician for medical services specified in the subscriber's certificate to be paid for by the corporation.</p>
Liability.	
No conversion.	<p>2. No medical service corporation shall be converted into a corporation organized for pecuniary profit. Every such corporation shall be operated for the benefit of the subscribers. No person shall be elected a trustee of any medical service corporation unless his nomination has been approved by a recognized medical society or professional medical organization having not less than two thousand members holding licenses to practice medicine pursuant to chapter nine, Title 45, of the Revised Statutes, and which has been incorporated for a period of not less than ten years. No medical service corporation shall impose any restrictions on physicians who administer to its subscribers as to methods of diagnosis or treatment. No person, firm, association or corporation other than a medical service corporation shall establish, maintain or operate a medical service plan or any other means, agency or device for contracting with persons to pay for medical services on the basis of premiums or other valuable considerations to be collected by such person, firm, association or corporation from such persons for the issue of such contract; <i>provided</i>, that this section shall not be construed as preventing the exercise of any author-</p>
Trustees.	
Restrictions.	
Who may operate plan.	
Proviso.	

ity or privilege granted to any corporation by any certificate of authority issued by the Commissioner of Banking and Insurance pursuant to any law of this State; *and provided, further*, that this section shall not be construed as preventing any person, firm, association or corporation from furnishing medical services required under any workmen's compensation law. No medical service corporation shall solicit subscribers or enter into any contract with any subscriber until it has received from the Commissioner of Banking and Insurance a certificate of authority to do so.

Proviso.

Right to solicit.

3. The Commissioner of Banking and Insurance may issue such certificate of authority to any such medical service corporation of this State when it shall have filed in the Department of Banking and Insurance a certified copy of its charter or certificate of incorporation, a copy of its by-laws certified by the lawful custodian of the original, a statement of its financial condition in such form and detail and containing such matters as the Commissioner of Banking and Insurance shall require, signed and sworn to by its president and secretary or other proper officers, and when the Commissioner of Banking and Insurance is satisfied, on the basis of examination or otherwise, that the corporation has complied with the requirements of this chapter and that its condition or methods of operation are not such as would render its operations hazardous to the public or its subscribers. No change in, or amendment to, or alteration in, addition to, or substitution of any document, instrument or other papers so filed shall become operative or effective until the same shall also have been filed in a similar manner. The certificate of authority issued by the commissioner shall specify the county or counties in which the corporation may conduct its business. Such certificate may be amended from time to time to include additional counties on the basis of qualification pursuant to the provisions of this act. No such certificate shall be issued to authorize a corporation to transact

Certificate of authority.

Compliance with requirements.

Changes.

Counties of business.

Amending certificates.

Cancellation of certificate.

No issue to unincorporated corporation.	business in any county, or if issued, the authority with respect to such county shall be cancelled by the commissioner, if he shall find that less than fifty-one per centum (51%) of the eligible physicians in any county are participating physicians. No certificate of authority shall be issued to any medical service corporation not incorporated under the laws of this State.
Funds available.	4. No certificate of authority shall be issued to any medical service corporation except on receipt of evidence by the Commissioner of Banking and Insurance that the corporation is in possession of unencumbered funds of not less than five thousand dollars (\$5,000.00) and that such amount is held in cash or in bank to the credit of the corporation.
Period of payment.	5. Every subscription contract made by any corporation subject to the provisions of this chapter to provide payment for medical services shall provide for the payment of medical services for a period of twelve months from the date of issue of the subscription certificate. Any such contract may provide that it shall be automatically renewed from year to year unless there shall have been one month's prior written notice of termination by either the subscriber or the corporation. During the first contract year the provisions of the contract may provide that the inception of coverage may be deferred for not more than two months from date of issue of the contract, and may exclude treatment for illness existing at inception of the contract. No contract between such corporation and subscriber shall allow for the payment for medical services to more than one person, except that a family contract may provide that payment will be made for medical services rendered to a subscriber and any of those dependents defined in section one of this act.
Renewal of contract.	
Deferred coverage.	
Contract limited.	
Contract in writing: terms.	6. Every contract entered into by any such corporation with any subscriber shall be in writing and a certificate stating the terms and conditions thereof shall be furnished to the subscriber. No such subscription certificate shall be issued or de-
Required provisions:	

livered by any medical service corporation of this State unless it contains the following provisions:

- (a) A statement of the amounts payable to the corporation by the subscriber and the times at which and manner in which such amounts shall be paid; Time and amount of payment;
- (b) A statement of the nature of the medical services to be paid for and the period during which the certificate is effective; and if there are any types of medical services to be excepted, a detailed statement of such exceptions printed as hereinafter specified; Nature of service;
- (c) A statement of the terms or conditions, if any, upon which the certificate may be cancelled or otherwise terminated at the option of either party; Terms of cancellation;
- (d) A statement that the subscription certificate constitutes the contract between the corporation and the subscriber and includes the endorsements thereon and attached papers, if any, and contains the entire contract; Statement of contract;
- (e) A statement that no statement by the subscriber in his application for a certificate shall avoid the contract or be used in any legal proceeding thereunder, unless such application or an exact copy thereof is included in or attached to the certificate, and that no agent or representative of such corporation, other than an officer or officers designated in the certificate, is authorized to change the contract or waive any of its provisions; Statement by subscriber;
- (f) A statement that if the subscriber defaults in making any payment under the certificate, the subsequent acceptance of a payment by the corporation or by one of its duly authorized agents shall reinstate the certificate, but with respect to sickness and injury may cover only such sickness as may be first manifested more than a specified number of days, not exceeding ten, after the date of such acceptance; As to defaults;

Period of grace;	(g) A statement of the period of grace which will be allowed the subscriber for making any payment due under the contract. Such period shall not be less than ten days;
Indemnity.	(h) A statement that indemnity in the form of cash will not be paid to any subscriber except in reimbursement for payments made by the subscriber to a physician and for which the corporation was liable at the time of such payment.
Medical practice prevails.	Any such subscription certificate may contain a provision that all medical services paid for by a medical service corporation shall be in accordance with the accepted medical practices in the community at the time, but the corporation shall not
Liability.	be liable for injuries resulting from negligence, misfeasance, malfeasance, nonfeasance or malpractice on the part of any officer or employee or on the part of any physician in the course of rendering medical services to subscribers.
Printing:	7. In every such subscription certificate issued or delivered by any medical service corporation of this State:
Style of type;	(a) All printed portions shall be plainly printed in type of which the face is not smaller than ten point;
Typing description;	(b) There shall be a brief description of the subscription certificate on its first page, and on its filing back in type of which the face is not smaller than fourteen point;
Exceptions;	(c) The exceptions of the contract shall appear with the same prominence in the certificate as the benefits to which they apply; and
Portion of contract in full.	(d) If the contract contains any provisions purporting to make any portion of the articles, constitution or by-laws or regulations of the corporation or plans a part of the contract, such portion shall be set forth in full in the subscription certificate.

8. Any medical service corporation may enter into agreements with eligible persons whereby such persons become participating physicians of a plan operated by the corporation and may make to such persons such payments as shall have accrued by reason of services required to be performed under the plan and performed on behalf of the corporation by such person. No person shall become a participating physician unless he shall be a physician holding a full license to practice medicine in the State of New Jersey, pursuant to chapter nine, Title 45, of the Revised Statutes. No payment for medical services shall be made to any natural person except to a participating physician; except that the corporation, in the case of emergency services, may reimburse any physician for services rendered to a subscriber in accordance with the rates adopted by the board of trustees with respect to participating physicians, but only to physicians who would be eligible, except for residence or State by which licensed, to become participating physicians. Any medical service corporation may enter into contracts for the payment of medical services to the subscribers or members of similar nonprofit medical service corporations of other States subject to the supervision of such other States, or of counties of this State in which the corporation does not transact business, and shall have the right to reimburse any other nonprofit medical service corporation or physicians of another State or of counties of this State in which the corporation does not transact business for services rendered to its subscribers and their dependents at the same rate paid participating physicians under the certificate of the subscriber

Participating
physicians.

Fully licensed.

To whom
payment made.Reimburse-
ment.

Contracting.

Outside
service.

9. No subscription certificate shall be issued by any medical service corporation to any subscriber unless and until the form thereof shall have been filed with the Commissioner of Banking and Insurance together with all applications, riders and endorsements for use in connection with the issuance or renewal thereof. If the commissioner shall at

As to sub-
scription
certificate.

Legality.

any time notify the corporation filing the same of his disapproval of any such form, as contrary to law, or as being oppressive or calculated to mislead the public, specifying particulars, it shall be unlawful for such corporation thereafter to issue any such form so disapproved. Such disapproval of the commissioner may be reviewed by a writ of certiorari.

Making
contract.

10. No corporation subject to the provisions of this chapter shall enter into any contract with a subscriber unless and until it shall have filed with the Commissioner of Banking and Insurance a full schedule of the rates to be paid by the subscribers to such contracts. The commissioner may disapprove such schedule of rates at any time if he finds that such rates are excessive, inadequate or discriminatory. It shall be unlawful for any corporation to effect any contract or issue any subscription certificate until a revised schedule of rates has been filed. Such disapproval by the commissioner may be reviewed by a writ of certiorari.

Disapproval
of rates.

Proposed
agreement
filed.

11. No corporation subject to the provisions of this chapter shall enter into any contract with a subscriber unless and until it shall have filed with the Commissioner of Banking and Insurance a copy of the agreement proposed to be entered into by the corporation and the participating physicians. Every such agreement shall provide for the payment for medical services to subscribers and covered dependents to the end of the subscription certificate year, and that the agreement of the physician to render such service to the end of any certificate year shall not be affected by cessation of the transaction of business by reason of appropriate resolution of its board of trustees, injunction issued by a court of competent authority, legislative act or by any other exercise of judicial, administrative or legislative authority; *provided*, that this requirement shall not apply to any subscription certificate which is not maintained in force by the payment of premiums required thereby. There shall be included in the minutes

Terms of
agreement.

Proviso.

Record of
payments.

of the board of trustees of every such organization a record of the approval of payments to be made to participating physicians. The corporation shall maintain in its office complete records of all the medical services rendered to subscribers and covered dependents in such form as will indicate the kind of services rendered, the amounts claimed for such services by the participating physicians, and the amounts paid by the corporation. No payment to any participating physicians shall be authorized by the board of trustees except in accordance with a plan of payments adopted by the board and recorded in the minutes of a meeting.

Records kept.

Plan of payments.

12. No corporation subject to the provisions of this chapter shall disburse during any one calendar year more than ten per centum (10%) of the aggregate amount of payments received from subscribers during that year as expenditures for the solicitation of subscribers except that during the first year after the issuance of a certificate of authority such corporation may so disburse not more than twenty per centum (20%) of such amount and during the second year not more than fifteen per centum (15%).

Annual disbursements by corporation.

13. No such corporation shall disburse during any one year, a sum greater than twenty per centum (20%) of payments received from subscribers during that year as administrative expenses. The term "administrative expense" as used in this section shall include all expenditures for nonprofessional services and in general all expenses not directly connected with the payment for medical services, but not including expenses of soliciting subscriptions.

Administrative expense.

14. The funds of any medical service corporation may be invested only in accordance with the requirements now or hereafter provided by law for the investment of funds of life insurance companies. Every medical service corporation after the first full calendar year of doing business after the effective date of this chapter, shall accumulate and maintain a special contingent surplus over and

Investments.

Contingent surplus.

Amount.	above its reserves and liabilities at the rate of two per centum (2%) annually of its net premium income until such surplus shall be not less than one hundred thousand dollars (\$100,000.00) except that no such corporation shall be required to maintain a special contingent surplus exceeding fifty-five per centum (55%) of its average annual premium income for the previous five years.
Annual financial report.	15. Every medical service corporation transacting business in this State shall file annually, on or before the first day of March, in the Department of Banking and Insurance a statement, subscribed and sworn to by its president and secretary, or in their absence, by two of its principal officers, showing its financial condition at the close of business on the thirty-first day of December of the year last preceding, and showing its business transacted during that year, which statement shall be in such form and contain such matters as the Commissioner of Banking and Insurance shall prescribe; said commissioner may also address inquiries to any such corporation or its officers in relation to its condition or affairs, or any matter connected with its transactions, and it shall be the duty of the officers of such corporation to reply promptly in writing to all such inquiries; for good cause shown the commissioner may extend the time within which any such statement may be filed.
Form of statement.	
Inquiries.	
Penalty for failure to report.	16. Any medical service corporation that neglects to make and file its annual statement in the form and within the time provided by the last preceding section, or neglects to reply in writing to inquiries of the Commissioner of Banking and Insurance within such reasonable time as may be specified by him, shall forfeit twenty-five dollars (\$25.00) for each day's neglect, and upon notice by the Commissioner of Banking and Insurance to that effect, its authority to do new business in this State shall cease while such default continues.
Examination by commissioner.	17. The Commissioner of Banking and Insurance shall have the power, whenever he deems the same expedient, to make or cause to be made an

examination of the assets and liabilities, method of conducting business and all other affairs of every medical service corporation authorized or which has made application for authority to transact business under the provisions of this chapter. For the purpose of such examination the commissioner may commission and employ such persons to conduct the same or to assist therein as he may deem advisable, which examination may be conducted in any State in which the corporation examined has an office, agent or place of business.

Assistants.

18. The reasonable expense of such examination shall be fixed and determined by the Commissioner of Banking and Insurance, and he shall collect the same from the corporation examined, which shall pay same on presentation of a detailed account of such expense. In case any corporation, after such examination, shall be declared by the Court of Chancery to be insolvent, the expense of such examination, if unpaid, shall be taxed in the costs of the proceedings in the Court of Chancery and paid out of the assets of the corporation. No corporation shall, either directly or indirectly, pay, by way of gift, credit or otherwise, any other or further sum to the commissioner or to any person in the employ of the Department of Banking and Insurance, for extra service or for purposes of legislation, or for any other purpose whatsoever.

Expenses of examination.

In case of insolvency.

No gratuities.

19. It shall be the duty of the officers, agents and employees of any such corporation to exhibit all its books, records and accounts for the purpose of such examination and otherwise to facilitate the same so far as it may be in their power to do so, and for that purpose the Commissioner of Banking and Insurance, and his deputies, assistants and employees shall have the power to examine, under oath, the officers, agents and employees of any such corporation relative to its business and affairs.

Assistance in examinations.

20. Whenever any medical service corporation shall become insolvent or shall suspend its ordinary business for want of funds to carry on the same, or whenever the Commissioner of Banking

Issuing injunction in certain contingencies.

and Insurance shall ascertain, as a result of examination as authorized by this chapter, or in any other manner, that any such association is exceeding its powers or violating the law or that its condition or methods of business are such as to render the continuance of its operations hazardous to the public or its members, that the assets of such corporation are less than its liabilities or that the number of subscribers to its service has decreased to less than one hundred persons, or that the corporation has failed to maintain the number of participating physicians specified by this act, said commissioner shall have authority to apply to the Court of Chancery for an injunction restraining such corporation from the transaction of any further business, or from the transfer or disposal of its property in any manner whatsoever, and the court, being satisfied of the sufficiency of the application, may order an injunction and appoint a receiver, with power to sue for, collect, receive and take into his possession all the goods and chattels, rights and credits, moneys and effects, lands and tenement, books, papers, choses in action, bills, notes and property of every description belonging to such corporation and sell and convey and assign the same, and hold and dispose of the proceeds thereof under the directions of the Court of Chancery. Any such corporation may be deemed insolvent whenever it is presently or prospectively unable to fulfill its outstanding contracts and to maintain the reserves required pursuant to this chapter.

Receiver.

Duties.

When insolvent.

Filing fees.

21. Every corporation to which this chapter shall be applicable shall pay the following fees to the Commissioner of Banking and Insurance for enforcement of the provisions of this chapter, viz.: for filing its application and charter, ten dollars (\$10.00); for filing each annual statement, five dollars (\$5.00); for each copy of any paper filed in the Department of Banking and Insurance, twenty cents (\$0.20) a sheet or folio of one hundred words and one dollar (\$1.00) for certifying the same.

22. Any medical service corporation of this or any other State, country or province which shall have violated any of the provisions of or shall have neglected, failed or refused to comply with any of the requirements of this chapter, except the failure to file an annual statement, shall be liable to a penalty of five hundred dollars (\$500.00), such penalty to be sued for and collected by the Commissioner of Banking and Insurance in an action upon contract in the nature of an action for debt in the name of the State; such penalty when recovered shall be paid by the Commissioner of Banking and Insurance into the State treasury for the use of the State. Any officer, agent, employee or member of any such corporation doing business in this State who shall issue, circulate or cause or permit to be circulated, any estimate, illustration, circular of any sort misrepresenting the terms of any contract issued by such corporation, or any other such corporation authorized to transact business under this chapter, or misrepresent the benefits or advantages promised thereby, or use any name or title of any contract or class of contracts misrepresenting the true nature thereof, or who shall solicit, negotiate or effect the issue of any contract of any medical service corporation which shall have neglected, failed or refused to procure a certificate of authority as provided for by the provisions of this chapter, or who shall accept any premiums, dues, deposits, contributions, fees, assessments or thing of value of any kind in consideration for such contract or certificate on behalf of such corporation, shall be adjudged guilty of a misdemeanor.

Violations.

Penalty.

Misrepresentation a
misdemeanor.

23. A medical service corporation may receive and accept from any governmental agencies any grant of funds for the purpose of providing medical services to needy persons under such terms or conditions as shall be specified by such agency. Any medical service corporation may in its discretion accept the grant of funds from private agencies, corporations, associations, groups of in-

Grant of
funds.

- dividuals or individuals for the purpose of providing medical services to needy persons under such conditions as shall be satisfactory to such persons or organizations and to the corporation.
- Funds segregated.** All funds received under such grants shall be segregated in a separate fund or funds to be used for the purposes agreed upon. Neither the income from subscribers to the corporation, nor the assets accumulated from income received from subscribers shall be available for the payment of any obligations assumed by the corporation under such grants, nor shall any funds received through such grants be available for the payment of the obligations assumed by the corporation under its subscription certificates. The authority of the Commissioner of Banking and Insurance under the provisions of this act shall not extend to funds received under such grants except to such extent as is necessary to satisfy him that the requirements of this act have been complied with.
- Use of income.**
- Authority of commissioner limited.**
- Exemption from taxation.** 24. Any corporation subject to the provisions of this act is hereby declared to be a charitable and benevolent institution, and its funds and property shall be exempt from taxation by the State or any political subdivision thereof.
- Validity of act or any section.** 25. Should any provision or section of this act be held invalid for any reason, such holding shall not be construed as affecting the validity of any remaining portion of such section or of this act, it being the legislative intent that this act shall stand notwithstanding the invalidity of any such provision or section.
26. This act shall take effect immediately.
Approved May 29, 1940.

CHAPTER 75

AN ACT concerning motor vehicles and traffic regulation, and amending section 39:10-19 of the Revised Statutes.

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

1. Section 39:10-19 of the Revised Statutes is amended to read as follows:

39:10-19. No person shall engage in the business of buying, selling or dealing in motor vehicles in this State, unless he is authorized to do so under the provisions of this chapter. The commissioner may, upon application in such form as he prescribes, license any proper person as such dealer. A license fee of ten dollars (\$10.00) shall be paid by the applicant for the initial license, which shall be renewed on the dealer's application from year to year thereafter without payment of a renewal fee. Every license shall expire on March thirty-first of each year terminating the period for which it is issued. On and after February first of each year the commissioner shall issue licenses for the following yearly period to expire on March thirty-first of the following year. Licenses which have been issued at the time of the passage of this amendment for the year one thousand nine hundred and forty will expire on March thirty-first of the year one thousand nine hundred and forty-one.

2. This act shall take effect immediately.

Approved May 29, 1940.

Section
amended.

Dealers in
motor vehicles
licensed.

Fee.

Renewed
annually.

Expiration.

New license.

Present
licenses ex-
pire.

CHAPTER 76

AN ACT to validate municipal budgets adopted by municipalities for the fiscal year one thousand nine hundred and forty.

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

Validating
budget.

1. Any budget heretofore adopted by any municipality for the fiscal year one thousand nine hundred and forty is hereby validated, ratified and confirmed, notwithstanding any defect, omission or irregularity in the acts done or proceedings taken for the adoption of said budget; *provided*, such budget substantially complies with the provisions of the act entitled "An act concerning municipal and county finances," now constituting Title 40, chapter two, of the Revised Statutes; *and provided*, that validity of such budget or of the proceedings taken for the adoption of such budget shall not have been questioned in any action or proceeding heretofore instituted in any court.

Proviso.

Proviso.

2. This act shall take effect immediately.

Approved May 29, 1940.

CHAPTER 77

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

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

1. There is hereby appropriated:

D 4. Board of Shell Fisheries.

For repairs to the Guard Boat SENATOR F. M. REEVES, \$1,700.00.

Appropriation to repair boat.

2. The appropriation herein authorized shall be expended in the same manner and subject to the provisions contained in the act to which this act is a supplement.

How expended.

3. This act shall take effect immediately.

Approved May 29, 1940.

CHAPTER 78

AN ACT authorizing the appointment of persons employed as parole officers of a city home in cities of the first class to the position of probation officer in counties having a population as established by the 1930 census, of not less than 800,000, and supplementing article one of chapter one hundred and ninety-nine of Title 2 of the Revised Statutes.

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

Probation
officer.

1. The judge or judges of the Court of Common Pleas or a majority of them in counties having a population as established by the 1930 census, of not less than 800,000, may on application of the chief probation officer, appoint to the position of probation officer, any person who, prior to April first, one thousand nine hundred and forty, has served for more than five (5) years as a parole officer of the city home of a city of the first class, the provisions of any other law to the contrary notwithstanding. Any person so appointed shall be deemed to be in the classified civil service of the county, and shall have the powers and perform the duties of and be compensated as probation officers appointed under the provisions of section 2:199-5 of the Revised Statutes.

Duties, com-
pensation.

2. This act shall take effect immediately.

Approved May 29, 1940.

CHAPTER 79

AN ACT to validate proceedings for the issuance of bonds or notes of municipalities.

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

1. All proceedings heretofore had or taken by any municipality for the authorization or issuance of bonds or notes pursuant to the Local Bond Law (section 40:1-1 to section 40:1-88, inclusive, of the Revised Statutes) are hereby ratified, validated and confirmed notwithstanding that no supplemental debt statement or complete executed original thereof was filed in the office of the State Auditor or Commissioner or Department of Local Government prior to final passage of the municipal bond ordinance authorizing said bonds or notes; *provided*, that a supplemental debt statement was duly filed in the office of the clerk of the municipality prior to the passage on first reading of said municipal bond ordinance and such proceedings were in all other respects had or taken in accordance with law.

Ratifying
bond issue.

Proviso.

2. This act shall take effect immediately.

Approved May 29, 1940.

CHAPTER 80

AN ACT concerning the State Budget Commissioner, and amending section 52:22-4 of the Revised Statutes.

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

Section
amended.

1. Section 52:22-4 of the Revised Statutes is amended to read as follows:

Budget com-
missioner.

Continuance
in office.

52:22-4. The Governor shall appoint a State Budget Commissioner, who shall be classified by the Civil Service Commission in the classified service of the State, and the present State Budget Commissioner who shall have held office, position or employment in the State Budget Department for a period of at least ten years immediately prior to the taking effect of this act shall continue to hold the position of State Budget Commissioner and shall not be removed therefrom except in accordance with the provisions of Title 11 of the Revised Statutes. The commissioner shall carry into effect and execute the provisions of this chapter under the authority, direction, supervision and control of the Governor.

Assistants.

He shall appoint such clerical and technical assistants as may be necessary, fix their compensation and prescribe their duties, subject to the approval of the Governor, and appropriations made therefor.

2. This act shall take effect immediately.

Approved May 29, 1940.

CHAPTER 81

AN ACT to continue for a period of one year the commission created for the purpose of studying the causes of juvenile delinquency, and supplementing chapter twenty of Title 9 of the Revised Statutes.

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

1. The commission to investigate and determine the causes of juvenile delinquency created by chapter twenty of Title 9 of the Revised Statutes is hereby continued for a period of one year from the effective date of this act. Commission continued.

2. The members of the commission heretofore appointed shall continue to serve in their respective capacities without compensation for the additional year of the existence of the commission and shall be vested with all powers and duties heretofore enjoined upon them. Appointees continued.

3. This act shall take effect June fifth, one thousand nine hundred and forty. Act effective.

Approved May 29, 1940.

CHAPTER 82

AN ACT concerning the extension of the corporate existence of insurance companies, and amending section 17:26-1 of the Revised Statutes.

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

Section
amended.

1. Section 17:26-1 of the Revised Statutes is hereby amended to read as follows:

Extension of
corporate
entity or
change of
name.

17:26-1. Any insurance company of this State, whether incorporated under the provisions of this chapter or under the provisions of any special act, may change its name, extend its corporate existence, either before or after the expiration of the period limited for its duration or amend its charter or certificate of incorporation as follows:

Procedure to
effect changes.

The board of directors shall pass a resolution declaring that the amendment, change or alteration is advisable and calling a meeting of the stockholders or members to take action thereon. The meeting shall be held upon the notice the by-laws provide, or, in the absence of such provision, upon ten days' notice in writing given personally or by mail to each stockholder or member. If two-thirds in interest of the stockholders, or, in the case of a mutual company, two-thirds of the members, vote in favor of the amendment, change or alteration, a certificate thereof shall be signed by the president or a vice-president and secretary under the corporate seal and be acknowledged or proved as in the case of deeds of real estate. The certificate shall be submitted to the Attorney-General for his approval, as provided for certificates of incorporation. When so approved, it shall be filed in the department, whereupon the charter or certificate of incorporation shall be deemed to be amended accordingly. The certificate to be made and filed pursuant to this section shall contain only such

Contents of
certificate.

provisions as it would be lawful and proper to insert in an original certificate of incorporation made at the time of making the amendment, change or alteration, and no change shall be made in the charter or certificate of incorporation of any insurance company whereby the rights, remedies or security of existing creditors shall be in any manner impaired.

In all cases where the charter of a company may have expired by limitation of the period set forth in its certificate of incorporation or in the special act creating it, an affidavit of the presiding officer and secretary of the company that it is at the time either actually engaged in, or has provided for, the conduct of the business for which it was incorporated shall be filed in the office of the Department of Banking and Insurance. Such affidavit shall be filed any time within one year from the date of expiration of the period limited for its duration.

Affidavit by
officers.

The certificate to be made and filed pursuant to the provisions of this act, or a copy thereof, duly certified by the Commissioner of Banking and Insurance, shall be evidence in all courts and places.

Certificate
in evidence.

When a certificate extending the charter or period of corporate existence of any insurance company has been filed as provided in this section, the charter or period of corporate existence of said insurance company shall be extended as therein provided from the date of the expiration of its said charter or period of corporate existence, and all acts done by such insurance company after the expiration of its said charter or period of corporate existence shall be validated upon the filing of such certificate extending the same.

Corporate
existence
extended.

All acts
validated.

2. This act shall take effect immediately.

Approved June 4, 1940.

CHAPTER 83

AN ACT concerning alcoholic beverages, and amending section 33:1-10 of the Revised Statutes.

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

Section
amended.

1. Section 33:1-10 of the Revised Statutes is hereby amended to read as follows:

Classes of A
licenses:

33:1-10. Class A licenses shall be subdivided and classified as follows:

Plenary
brewery:

(1) a. Plenary brewery license. The holder of this license shall be entitled, subject to rules and regulations, to brew any malt alcoholic beverages and to distribute and sell his products to wholesalers and retailers licensed respectively in accordance with this chapter, and to sell and distribute without this State to any persons pursuant to the laws of the places of such sale and distribution, and to maintain a warehouse. The fee for this license shall be four thousand dollars.

Fee.

Limited
brewery;

(1) b. Limited brewery license. The holder of this license shall be entitled, subject to rules and regulations, to brew any malt alcoholic beverages in a quantity dependent upon the following fees and not in excess of three hundred thousand barrels of thirty-one fluid gallons capacity per year and to be expressed in said license and to distribute and sell his products to wholesalers and retailers licensed respectively in accordance with this chapter, and to sell and distribute without this State to any persons pursuant to the laws of the places of such sale and distribution, and to maintain a warehouse. The fee for this license shall be graduated as follows: To so brew not more than fifty thousand barrels of thirty-one fluid gallons capacity per annum, five hundred

Graduated
fee;

dollars; to so brew not more than one hundred thousand barrels of thirty-one fluid gallons capacity per annum, one thousand dollars; to so brew not more than two hundred thousand barrels of thirty-one fluid gallons capacity per annum, two thousand dollars; to so brew not more than three hundred thousand barrels of thirty-one fluid gallons capacity per annum, three thousand dollars.

(2) a. Plenary winery license. The holder of this license shall be entitled, subject to rules and regulations, to manufacture any fermented wines, and to blend, fortify and treat wines, and to distribute and sell his products to wholesalers, retailers and to churches for religious purposes respectively licensed in accordance with this chapter, and to sell and distribute without this State to any persons pursuant to the laws of the places of such sale and distribution, and to maintain a warehouse. The fee for this license shall be five hundred dollars. Upon the payment of an additional annual fee of one hundred dollars (\$100.00) the holder of this license shall have the right to sell on the licensed premise, wine at retail. All wines sold at retail by such licensee shall have attached thereto a label setting forth such information as shall be required by the rules and regulations of the Commissioner of Alcoholic Beverage Control.

Plenary
winery;

Fee.

Additional
privilege;

Wines
labeled;

(2) b. Limited winery license. The holder of this license shall be entitled, subject to rules and regulations, to manufacture for sale any naturally fermented wines and fruit juices in a quantity dependent upon the following fees and not in excess of five thousand gallons per year and to be expressed in said license and to distribute and sell his products to wholesalers and retailers respectively licensed in accordance with this chapter and to consumers; *provided, however*, that such sale to consumers shall be made only for consumption off of the

Limited
winery;

Proviso.

Proviso.	licensed premises and then only when the winery at which such naturally fermented wines and fruit juices are manufactured is located and constructed upon a tract of land owned exclusively by the holder of such limited winery license, which said tract of land shall have an area of not less than three acres and have growing and under cultivation upon said land at least twelve hundred grape vines; <i>and provided, further,</i> that such naturally fermented wines and fruit juices shall be manufactured only from fresh grapes or fruit grown in this State, and to sell and distribute without this State to any persons pursuant to the laws of the places of such sale and distribution, and to maintain a warehouse. The fee for this license shall be graduated as follows: To so manufacture between twenty-five hundred and five thousand gallons per annum, two hundred dollars; to so manufacture between one thousand and twenty-five hundred gallons per annum, one hundred dollars; to so manufacture less than one thousand gallons per annum, fifty dollars.
Fees;	
Plenary distillery;	(3) a. Plenary distillery license. The holder of this license shall be entitled, subject to rules and regulations, to manufacture any distilled alcoholic beverages and rectify, blend, treat and mix, and to distribute and sell his products to wholesalers and retailers respectively licensed in accordance with this chapter, and to sell and distribute without this State to any persons pursuant to the laws of the places of such sale and distribution, and to maintain a warehouse. The fee for this license shall be seven thousand five hundred dollars.
Fee.	
Limited distillery;	(3) b. Limited distillery license. The holder of this license shall be entitled, subject to the rules and regulations, to manufacture, to bottle and to sell any alcoholic beverages distilled from fruit juices and rectify, blend, treat, mix, compound with wine and add necessary sweet-

ening and flavor to make cordial or liqueur, and to distribute to wholesalers and retailers respectively licensed in accordance with this act, and to sell and distribute without this State, to any persons pursuant to the laws of the places of such sale and distribution and to warehouse these products. The fee for this license shall be one thousand dollars.

Fee.

(3) c. Supplementary limited distillery license. The holder of this license shall be entitled, subject to rules and regulations, to bottle and rebottle, in a quantity to be expressed in said license, dependent upon the following fees, alcoholic beverages distilled from fruit juices by such holder pursuant to a prior plenary or limited distillery license, and to distribute and sell his products to wholesalers and retailers respectively licensed in accordance with this chapter, and to sell and distribute without this State to any persons pursuant to the laws of the places of such sale and distribution, and to maintain a warehouse. The fee for this license shall be graduated as follows: To so bottle and rebottle not more than five thousand wine gallons per annum, one hundred dollars; to so bottle and rebottle not more than ten thousand wine gallons per annum, two hundred and fifty dollars; to so bottle and rebottle without limit as to amount, five hundred dollars.

Supplementary
limited
distillery;

Fees.

Bottling;

(4) Rectifier and blender license. The holder of this license shall be entitled, subject to rules and regulations, to rectify, blend, treat and mix distilled alcoholic beverages, and to fortify, blend and treat fermented alcoholic beverages, and prepare mixtures of alcoholic beverages, and to distribute and sell his products to wholesalers and retailers respectively licensed in accordance with this chapter, and to sell and distribute without this State to any persons pursuant to the laws of the places of such sale and distribution, and to maintain

Rectifier
and blender;

Fee.

a warehouse. The fee for this license shall be two thousand five hundred dollars.

Bonded
warehouse
bottling
license.

(5) Bonded warehouse bottling license. The holder of this license shall be entitled, subject to rules and regulations, to bottle alcoholic beverages in bond on behalf of all persons authorized by Federal and State law and regulations to withdraw alcoholic beverages from bond. The fee for this license shall be five hundred dollars. This license shall be issued only to persons holding permits to operate Internal Revenue bonded warehouses pursuant to the laws of the United States.

Fee.

To whom
license issued.

2. This act shall take effect immediately.

Approved June 10, 1940.

CHAPTER 84

AN ACT respecting the foreclosure by municipalities of rights of redemption of lands, title to which has been acquired by the municipality by purchase at sales held to enforce tax or other municipal liens, and supplementing article nine, chapter five, of Title 54, of the Revised Statutes.

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

Foreclosure
of right of
redemption.

1. A municipality may join in a bill in equity filed by it to foreclose the right or rights of redemption of lands, title to which has been acquired by it by purchase at sales held to enforce tax or other municipal liens, two or more separate actions or causes of action to foreclose such rights of redemption, whether or not such actions or causes of action have a common question of law or fact, or

arose out of the same transaction or series of transactions; *provided*, that at the time of the filing of any such bill in equity, the said lands be vacant. Proviso.

2. This act shall take effect immediately.

Approved June 10, 1940.

CHAPTER 85

AN ACT to amend an act entitled "An act declaring certain days to be legal holidays and regulating the maturity of commercial paper and the transaction of public business on such days, being an amendment of section 36:1-1 of the Revised Statutes," approved April twenty-eighth, one thousand nine hundred and thirty-eight.

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

1. Section 36:1-1 of the Revised Statutes is hereby amended to read as follows: Section amended.

36:1-1. The following days and half days in each year shall, for all purposes whatsoever as regards the presenting for payment or acceptance, and of the protesting and giving notice of dishonor, of bills of exchange, bank checks and promissory notes be treated and considered as the first day of the week, commonly called Sunday, and as public holidays or half holidays: the first day of January, known as New Year's Day; the twelfth day of February, known as Lincoln's Birthday; the twenty-second day of February, known as Washington's Birthday; the day designated and known as Good Friday; the thirtieth day of May, known as Decoration Day; the fourth day of July, known as Independence Day; the first Monday of September, known as Labor Day; the twelfth day of October, Bank holidays.

Checks, notes
payable
next day.

When Monday
a holiday.

As to
Saturday.

known as Columbus Day; the eleventh day of November, known as Armistice Day; the twenty-fifth day of December, known as Christmas Day; any general election day in this State; every Saturday from the fifteenth day of June to the fifteenth day of September, both inclusive; every Saturday from the fifteenth day of September of each year to the fifteenth day of June of the next succeeding year, from twelve o'clock noon until twelve o'clock midnight, which shall be a half holiday; and any day heretofore or hereafter appointed, ordered or recommended by the Governor of this State, or the President of the United States, as a day of thanksgiving or fasting and prayer, or other religious observance, or as a bank holiday or holidays. All such bills, checks and notes, otherwise presentable for acceptance or payment on any of the days herein enumerated, shall be deemed to be payable and be presentable for acceptance or payment on the secular or business day next succeeding any such holiday or half holiday; but instruments payable on demand may, at the option of the holder, be presented for payment before twelve o'clock noon on Saturday when that entire day is not a holiday.

Whenever any of the days herein enumerated can and shall fall on a Sunday, the Monday next following shall, for any of the purposes herein enumerated be deemed a public holiday; and bills of exchange, checks and promissory notes which otherwise would be presentable for acceptance or payment on such Monday, shall be deemed to be presentable for acceptance or payment on the secular or business day next succeeding such holiday.

In construing this section, every Saturday, unless a whole holiday, shall, until twelve o'clock noon, be deemed a secular or business day, except as is hereinbefore provided in regard to bills of exchange, bank checks and promissory notes, and the days and half days herein enumerated, except bank holidays and Saturdays from the fifteenth day of June to the fifteenth day of September, both inclusive, shall be considered as the first day of the

week, commonly called Sunday, and public holidays or half holidays, for all purposes whatsoever as regards the transaction of business in the public offices of this State, or counties of this State; but, on all other days or half days, except Sunday, such offices shall be kept open for the transaction of business.

Public offices.

2. This act shall take effect immediately.

Approved June 11, 1940.

CHAPTER 86

AN ACT to provide for the payment of the excise taxes imposed by chapters seven and eight of the laws of one thousand nine hundred and thirty-eight for the years one thousand nine hundred and thirty-eight and one thousand nine hundred and thirty-nine, and which have not been paid in whole or in part by reason of litigation with respect to the apportionment of such taxes which is still pending.

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

1. All excise taxes or portions thereof imposed by chapters seven and eight of the laws of one thousand nine hundred and thirty-eight for the calendar years one thousand nine hundred and thirty-eight and one thousand nine hundred and thirty-nine, or either of said years, and which have not been paid to municipalities in whole or in part by reason of litigation still pending in respect to the constitutionality or validity of the apportionment thereof, shall be paid to the State Treasurer on or before the sixtieth day after this act shall take effect without any interest thereon, and shall be held by the

Payment
of certain
excise taxes.

When to
be paid.

- Distribution. State Treasurer for distribution by him to the several municipalities which may be entitled thereto to the extent provided by law after the final determination of the pending litigation with respect to the apportionment of such taxes. Such payment to the State Treasurer shall fully discharge the persons or corporations liable for such taxes from all liability or obligation with respect to such taxes or portions thereof. Any such tax or portion thereof which shall not be paid to the State Treasurer on or before the sixtieth day after this act shall take effect shall bear interest at the rate of six per centum (6%) per annum from such sixtieth day after this act shall take effect until paid.
- Liability discharged.
- Interest on unpaid tax.
2. This act shall take effect immediately.
Approved June 11, 1940.

CHAPTER 87

AN ACT concerning sheriffs, and supplementing chapter forty-one of Title 40 of the Revised Statutes.

- Preamble. WHEREAS, The Constitution of this State provides that sheriffs shall hold their offices for three years and shall annually renew their bonds; and
- Preamble. WHEREAS, The Legislature provided in sections 40:41-2 and 40:41-3 of the Revised Statutes a mode of giving approval of such bonds; and
- Preamble. WHEREAS, The practice has arisen in this State by which sheriffs have given bond for the entire term of office of the sheriff, which bonds continue in full force and effect for the term of office of the sheriff without annual re-execution; and
- Preamble. WHEREAS, The validity of this practice has been questioned; therefore

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

1. In case the sheriff for the time being of any county shall heretofore have failed to renew his bond annually, in the manner set forth in sections 40:41-2 and 40:41-3 of the Revised Statutes, any judge of the court of common pleas of the county in which such sheriff shall have been elected to office shall have power, in his discretion, to accept from said sheriff a bond dating from the date when said sheriff's bond should have been renewed, and conforming in all other respects to the provisions of section 40:41-3 of the Revised Statutes, save as to the time of execution and filing only, and the acceptance and approval of such bond by said judge shall be held and taken to be a renewal of said sheriff's bond in full compliance with the Constitution of this State and to have the same force and effect as if said sheriff's bond had been renewed in the manner now required by law.

Renewal of
sheriff's bond.

Acceptance
by judge.

2. The acceptance and approval of the bond provided for in section one of this act by said judge shall be held and taken to be an absolute waiver and cure of any forfeiture of office or vacancy in said office of sheriff now or hereafter claimed to have occurred by reason of said sheriff's failure to renew his said bond.

Effect of
approval
of bond.

3. The acceptance and approval of such bond shall be a valid and effectual defense to any action or proceeding heretofore or hereafter instituted against the sheriff of any county based upon his failure to renew his bond annually. It shall be the duty of all the courts in this State, both civil and criminal, and of original and appellate jurisdiction, to introduce and apply the curative force of this act to all suits and proceedings heretofore instituted or hereafter to be instituted at any and every stage thereof and this act shall be operative and effectual in all cases to cure the defaults hereinbefore mentioned.

Validity
of bond.

All defaults
waived.

Bond given
for entire
term effective.

4. Nothing in this act shall be deemed as indicating that the office of sheriff is forfeited or becomes vacant where the sheriff's bond is given for the entire term of office without annual re-execution.

5. This act shall take effect immediately.

Passed June 11, 1940.

CHAPTER 88

AN ACT to provide for the construction, dredging and maintenance of a yacht basin or anchorage at the Leonardo harbor, at Leonardo, in the township of Middletown, county of Monmouth and State of New Jersey, and making an appropriation therefor.

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

Yacht basin
at Leonardo.

1. In addition to the powers conferred by the provisions of chapter six of Title 12 of the Revised Statutes, the Board of Commerce and Navigation is authorized and empowered to provide for the construction, dredging and maintenance of a yacht basin or anchorage area at Leonardo, in the township of Middletown, county of Monmouth and State of New Jersey, at the Leonardo harbor, and to do all things necessary in connection therewith for effectuating this act; and included therein is the right to do the said work either a complete project or to contribute to the township of Middletown or any other municipality carrying on said project.

Appropriation.

2. The sum of fifty thousand dollars (\$50,000.00) is hereby appropriated to cover the costs of said work, to be expended by said Board of Commerce and Navigation, in accordance with the laws of this State when included in any annual or supplemental

appropriation bill or from any other funds allotted to the Board of Commerce and Navigation for said purpose.

3. This act shall take effect immediately.

Approved June 17, 1940.

CHAPTER 89

AN ACT to provide for the construction, dredging and maintenance of a yacht basin or anchorage at or near the mouth of Way Cake creek, in the borough of Keansburg and township of Raritan, in the county of Monmouth and State of New Jersey, and making an appropriation therefor.

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

1. In addition to the powers conferred by the provisions of chapter six of Title 12 of the Revised Statutes, the Board of Commerce and Navigation is authorized and empowered to provide for the construction, dredging and maintenance of a yacht basin or anchorage area at and near the mouth of Way Cake creek in the borough of Keansburg and township of Raritan, in the county of Monmouth and State of New Jersey, and to do all things necessary in connection therewith for effectuating this act. Yacht basin
at Way Cake
creek.

2. The sum of seventy-five thousand dollars (\$75,000.00) is hereby appropriated to cover the cost of the said work, to be expended by said Board of Commerce and Navigation, in accordance with the laws of the State, when included in any annual or supplemental appropriation bill or from any other funds allotted to the Board of Commerce and Navigation for said purpose. Appropriation.

3. This act shall take effect immediately.

Approved June 17, 1940.

CHAPTER 90

AN ACT concerning unpaid taxes, assessments and other municipal charges on real property, and providing for the collection thereof by the creation and enforcement of liens thereon, and supplementing chapter five of Title 54 of the Revised Statutes.

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

Issuing
duplicate
tax title
certificate.

Proviso.

Proviso.

Copy marked
duplicate.

Time limit for
redemption.

Validity of
duplicate.

1. In case of the destruction or loss of a tax title certificate which was acquired by any municipality in this State at a tax sale held in that municipality and the said municipality is the lawful owner thereof, the collector of taxes, the receiver of taxes, or the person lawfully charged with the collection of taxes in said municipality shall issue and execute a new certificate of tax sale in place of the one which has been destroyed or lost; *provided*, he or she shall have been duly authorized so to do by a resolution of the governing body of the said municipality; *and provided, further*, said original tax sale certificate had been issued at least two years prior thereto. There shall appear on the new certificate a statement that it is a duplicate of the original one which was destroyed or lost and the date of said original certificate and the date of the tax sale upon which it was issued and the name and title of officer who issued same.

2. The time limit within which the right to redeem from any such tax sale in which a duplicate certificate has been issued shall be the same as though the original certificate had not been destroyed or lost.

3. The said duplicate certificate shall be valid and effectual to all intents and purposes as though it were the original; and in the event the original certificate is thereafter found the same shall be

cancelled forthwith by the proper officer of the municipality.

4. This act shall take effect immediately.

Approved June 17, 1940.

CHAPTER 91

AN ACT concerning insurance, and repealing section 17:18-11 of the Revised Statutes.

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

1. Section 17:18-11 of the Revised Statutes is hereby repealed. Issuing participating certificates.

2. This act shall take effect immediately.

Approved June 17, 1940.

CHAPTER 92

AN ACT concerning insurance, and amending section 17:28-1 of the Revised Statutes.

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

1. Section 17:28-1 of the Revised Statutes is hereby amended to read as follows: Section amended.

17:28-1. No policy for more than one kind of insurance specified in the several paragraphs of section 17:17-1 of this Title shall be issued except as hereinafter provided. Risks specified in paragraphs "d" and "e" of said section 17:17-1 may be embraced in one contract. Companies electing to issue policies on residences and private apart- Kind of insurance. Risks.

Automobile
insurance.

ments may embrace in one policy risks specified in paragraphs "d," "e," "f," "j," "k," "l," "n," and "o" of said section 17:17-1, or any of them. A policy of automobile insurance as authorized by paragraph "b" of said section 17:17-1 may include the risks specified in paragraph "e" of said section 17:17-1 to the extent of loss or damage resulting from the use or operation of automobiles described in the policy, but such policy shall be in distinct and separable contracts of companies authorized to issue policies insuring the risks assumed.

2. This act shall take effect immediately.

Approved June 17, 1940.

CHAPTER 93

AN ACT to authorize the borough of Verona, in the county of Essex, to pay a pension to Thomas E. Brooks.

Preamble.

WHEREAS, Thomas E. Brooks, a resident of the borough of Verona, in the county of Essex, has served as township clerk of the township of Verona, from March, 1899, to May, 1907, and has served the borough of Verona, since May, 1907, as borough clerk, in all a period of more than forty years, rendering faithful and efficient service to Verona in all his duties; and

Preamble.

WHEREAS, The borough of Verona, in the county of Essex, does not have in force and effect any pension that would inure to the benefit of said Thomas E. Brooks; therefore,

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

Verona
may pension
Thomas E.
Brooks.

1. That the borough of Verona, in the county of Essex, is hereby authorized to grant and em-

powered to pay to said Thomas E. Brooks for the remainder of his natural life a pension to be effective beginning on the date of his retirement, in such sum as the governing body of said borough of Verona shall, in its discretion, deem advisable and just, which pension shall be paid in semi-monthly installments.

2. Said borough of Verona shall provide in its annual budget after date of such retirement for the payment to said Thomas E. Brooks of the aforementioned pension and from the date of his retirement from active duty until adoption of its next annual budget may pay such pension as the governing body may decide upon from any funds available therefor. Provision
for payment.

3. This act shall take effect immediately.

Approved June 17, 1940.

CHAPTER 94

AN ACT concerning seashore bathing establishments, and amending sections 5:1-1, 5:1-2 and 5:1-3 of the Revised Statutes.

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

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

5:1-1. Except as herein otherwise provided, every person, firm or corporation operating or maintaining any bathing pavilion or establishment along the seashore for the accommodation of persons for pay, and every person, firm or corporation who invites, permits or accommodates people to bathe or swim in the waters of or along the seashore, and shall charge, receive or accept any fee, rent, charge, remuneration, thing of value or other pecuniary Furnishing
bathing
facilities.

Bathing rope.	benefit or advantage, directly or indirectly, for or in connection with inviting, permitting or accommodating people to bathe or swim, shall provide for the safety of such bathers and swimmers two parallel lines of sound, serviceable and strong manila or hemp rope, not less than one inch in diameter, anchored at some point above high water.
Extension.	The lines shall be made to extend as far into the surf as bathing is ordinarily safe for persons not expert in swimming, and, at such points of safety,
Parallel lines.	shall be anchored and buoyed. Said two parallel lines of rope shall be such distance apart, and shall be located and maintained within the property and space fronting on such beach on which such person, firm or corporation shall operate and maintain such bathing pavilion or establishment, or such
Bathing space.	property and ocean frontage on which or in the waters of which any such person, firm or corporation shall directly or indirectly engage in the bathing business by inviting, permitting or accommodating people to bathe or swim, such parallel lines of rope providing and identifying a space which is believed to be safe for bathing and swimming.
Warning notice.	Every person, firm or corporation operating or maintaining any such bathing pavilion or establishment or who directly or indirectly engages in the bathing business by inviting, permitting or accommodating people to bathe or swim for pay, shall put up in some prominent place upon the beach near such pavilion or establishment or in or upon the ocean frontage on which or in the waters in which bathing and swimming is invited, permitted or accommodated, the following notice: "Bathing beyond the lines dangerous."
Seasonal maintenance.	Such lines and notice shall continue to be maintained by every such person, firm or corporation during the entire season of surf bathing.
Section amended.	2. Section 5:1-2 of the Revised Statutes is hereby amended to read as follows:
Life boat and proper equipment.	5:1-2. Every such person, firm or corporation operating or maintaining a bathing pavilion or establishment, and any such person, firm or cor-

poration who directly or indirectly engages in the bathing business by inviting, permitting or accommodating people to bathe for pay, as aforesaid, shall also provide a life boat not less than fourteen feet long and equipped with one or more sets of oars, oarlocks, life line and life belt, and at least one ring buoy or life preserver, which ring buoy or life preserver shall be attached to the said life lines which shall consist of cotton, manila or hemp rope not less than one-quarter inch in diameter and not less than one hundred feet in length, which said life line shall be properly coiled in said life boat so as to be capable of being freely thrown. Such life boat, so equipped, shall be kept and maintained on the beach at all times while bathing or swimming is engaged in or permitted, in such position as to be capable of being launched into the surf. Such life boat shall be of sturdy construction and of such type as to be suitable for use in the surf.

Kept ready
for use.

Every such person, firm or corporation who operates or maintains any such bathing pavilion or establishment, and every such person, firm or corporation who directly or indirectly engages in the bathing business by inviting, permitting or accommodating people to bathe or swim, shall furnish and provide, and have on duty at all times while bathing or swimming is engaged in or permitted, a duly qualified bathing master and life guard, who shall be an expert swimmer, and who shall be in constant and watchful attendance upon the bathers, and who shall patrol the bathing beach and give assistance to or rescue bathers and swimmers who may be in danger or distress.

Life guard.

Duties.

3. Section 5:1-3 of the Revised Statutes of New Jersey is hereby amended so as to read as follows:

Section
amended.

5:1-3. Any person, firm or corporation who shall violate any provision of this chapter shall forfeit and pay a penalty of one hundred dollars (\$100.00) for the first offense and two hundred dollars (\$200.00) for each subsequent offense (to be recovered by any person who may sue for the same).

Penalty for
violations.

Enforcement
by sheriff.

The sheriffs of the counties abutting upon the seashore shall enforce the provisions of this chapter in their respective counties, and shall bring an action for the recovery of said penalties.

Use of
penalties.

All penalties collected under this chapter shall be paid into the treasury of the respective counties recovering said penalties.

Separate
penalty for
each day.

A separate penalty may be recovered for each day that any person, firm or corporation subject to the provisions of this chapter may violate any of the provisions hereof, but no penalty shall be recovered for any other violation thereof than shall have occurred during the days or time when the owner or lessee, or other person operating or maintaining the bathing pavilion or establishment, or the person, firm or corporation who shall directly or indirectly engage in the bathing business, as aforesaid, shall have kept said bathing pavilion or establishment, or said bathing beach, open for the use of the public, or for such persons as may be guests or patrons of the bathing pavilion or establishment, or guests or patrons of any bathing beach or ocean frontage where bathing or swimming is directly or indirectly invited, permitted or accommodated for pay, as aforesaid.

When open
for business.

4. This act shall take effect immediately.

Approved June 17, 1940.

CHAPTER 95

AN ACT to add Route 36 Extension to the State highway system.

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

Route 36
Ext. laid out.

1. The State Highway Commissioner shall, as soon as practicable and in accordance with the procedure set forth in article one of chapter seven of

Title 27 of the Revised Statutes, add to the present State highway system the following described route:

Route No. 36 Ext. Beginning at the present eastern terminus of Route No. 36 in Highland Beach and from thence by way of Long Branch to Route No. 35 south of Eatontown.

Description
of route.

2. This act shall take effect immediately.

Approved June 17, 1940.

CHAPTER 96

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

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

H 2. PENSIONS

- | | | |
|---|------------|----------------------|
| 1. For additional amount required to pay pensions pursuant to various acts relating thereto | \$4,000 00 | Additional pensions. |
|---|------------|----------------------|

L 1. STATE EMERGENCY FUND

- | | | |
|---|-----------|----------------|
| 2. For the State House Commission to meet conditions of emergency and additional allowance for contingency the sum of | 15,000 00 | Contingencies. |
|---|-----------|----------------|

3. This act shall take effect immediately.
Approved June 17, 1940.

CHAPTER 97

AN ACT concerning the administration of unemployment compensation, providing for the collection of contributions, penalties and interest under the unemployment compensation law, and amending section 43:21-14 of the Revised Statutes.

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

Section amended.	1. Section 43:21-14 of the Revised Statutes is amended to read as follows:
Contribution reports.	43:21-14 (a). In addition to such reports as the executive director may require under the provisions of subsection (g) of section 43:21-11 of this Title, every employer shall file with the commission periodical contribution reports on such forms and at such times as the executive director, with the approval of the commission, shall prescribe, to disclose the employer's liability for contributions under the provisions of this chapter, and at the time of filing each contribution report shall pay the contributions required by this chapter for the period covered by such report. The commission may require that such reports shall be under oath of the employer. Any employer who shall fail to file any report, required by the commission or the executive director, on or before the last day for the filing thereof shall pay a penalty of one dollar (\$1.00) for each day of delinquency until and including the tenth day following such last day and, for any period of delinquency after such tenth day, a penalty of one dollar (\$1.00) a day or twenty per centum (20%) of the amount of the contributions due and payable by the employer for the period covered by the report, whichever is the lesser. If there be no liability for contributions for the period covered by any contribution report
Employer's liability.	
Payments.	
Penalty for not filing report.	
Delinquency penalty.	

or in the case of any report other than a contribution report, the employer or employing unit shall pay a penalty of one dollar (\$1.00) a day for each day of delinquency in filing or fifteen dollars (\$15.00), whichever is the lesser. Any employer who shall fail to pay the contributions due for any period on or before the date they are required by the commission to be paid, shall pay interest at the rate of one per centum (1%) a month on the amount thereof from such date until the date of payment thereof. Upon the written request of any employer or employing unit, filed with the commission on or before the due date of any report or contribution payment, the commission, for good cause shown, may grant, in writing, an extension of time for the filing of such report or the paying of such contribution with interest at the rate of one per centum (1%) a month on the amount thereof; *provided*, no such extension shall exceed thirty (30) days and that no such extension shall postpone payment of any contribution for any period beyond the day preceding the last day for filing tax returns under Title IX of the Federal Social Security Act for the year in which such period occurs.

Interest
penalty.Extension
of time.

Proviso.

(b) The contributions, penalties, and interest due from any employer under the provisions of this chapter, from the time they shall be due, shall be a personal debt of the employer to the State of New Jersey, recoverable in any court of competent jurisdiction in an action at law in the name of the State of New Jersey.

(bligations
a personal
debt.

(c) If any employer shall fail to make any report as required by the rules and regulations of the commission pursuant to the provisions of this chapter, the commission may make an estimate of the liability of such employer from any information it may obtain and, according to such estimate so made, assess such employer for the contributions, penalties, and interest due the State from him, give notice of such assessment to the employer, and make demand upon him for payment.

Failure
to report.Estimated
liability.

Report
examined
and audited.

In case of
deficiency.

Recorded in
docketed
judgments.

Effect of
docketing.

Remedies.

Debt a lien.

Court
clerk's fees.

Marginal
entry.

(d) After a report is filed under the provisions of this chapter and the rules and regulations of the commission, the commission shall cause the report to be examined and shall make such further audit and investigation as it may deem necessary, and if therefrom there shall be determined that there is a deficiency with respect to the payment of the contributions due from such employer, the commission shall assess the additional contributions, penalties, and interest due the State from such employer, give notice of such assessment to the employer, and make demand upon him for payment.

(e) As an additional remedy, the commission may issue to the clerk of the Supreme Court of New Jersey a certificate stating the amount of the employer's indebtedness under this chapter and describing the liability, and thereupon the clerk shall immediately enter upon his record of docketed judgments such certificates or an abstract thereof and duly index the same. Such certificate or abstract from the time of such docketing shall have the same force and effect as a judgment obtained in the Supreme Court of New Jersey, and the commission shall have all the remedies and may take all the proceedings for the collection thereof which may be had or taken upon the recovery of such a judgment in an action at law upon contract in said court. Such debt, from the time of the docketing thereof, shall be a lien on and bind the lands, tenements, and hereditaments of the debtor.

The clerk of the Supreme Court shall be entitled to receive for docketing such certificate fifty cents (\$.50), and for a certified transcript of such docket fifty cents (\$.50). If the amount set forth in said certificate as a debt shall be modified or reversed by any court, the clerk of the Supreme Court shall, when an order of modification or reversal is filed, enter in the margin of the docket opposite the entry of the judgment the word "modified" or "reversed," as the case may be, and the date of such modification or reversal.

The employer, or any other person having an interest in the property upon which the debt is a lien, may deposit the amount claimed in the certificate with the clerk of the Supreme Court of New Jersey, together with fifty dollars (\$50.00) to cover interest and the costs of court, or in lieu of depositing the amount in cash, may give a bond to the State of New Jersey in double the amount claimed in the certificate, and file the same with the clerk of the Supreme Court. Said bond shall have such surety and shall be approved in the manner now required by section 2:27-369 of the Revised Statutes.

Amount
of claim
deposited.

Bond.

Surety.

After the deposit of said money or the filing of said bond, the employer or any other person having an interest in the said property, may review the legality or validity of the indebtedness or the amount thereof by certiorari, and the said deposit of cash shall be as security for and the bond shall be conditioned to prosecute the certiorari with effect and to pay and satisfy, if the debt be sustained, the amount adjudged by the court and all interest and costs.

Review of
procedure.

Upon the deposit of said money or the filing of the said bond with the clerk of the Supreme Court, all proceedings on such judgment shall be stayed until the final determination of the cause, and the moneys so deposited shall be subject to the lien of the indebtedness and costs and interest thereon, and the lands, tenements, and hereditaments of said debtor shall forthwith be discharged from the lien of the State of New Jersey and no execution shall issue against the same by virtue of said judgment.

Proceedings
stayed.

Lien.

(f) If not later than one year after the date on which any contributions or interest thereon became due, an employer who has paid such contributions or interest thereon shall make application for an adjustment thereof in connection with subsequent contribution payments, or for a refund thereof because such adjustment cannot be made, and the commission or executive director shall determine

Adjustments.

that such contributions or interest or any portion thereof was erroneously collected, such employer shall be allowed to make an adjustment thereof, without interest, in connection with subsequent contribution payments by him, or if such adjustment cannot be made the said amount shall be refunded, without interest, from the fund. For like cause and within the same period, adjustment or refund may be so made on the initiative of the commission through the executive director.

Paying
interest and
penalties.

(g) All interest and penalties collected pursuant to this section shall be paid into the unemployment compensation fund.

2. This act shall take effect immediately.

Approved June 17, 1940.

CHAPTER 98

AN ACT for the protection of homeworkers engaged or employed in the hand knitting industry, and supplementing article one hundred twenty of chapter six of Title 34 of the Revised Statutes.

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

Record of
work by hand
knitters.

1. All homeworkers engaged or employed in the hand knitting industry shall keep a daily record of work done, and all employers in said industry shall likewise keep and maintain a record of the daily work done by any such homemaker or employee. All records shall be kept and maintained by all parties for a period of two years. All employers shall henceforth be required to pay each employee for work done immediately upon the completion and delivery of the same.

Paying
employees.

Penalty for
violations.

2. Any violation of the provisions hereof shall subject the offender to a penalty of not less than

fifty dollars (\$50.00) for the first offense, and a penalty of not less than two hundred dollars (\$200.00) for a second and each subsequent offense. All penalties sued for hereunder shall be in accordance with the practice and procedure contained in section 34:6-136 of the Revised Statutes.

3. This act shall take effect immediately.

Approved June 17, 1940.

CHAPTER 99

A SUPPLEMENT to an act entitled "An act providing for participation by the State of New Jersey in the World's Fair to be held in New York City, and making an appropriation therefor," approved December twentieth, one thousand nine hundred and thirty-eight.

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

1. There is hereby appropriated to the New Jersey World's Fair Commission the sum of fifty thousand dollars (\$50,000.00), to be expended for the purposes set forth in the act to which this act is a supplement.

Appropriation
to World's
Fair Com-
mission.

2. This act shall take effect immediately.

Approved June 17, 1940.

CHAPTER 100

AN ACT concerning the Department of Conservation and Development, creating therein a bureau for the licensing and supervision of tree experts; prescribing the duties and powers of such bureau and providing penalties for the violation of the provisions hereof.

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

Title.

Tree expert
interpreted.

Place of
business.

Certificate of
qualification.

Bureau of
tree experts
created.

Terms.

1. This act may be cited as the "tree expert act."

2. Certified tree expert. When used in this act the term "tree expert" means a person skilled in the science of tree care who presents himself to the public for compensation as a practicing tree expert, whether he terms himself tree expert, arborist, tree specialist, tree surgeon, et cetera. In the interpretation of this act it is the person who diagnoses and recommends treatment or supervises the work which is to be carried out. He must maintain a place of business for the transaction of such practice or be regularly employed by such a firm or individual or by a municipal, county or State agency engaged in tree preservation, and whose time during the regular business hours of the day is devoted to such practice, and the term "certified tree expert" means a person who has received from the bureau of tree experts hereinafter created a certificate of his qualifications to practice as a tree expert.

3. The Department of Conservation and Development shall establish a bureau of tree experts consisting of three members who shall be skilled in the knowledge, science and practice of tree care and shall have been actively engaged as tree experts within the State of New Jersey for a period of at least five years prior to their selection. Members of the bureau shall hold office one for the term

of one year, one for the term of two years, and one for the term of three years, and thereafter until their successors are appointed by the Department of Conservation and Development. Vacancies shall be filled for the unexpired term only. The Department of Conservation and Development shall make all rules and regulations necessary to carry into effect the provisions of this act.

Vacancies.
Rules and
regulations.

4. Qualifications. The certificate of "certified tree expert" shall be granted by the bureau to any person who is (a) a citizen of the United States or who has duly declared his or her intention of becoming such citizen, and who is a legal resident of the State of New Jersey, (b) who is over the age of twenty-one years, and (c) who is of good moral character, and (d) who has had four years of college education preferably forestry or agriculture, or equivalent, or who, in the opinion of the bureau has had sufficient professional experience in tree care so that in the judgment of the bureau the requirement of four years of college or equivalent education may be waived, or (e) who shall have continuously for at least five years immediately preceding the date of his application been engaged in practice as a tree expert, (f) who shall have successfully passed examinations in the theory and practice of tree care, including such courses as botany, plant physiology, dendrology, entomology, plant pathology, and agronomy.

Certificate
granted.
Qualifications.

5. Examinations. New applicants who have never been certified or who have not held a certificate for three years previous must take an examination. All examinations provided for herein shall be conducted by the bureau. The examinations shall take place as often as may be necessary in the opinion of the bureau but not less frequently than once each year. A candidate who shall have passed a satisfactory examination in all but one of the subjects given by the bureau of examination may be re-examined in that subject only, at subsequent examinations held by the bureau, and if he passes in that subject he shall be considered to

Applicants
examined.

Re-examina-
tion.

have passed the examination. Nothing in this law shall be construed as prohibiting the re-examination in all subjects of a candidate who has failed in a prior examination.

Revocation
of license.

Ethics of
practice.

Suspension.

Hearing.

Legal
representation.

Reissue of
certificate.

Naturalization.

6. Misconduct. The bureau of tree experts by majority vote thereof shall permanently revoke or temporarily suspend the effect of a certificate of any certified tree expert who has been convicted of a misdemeanor in the courts of this State, or has been guilty of any fraud or deceit in obtaining such certificate, or who has been guilty of negligence or wrongful conduct in the practice of professional tree care. The bureau may promulgate and may amend from time to time canons of professional ethics and may temporarily suspend for a period not exceeding two years the effect of the certificate of any certified tree expert who violates such canons of professional ethics, this power of suspension being in addition to and not in limitation of the power to revoke or suspend heretofore provided in this section. Notice of the cause for such contemplated action and the date of hearing thereon by the bureau shall be mailed to the holder of such certificate at his or her registered address at least twenty days before said hearing. No certificate issued under this act shall be revoked or the effect thereof suspended until the bureau shall have had such hearing, but the nonappearance of the holder of any certificate after notice as herein provided shall not prevent such hearing. At all such hearings the Attorney-General or one of his assistants designated by him shall appear and represent the interests of the public. By majority vote the bureau may reissue the certificate of any certified tree expert whose certificate shall have been revoked and may modify the effect of the suspension of any certificate which has been suspended. Any person not a citizen of the United States when he or she receives a certificate issued under this act shall have such certificate revoked unless within six years from the receipt thereof he or she shall become a citizen of the United States.

7. Fee. The bureau of tree experts shall charge for the examinations, together with certificates to successful applicants provided for in this act, the fee of ten dollars (\$10.00) with an annual renewal fee of five dollars (\$5.00). This fee shall be payable by the applicant at the time of making his or her initial application. Should the applicant fail to pass the required examination, re-examination or subsequent examinations will be given the same applicant for an additional fee of five dollars (\$5.00) for each examination. From the fees collected under this act the bureau shall pay all expenses incident to the examination, the expenses of issuing certificates and traveling expenses of the members of the bureau while performing their duties under this act, and if any surplus remain on the thirtieth day of June of each year this shall be paid into the treasury of the State to the extent that such surplus exceeds five hundred dollars (\$500.00) which may be retained by the bureau of tree experts as a working fund; *provided*, that no expenses incurred under this act shall be a charge against the funds of the State of New Jersey. The bureau shall annually report the number of certificates issued and the receipts and expenses under this act during each fiscal year to the Governor.

8. Violation. If any person shall represent himself or herself to the public as having received a certificate as provided for in this act, or shall assume to practice as a certified tree expert without having received such certificate, or if any person having received such certificate shall thereafter lose the same by revocation or have the effect of the same suspended as provided for in this act and shall continue to practice as a certified tree expert, or if any person shall use such title, or the abbreviation "C. T. E." or any other words, letters or abbreviations tending to indicate that such person is a certified tree expert without having received such certificate or if such certificate has been revoked or suspended such person shall be deemed guilty of a misdemeanor, and upon con-

Fees for
examinations.

Use of fees.

Surplus.

Proviso.

Penalty for
violations.

viction thereof shall be punished by a fine not exceeding five hundred dollars (\$500.00) or by imprisonment not exceeding six months or by both fine and imprisonment in the discretion of the court.

Reciprocal
State
privileges.

9. Reciprocal. The bureau may in its discretion register the certificate of any person who is not a resident of this State and who is the lawful holder of a C. T. E. certificate issued under the laws of another State which extends similar privileges to certified tree experts of this State; *provided*, the requirements of said degree in the said State which has granted it to the applicant are, in the opinion of the bureau, equivalent to those herein provided.

Proviso.

Waiving
examination.

10. When examination waived; fee. The bureau may in its discretion waive the examination of an applicant for a period not to exceed six months from and after the taking effect of this act, who is at the time of the passage of this act, actively engaged in the practice of diagnosing ills of trees and who has been continuously engaged as such for at least five years, next preceding the passage of this act. They may also waive examinations as provided for in section four.

Payment for
certificate
after waiver.

Each applicant for whom examination is waived shall pay to the treasurer of the board the sum of five dollars (\$5.00), before his certificate is issued.

11. This act shall become effective upon date of passage.

Approved June 17, 1940.

CHAPTER 101

AN ACT providing for reports to the Commissioner of Motor Vehicles of certain cases of mental deficiency and epilepsy, and amending sections 26:5-6 and 26:5-10 of the Revised Statutes.

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

1. Section 26:5-6 of the Revised Statutes is amended to read as follows: Section amended.

26:5-6. The officer to whom the report is delivered, and whose duty it is to make a record thereof, shall transmit to the State department by mail, at least once a month in triplicate, the facts stated therein. He shall upon request of the department give full information regarding the case. Monthly triplicate report.

2. Section 26:5-10 of the Revised Statutes is amended to read as follows: Section amended.

26:5-10. One of the triplicate reports furnished under section 26:5-6 of this Title shall be transmitted by the State Department of Health to the Commissioner of Institutions and Agencies, and another of the triplicate reports shall be transmitted by the State Department of Health to the Commissioner of Motor Vehicles, within a month after its receipt. Transmission of reports.

2. This act shall take effect immediately.

Approved June 17, 1940.

CHAPTER 102

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

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

A 8. SECRETARY OF STATE

Election
expenses.

1. For election expenses \$7,500 00
The appropriation herein authorized shall be expended subject to the provisions contained in the act to which this act is a supplement.
 2. This act shall take effect immediately.
- Approved June 17, 1940.

CHAPTER 103

AN ACT concerning civilian employees of the Department of State Police; establishing certain titles; placing such positions under civil service, and amending sections 53:1-12, 53:1-24, 53:1-25 and 54:3-9 of the Revised Statutes.

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

1. Section 53:1-12 of the Revised Statutes is amended to read as follows:

53:1-12. The State Bureau of Identification created by an act entitled "An act to create a State Bureau of Identification within the Department of State Police and requiring peace officers, persons in charge of certain State institutions and others to make reports respecting criminals to such bureau, and to provide a penalty for violation of the provisions thereof," approved April third, one thousand nine hundred and thirty (L. 1930, c. 65, p. 279), is continued. The State Bureau of Identification shall be within the Department of State Police and under the supervision and control of the Superintendent of State Police. The superintendent shall appoint a supervisor of the State Bureau of Identification, with the rank and pay of a lieutenant in the State Police, and such other personnel, with the equivalent rank and pay of their positions in the State Police, and such civilian personnel as he may deem necessary to carry out the provisions of this article.

The nucleus of such bureau shall be the fingerprints and photographs heretofore on file in the central bureau of identification in the Department of State Police which will be added to as provided by the provisions of this article.

Section amended.

Bureau of identification continued.

Supervision.

Supervisor and personnel.

Basic operations.

- Equipment.** The superintendent shall supply such bureau with the necessary apparatus and materials for collecting, filing, preserving and distributing criminal records.
- Civil service designations.** For the purpose of establishing civil service rights for full-time civilian employees, there are hereby established in the State Bureau of Identification the following titles: Principal clerk, principal clerk-stenographer, senior clerk-stenographer, assistant photographer, senior fingerprint operators, fingerprint operators, senior identification clerk, identification clerks, chemist criminal laboratory.
- Employees in civil service.** The present civilian employees of the State Bureau of Identification shall be placed by the Civil Service Commission in the classified service and shall hold and retain their present title, pursuant to the provisions of Title 11, subtitle two, of the Revised Statutes.
- Section amended.** 2. Section 53:1-24 of the Revised Statutes is amended to read as follows:
- Mess workers.** 53:1-24. The superintendent may employ civilian cooks and cooks' helpers to conduct the mess at such salary as he may have to expend for such services.
- Civil service designations.** For the purpose of establishing civil service rights for full-time cooks and cooks' helpers in the employ of the Department of State Police, there are hereby established the following titles: Chefs, food service helpers.
- Placed under civil service.** The present civilian employees of the Department of State Police shall be placed by the Civil Service Commission in the classified service and shall hold and retain their present title, pursuant to the provisions of Title 11, subtitle two, of the Revised Statutes.
- Section amended.** 3. Section 53:1-25 of the Revised Statutes is amended to read as follows:
- Special employees.** 53:1-25. The superintendent may make special and short-time employment of such expert services as may become necessary from time to time in the proper fulfillment of the purposes of this Title.

and may employ such civilian specialists as may be required to carry out the purposes of this Title, subject to the approval of the State House Commission as to the compensation thereof.

For the purpose of establishing civil service rights for full-time civilian employees, there are hereby established in the Department of State Police, the following titles: Head clerk, principal clerk-bookkeeper, principal clerk-stenographers, principal clerk, senior clerk, senior clerk-stenographers, clerk-stenographers, principal troupe clerk, telephone operator, chauffeur and stock clerk, building maintenance repairmen, automobile mechanics.

Civil service titles.

The present civilian employees of the Department of State Police shall be placed by the Civil Service Commission in the classified service and shall hold and retain their present title, pursuant to the provisions of Title 11, subtitle two, of the Revised Statutes.

Placed under civil service.

4. Section 53:3-9 of the Revised Statutes is amended to read as follows:

Section amended.

53:3-9. The superintendent is authorized to install and operate such basic system and employ the necessary personnel for its operation and maintenance. The persons so employed may be members of the Department of State Police with equivalent rank and pay, and civilian employees particularly qualified for the duty they are to perform.

Basic system.

For the purpose of establishing civil service rights for full-time civilian employees, there is hereby established in the teletype bureau, the title of: Teletype operators.

Teletype bureau.

The present civilian employees of the teletype bureau shall be placed by the Civil Service and shall hold and retain their present title, pursuant to the provisions of Title 11, subtitle two, of the Revised Statutes.

Under civil service.

5. This act shall take effect immediately.

Approved June 17, 1940.

CHAPTER 104

AN ACT concerning health and accident insurance,
and amending section 17:38-2 of the Revised
Statutes.

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

Section
amended.

1. Section 17:38-2 of the Revised Statutes is
hereby amended to read as follows:

Terms
expressed
in policy.

17:38-2. No such policy shall be so issued or
delivered (1) unless the entire money and other
considerations therefor are expressed in the policy;
nor (2) unless the time at which the insurance
thereunder takes effect and terminates is stated in
a portion of the policy preceding its execution by
the insurer; nor (3) unless every printed portion
thereof and of any endorsements or attached
papers shall be plainly printed in type of which
the face shall be not smaller than ten point; nor
(4) unless a brief description thereof be printed on
its first page and on its filing back in type of which
the face shall be not smaller than fourteen point;
nor (5) unless the exceptions of the policy be
printed with the same prominence as the benefits
to which they apply; *provided*, that any portion of
such policy which purports, by reason of the
circumstances under which a loss is incurred to
reduce any indemnity promised therein to an
amount less than that provided for the same loss
occurring under ordinary circumstances, shall be
printed in bold-face type and with greater promi-
nence than any other portion of the text of the
policy.

Proviso.

Family
insurance.

No such policy, except a family expense policy,
shall purport to insure more than one person. A
family expense policy is hereby declared to be a
policy of health and accident insurance covering
the members of a family, issued to the head of such

family. With respect to members other than the head of the family, the policy shall provide only for payments or reimbursement on account of hospitalization, medical or surgical expense, except that such policy may also provide for a natural death benefit not to exceed one hundred dollars (\$100.00) as to any one member of the family. Such family expense policy may contain a provision that to the members of the family originally insured there may be added from time to time, on application of the head of the family, new members of the family eligible for insurance under the policy. Whenever the word "insured" is used in any provision, the form of which is specified by law and which is required or permitted to be contained in accident and health policies, there may be substituted for the word "insured" such other word or expression as may be necessary to make such provision appropriate to family expense policies.

Certain provisions named.

Additional family members.

Use of term "insured."

2. This act shall take effect immediately.
Approved June 17, 1940.

CHAPTER 105

AN ACT providing for the distribution of the index to the Revised Statutes of this State.

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

1. The Secretary of State is hereby authorized to deliver to each member of the One Thousand Nine Hundred and Forty Senate and House of Assembly a copy of the index to the Revised Statutes of this State.

Index supplied.

2. This act shall take effect immediately.
Approved June 17, 1940.

CHAPTER 106

AN ACT to validate certain decrees heretofore entered in the Court of Chancery in suits to foreclose mortgages.

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

Validity of
final decrees.

1. All final decrees heretofore entered in the Court of Chancery of this State, in suits or actions instituted therein for the purpose of foreclosing a mortgage or mortgages, in which suits or actions an order of publication against absent defendants was entered, and in which suits or actions the notice of the order of publication was published in a newspaper printed in this State, as directed in said order, though not published in a newspaper published in the county where the lands are situate, shall be good, valid and sufficient in law and in equity for all purposes whatsoever and the sale of any lands, tenements, hereditaments, real estate or any property whatsoever heretofore made by virtue of any such final decree or any execution or other process issued thereunder shall be good, valid and legal and the purchaser or purchasers of such lands, tenements or hereditaments, real estate or other property whatsoever having paid the price therefor and having received a deed therefor, he, she or they and his, her or their heirs, successors or assigns shall be deemed to have as good and complete title thereto as if such notice of the order of publication against absent defendants had been published in a newspaper published in the county where the lands are situate; *provided*, that no proceedings shall have heretofore been instituted in any court of law or equity to set aside said sale or the deed or any proceedings in connection therewith; *and provided, further*, that the said final decree is good, valid and legal in all other respects.

Title complete.

Proviso.

Proviso.

2. This act shall take effect immediately.
Approved June 17, 1940.

CHAPTER 107

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

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

1. Every conveyance of lands of any corporation, heretofore executed and delivered in the corporate name, after such corporation had expired by its own limitation or been annulled by the Legislature or otherwise dissolved; *provided*, such conveyance was executed by the person who was the president or a vice-president thereof at the date of dissolution, and such deed has been of record for at least one month before the effective date hereof, 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.

Validity of
corporate
conveyances.

Proviso.

2. This act shall take effect immediately.

Approved June 17, 1940.

CHAPTER 108

AN Act concerning compensation insurance for volunteer firemen, and amending section 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 34:15-74 of the Revised Statutes is hereby amended to read as follows:

Compensation
insurance for
volunteer
firemen.

34:15-74. The governing body of every municipality and the committee of every fire district shall provide compensation insurance for volunteer firemen. Such insurance shall provide compensation for every such fireman who shall be a member of any first aid or rescue squad created within the fire company of which he is a member, or composed of members 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.

2. This act shall take effect immediately.

Approved June 17, 1940.

CHAPTER 109

AN ACT relative to sales of lands by executors, administrators, administrators c. t. a. de bonis non, guardians or trustees, acting or appointed in the State of New Jersey, or any sister State.

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

1. Whenever any executor, administrator, administrator c. t. a. de bonis non, guardian or trustee, appointed or acting in the State of New Jersey or in any sister State, shall have heretofore with the funds or assets or any part thereof in his or her possession as such executor, administrator, administrator c. t. a. de bonis non, guardian or trustee, purchased any real estate as executor, administrator, administrator c. t. a. de bonis non, guardian or trustee, or who shall have accepted a deed or deeds for any real estate in settlement of any claim or claims due to any estate for which he or she is such executor, administrator, administrator c. t. a. de bonis non, guardian or trustee under a mistake or misapprehension of the right to do so, and such executor, administrator, administrator c. t. a. de bonis non, guardian or trustee was not permitted by law or by his or her trust to make such investment, or accept such deed or deeds, such executor, administrator, administrator c. t. a. de bonis non, guardian or trustee shall have the power to resell said land or lands, in his or her name as such executor, administrator, administrator c. t. a. de bonis non, guardian or trustee, or otherwise, and give a good and sufficient deed therefor; *provided*, that nothing herein contained shall be construed to release from liability to the estate such executor, administrator, administrator c. t. a. de bonis non, guardian or trustee by reason of such improper investment, or improper acceptance of such deed or deeds.

Resale of real estate wrongfully acquired by mistake.

Proviso: liability continues.

2. This act shall take effect immediately.

Approved June 17, 1940.

CHAPTER 110

AN ACT to provide for the compensation of owners of cattle who have suffered losses during the present fiscal year due to cattle having been bitten by rabid dogs and condemned and ordered slaughtered in the interest of public health by the Department of Agriculture, in accordance with article one of chapter five of Title 4 of the Revised Statutes.

Preamble. WHEREAS, Certain cattle were recently bitten by rabid dogs, thereby constituting a public health menace; and

Preamble. WHEREAS, In accordance with article one of chapter five of Title 4 of the Revised Statutes of New Jersey, said cattle have been and are being condemned and ordered slaughtered by the State Department of Agriculture to prevent the spread of rabies in livestock and also to avoid the possibility of similar hazards to people through the consumption of milk from infected animals; and

Preamble. WHEREAS, The owners have thereby suffered economic loss through the destruction of the animals and the prevention of the sale of their milk; therefore

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

Value of cattle bitten. 1. The appraised value of cattle which have been bitten by rabid dogs and which have been or are being ordered slaughtered by the Department of Agriculture or its authorized representatives shall be determined by the owner and an authorized representative of the department. The appraised value. valuation shall be based on the market value of

the animals as of the day of appraisement. The State shall pay to the owner such appraised amount in a sum not to exceed one hundred fifty dollars (\$150.00) for a registered animal or one hundred dollars (\$100.00) for any other bovine animal, and no compensation shall be made for animals considered by the department to be of no value.

Amount paid
by State.

2. The amount so determined shall be paid by the State of New Jersey to the owner of such animals upon the filing by the owner with the Comptroller of the Treasury a verified bill, approved by the Department of Agriculture. Such payment shall be made from funds appropriated to the Department of Agriculture for the control of infectious or contagious diseases in livestock during the fiscal year starting July first, one thousand nine hundred and thirty-nine, if such funds are available.

Provisions
for payment.

3. This act shall take effect immediately.

Approved June 17, 1940.

CHAPTER 111

AN ACT making an appropriation of twenty-five thousand dollars (\$25,000.00) to the Attorney-General of this State for the purpose of prosecuting railroad tax cases in the United States Circuit Court of Appeals from judgments rendered in the United States District Court for the District of New Jersey.

WHEREAS, The United States District Court for the District of New Jersey did render judgments against the State of New Jersey concerning taxes assessed by said State for the years one thousand

Preamble.

nine hundred and thirty-four, one thousand nine hundred and thirty-five and one thousand nine hundred and thirty-six; and

Preamble.

WHEREAS, Appeals from said judgments are now being prosecuted in the United States Circuit Court of Appeals for the Third District; therefore,

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

Appropriation
for legal
expenses of
appeal.

1. For the purpose of prosecuting said appeals and to meet expenses, legal, printing and clerical, there is hereby appropriated the sum of twenty-five thousand dollars (\$25,000.00).

How paid.

The appropriation herein authorized shall be paid by the State Treasurer on warrant of the Comptroller of the Treasury and vouchers approved by the Attorney-General.

2. This act shall take effect immediately.

Approved June 17, 1940.

CHAPTER 112

AN ACT validating the proceedings of school districts.

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

Validity of
bond issue for
acquiring
school site.

1. All proceedings of school districts heretofore had authorizing the issuance of bonds are hereby ratified, validated, approved and confirmed, notwithstanding the tract of land upon which a school building is to be erected was not definitely described, but was described as being land referred to on a map of the municipality, and other land owned by the school district.

2. This act shall take effect immediately.

Approved June 17, 1940.

CHAPTER 113

AN ACT concerning county boards of taxation, and amending sections 54:3-2 and 54:3-3 of the Revised Statutes, and supplementing chapter three of Title 54 of the Revised Statutes.

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

1. Section 54:3-2 of the Revised Statutes is amended to read as follows: Section amended.

54:3-2. Each board shall, as heretofore, be known as the county board of taxation, and be composed of three members, except as hereinafter provided, to be appointed by the Governor by and with the advice and consent of the Senate. Each member shall be a resident and citizen of the county in and for which he is appointed. At no time shall more than two of the members belong to the same political party. In counties of the first class there shall be five members of whom no more than three shall belong to the same political party. Membership of county boards of taxation.

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

54:3-3. The members shall be appointed for a term of three years and until their successors shall have been duly appointed by the Governor, by and with the advice and consent of the Senate. If there happens to be any vacancy in said office, during the recess of the Legislature, caused by reason of death, resignation or in any manner other than by the expiration of the term for which any person shall have been appointed, the Governor shall fill such a vacancy and the commission shall expire at the end of the next session of the Legislature unless a successor shall be sooner appointed. In filling vacancies other than those that have been created during the recess of the Legislature as herein pro- Terms.
Vacancies.
Senate confirmation.

Continuance.	vided for the Governor shall appoint with the advice and consent of the Senate for the unexpired term only. The members of the county boards of taxation in counties of the first class who are in office at the time this act becomes effective shall, without further appointment or confirmation, continue in office for the balance of the term for which they and each of them were respectively appointed.
Term in first class counties.	The term of office of the members hereafter appointed by the Governor by and with the advice and consent of the Senate shall be five years; <i>provided, however,</i> that of the two additional members to be added the term of one shall expire April thirtieth, one thousand nine hundred and forty-four, and the other April thirtieth, one thousand nine hundred and forty-five.
Proviso.	
Reference to take testimony.	3. The board may, as occasion shall require, by order, refer to one or more of its members the duty of taking testimony in a matter pending before it, and to report thereon to the board, but no determination shall be made therein except by the board.
	4. This act shall take effect immediately.
	Approved June 17, 1940.

CHAPTER 114

AN ACT to validate bonds of municipalities heretofore issued.

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

Validity of
bonds of
municipality
included in
another.

1. All bonds heretofore issued by any municipality for the purpose of paying or refunding the principal of or unpaid interest accrued on any outstanding bonds of a former municipality which included or was included in any territory of said

issuing municipality are hereby ratified, confirmed and validated as the valid and legally binding obligations of said issuing municipality, notwithstanding that said bonds were issued in exchange for and discharge of outstanding bonds of said former municipality and unpaid interest accrued thereon, and some other municipality was or may have been obligated to pay all or a portion of the said outstanding bonds of said former municipality and unpaid interest accrued thereon, and notwithstanding that adjustments of the consideration for said bonds so issued may have been paid to said issuing municipality in cash without public advertisement for proposals for said bonds so issued; *provided*, that all of the bonds, notes and other indebtedness of said former municipality have been discharged and cancelled; *and provided, further*, that said bonds so issued bear interest at a rate or rates not exceeding six per centum (6%) per annum and said issuing municipality received therefor not less than par and accrued interest either in face amount of said outstanding bonds of said former municipality, or by release of unpaid accrued interest thereon, or in cash, or by a combination thereof; *and provided, further*, that said issuing municipality has not issued its bonds, notes or other obligations to discharge, or paid cash or other considerations on account of, any indebtedness of said former municipality in a total amount exceeding the aggregate amount of such indebtedness of said former municipality which was apportioned to said issuing municipality pursuant to law at or about the time of the creation of said issuing municipality, plus the interest payable by said issuing municipality on the said indebtedness apportioned to it.

Proviso.

Proviso.

Proviso.

2. This act shall take effect immediately.

Approved June 17, 1940.

CHAPTER 115

AN ACT to validate bonds of municipalities heretofore issued.

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

Validity of
certain bonds
in hands of
sinking fund
commission.

1. All bonds heretofore issued by any municipality and delivered to the sinking fund commission of said municipality are hereby ratified, confirmed and validated as the valid and legally binding obligations of said municipality, notwithstanding that the dates, interest rates, maturity dates or form of any such bonds are not prescribed by or are not in accordance with the ordinance or other proceedings of said municipality pursuant to which said bonds were or purported to be issued; *provided*, that, when issued, all bonds of the issue of which said bonds are a part bore interest at a rate or rates not exceeding six per centum (6%) per annum and matured within periods and in installments not exceeding the limitations then prescribed by law, and said municipality received therefor not less than the par value thereof, with or without accrued interest.

Proviso.

2. This act shall take effect immediately.

Approved June 17, 1940.

CHAPTER 116

AN ACT authorizing the exchange of certain State lands situate in the township of North Brunswick, Middlesex county, for other lands in East Brunswick township, in said county.

WHEREAS, The State of New Jersey is the owner of a tract of land in the township of North Brunswick, Middlesex county, a portion of which is no longer of any practical value to the State, and which land was heretofore acquired for the use of the College of Agriculture and the State Agricultural Experiment Station; and

Preamble.

WHEREAS, The State of New Jersey now has an opportunity to exchange said lands for adjacent lands having a greater value and use to the State; therefore,

Preamble.

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

1. The State House Commission is hereby authorized to convey by good and sufficient deed in the name of the State of New Jersey to Johnson and Johnson, a corporation of the State of New Jersey, a tract of land comprising two parcels, owned by the State of New Jersey and situate in the township of North Brunswick, Middlesex county, and more particularly described as follows, to wit:

Transfer of
certain lands
by State.

Parcel No. 1. Beginning at a point in the northerly line of the New Jersey State Highway Route No. 25, at the westerly line of the Raritan River Railroad Company, and from said beginning point running (1) northerly along the westerly line of the Raritan River Railroad Company, approximately six hundred feet to a point; thence (2) still along the same approximately six hundred and

Description of
first tract.

forty-three and fifty hundredths feet to a point in the southerly line of lands of Johnson and Johnson; thence (3) westerly along the southerly line of lands of Johnson and Johnson south fifty-three degrees fifty-three minutes west approximately five hundred and fifty feet to a point in the easterly line of Allen avenue; thence (4) southerly along easterly line of Allen avenue south thirty-six degrees thirty-five minutes east nine hundred and ten and seventy-five hundredths feet to a point; thence (5) south fifty-six degrees fifty-three minutes west two hundred and thirty-seven and sixty hundredths feet to a point; thence (6) south thirty-eight degrees seven minutes west approximately twenty-five feet to a point in the northerly line of the New Jersey State Highway Route No. 25; thence (7) easterly along the northerly line of the New Jersey State Highway Route No. 25, north eighty degrees thirty-eight minutes east approximately seven hundred and fifty feet to the point and place of beginning.

Acreage.

Containing approximately fourteen and two-tenths (14.2) acres.

Description of second tract.

Parcel No. 2. Beginning at a point in the southerly line of the New Jersey State Highway Route No. 25, of the westerly line of the Raritan River Railroad Company, and from said beginning point running (1) southerly along the westerly line of Raritan River Railroad Company, approximately twelve hundred feet to the northerly line of lands of Johnson and Johnson; thence (2) westerly along northerly line of Johnson and Johnson south fifty degrees eight minutes west three hundred and seventy-six and seventy-two hundredths feet to easterly line of lands of Johnson and Johnson; thence (3) northerly along easterly line of lands of Johnson and Johnson north thirty-eight degrees seven minutes west fourteen hundred and eighty-five and twenty-two hundredths feet to a point in the southerly line of the New Jersey State Highway Route No. 25; thence (4) easterly along the southerly line of the New Jersey State Highway Route No. 25,

north eighty degrees thirty-eight minutes east approximately seven hundred and sixty feet to the point and place of beginning.

Containing approximately sixteen and eight-tenths (16.8) acres; in exchange by said Johnson and Johnson to the State of New Jersey by good and sufficient deed, free of encumbrances, of an adjacent tract more particularly described as follows, to wit:

All that tract of land excepting that gore lying between the race-way to Cramer's Mill and Saw Mill brook, bounded by said race-way and said Saw Mill brook and the public road running by said Cramer's Mill. Containing one acre and fifty-hundredths of an acre be the same more or less, situate, lying and being in the township of East Brunswick, county of Middlesex and State of New Jersey, butted and bounded as follows:

Beginning in the middle of Lawrence brook in the center of the bridge that crosses said brook and is also the middle of a new road laid out running from Ryder's lane to the road leading from Georges road to Spotswood near the widow Oberts and from thence running along the middle of said road (1) south thirty minutes east twenty-three chains and thirteen links (2) south twenty-four (24) chains and fifty-eight links to the center of the bridge that crosses Saw Mill brook and middle of said brook; thence (3) down the middle of the said Saw Mill brook the several courses thereof as it runs about thirty-five chains more or less to the middle of Lawrences brook; thence down the said Lawrence brook the several courses thereof as it runs about sixty chains more or less to the center of the first mentioned bridge that crosses the said Lawrence brook and place of beginning. Containing ninety-nine acres and thirty-three hundredths of an acre more or less. Bounded on the east by the middle of the aforesaid road leading from Ryder's lane to the widow Oberts on the south and southwest by Saw Mill brook, on the west and northwest by Lawrence brook, nevertheless excepting there-

Acreage.

Description
of exchanged
land.

Acreage.

Metes and
bounds.

Acreage.

Acreage.
Exception.

out three acres and eighty-one hundredths of an acre sold by Cornelius Bordine in his life time to Robert F. Stockton and James Neilson for a railroad and also the aforementioned gore lying between the race-way to Cramer's Mill and the Saw Mill brook and public road running by said Cramer's Mill containing one acre and fifty-hundredths of an acre be the same more or less. And also excepting thereout three acres sold by Joseph Wernsdorfer to the Boston Face Brick Company, which said tract of land above described and containing ninety-one acres more or less was recently conveyed to Johnson and Johnson by Joseph Wernsdorfer, single, and Emily Thompson and husband.

2. This act shall take effect immediately.

Approved June 17, 1940.

CHAPTER 117

AN ACT relating to the public schools of this State, and supplementing Title 18 of the Revised Statutes.

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

Member of
pension fund
to continue,
though status
changed.

1. When any person who is a member of the Teachers' Pension and Annuity Fund shall become the executive secretary of the New Jersey Education Association, such person may continue as a member of the Teachers' Pension and Annuity Fund with payments of contributions by the New Jersey Education Association, or, upon the failure of the contributions to be so paid, the executive secretary of the New Jersey Education Association may make such contributions direct to the Teachers' Pension and Annuity Fund, and any rights which would have been granted to such person if

he had continued in the employ of a school district shall accrue to him as the executive secretary of the New Jersey Education Association.

2. This act shall take effect immediately.

Approved June 18, 1940.

CHAPTER 118

AN ACT concerning the care, maintenance, supervision and guardianship of dependent and neglected children, promoting home life therefor, providing penalties for violation thereof, and amending section 30:5-1 of the Revised Statutes.

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

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

30:5-1. For the purpose of this chapter, the following words and terms shall be deemed and taken to have the meaning herein given to them: Definitions:

a. The word "mother" includes any female standing in loco parentis to any child or children, and assuming the responsibility of a mother or a stepmother. Mother;

b. The masculine noun and pronoun includes the feminine. Gender;

c. The word "may" shall be construed to be permissive. May;

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

e. The word "child" includes the plural form as well as stepchildren and illegitimate children. Child;

Director
of welfare;

Welfare
board;

Residence.

Proviso.

Loss of
residence.

f. The title "director of welfare" refers to the official of that designation in the several counties functioning under and by virtue of chapter seven of the Title, Poor (44:7-1 et seq.). The title "welfare board" means the board of that official designation provided for, under and by virtue of said chapter seven.

g. "Residence" as set forth hereunder shall mean residence for a period of one year; but a person once having acquired residence within a county shall be thereafter precluded from establishing like residence in another county, while receiving assistance under this chapter. Nothing in this chapter contained shall be deemed to prevent the establishment of residence within a county by reason of assistance being received through the State Board of Children's Guardians on the basis of residence within the State alone, or by reason of public assistance or relief being received from any county or municipality; *provided, however*, that in computing the period of county residence there shall be excluded the time spent in any charitable or correctional institution or in any home where placement has been made by a child-caring agency other than the State Board of Children's Guardians. State residence shall be lost by continued absence from the State for a period of one year.

2. This act shall take effect immediately.
Approved June 18, 1940.

CHAPTER 119

AN ACT concerning settlement and relief of poor,
and supplementing chapter one of Title 44 of the
Revised Statutes.

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

1. When the board of chosen freeholders of any county has, or shall hereafter, by resolution changed the name of an existing almshouse to welfare-house, and the control and management thereof to the county welfare board, thereafter the superintendent of welfare shall receive in the said welfare-house, by and with the approval of said welfare board, such poor persons as by rules and regulations provided by the said county welfare board, are properly receivable therein.

Change of
name of poor
house not to
affect recep-
tion of poor
persons.

2. Every county welfare board, operating under chapter one of Title 44 of the Revised Statutes, shall require, as a condition to the admission of any person to the county welfare-house, that all or any part of the property, either real or personal, of such person, either presently owned or which may subsequently be acquired, be pledged to said county welfare board as a guaranty for the reimbursement of the cost of the care and maintenance of such person at the county welfare-house, and the total amount of the cost thereof shall become a lien upon any lands owned or to be owned by such person, which lien shall have priority over all unrecorded encumbrances. The county welfare board shall take from each applicant a properly acknowledged agreement to reimburse for all benefits furnished, and pursuant to such agreement said applicant shall assign to the welfare board, as collateral security for such benefits, all or any part of his real and personal property and insurance when the terms of the policy so permit, as the board shall specify.

Property of
inmate pledged
to county.

Cost of
maintenance
a lien.

Agreement of
reimbursement.

Assignment.

- As to dower. The agreement to reimburse shall contain a release of dower or curtesy, as the case may be, of the spouse of the person so benefited, and such release shall be as valid and effectual as if the spouse had joined the applicant in a conveyance of the property to a third person; the maintenance and support furnished shall be good and valuable consideration therefor.
- Certificates recorded. 3. The clerks of the courts of common pleas or registers of deeds and mortgages, as the case may be, shall enter on record the said certificates in a book, which he shall provide, to be known as "welfare-house liens" and shall index the same in the indices made and kept for deeds, mortgages and chattel mortgages. No clerk or register shall charge any fee therefor.
- Warrant of release. Whenever the county welfare board shall have received satisfaction or partial satisfaction of the cost of the care and maintenance provided for in said certificate, the county welfare board shall execute a warrant of satisfaction or release therefrom, which warrants of satisfaction or releases shall be recorded, noted and indexed as are warrants to satisfy or releases of mortgages, without charge, by the clerk or register.
- Recorded. 4. This act shall take effect immediately.
- Approved June 18, 1940.

CHAPTER 120

AN ACT concerning free public schools and making appropriations therefor.

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

1. There is hereby appropriated for the support of free public schools the sum of two million, one hundred forty-two thousand, nine hundred sixty dollars and fifty-one cents (\$2,142,960.51), out of the general funds of this State. The sum hereby appropriated shall be transferred by the State Treasurer to the reserve fund of the State school tax, and when so transferred the sum of money hereby appropriated shall be paid out of the treasury of this State, on the warrant of the Commissioner of Education, in order that all school districts of the State shall receive from State apportionments for the school year 1939-1940 the quotas prescribed to be paid by the provisions of sections 18:10-22, 18:10-23, 18:10-24, 18:10-25, 18:10-40, 18:10-41 and 18:10-42 of the Revised Statutes, and an amount equivalent to three cents (\$0.03) for each day of school attendance.

Appropriation
for public
schools.

Bookkeeping
procedure.

Daily
equivalent.

2. This act shall take effect immediately.

Approved June 18, 1940.

CHAPTER 121

AN Act authorizing and directing the State Comptroller and State Treasurer to transfer four million three hundred thousand dollars (\$4,300,000.00) cash from the State Highway System Fund to the General State Fund and upon such transfer to transfer the loans receivable of four million three hundred thousand dollars (\$4,300,000.00) due from the Port of New York Authority from the books of the General State Fund to the books of the State Highway System Fund.

Preamble.

WHEREAS, The General State Fund holds loans receivable from the Port of New York Authority amounting to four million three hundred thousand dollars (\$4,300,000.00), consisting of two million dollars (\$2,000,000.00) loaned by the State to the Port of New York Authority under the provisions of P. L. 1925, chapter 37, and two million dollars (\$2,000,000.00) loaned by the State to the Port of New York Authority under the provisions of P. L. 1927, chapter 3, and three hundred thousand dollars (\$300,000.00) in miscellaneous loans; and

Preamble.

WHEREAS, Said loans were made for highway purposes and should have been appropriated from highway funds; therefore,

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

Transfer of
State and
road funds.

1. The State Comptroller and the State Treasurer are hereby authorized and directed to transfer four million three hundred thousand dollars (\$4,300,000.00) cash from the State Highway System Fund to the General State Fund, and upon

such transfer to transfer the loans receivable of four million three hundred thousand dollars (\$4,300,000.00) due from the Port of New York Authority on the books of the General State Fund to the books of the State Highway System Fund, and thereafter such loans receivable shall be due and payable to the State Highway System Fund instead of to the General State Fund.

2. This act shall take effect immediately.

Approved June 18, 1940.

CHAPTER 122

AN ACT authorizing the payment of one million two hundred fifty thousand dollars (\$1,250,000.00), and interest thereon, to the Teachers' Pension and Annuity Fund out of the seven million dollar bond act created by chapter three hundred and eighty-seven of the laws of one thousand nine hundred and thirty-three, when the bonds issued under such act, and the interest thereon, have been fully paid.

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

1. There shall be paid to the Teachers' Pension and Annuity Fund the sum of one million two hundred fifty thousand dollars (\$1,250,000.00) when the bonds issued pursuant to the seven million dollar bond act created by chapter three hundred and eighty-seven of the laws of one thousand nine hundred and thirty-three, and the interest on said bonds, shall have been fully paid. When the bonds and interest have been paid as aforesaid, the fund created by said act, together with all interest accumulated on the same, shall lapse into the

Payment to
teachers'
pension fund.

Lapse into
treasury.

treasury of the State, whereupon the State Treasurer shall out of said fund pay to the Teachers' Pension and Annuity Fund the said sum of one million two hundred fifty thousand dollars (\$1,250,000.00) after payment of the sum of four million eight hundred ninety thousand three hundred and ninety-eight dollars (\$4,890,398.00), pursuant to an act entitled "An act authorizing the payment of four million eight hundred ninety thousand three hundred and ninety-eight dollars (\$4,890,398.00), and interest thereon, to the Teachers' Pension and Annuity Fund out of the seven million dollar bond act created by chapter three hundred and eighty-seven of the laws of one thousand nine hundred and thirty-three, when the bonds issued under such act, and the interest thereon, have been fully paid," approved April fourth, one thousand nine hundred and thirty-eight, and after payment of the sum of two million dollars (\$2,000,000.00), pursuant to an act entitled "An act authorizing the payment of two million dollars (\$2,000,000.00), and interest thereon, to the Teachers' Pension and Annuity Fund out of the seven million dollar bond act created by chapter three hundred and eighty-seven of the laws of one thousand nine hundred and thirty-three, when the bonds issued under such act, and the interest thereon, have been fully paid," filed July twelfth, one thousand nine hundred and thirty-nine, and before payment is made therefrom for any other purpose. The said sum of one million two hundred fifty thousand dollars (\$1,250,000.00) shall bear interest at the rate of three per centum (3%) per annum, from the first day of July, one thousand nine hundred and forty, up to and including such date in the year one thousand nine hundred and forty-two as the said sum of one million two hundred fifty thousand dollars (\$1,250,000.00) shall be paid. Said interest shall be paid semiannually out of the general State fund by the Treasurer of this State. When this bill becomes a law, one million two hundred fifty thousand dollars (\$1,250,000.00)

Interest rate.

Deduction.

shall be deducted from the payment to be made to the Teachers' Pension and Annuity Fund for the fiscal year beginning the first day of July, one thousand nine hundred and forty, and shall be retained in the treasury of the State.

2. This act shall take effect immediately.

Approved June 18, 1940.

CHAPTER 123

AN ACT authorizing the payment of seven hundred fifty thousand dollars (\$750,000.00), and interest thereon, to the Teachers' Pension and Annuity Fund out of the Soldiers' Bonus Bond Issue Act created by chapter one hundred and fifty-nine of the laws of one thousand nine hundred and twenty, when the bonds issued under such act, and the interest thereon, have been fully paid.

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

1. There shall be paid to the Teachers' Pension and Annuity Fund the sum of seven hundred fifty thousand dollars (\$750,000.00) when the bonds issued pursuant to the Soldiers' Bonus Bond Issue Act created by chapter one hundred and fifty-nine of the laws of one thousand nine hundred and twenty, and the interest on said bonds, shall have been fully paid as aforesaid. When the bonds and interest have been paid as aforesaid, the fund created by said act, together with all interest accumulated on the same, shall lapse into the treasury of the State, whereupon the State Treasurer shall out of said fund pay to the Teachers' Pension and Annuity Fund the said sum of seven hundred fifty thousand dollars (\$750,000.00) before payment is made therefrom for any other purpose. The said sum of seven hundred fifty thousand dollars (\$750,000.00) shall bear interest at the rate of three per

Payment to
teachers'
pension fund
from soldiers'
bonus bonds.

Interest rate.

Deduction.

centum (3%) per annum from the first day of July, one thousand nine hundred and forty, up to and including such date in the year one thousand nine hundred and forty-one, as the said sum of seven hundred fifty thousand dollars (\$750,000.00) shall be paid. Said interest shall be paid semiannually out of the general State fund by the Treasurer of this State. When this bill becomes a law seven hundred fifty thousand dollars (\$750,000.00) shall be deducted from the payment to be made to the Teachers' Pension and Annuity Fund for the fiscal year beginning the first day of July, one thousand nine hundred and forty, and shall be retained in the treasury of the State.

2. This act shall take effect immediately.

Approved June 18, 1940.

CHAPTER 124

AN Act dedicating to the Teachers' Pension and Annuity Fund one million eight hundred eighty-nine thousand twenty-eight dollars and seventy-eight cents (\$1,889,028.78) due to the State on the 1937 main stem railroad taxes, and providing for a deduction of one million eight hundred eighty-nine thousand twenty-eight dollars and seventy-eight cents (\$1,889,028.78) from the payment to be made to the Teachers' Pension and Annuity Fund for the fiscal year beginning on the first day of July, one thousand nine hundred and forty-one.

Preamble.

WHEREAS, There is now due to the General State Fund one million eight hundred eighty-nine thousand twenty-eight dollars and seventy-eight cents (\$1,889,028.78) from the railroads on main stem railroad taxes for 1937; and

WHEREAS, Payment to the Teachers' Pension and Annuity Fund was made in full although one million eight hundred eighty-nine thousand twenty-eight dollars and seventy-eight cents (\$1,889,028.78) of railroad main stem taxes for 1937 was not received by the State; therefore,

Preamble.

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

1. The main stem railroad taxes due to the General State Fund for the year one thousand nine hundred and thirty-seven, amounting to one million eight hundred eighty-nine thousand twenty-eight dollars and seventy-eight cents (\$1,889,028.78) are hereby dedicated to the payment due to the Teachers' Pension and Annuity Fund for the fiscal year beginning the first day of July, one thousand nine hundred and forty-one.

Main stem
taxes due
teachers'
pension fund.

2. One million eight hundred eighty-nine thousand twenty-eight dollars and seventy-eight cents (\$1,889,028.78) shall be deducted by the State Treasurer from the payment to be made to the Teachers' Pension and Annuity Fund for the fiscal year beginning the first day of July, one thousand nine hundred and forty-one, and shall be retained in the treasury of the State.

Deductions.

3. This act shall take effect immediately.

Approved June 18, 1940.

CHAPTER 125

AN ACT authorizing and directing the State Treasurer to transfer the sum of two million five hundred nineteen thousand dollars (\$2,519,000.00) to the General State Fund from any moneys in the treasury dedicated to the State Highway Department or the State Highway Fund other than moneys derived from the proceeds of the sale of bonds.

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

Transfer of
funds from
highway fund
to State fund.

1. The State Treasurer is hereby authorized and directed to transfer the sum of two million five hundred nineteen thousand dollars (\$2,519,000.00) to the General State Fund from any moneys in the treasury dedicated to the State Highway Department or the State Highway Fund other than moneys derived from the proceeds of the sale of bonds; *provided, however*, that this authority and direction to transfer said funds shall not be construed as affecting any appropriation heretofore or hereafter made and any payments thereunder from Highway Funds for State aid to counties and municipalities.

Proviso.

2. This act shall take effect immediately.

Approved June 18, 1940.

CHAPTER 126

AN Act to repeal an act entitled "An act directing the payment out of the treasury of this State to the State Financial Assistance Commission of the sum of two million dollars (\$2,000,000.00)," filed July twelfth, one thousand nine hundred and thirty-nine (P. L. 1939, c. 197).

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

1. The act entitled "An act directing the payment out of the treasury of this State to the State Financial Assistance Commission of the sum of two million dollars (\$2,000,000.00)" filed July twelfth, one thousand nine hundred and thirty-nine, is repealed. Act repealed.

2. This act shall take effect immediately.
Approved June 18, 1940.

CHAPTER 127

AN ACT to amend the title of an act entitled "An act authorizing the Treasurer of this State to transfer the sum of three million dollars (\$3,000,000.00) received from the tax imposed on motor fuels to the State Financial Assistance Commission, or its successor or successors in office," filed August seventeenth, one thousand nine hundred and thirty-nine (P. L. 1939, c. 330), so that the same shall read "An act authorizing the Treasurer of this State to transfer the sum of three million dollars (\$3,000,000.00) received from the tax imposed on motor fuels to the General State Fund," 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 entitled "An act authorizing the Treasurer of this State to transfer the sum of three million dollars (\$3,000,000.00) received from the tax imposed on motor fuels to the State Financial Assistance Commission, or its successor or successors in office," filed August seventeenth, one thousand nine hundred and thirty-nine, is amended to read as follows: "An act authorizing the Treasurer of this State to transfer the sum of three million dollars (\$3,000,000.00) received from the tax imposed on motor fuels to the General State Fund."

Section 1
amended.

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

Transfer of
certain sum
to State fund.

1. The Treasurer of this State is hereby authorized to transfer the sum of three million dollars (\$3,000,000.00) received from the tax imposed on motor fuels to the General State Fund. Such trans-

fer shall be made by draft on or after the first day of September, one thousand nine hundred and thirty-nine.

3. This act shall take effect immediately.

Approved June 18, 1940.

CHAPTER 128

AN ACT directing the payment out of the treasury of this State to the State Municipal Aid Administration for the Municipal Aid Fund of the sum of five million fifty thousand dollars (\$5,050,000.00).

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

1. The State Treasurer is hereby authorized and directed to transfer by draft from the General State Fund to the State Municipal Aid Administration for the Municipal Aid Fund the sum of five million fifty thousand dollars (\$5,050,000.00).

Transfer of
certain sum
to municipal
aid fund.

2. This act shall take effect immediately.

Approved June 18, 1940.

CHAPTER 129

AN Act appropriating to the State Water Policy Commission from the Water Supply Fund the sum of three thousand five hundred dollars (\$3,500.00).

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

Appropriation
to water
policy
commission.

1. There is hereby appropriated to the State Water Policy Commission from the Water Supply Fund the sum of three thousand five hundred dollars (\$3,500.00) for the purposes herein stated:

Engineering, legal, travel and incidental expenses of the Special Committee on Water Supply and its assistants, incurred in the performance of its duties under the provisions of Senate Concurrent Resolution No. 4 \$3,500 00

2. This act shall take effect immediately.

Approved June 18, 1940.

CHAPTER 130

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

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

1. Definitions. As used in this act:

Definitions:

"Director of municipal aid" means the Director of Municipal Aid of the State Municipal Aid Administration;

Director of municipal aid;

"Overseer of the poor" means the person, department or board now administering the poor laws in the municipality;

Overseer of poor;

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

Municipal director of welfare;

"Municipality" shall include, in meaning, any county, city, borough, township, town, village or municipality governed by an improvement commission;

Municipality;

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

Welfare-house;

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

Public assistance;

"May" shall be construed to be permissive.

May.

2. It is hereby declared to be the public policy of this State that every needy person shall, while

Assistance for needy.

in this State, be entitled to receive such public assistance as may be necessary. All needy persons not otherwise provided for under the laws of this State shall hereafter receive public assistance pursuant to the provisions of this act. The furnishing of such public assistance is primarily the duty of the municipality and of civic and charitable organizations.

Director's
duties;

Agent of
State;

Negotiator
with federal
authorities;

Rules and
regulations;

Standard for
investigations,

Qualifications
of personnel;

Adminis-
tration;

Advisory
capacity.

Providing
assistance.

3. The director of municipal aid shall:

a. Act as the agent of the State in effectuating the purposes of any reciprocal interstate agreements respecting the transportation of dependents;

b. Negotiate with the Federal Government as to any present or future programs affecting public relief or assistance for which no provision is made by other statutes of this State and administer such programs in co-operation with the Federal Government or any agency thereof;

c. Promulgate, alter and amend from time to time such rules, regulations and directory orders as are necessary and proper for carrying out any of the provisions of this act, which rules, regulations and orders shall be binding upon the municipalities;

d. Formulate, promulgate and enforce standards for investigation, allowance and supervision of relief grants and forms and procedures necessary to the proper administration and recording thereof.

The director of municipal aid may:

e. Determine and prescribe the number and qualifications of the personnel employed or to be employed in administering public assistance in the municipalities;

f. Investigate and evaluate the administration of public assistance within the several municipalities;

g. Consult with and advise any local assistance board or any municipal officials in connection with any relief problem in such municipality.

4. Every municipality shall provide public assistance to the persons eligible thereto residing in said municipality.

Such assistance shall be administered by a local assistance board.

Help
administered.

There shall be appointed in each municipality a local assistance board to be composed of not less than three nor more than five persons, at least one of whom shall be a woman, to be appointed by the chief executive officer of the municipality, upon approval of the governing body, not more than one member of the governing body may be appointed to such board. Members shall hold office for such term as may be provided by the governing body. Vacancies shall be filled for the unexpired term only. Members shall serve without compensation, but their necessary and actual expenses may be allowed. The local assistance board shall organize and select a chairman and a secretary, and shall appoint a director of welfare who shall be paid such salary as may be fixed by such board subject to approval by the governing body. Nothing herein shall be construed to make the overseer of the poor of a municipality ineligible for appointment also as director of welfare by such local assistance board. Such local assistance board shall administer public assistance within the municipality for which it is created subject to the provisions of this act and such rules and regulations as may be promulgated by the director of municipal aid.

Local board.

How
composed.

Term.

Vacancies.

Expenses.

Organization.

Director.

Overseer
may act.

Duties of
local board.

Such other employees, including assistants, clerks, investigators and nurses, in such number as may be necessary to properly administer public assistance, shall be appointed in the same manner as other employees of the municipality.

Assistants.

5. When a person shall apply for assistance for himself or his dependents, the director of welfare shall inquire into the facts, conditions and circumstances of the case, including legal residence, family connections, living conditions, resources, income, and causes direct and indirect of the person's need, and such other matters as the director of municipal aid may require, making a written record thereof in such manner as may be prescribed by the director of municipal aid.

Inquiry as
to applicant.

Order for aid.	6. The director of welfare, by a written order, shall render such aid and material assistance as he may in his discretion, after reasonable inquiry, deem necessary to the end that such person may not suffer unnecessarily, from cold, hunger, sickness, or be deprived of shelter pending further consideration of the case.
Determination.	7. The director of welfare upon completion of investigation shall determine whether or not continued assistance is necessary, and shall make such order as in his judgment is warranted, having due regard to the circumstances disclosed by investigation.
Assistance:	Continued assistance may be provided:
Cash;	a. By cash assistance or by any other method authorized by the local assistance board, and approved by the governing body, subject, however, to the regulations of the director of municipal aid, or
Continuation of aid.	b. Continued assistance under this act may constitute any or all of the several needs as may be necessary to protect the well being of a person or persons, such as food, milk, shelter, fuel, clothing or medical care and the extent of individual grants shall be determined in accordance with the standards and budgets authorized by the director of municipal aid.
Director of welfare to: Supervision;	8. The director of welfare shall:
	a. Supervise by periodic investigation every person receiving assistance; such investigation to be made by visitation at least once a month;
Monthly aid determined;	b. Reconsider from month to month the amount and nature of assistance given and alter, amend or suspend the same;
Ways and means;	c. Devise ways and means for bringing persons unable to maintain themselves to self-support or to the support of any other person or agency able and willing to do so;
Records;	d. Keep full and complete records of such investigation, supervision, assistance, rehabilitation, and certifications and cancellations in such manner and form as required by the director of municipal aid;

e. Bring about appropriate action through the overseer of the poor for commitment to any State or county institution when the best interests of the needy persons would be so served; and

Appropriate action;

f. When required by the director of municipal aid, certify to any local county, State or Federal agency the names of persons receiving public assistance, and none others, who shall be eligible for employment or benefits under any public programs that are or may hereafter be established by such agencies; *provided, however*, that it shall be a condition precedent to such certification that said person shall have been a recipient of public assistance for a period of not less than ninety days prior thereto. It shall be the duty of the director of welfare to investigate and review each certification every thirty days and cancel the certification of those persons whose need for public assistance is no longer evident.

Certify eligibles for work.

Proviso.

Certifications reviewed.

9. The director of welfare may in his discretion summarily revoke any order for continued assistance whenever it shall appear that the person is no longer needy within the meaning of this act or will be otherwise adequately provided for.

Revoke assistance.

10. Every person of full age who has been a resident of and domiciled without interruption within the boundaries of this State for one year immediately prior to May fourth, one thousand nine hundred and thirty-six, excluding any time spent by such person in a charitable, custodial, or correctional institution, and excluding periods of time during which public assistance is received from any municipal, county or State agency, and every person of full age who shall become a resident and domiciled without interruption within the boundaries of this State for five years, excluding any time spent by such person in a charitable, custodial, or correctional institution, and excluding periods of time during which public assistance is received from any municipal, county or State agency, shall have legal residence in this State for the purpose of this act and shall continue to have

Eligibility for assistance.

such legal residence until he shall remove from this State and remain therefrom continuously for one year.

Legal
residence.

11. Every person of full age who shall have legal residence in this State as defined in section 10 of this act, but shall not have been a resident of and domiciled without interruption within any municipality for one year, shall have legal residence, for the purpose of this act, in that municipality wherein he has resided for the longer period of time within the preceding year, and shall continue to have such legal residence until he shall remove from such municipality and remain therefrom continuously for one year, but the time, if any, spent in a charitable, custodial, or correctional institution, or periods of time during which public assistance is received from any municipal, county or State agency, shall not be computed in determining such residence.

Legal
residence
of women.

12. A woman, on marriage, shall acquire the legal residence of her husband and shall always follow the legal residence of her husband, but if they shall live in a state of separation, under judicial decree, she shall acquire legal residence of her own under the provisions of sections 10 and 11 of this act from the date of such separation.

Child's
residence.

13. A minor child, legitimate or illegitimate, shall have the legal residence of that parent with whom he lives, or, if not living with either parent, he shall be deemed capable of acquiring legal residence of his own under the provisions of sections 10 and 11 of this act.

Residence
of minor.

14. No minor who is brought into this State, or who is placed out in any family therein by any person, society or corporation, public or private, of this or any other State, shall gain legal residence for the purposes of this act.

Prompt
assistance.

15. Immediate assistance shall be promptly rendered to any needy person by the director of welfare of that municipality where the person is found at the time of application, subject to determination and adjustment of responsibility as hereinafter provided.

16. The fact that an unemployed person shall be in receipt of some income from other sources insufficient to properly support himself and his dependents, or that an unemployed person or his dependents may receive income or pay for part-time or casual services shall not operate to remove such person entirely from the roll or list of unemployed in any municipality, but the amount received by him as income or as compensation for his services as aforesaid shall be taken into consideration in determining to what extent he shall be entitled to receive relief under the provisions of this act, but in no case shall such person receive a total sum from all such sources exceeding the amount which he would be entitled to receive if he were wholly unemployed.

When unemployed partly supported.

17. Any person applying for relief under the provisions of this act who shall make any false statement, or any person who refuses to return to another State wherein he has legal residence after proper authorization therefor has been obtained, and by such refusal receives benefits under the provisions of this act in excess of that to which he is or was actually entitled, shall be guilty of a misdemeanor.

Unlawful relief.

18. Any justice of the Supreme Court sitting alone shall have full power to hear, determine and allow writs of mandamus requiring the performance of any act herein provided for by a municipality or any officer, board or body thereof which may be designated under the provisions of section 4 of this act, with the same force and effect as the Supreme Court may hear, determine and allow such writs.

Action by justice of supreme court.

19. If any municipal officer, board or body designated under the provisions of section 4 of this act, shall willfully fail or refuse to comply with any of the provisions of this act, such officer, and members of such board or body shall be guilty of a misdemeanor.

Noncompliance by authorities.

Assistance
by federal
government.

20. The director of municipal aid may apply for and take such steps as may be necessary and proper to secure for the State for the purposes of emergency relief of unemployed, funds from the Federal Government or any agency thereof, and to accept voluntary contributions from any source for such purpose.

Removal of
illegal resident.

21. Persons found to have legal residence in a municipality other than the one in which assistance is granted shall be subject to removal to such municipality of legal residence in the manner provided in chapter one of Title 44 of the Revised Statutes. On determination and acceptance of responsibility by such other municipality, the director of welfare thereof may elect:

Option of
director of
welfare:

Cost of
maintenance;

a. To be charged by the director of welfare of the municipality in which assistance is being granted for the cost of such assistance, or

Removal to
legal residence.

b. To have such needy person removed and returned to the place of legal residence, at the expense of the municipality in which assistance is being granted.

Persons
without
legal residence.

22. Persons having no legal residence in the State shall be furnished assistance as a charge of that municipality where found, subject to reimbursement, if any is provided, by the State. Such cases shall be immediately directed to the attention of the director of municipal aid who shall forthwith take all lawful steps, under interstate agreements or otherwise, affecting the removal of or permanent resettlement of such persons.

Procedure.

Municipality
chargeable:

23. The cost of assistance to be charged against any municipality, or the State, as provided in sections 21 and 22 of this act, shall include:

For cash paid;

a. All cash disbursements to or for any needy person for his care, maintenance and support, found by the director of municipal aid to have been necessary;

Burial.

b. Burial expenses.

Reimbursing
municipalities.

24. Subject to appropriations made and received therefor from the Federal Government, the State shall reimburse each municipality to the full extent

of assistance given by such municipality to any persons not having State legal residence as defined in section 10 of this act. Claims for such payment shall be presented by the municipality at such times and in such manner as the director of municipal aid shall specify and such claims after approval by the director of municipal aid, shall be forwarded to the State Comptroller for examination, audit and warrant to the State Treasurer for payment by him in the same manner as other claims against the State are examined, audited and paid.

Claims.

25. The local government shall pay and be responsible for the costs of local administration, and no part thereof shall be paid by the State.

Responsibility.

26. The provisions contained in this act shall not be construed to be exclusive and shall not be construed to repeal other provisions of the law not inconsistent herewith. Any particular grant of power contained in this act shall be held to be in specification, but not in limitation of general powers.

Construing
act.

27. Nothing herein contained shall be construed to repeal, alter, or modify the provisions of chapter one of Title 44 of the Revised Statutes, or chapter four of Title 44 of the Revised Statutes, except to the extent herein otherwise expressly provided. Nothing herein contained shall be construed to repeal, alter, amend or modify the provisions of chapter seven of Title 44 of the Revised Statutes or of chapter five of Title 30 of the Revised Statutes or of "An act concerning the disbursement of certain State moneys and making an appropriation for the administration thereof" now pending in the Legislature if said act becomes a law.

Effect on
previous acts.

Acts continue.

28. This act shall take effect immediately.

Approved June 18, 1940.

CHAPTER 131

AN ACT to repeal an act entitled "An act to fix the share of the State and the several municipalities in the cost of relief," approved August seventeenth, one thousand nine hundred and thirty-nine (P. L. 1939, c. 328).

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

Act repealed.

1. The act entitled "An act to fix the share of the State and the several municipalities in the cost of relief," approved August seventeenth, one thousand nine hundred and thirty-nine (P. L. 1939, c. 328), is repealed.

2. This act shall take effect immediately.
Approved June 18, 1940.

CHAPTER 132

AN ACT amending an act entitled "A supplement to an act entitled 'An act relative to investments by fiduciaries, and amending section 3:16-1 of the Revised Statutes,' approved May seventeenth, one thousand nine hundred and thirty-eight," being chapter fifty-two of the laws of one thousand nine hundred and thirty-nine.

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

Section 1
amended.

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

Authorized
investments
by executors,
etc.

1. Any executor, administrator, guardian or trustee whose duty it may be to loan or invest money intrusted to him in his fiduciary capacity,

in addition to the securities in which he may invest the same under the provisions of the act to which this is a supplement, may invest the same, and the income derived therefrom, in shares or in a share account of any building and loan association organized under the laws of this State, or any Federal savings and loan association organized under the laws of the United States whose principal office is located in New Jersey; *provided*,^{Proviso.} that the accounts of the association whether State or federally chartered are insured by the Federal Savings & Loan Insurance Corporation, pursuant to Title IV of an act of Congress entitled "National Housing Act," approved June twenty-seventh, one thousand nine hundred and thirty-four, as now enacted or as hereafter supplemented or amended, or by any other corporation hereafter created or organized under the laws of the United States, and which corporation is an instrumentality of the United States; *provided*,^{Proviso.} *however*, that such investment shall not exceed the aggregate amount for which any member or investor of any such association shall be insured.

2. This act shall take effect immediately.

Approved June 18, 1940.

CHAPTER 133

AN ACT concerning the disposition and payment of the funds collected under the provisions of section 34:15-94 of the Revised Statutes for the completion of compensation payments, and amending section 34:15-95 of the Revised Statutes as amended by chapter one hundred and ninety-eight, of the laws of one thousand nine hundred and thirty-eight, and amending sections two and three of an act entitled "An act concerning workmen's compensation by providing for a method of procedure, by defining the period and extent of payments all under the one per centum fund, and amending sections 34:15-94 and 34:15-95 of the Revised Statutes," approved May eighteenth, one thousand nine hundred and thirty-eight, being chapter one hundred ninety-eight of the laws of one thousand nine hundred and thirty-eight.

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

Section
amended.

1. Section 34:15-95 of the Revised Statutes is amended to read as follows:

Payments
from fund.

34:15-95. The sums collected under section 34:15-94 of this Title shall constitute a fund out of which a sum shall be set aside each year by the Commissioner of Labor from which compensation payments in accordance with the provisions of paragraph (b) of section 34:15-12 of this Title shall be made to persons totally disabled, as a result of experiencing a subsequent permanent injury under conditions entitling such persons to compensation therefor, when such persons had previously been permanently and partially dis-

abled from some other cause; *provided, however,* that, notwithstanding the time limit fixed therein, the provisions of paragraph (b) of said section 34:15-12 relative to extension of compensation payments beyond four hundred weeks shall, with respect to payments from the fund constituted pursuant to the provisions of this section, apply to any accident occurring since June twenty-seventh, one thousand nine hundred and twenty-three.

Provided further, however, that no person shall be eligible to receive payments from such fund:

(a) If the disability resulting from the injury caused by his last compensable accident in itself and irrespective of any previous condition or disability, constitutes total and permanent disability within the meaning of this Title.

(b) If permanent total disability results from the aggravation, activation or acceleration, by the last compensable injury, of a pre-existing noncompensable disease or condition.

(c) If the disease or condition existing prior to the last compensable accident is not aggravated or accelerated but is in itself progressive and by reason of such progression subsequent to the last compensable accident renders him totally disabled within the meaning of this Title.

(d) If a person who is rendered permanently partially disabled by the last compensable injury subsequently becomes permanently totally disabled by reason of progressive physical deterioration or pre-existing condition or disease.

Nothing in the provisions of said paragraphs a, b, c and d, however, shall be construed to deny the benefits provided by this section to any person who has been previously disabled by reason of total loss of, or total and permanent loss of use of, a

Applicability.	hand or arm or foot or leg or eye, when the total disability is due to the total loss of, or total and permanent loss of use of, two or more of said major members of the body, or to any person who in successive accidents has suffered compensable injuries, each of which, severally, causes permanent partial disability, but which in conjunction result in permanent total disability. Nor shall anything in paragraphs a, b, c and d, aforesaid apply to the case of any person who is now receiving or who has heretofore received payments from such fund.
Compensation payment.	Upon the approval of an application for benefits, the compensation payable from such fund shall be made from the date when the final payment of compensation by the employer is or was payable for the injury or injuries sustained in the employment wherein the employee became totally and permanently disabled; <i>provided</i> , that no payment from such fund shall be made for any period prior to the date of filing of application therefor; <i>provided, however</i> , that a person who has received compensation payments from said fund and who is reinstated or ordered placed on said fund shall receive payments from the date of last payment from said fund, save only in the case of a person to whom payments have been made and then discontinued or suspended because of the rehabilitation of such person in accordance with the provisions of paragraph (b) of section 34:15-12 of this Title, in which case payments from said fund shall be made from the date of filing application for reinstatement. Payments to such totally disabled employees shall be made from said fund by the State Treasurer upon warrants of the Commissioner of Labor. This section shall be applicable to any accident occurring since June twenty-seventh, one thousand nine hundred and twenty-three, insofar as the eligibility of and benefits payable to such employee of this class is concerned; <i>provided, however</i> , that nothing contained herein shall limit or deprive those persons now receiving
Proviso.	
Proviso.	
Payments.	
Period covered.	
Proviso.	

or who have received the benefits under this section from participating in said fund. All payments from the fund herein created shall be made by semimonthly installment payments. From the sums collected under this section the Commissioner of Labor may use in any one fiscal year a sum not to exceed the sum of five thousand dollars (\$5,000.00) for the cost of printing, professional fees, and other expenses incurred by the Commissioner of Labor in the prosecution of defenses in the bureau, and of appeals and proceedings for review of decisions on applications for benefits from said fund. No costs or counsel fee for the applicant shall be allowed against the fund.

Semimonthly
payments.

Necessary
expenses met.

2. Section three of chapter one hundred ninety-eight of the laws of one thousand nine hundred and thirty-eight is hereby amended to read as follows:

Section 3,
chapter 198,
P. L. 1938,
amended.

3. Applications for benefits under this act shall be made by a verified petition filed in duplicate within two years after the date of the last payment of compensation by the employer or the insurance carrier addressed to the Commissioner of Labor of the State of New Jersey who shall refer it to a Deputy Commissioner of Workmen's Compensation to hear testimony and for an advisory report as to findings; *provided, however*, that the limitation herein shall not apply to those persons now receiving or who have received compensation payments from said fund and whose accident occurred since June twenty-seventh, one thousand nine hundred and twenty-three. The decision, however, as to whether the petitioner shall or shall not be admitted to the benefits shall be rendered by the said Commissioner of Labor. Review of said decision shall be in accordance with section 34:15-66 of the Revised Statutes. In all proceedings affecting the fund under this act the Commissioner of Labor shall be a necessary party.

Application
for benefits.

Proviso.

Decision.

Review of
decision.

3. No person shall be deemed to acquire or to have acquired any vested rights, under the provisions of this section.

No vested
right.

4. This act shall take effect immediately.

Approved June 18, 1940.

CHAPTER 134

AN ACT to amend the title of an act entitled "An act fixing the compensation of guards, keepers and industrial officers in the county jails, houses of detention and penitentiaries in counties of the first class in this State," approved March thirtieth, one thousand nine hundred and thirty-eight (P. L. 1938, c. 54), so that the same shall read "An act fixing the compensation of guards, keepers, orderlies and industrial officers in the county jails, houses of detention and penitentiaries in counties of the first class in this State," 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 entitled "An act fixing the compensation of guards, keepers and industrial officers in the county jails, houses of detention and penitentiaries in counties of the first class in this State," approved March thirtieth, one thousand nine hundred and thirty-eight, is amended to read "An act fixing the compensation of guards, keepers, orderlies and industrial officers in the county jails, houses of detention and penitentiaries in counties of the first class in this State."

Section 1
amended.

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

Salaries of
jail attendants
in first class
counties.

1. In all counties of the first class in this State the guards, keepers and industrial officers employed in the jails, houses of detention and penitentiaries shall receive the minimum compensation of two thousand dollars (\$2,000.00) per annum and the maximum compensation of three thousand dollars (\$3,000.00) per annum. The salaries of such employees hereafter appointed shall commence at said minimum and shall be increased two hundred

Increases.

dollars (\$200.00) per annum for each year of service thereafter, not to exceed the maximum herein established. All such employees now in service shall on July first following the passage of this act be entitled to receive an increase of two hundred dollars (\$200.00) over his or her present salary and on July first in each year thereafter shall be entitled to a further increase of two hundred dollars (\$200.00), not to exceed the maximum herein established. Any orderly now employed in county jails who has served as such orderly for a period of not less than seven years at the time of the passage of this act shall be designated as a guard orderly and shall receive the same salary as is paid a jail guard.

When increase
begins.

As to
orderlies.

3. This act shall take effect immediately.

Approved June 18, 1940.

CHAPTER 135

AN ACT to regulate elections, amending sections 19:23-14, 19:31-6, 19:31-7 and 19:31-11 of the Revised Statutes.

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

1. Section 19:23-14 of the Revised Statutes is hereby amended to read as follows:

Section
amended.

19:23-14. Petitions addressed to the Secretary of State shall be filed with such officer at least forty days prior to the primary election for the general election; in counties of the first class petitions addressed to the county clerk shall be filed with such officer at least forty days prior to the primary; in counties other than counties of the first class petitions addressed to the county clerk shall be filed with such officer at least twenty-six days prior to the primary; petitions addressed to the

Filing peti-
tions before
primary.

municipal clerk in counties of the first class shall be filed with such officer at least forty days prior to the primary; petitions addressed to the municipal clerk in counties other than counties of the first class shall be filed with such officer at least twenty-six days prior to the primary.

Municipal
clerk to certify
nominations to
county clerk.

Within two days after the last day for filing the petitions for nominations at the primary election for the general election, the municipal clerk shall certify to the county clerk the full and correct names and addresses of all candidates for nomination for public office and the name of the political party of which such persons are candidates.

Section
amended.

2. Section 19:31-6 of the Revised Statutes is hereby amended to read as follows:

Application for
registration in
first class
counties.

19:31-6. In counties of the first class the members of the county board may, and the commissioner or a duly authorized clerk or clerks acting for him shall, up to and including the fortieth day preceding any election, and in counties other than counties of the first class up to and including the fourth Tuesday preceding any election, and after any such election, receive the application for registration of all eligible voters who shall personally appear for registration during office hours, at the office of the commissioner or at such other place or places as may from time to time be designated by him for registration, and who have the qualifications as herein provided. Any eligible voter who applies for registration shall subscribe to the following oath or affirmation, viz.:

Oath.

“You do solemnly swear (or affirm) that you will fully and truly answer such questions as shall be put to you touching your eligibility as a voter under the laws of this State.”

Questions to
be answered.

Upon being sworn the applicant shall answer such questions as are provided for in the original and duplicate permanent registration forms hereinbefore set forth, and the person receiving the application shall fill out the forms which the ap-

plicant shall sign. If an eligible voter is unable to write his name, he shall be required to make a cross, which shall be followed by the writing of the words "his or her mark," as the case may be, by the person receiving the application, and such applicant shall answer the additional questions required under this Title. Such additional questions shall be sworn to or affirmed in the manner above provided. Registration by mail is specifically prohibited.

Signing
by mark.

3. Section 19:31-7 of the Revised Statutes is hereby amended to read as follows:

Section
amended.

19:31-7. For the convenience of the voters the respective municipal clerks or their duly authorized clerk or clerks in all municipalities having permanent registration, with the exception of those municipalities in which the county seat of such county is located, shall also be empowered to register applicants for permanent registration at their respective offices, up to and including the fortieth day preceding any election in counties of the first class, and up to and including the fourth Tuesday preceding any election in counties other than counties of the first class and after any such election, in the manner indicated above, subject to such rules and regulations as may be prescribed by the commissioner. For this purpose the commissioner shall forward to each municipal clerk a sufficient supply of the original and duplicate permanent registration forms. The commissioner shall keep a record of the serial numbers of these forms and shall periodically make such checks as are necessary to accurately determine if all such forms are satisfactorily accounted for. Each municipal clerk shall transmit daily to the commissioner in a stamped envelope to be prepared and supplied by the commissioner all of the filled out registration forms that he may have in his office at the time.

Permanent
registration.

Forms
provided.

Record.

Daily return.

Section amended.	4. Section 19:31-11 of the Revised Statutes is hereby amended to read as follows:
Change of residence, except first class counties.	19:31-11. a. In counties other than counties of the first class, change of residence notice shall be made either by a written request forwarded to the commissioner by mail or by calling in person at the office of the commissioner or the municipal clerk, as the case may be. The commissioner shall provide change of residence notices in card form for the use of any registered voter moving to another address within the same election district or to another election district in any municipality having permanent registration within the same county. Copies of these notices shall also be available at the office of the municipal clerk in each municipality having permanent registration other than a municipality which is a county seat. Each municipal clerk shall transmit daily to the commissioner all the filled out change of residence notices that he may have in his office at the time. These notices shall be printed upon cards, shall contain a blank form showing where the applicant last resided and the address and exact location to which he has moved and shall have a line for his signature. Upon receipt of such change of residence notice the commissioner shall cause the signature to be compared with the permanent registration forms of the applicant and, if such signature appears to be of and by one and the same legal voter, the commissioner shall cause the entry of the change of residence to be made on the permanent registration forms and the registrant shall thereupon be qualified to vote in the election district to which he shall have so moved. If the commissioner is not satisfied as to the signature on the request for a change of residence, a notice shall be sent by registered mail with return card request to the registrant at his new address directing him to appear at a time to be fixed in the notice not less than ten days from the date thereof at the office of the commissioner to answer such questions as may be deemed necessary to determine the applicant's
Procedure.	
Filing form.	
Entry on permanent registration.	
If signature questioned.	

place of residence and eligibility to vote. If the registrant fails to appear at the time and place as directed and a return registry card has been received by the commissioner, or if the notice is returned as not delivered or if it is not returned as undelivered and no return registry card is received, the registration forms of the applicant shall be placed in the inactive file until such time as he establishes to the satisfaction of the commissioner the accuracy of the signature on such change of residence notice; *provided, however*, that such application for change of residence shall be filed with the commissioner or municipal clerk, as the case may be, on or before the fourth Tuesday preceding any election; otherwise any registered voter on the day of such election shall apply directly to the district board in the district wherein he is registered and upon filling out and signing a transfer form to be provided by the commissioner and the comparison of the signature on such transfer form with the signature on the duplicate permanent registration form, the board or a majority thereof if the signature appears to be the same shall indorse its consent to the transfer upon such transfer form whereupon the applicant shall file such transfer form with the district board in the district in which he is then entitled to vote and such board shall after the signing of the poll book and the comparison of his signature in such book with his signature on the transfer form, and after the board or a majority thereof shall be satisfied that the compared signatures are of and by one and the same legal voter, permit such person to vote. Said transfer form shall be filed with the commissioner at the same time as the binders containing the duplicate permanent registration forms and the record of voting forms are returned to his office. Upon receipt of said transfer forms the commissioner shall cause the entry of such change of residence to be made on the original and duplicate permanent registration forms and the corresponding record of voting forms and such

If registrant fails to appear.

Application on inactive file.

Proviso.

Consent indorsed.

Signature accepted.

Transfer filed.

Entry of change of residence.

forms shall be transferred to the proper district binders.

Change of
residence in
first class
counties.

Forms
provided.

Copies
available.

Daily changes
reported.

Form of
change.

Comparison
of signatures.

Entry of
change.

Personal
examination
of applicant.

b. In counties of the first class change of residence notice shall be made either by a written request forwarded to the commissioner by mail or by calling in person at the office of the commissioner or the municipal clerk, as the case may be. The commissioner shall provide change of residence notices in card form for the use of any registered voter moving to another address within the same election district or to another election district in any municipality having permanent registration within the same county. Copies of these notices shall also be available at the office of the municipal clerk in each municipality having permanent registration other than a municipality which is a county seat. Each municipal clerk shall transmit daily to the commissioner all the filled out change of residence notices that he may have in his office at the time. These notices shall be printed upon cards, shall contain a blank form showing where the applicant last resided and the address and exact location to which he has moved and shall have a line for his signature. Upon receipt of such change of residence notice the commissioner shall cause the signature to be compared with the permanent registration forms of the applicant and if such signature appears to be of and by one and the same legal voter, the commissioner shall cause the entry of the change of residence to be made on the permanent registration forms and the registrant shall thereupon be qualified to vote in the election district to which he shall have so moved. If the commissioner is not satisfied as to the signature on the request for a change of residence, a notice shall be sent by registered mail with return card request to the registrant at his new address directing him to appear at a time to be fixed in the notice, not less than ten days from the date thereof, at the office of the commissioner to answer such questions as may be deemed necessary to determine the applicant's place of residence and

eligibility to vote. If said registrant fails to appear at the time and place as directed and a return registry card has been received by the commissioner or if the notice is returned as not delivered or if it is not returned as undelivered and no return registry card is received, the registration forms of the applicant shall be placed in the inactive file until such time as he establishes to the satisfaction of the commissioner the accuracy of the signature on such change of residence notice: *provided, however*, that such application for change of residence shall be filed with the commissioner or municipal clerk, as the case may be, on or before the fortieth day preceding any election; *provided, further*, that any voter who shall move within the same municipality within forty days preceding any election without having made application for change of residence, shall be permitted to vote in the district from which he has moved upon signing an affidavit which shall set forth (1) the date upon which he moved, (2) the address from which he moved, (3) the address to which he moved, and such affidavit shall constitute a transfer to the said new residence for any subsequent election. The county clerk shall furnish to the election board of each district form affidavits for this purpose and the said district boards shall turn over all signed affidavits to the commissioner.

5. This act to take effect July first, one thousand nine hundred and forty.

Failure to
appear.

Application
put on
inactive file.

Proviso.

Proviso.

Affidavit
required.

Blanks
furnished.

Act effective.

Approved June 18, 1940.

CHAPTER 136

AN ACT to regulate elections, amending section 19:6-2 of the Revised Statutes.

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

Section
amended.

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

Application
to serve on
district board.

19:6-2. Any legal voter who shall have voted for three consecutive years in the same political party may make written application for service as a member of a district board of the municipality in which he or she resides on a form to be prepared and furnished for that purpose by such board and signed by him or her and stating thereon, under the applicant's oath, the applicant's name and address and the political party to which he or she belongs and that said applicant is of good moral character and has not been convicted of any crime involving moral turpitude and possesses the following qualifications, namely: such eyesight as will enable the applicant, with or without eyeglasses, to read nonpareil type; ability to read the English language readily; ability to add and subtract figures correctly; ability to write in a legible hand with reasonable facility; reasonable knowledge of the duties to be performed by the applicant as an election officer under the election laws of this State and such health as will permit the applicant to discharge his or her duties as such election officer.

Statement.

Approved June 18, 1940.

CHAPTER 137

AN ACT to regulate elections, and amending section 19:49-2 of the Revised Statutes.

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

1. Section 19:49-2 of the Revised Statutes is amended to read as follows: Section amended.

19:49-2. All official ballots shall be printed on clear white paper or cardboard of such form and size as will fit the ballot frames of the machines, printed in black ink in type as large as the space will reasonably permit. Party nominations shall be arranged on each voting machine, either in columns or horizontal rows; the caption of the various ballots on the machines shall be so placed on the machines as to indicate to the voter what push knob, pointer, lever or other device is to be used or operated in order to vote for the candidates or candidate of his choice. The providing of the official ballots and the order of the precedence and arrangement of parties and of candidates shall be as now required by law; *provided, however*, that in those counties where voting machines are used, the specifications for the printing of the official ballots shall be drawn by the county clerk. Ballots for voting machines.

Arrangement.

Details.

Proviso.

Passed June 19, 1940.

CHAPTER 138

AN Act concerning the amendment of mechanic's notices of intention filed pursuant to article ten of chapter sixty of Title 2 of the Revised Statutes and supplementing said article.

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

Notice of
intention filed.

Form.

Rights
preserved.

1. At any time before judgment on a lien claim a justice of the Supreme Court or the circuit court judge before whom the action on such lien claim is pending, on application of the lien claimant and on reasonable notice to all parties interested, may order any mechanic's notice of intention filed therein pursuant to article ten of chapter sixty of Title 2 of the Revised Statutes, to be amended, in matter of substance as well as in matter of form, whenever it shall appear to him that such amendment can be justly made: and whenever such amendment shall be ordered, the same shall be put in writing and signed by said justice or circuit judge, and shall be then filed in the office of the county clerk, but no amendment shall affect the rights acquired by any bona fide purchaser or mortgagee between the time of filing the original notice of intention and the filing of such amendment.

2. This act shall take effect immediately.
Approved June 20, 1940.

CHAPTER 139

AN ACT concerning motor vehicles and traffic regulation, and amending section 39:5-25 of the Revised Statutes.

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

1. Section 39:5-25 of the Revised Statutes is hereby amended to read as follows:

39:5-25. Any constable, police officer, peace officer, motor vehicle inspector or the commissioner may, without a warrant, arrest any person violating in his presence any provision of chapter three of this Title (39:3-1 et seq.), or any person, other than a motorman or person having control of a street car or auto bus, running upon a route approved by the Board of Public Utility Commissioners, violating in his presence any provision of chapter four of this Title (39:4-1 et seq.). The exemption from arrest of a motorman or person having control of a street car or auto bus, as conferred herein, shall not operate to prevent his arrest, however, for a violation of section 39:4-50 of this Title. The arresting officer shall bring any person so arrested before any magistrate of the county wherein the offense is committed, or before the commissioner at any place designated as his office. If the arrest is for a violation of section 39:4-50 of this Title, the arresting officer may, if no magistrate, clerk or deputy clerk is available, detain the person arrested either in any police station, lockup or other place maintained by any municipality for the detention of offenders or in the common jail of the county, for such reasonable time as will permit the arresting officer to obtain a warrant for the offender's further detention, which temporary detention shall not exceed twenty-four hours from the time of the arrest. If the arrest is for a violation of

Section amended.

Right of arrest.

Appearance before magistrate.

Detention of offender.

Time limit. Other violations.

Warrant
and hearing.

Summoning
offender.

any other provision of this subtitle, the person arrested shall be detained in the police station or office of the magistrate until the arresting officer makes a complaint, under oath or affirmation, declaring that the person under arrest has violated one or more of the provisions of this subtitle, and specifying the provision or provisions violated; and thereupon the magistrate shall issue a warrant and proceed to hear or postpone the case as provided in this chapter.

Any constable, police officer, motor vehicle inspector or the commissioner may, instead of arresting an offender as herein provided, serve upon him a summons, in the name of any police court, recorder's court or other court of competent jurisdiction in the county or municipality wherein such officer is authorized to discharge his duties, directing the person so summoned to appear and answer such charges as may be preferred against him, for which purpose the county or municipal clerks, respectively, shall provide such officers with a form of summons, which, when filled out, executed and issued by any such officer, shall be good and effectual according to the purpose and intent thereof.

2. This act shall take effect immediately.

Approved June 24, 1940.

CHAPTER 140

AN ACT to enable any municipality to perfect any lien by judgment, mortgage, tax, assessment, sale for taxes or assessments, or otherwise, against any lands in this State, by purchase of any right, title, interest or estate in said land without taking proceedings to enforce the lien, and to amend section 40:60-3 of the Revised Statutes.

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

1. Section 40:60-3 of the Revised Statutes is hereby amended to read as follows: Section amended.

40:60-3. When a municipality has or shall have acquired a lien by judgment, mortgage, tax, assessment, sale for taxes or assessments, or otherwise, against any lands in this State, or against any interest, right, title or estate therein, it may purchase or otherwise acquire said lands or any right, title, interest or estate therein without the necessity of taking or completing the necessary proceedings in any court of competent jurisdiction to enforce the lien, and may perfect the lien, or acquire by purchase or otherwise, any right, title, interest or estate in any such lands. Municipality may perfect lien. The consideration to be paid by way of purchase or otherwise shall not exceed in any one case the approximate amount of the cost of the proceedings ordinarily incidental to the enforcement of the lien, to be determined by resolution of the governing body of said municipality. Consideration.

2. This act shall take effect immediately.

Approved June 24, 1940.

CHAPTER 141

AN ACT concerning the State Employees' Retirement System, and amending section 43:14-1.1 of the Revised Statutes.

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

Section
amended.

1. Section 43:14-1.1 of the Revised Statutes is hereby amended to read as follows:

Increasing
pension and
annuity
allowance.

43:14-1.1. Within sixty days after June second, one thousand nine hundred and thirty-seven, the board of trustees, through its secretary, shall notify each present member of the retirement system who may be affected by the change in the final compensation as provided in paragraph "e" of section 43:14-1 of this Title that each such member may increase his prospective pension and annuity retirement allowance within the limits herein provided on the payment of a total amount, which shall include both payments and interest as calculated by the board of trustees to be due, from January first, one thousand nine hundred and twenty-two, or from the date of his first admission to membership in the retirement system if he entered the State service subsequent to January first, one thousand nine hundred and twenty-two, to June second, one thousand nine hundred and thirty-seven. If any such member desires to so increase his prospective pension and annuity allowances as herein provided he shall notify the board of trustees of this fact and he shall pay either in a single payment or by installment payments approved by the board, and in any event within five years from said date, the full amount due as calculated by the board. Thereafter, increased deductions from his salary or compensation as are required shall be made in accordance with the procedure prescribed in this chapter.

Trustees
notified.

Payments.

Future
deductions.

2. This act shall take effect immediately.

Approved June 24, 1940.

CHAPTER 142

AN ACT to amend an act entitled "An act concerning the State Employees' Retirement System, and supplementing Title 43, chapter fourteen of the Revised Statutes," approved May fourth, one thousand nine hundred and thirty-nine, being chapter fifty of the pamphlet laws of one thousand nine hundred and thirty-nine.

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

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

4. Any member who is in active service on the date when this supplement become effective may transfer from "Class A" to "Class B" at any time; *provided*, that in the event of such transfer the per centum of salary deduction applicable to such transferred member in "Class B" shall be based upon the same age of the member as was used in determining the per centum of salary deduction applicable while in "Class A." Class transfer.
Proviso.

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

5. Any member who elects to transfer as provided for in section four above may have the privilege of paying into the annuity savings fund either in a single payment or in regular installments, which installments shall not extend beyond the service retirement age, by extra salary deductions, as determined by the board of trustees, an amount sufficient to pay his arrearages, in order to place his annuity savings fund account where it would have been had he contributed at the "Class B" rate from the date of his enrollment. Payments.

3. This act shall take effect immediately.

Approved June 24, 1940.

CHAPTER 143

AN ACT concerning admissions to the New Jersey Sanatorium at Glen Gardner, and amending section 30:4-159 of the Revised Statutes.

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

Section
amended.

1. Section 30:4-159 of the Revised Statutes is amended to read as follows:

Admission
to State
sanatorium.

30:4-159. Any person afflicted with a tuberculous disease of the respiratory organs of a curable nature may be admitted to the sanatorium if he shall have been a resident of the State for at least one year continuously next preceding his application for admission, and nothing in this Title contained shall be construed to prevent any person regularly accepted for treatment therein from receiving such treatment in the State sanatorium if he shall so desire. The physician's certificate required by sections 30:4-29 and 30:4-30 of this Title shall set forth that the tubercular disease is of the respiratory organs and is of a curable nature.

Required
certificate of
admission.

2. This act shall take effect immediately.

Approved June 24, 1940.

CHAPTER 144

AN ACT authorizing the release of voluntary patients in the several State and county mental hospitals, and amending section 30:4-48 of the Revised Statutes.

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

1. Section 30:4-48 of the Revised Statutes is amended to read as follows:

Section
amended.

30:4-48. A person admitted to any institution under section 30:4-46 of this Title may be discharged therefrom upon the certificate of the medical director, made to the chief executive officer stating either that the said patient is cured or that further treatment in the institution is unnecessary or undesirable, and such person, not so discharged, who desires to leave such institution, shall be released therefrom, when, he or some one acting in his behalf, shall give ten days' written notice to the medical director of such institution of his intention to leave, and such person shall be released at the expiration of said ten days.

Certificate
of discharge.

Voluntary
release.

Approved June 24, 1940.

CHAPTER 145

AN ACT authorizing the governing body of any municipality in this State to lease lands and buildings to the association of exempt firemen of said municipality, when said lands and buildings are not needed for municipal purposes.

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

Leasing
municipal
property not
needed to
exempt
firemen.

1. When the governing body of a municipality shall determine that all or any part of a tract of land, with or without buildings erected thereon, owned by the municipality, is not then needed for municipal purposes, it may by resolution lease the same or any part thereof to a duly incorporated association of exempt firemen of such municipality, for any term not to exceed twenty-five years, for such rental, nominal or otherwise, and upon such conditions, terms and limitations as such body shall deem advisable; *provided, however*, that such lands shall be used only for the purposes of the association and not for commercial business, trade or manufacture.

Proviso.

2. This act shall take effect immediately.
Approved June 24, 1940.

CHAPTER 146

AN ACT concerning agricultural co-operative associations, and amending section 4:13-30, section 4:13-32 and section 4:13-33 of the Revised Statutes.

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

1. That section 4:13-30 of the Revised Statutes is hereby amended to read as follows: Section amended.

4:13-30. The association may purchase equipment and supplies for nonmembers, but not to an amount greater in value than the amount purchased for members, and for purchases made for nonmembers who are not producers, not to an amount greater in value than fifteen per centum (15%) of the value of all purchases. As a condition of its contract with a nonmember, the association may impose upon him any liability for the contracts, debts and engagements of the association which does not exceed the liability of a member. In no case shall the association charge a nonmember for services more than a member is charged for similar services. Purchase of supplies for nonmembers.

Liability.

Charges.

2. That section 4:13-32 of the Revised Statutes is hereby amended to read as follows: Section amended.

4:13-32. In the case of associations without capital stock after payment of expenses and the establishment of the reserve fund, as authorized in section 4:13-31 of this Title, and as soon after the end of the fiscal year as possible, the whole balance remaining shall be divided among those patrons, members, and nonmembers, for whom the association has marketed; *provided*, marketing facilities, processed or financed agricultural products, or for whom the association has manufactured, hired, sold or supplied machinery, equipment and supplies, including livestock, during the fiscal year, in the pro- Division of reserve.

Proviso.

	portion that the volume of business done for such patrons by the association during the fiscal year bears to the total volume of business transacted by the association during the fiscal year; <i>provided, however,</i> that the association instead of paying patronage dividends to nonmember producers in cash may keep a permanent record from which the proportionate shares of the patronage dividends due to nonmember producers can be determined, and such shares may be made applicable toward the cost of membership in the association.
Proviso.	
Deduction on account of nonmembers.	In calculating the amount to be paid to a nonmember upon whom liability for the debts of the association has not been imposed as authorized by section 4:13-30 of this Title, such sum shall be deducted as in the opinion of the directors is a reasonable charge, in lieu of such liability.
Section amended.	3. That section 4:13-33 of the Revised Statutes is hereby amended to read as follows:
Dividend payment.	4:13-33. In the case of associations with capital stock, after payment of expenses and the establishment of the reserve fund, as authorized in section 4:13-31 of this Title, and as soon after the end of the fiscal year as possible there shall be paid to the members out of the earnings of the association for the fiscal year an interest dividend not exceeding eight per centum (8%) of the par value of the stock held by them at the end of the fiscal year. The whole balance then remaining after the payment of the interest dividend shall be divided among those patrons, members and nonmembers for whom the association has marketed; <i>provided,</i> marketing facilities, processed or financed agricultural products, or for whom the association has manufactured, hired, sold or supplied machinery, equipment and supplies, including livestock, during the fiscal year, in the proportion that the volume of business done for such patrons by the association during the fiscal year bears to the total volume of business transacted by the association during the fiscal year; <i>provided, however,</i> that the association, instead of paying patronage dividends to nonmem-
Balance divided.	
Proviso.	
Proviso.	

ber producers in cash, may keep a permanent record from which the proportionate shares of the patronage dividends due to nonmembers can be determined, and such shares may be made applicable toward the purchase price of a share or shares of stock or of a membership in the association.

In calculating the amount to be paid to nonstockholders, upon whom liability for the debts of the association has not been imposed, as authorized by section 4:13-30 of this Title, such sum shall be deducted as in the opinion of the directors is a reasonable charge in lieu of such liability.

4. This act shall take effect immediately.

Approved June 24, 1940.

Other deduction.

CHAPTER 147

AN ACT concerning motor vehicle regulation, and amending section 39:4-129 of the Revised Statutes.

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

1. Section 39:4-129 of the Revised Statutes is amended to read as follows:

Section amended.

39:4-129. The driver of any vehicle knowingly involved in an accident resulting in injury or death to a person or damage to property shall immediately stop the vehicle at the scene of the accident, give his name and address and exhibit his operator's license and registration certificate of his vehicle to the person injured or struck and to any police officer or witness of the accident, and to the driver or occupants of the vehicle collided with and render to a person injured in the accident reasonable assistance, including the carrying of that person to a hospital or a physician for medical or

In case of injury or death, driver to stop.

What to do

surgical treatment, if it is apparent that the treatment is necessary or is requested by the injured person.

Penalty for
violation.

A driver of a motor vehicle who, after being knowingly involved in an accident resulting in injury or death to a pedestrian, shall violate this section shall be fined in the sum of one hundred dollars (\$100.00), or be imprisoned for a period of thirty days, or both, for the first offense, and for a subsequent offense shall be fined in the sum of five hundred dollars (\$500.00), or be imprisoned for a period of six months, or both and any other driver of a motor vehicle who violates this section shall be fined not less than twenty-five dollars (\$25.00) nor more than one hundred dollars (\$100.00), or be imprisoned for a period of not more than thirty days, or both, for the first offense, and for a subsequent offense, shall be fined not less than one hundred dollars (\$100.00) nor more than two hundred dollars (\$200.00), or be imprisoned for a period of not less than thirty days nor more than ninety days, or both.

Other drivers.

A driver of a vehicle, other than a motor vehicle, who violates this section shall be punished as provided in section 39:4-203 of this Title.

2. This act shall take effect immediately.

Approved June 24, 1940.

CHAPTER 148

AN ACT authorizing the withholding of legacies,
distributive shares and trust funds in certain
cases.

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

1. Where it shall appear that a legatee, next of kin or beneficiary of a trust would not have the benefit or use or control of the money or other property due him, or where other special circumstances make it appear desirable that such payment should be withheld, the court by which the fiduciary was appointed, or, in the case of a trust where the trustee was appointed other than by a court, the Court of Chancery, on motion of any party, or, failing such, on motion of the Attorney-General, or on the court's own motion, may direct that such money or other property be paid into such court for the benefit of such legatee, next of kin, beneficiary of a trust, or such person or persons who may thereafter appear to be entitled thereto. Such money or other property so paid into court shall be paid out only by the special order of the court.

Payment into
court for
benefit of
legatee.

2. This act shall take effect immediately.

Approved June 24, 1940.

CHAPTER 149

AN ACT relating to the public schools of this State,
and amending section 18:14-12 of the Revised
Statutes.

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

Section
amended.

1. Section 18:14-12 of the Revised Statutes is hereby amended to read as follows:

Receipt of
proposals and
announcement
of contents.

18:14-12. At the time and place fixed in such advertisement for the submission of proposals the board of education, or any committee thereof authorized so to do, or any officer or employee of such board designated therefor, shall receive such proposals and immediately proceed to unseal the same and publicly announce the contents in the presence of the parties bidding or their agents, if such parties choose to be then and there present. Such board shall have the right to reject any and all bids. No proposals shall be opened previous to the hour designated in the advertisement and none shall be received thereafter.

Rejecting
bids.

Liability
insurance.

The State Board of Education shall prescribe the amount of liability insurance to be carried by the contractor or bus driver as well as other rules and regulations applicable to pupil transportation.

Exceptions.

Nothing contained in this section or section 18:14-11 of this Title shall apply to school buses owned by boards of education, nor to annual extensions of a contract secured through competitive bidding when such annual extensions are desired by the board of education; *provided*, that the annual contractual amount is not increased, and each annual extension is approved by the county superintendent of schools.

Proviso.

2. This act shall take effect immediately.

Approved June 24, 1940.

CHAPTER 150

AN ACT relating to the civil service status of certain officers, clerks and employees in the employ of any county, municipality or school district at the time of the adoption thereby of subtitle three of Title 11, Civil Service, of the Revised Statutes, and amending section 11:21-6 of the Revised Statutes.

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

1. Section 11:21-6 of the Revised Statutes is amended to read as follows: Section amended.

11:21-6. Hereafter, all officers, clerks and employees in the employ of any county, municipality or school district at the time of the adoption of this subtitle by such county, municipality or school district, coming within the competitive or noncompetitive class of the civil service, except such as may be appointed between the time of the filing of the petition for the adoption of this subtitle and the holding of the referendum for the adoption thereof in such county, municipality or school district, shall continue to hold their offices or employments, and shall not be removed therefrom except Permanence of position.
Removal. in accordance with the provisions contained in this subtitle relative to the removal of persons in the competitive or noncompetitive class, it being the intention hereby to include any and all such officers, clerks, employees and laborers within the classified service of a county, municipality or school district, and to be subject in all respects to the provisions of this subtitle.

2. This act shall take effect immediately.

Approved June 24, 1940.

CHAPTER 151

AN ACT concerning the disbursement of certain State moneys and making an appropriation for the administration thereof.

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

- | | |
|-----------------------------|---|
| Definitions: | 1. Definitions. As used in this act: |
| Adminis-
tration; | “Administration” means the State Municipal Aid Administration created by this act; |
| Director; | “Director” means the director of municipal aid appointed pursuant to this act; |
| 1939 ratables; | “1939 Ratables” shall have the meaning given to it in section ten of this act; |
| Relief load; | “Relief load” shall have the meaning given to it in section eleven of this act; |
| 1939 allot-
ment; | “1939 Allotment” shall have the meaning given to it in section twelve of this act; |
| Relief
millage; | “Relief millage” shall have the meaning given to it in section fourteen of this act; |
| Municipality. | “Municipality” means and includes city, town, township, village, borough and any municipality governed by a board of commissioners or an improvement commission. |
| Municipal aid. | 2. There is hereby created a State Municipal Aid Administration which shall consist of a director of municipal aid and such other officers and employees as may be employed by the director pursuant to this act. The director shall be appointed by the Senate and General Assembly in joint meeting for a term of five years and shall receive a salary of seven thousand five hundred dollars (\$7,500.00) per annum. He shall serve as the executive officer of the administration. |
| Appointment
of director. | |
| Salary. | |
| Assistants. | 3. The director, in his discretion, shall appoint such other assistants and employees as he may deem necessary, and they shall serve at his pleasure, and shall receive such compensation and per- |

form such duties as shall be prescribed by the director.

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

4. The director may create such units of organization as he may find necessary for the effective administration of the functions of the administration, and allocate and reallocate functions among such units. Subdivisions to effect purposes of act.

5. The director shall:

Duties of director:

(1) Keep and maintain such records and accounts as may be necessary and proper for the administration of this act; Records and accounts;

(2) Promulgate, alter and amend from time to time such rules, regulations and directory orders as may be necessary for the carrying out of any of the provisions of this act which rules, regulations and orders shall be binding upon the various municipalities; Rules and regulations;

(3) Determine whether or not the various municipalities are complying with all of the provisions of this act which are binding upon them; Ascertain compliance;

(4) Exercise such other powers as may be necessary for the carrying out of the provisions of this act. Other duties.

6. As to municipalities entitled to make application for funds under the provisions of section twenty-two of this act, the director shall have power: Director may require:

(1) To require the making of such reports in such form and containing such information as the director may from time to time determine and to make such further investigation as may be necessary from time to time to assure the correctness and verification of the facts stated in such reports; Municipal reports;

Applications
and reports;

(2) To receive, review and determine such applications and to procure from the State Department of Local Government such reports, analyses and rulings as may be necessary to determine the compliance or noncompliance of the municipalities making such applications with the financial restrictions imposed by section twenty-two of this act; and

Investigate
procedure.

(3) To investigate the administration of relief within such municipalities and to determine the compliance or noncompliance of such municipalities with the provisions of section twenty-two of this act.

Director's
powers:

7. As to municipalities whose relief millage is more than eight mills and whose relief is administered by the director, the director shall have power:

Prescribe
rules and
conditions;

(1) To prescribe all rules and conditions under which the funds allotted for use for relief purposes under this act in such municipalities shall be administered;

Inquiries from
applicants;

(2) To require such information from relief applicants, to make such investigations of the merits of applications for relief, to prescribe such forms to be used and to set up, maintain and carry out such procedures as may, in his discretion, be deemed advisable for the economical and efficient administration of relief in such municipality;

Distribution
of funds;

(3) To make direct distribution of such funds by orders drawn on the State Comptroller, which sums shall be drawn upon and disbursed out of the State Relief Fund or the Municipal Aid Fund, as the case may be, in accordance with said orders, as other funds are now disbursed from the State treasury; and

Assistance.

(4) In his discretion, to use all or any part of the local administration for relief to assist him upon such terms as he may see fit to make.

8. The State Relief Fund hereinafter referred to is the fund created under an act entitled "An act authorizing the creation of a debt of the State of New Jersey by the issuance of bonds of the State in the sum of twenty-one million dollars (\$21,000,000.00) for the relief of the people of the State from the hardships and suffering caused by unemployment and the effects thereof on the public health and welfare; providing the ways and means to pay the interest of said debt, and also to pay and discharge the principal thereof, and providing for the submission of this act to the people at a general election," approved August seventeenth, one thousand nine hundred and thirty-nine (P. L. 1939, chapter 329), and nothing in this act shall be construed to permit the use of any moneys derived from the sale of any bonds heretofore or hereafter issued under said act for any other purposes than the relief of the people of the State from the hardships and suffering caused by unemployment and the effects thereof on the public health and welfare, as prescribed in said act.

Meaning
of State
relief fund.

Use of
proceeds from
sale of bonds
restricted.

The Administration is hereby declared to be the successor of the State Financial Assistance Commission created by chapter eighty-three of the laws of one thousand nine hundred and thirty-six and continued by chapter eight of Title 44 of the Revised Statutes, as the agency through which and on the order of which the State Relief Fund shall be drawn upon and disbursed in the same manner as other funds are now disbursed from the State treasury.

Act repealed.

9. There is hereby established the Municipal Aid Fund, which shall consist of such sums as shall be appropriated or transferred to the Administration under that designation, which shall be drawn upon and disbursed on the order of the Administration, in accordance with the provisions of this act, as other funds are now disbursed from the State treasury.

Municipal
aid fund.

10. The State Comptroller shall forthwith certify to the director a statement setting forth the

Information
supplied by
Comptroller.

- net valuations in each taxing district of the State as exhibited in column fourteen of the abstract of ratables of the several counties for the year 1939 made out by the State Tax Commissioner and filed in the office of the State Comptroller. The net valuation so certified as to each municipality is hereinafter referred to as its "1939 ratables."
- 1939 ratables. 11. The director shall ascertain the actual cost of relief in each municipality excluding administration expenses for the year 1939 and the estimated cost of relief in each municipality excluding administration expenses for the year 1940, as submitted to the State Financial Assistance Commission before June first, one thousand nine hundred and forty, and shall determine which amount is the lower of said costs in each municipality. The amount so determined to be the lower of said costs as to each particular municipality is hereinafter referred to as its "relief load."
- Relief load. 12. The director shall also ascertain the amount allotted to each municipality by the State Financial Assistance Commission as the amount of State aid for relief for each municipality for the year 1939. Such amount allotted to each municipality whether received by it or not, is hereinafter referred to as its "1939 allotment."
- 1939 municipal allotment. 13. The director shall also ascertain the balance, if any, of its 1939 allotment which is still unpaid to each municipality.
- 1939 balance. 14. The director shall determine the number of mills on each dollar of 1939 ratables which would have to be levied in each municipality to raise an amount equal to its relief load. The millage thus determined as to each municipality is hereinafter referred to as its "relief millage."
- 1939 relief millage. 15. The director shall also ascertain the amount paid to each municipality by the State Financial Assistance Commission as State aid for relief for the year 1940.
- Relief assistance for 1940. 16. The director shall, as soon as practical, draw an order on the State Comptroller in favor of each municipality for the unpaid balance, if any, of its
- Distribution of relief.

1939 allotment and thereupon the said sums shall be drawn upon and disbursed out of the State Relief Fund in accordance with said order as other funds are now disbursed from the State treasury.

17. The director shall draw an order or orders on the State Comptroller for the payment to each municipality, whose relief millage is more than .8 mills and not more than one mill, of an amount equal to 25% of its relief load, less the amount of money, if any, paid by the State Financial Assistance Commission to such municipality on account of the State's share of its 1940 relief cost.

Order for
payment to
certain
municipalities.

18. The director shall draw an order or orders on the State Comptroller for the payment to each municipality whose relief millage is more than one mill and not more than 1.333 mills, of an amount equal to 50% of its relief load, less the amount of money, if any, paid by the State Financial Assistance Commission to such municipality on account of the State's share of its 1940 relief cost.

Payments to
municipalities
of 1.333 mills.

19. The director shall draw an order or orders on the State Comptroller for the payment to each municipality whose relief millage is more than 1.333 mills and not more than 4.143 mills, of an amount equal to 70% of its relief load, less the amount of money, if any, paid by the State Financial Assistance Commission to such municipality on account of the State's share of its 1940 relief cost.

Payments to
municipalities
of 4.143 mills.

20. The director shall draw an order or orders on the State Comptroller for the payment to each municipality whose relief millage is more than 4.143 mills and not more than 8 mills, of an amount equal to 2.9 mills on its 1939 ratables, less the amount of money, if any, paid by the State Financial Assistance Commission to such municipality on account of the State's share of its 1940 relief cost.

Payments to
municipalities
of not over
8 mills.

21. The director shall draw an order or orders on the State Comptroller for the payment to each municipality whose relief millage is more than 8 mills, which elects to administer its own relief, as

Payment when
municipality
administers
own relief.

hereinafter provided, of an amount equal to 2.9 mills on its 1939 ratables, less the amount of money, if any, paid by the State Financial Assistance Commission to such municipality on account of the State's share of its 1940 relief cost.

Additional
relief.

Determination
of compliance:

22. Each municipality whose relief millage is more than 4.143 mills and not more than 8 mills and each municipality whose relief millage is more than 8 mills which elects to administer its own relief, as hereinafter provided, may make application to the director for additional State aid for relief in an amount which when added to the amount of State aid for relief for 1940 theretofore received or provided for under the provisions of this act or otherwise shall not exceed 70% of its relief load. Such application shall be made on or after December fifteenth, one thousand nine hundred and forty, and such municipality shall be entitled to receive said further aid only if the director shall determine that the said municipality during the period between July first, one thousand nine hundred and forty, and the date of its application has complied with the following conditions in its administration of relief, expenditure of funds for current operations and restrictions of capital borrowing, namely:

Proper
records;

(1) That the municipality has kept such records on such forms as the director has directed;

Political
activity;

(2) That the welfare department has during such period neither directly nor indirectly exploited or permitted to be exploited recipients of relief for political purposes, and that no employee of such welfare department during such period has held any office in any political party with the knowledge and consent of the welfare department;

Affidavit as
to correctness;

(3) That each applicant for relief has made an affidavit to the correctness of his or her statements in his or her application for relief;

(4) That in event that the municipality's appropriations for current operations, for the year 1940, exclusive of the amount appropriated for relief, exceed its 1939 expenditures and reserves for current operations exclusive of the amount expended and reserved for relief, the municipality has transferred from its various budget appropriations for current operations to its surplus account, cash surplus account or budget appropriations for relief, before December fifteenth, one thousand nine hundred and forty, an amount not less than 25% of said excess, if any, and that the municipality has made no transfer from its current budget appropriation for relief to any other budget appropriations;

Transfers
from budget;

(5) That no increases in salaries were made after July first, one thousand nine hundred and forty, except salary increments to school teachers and mandatory increases now required by law;

Salary
increases;

(6) That no obligations, bonded or otherwise, were authorized after July first, one thousand nine hundred and forty, with the following exceptions:

Obligations
incurred;

(1) Tax anticipation, tax revenue, emergency or other obligations of a strictly current character;

Taxes and
current
obligations;

(2) The funding of outstanding obligations in accordance with sections 40:1-61 and 40:1-74 of the Revised Statutes;

Funding;

(3) Obligations in order to comply with an order issued in accordance with law by a State board, department or other agency;

Compulsory
obligations;

(4) Obligations for W. P. A. purposes, school purposes or for self-liquidating utilities where the utility is self-sustaining.

Other
obligations.

Each application shall be acted upon as speedily as possible and, if approved, payment shall be made forthwith. No municipality making application for such payment shall thereafter make any

Prompt
payment.

As to
transfers.

transfer from its current budget appropriation for relief to any other current budget appropriation, unless said application shall be refused.

All payments
from State
relief fund.

23. All sums payable to any municipality for relief aid and all sums payable by the Administration for relief in municipalities whose relief has been taken over shall be ordered paid out of and shall be paid out of the State Relief Fund until the same shall be exhausted, and any additional sum or sums which shall be required for any such payments shall be ordered paid out of and shall be paid out of the Municipal Aid Fund.

Method of
handling
payments.

24. Every payment made pursuant to this act to a municipality for relief aid shall be made to the treasurer of the municipality and shall be deposited by him in a relief trust fund account, and shall be used only for payment on account of the cost of relief for 1940 in such municipality, excluding the cost of administration thereof, and the balance, if any, remaining in such relief trust fund account after all costs of relief for 1940 have been paid or provided for shall be used for payment on account of the cost of relief for 1941 in such municipality, excluding the cost of administration thereof.

Director to:

25. The director shall forthwith

Notify
municipality
will receive
full relief;

(a) As to each municipality whose relief millage is more than .8 mills and not more than 4.143 mills, notify such municipality of the amount said municipality will receive in full as State relief aid for 1940 by immediate payment and

Immediate
relief and
later;

(b) As to each municipality whose relief millage is more than 4.143 mills and not more than 8 mills, notify such municipality of the amount said municipality will receive immediately and of the further amount said municipality may receive upon compliance with the provisions of this act as State relief aid for 1940 and

(c) As to each municipality whose relief millage is more than 8 mills, notify such municipality of the amount said municipality will receive immediately, and of the further amount said municipality may receive upon compliance with the provisions of this act as State relief aid for 1940, if it elects to administer its own relief, and that if it does not elect to administer its own relief, that the director will take over the administration of relief two weeks after the date of mailing of said notice.

Notification
when relief
over 8 mills.

Any municipality whose relief millage is more than 8 mills electing to administer its own relief shall, within two weeks of the date of mailing of the aforesaid notice by the director, serve upon the director a notice in writing that it chooses to administer its own relief.

Administering
own relief.

26. In each municipality whose relief millage is more than 8 mills, the director shall take over the administration of relief in such municipality if it does not elect to administer its own relief within the time and in the manner provided in section twenty-seven of this act.

Director
taking over
administration.

Upon the director taking over the administration of relief in any such municipality—

Action taken:

(a) All books, records, supplies, equipment and other property in the possession or custody of any board, body or official of such municipality, relating to relief, shall be delivered forthwith to the director; and

Records and
property
delivered to
director;

(b) All outstanding obligations of such municipality for 1940 relief shall be paid, on the order of the director, by the municipality so far as its budget appropriations for relief for 1940 will permit and all remaining obligations shall be assumed and paid by the Administration out of the State Relief Fund or the Municipal Aid Fund, as the case may be.

As to
obligations;

After taking administration; From the time the director takes over the administration of relief in any such municipality—

Municipal obligations assumed;

(a) All obligations incurred by him for relief in such municipality for 1940 excluding the cost of administration, which is otherwise provided for in this act, shall be assumed and paid by the Administration out of the State Relief Fund or the Municipal Aid Fund, as the case may be; and

No salary increases;

(b) No increases in salaries shall be made in such municipality and

No obligations incurred;

(c) No obligations, bonded or otherwise, shall be issued by such municipality with the following exceptions:

Except local obligations;

(1) Tax anticipation, tax revenue, emergency or other obligations of a strictly current character;

Funding;

(2) The funding of outstanding obligations in accordance with sections 40:1-61 and 40:1-74 of the Revised Statutes;

Necessary issues;

(3) The issuance of obligations in order to comply with an order issued in accordance with law by a State board, department or other agency; and

Transfers restricted.

(d) No transfer shall be made by such municipality from its current budget appropriation for relief to any other current budget appropriation.

Present employees favored.

27. In any employment, the director shall give preference wherever possible, but in his absolute discretion, to the present employees of the State Financial Assistance Commission, having in mind the fitness of such employees for the performance of the duties to be assigned to them and the changes in functions of the Administration from those of said State Financial Assistance Commission.

Appropriation for expenses.

28. There is hereby appropriated to the Administration out of said Municipal Aid Fund the sum of two hundred fifty thousand dollars (\$250,000.00)

or so much thereof as may be necessary to be used by it to pay the cost of all necessary expenses of said Administration in accordance with the provisions of this act.

29. There is hereby appropriated to the Comptroller of the Treasury out of the said Municipal Aid Fund the sum of fifty thousand dollars (\$50,000.00), or so much thereof as may be necessary, for the purpose of conducting continuing audits in the various municipalities of the State to determine that the moneys distributed pursuant to the provisions of this act are disbursed in such manner as provided by this or any other related act.

Appropriation
for audits.

30. This act shall take effect immediately.

Passed June 25, 1940.

CHAPTER 152

AN ACT to regulate elections, and amending section 19:48-3 of the Revised Statutes.

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

1. Section 19:48-3 of the Revised Statutes is amended to read as follows:

Section
amended.

19:48-3. In all counties other than counties of the first class the board of chosen freeholders or the governing body of any municipality by a majority vote of their respective bodies may adopt for use at all elections any kind of voting machine that meets the requirements of this subtitle, or any voting machines which meet the requirements of this subtitle may also be adopted in any county or municipality at any general, local, or special election, by popular referendum, by a majority of the qualified votes cast. Such referendum shall be

Adoption
of voting
machines

Referendum.

Proposition.	placed on the ballot on petition of ten per centum (10%) of the qualified voters of such county or municipality who cast their votes at the last preceding general election in such county or municipality and shall be adopted by a majority vote of the qualified electors voting thereon. Such referendum shall read as follows: "Shall voting machines be adopted and used in all elections in the (county or municipality) of
Acquiring machines.?" Upon the adoption thereof the local governing body of such political unit shall proceed to acquire within eighteen months, by rental or purchase, a complete equipment of voting machines. The governing body of the county or municipality shall provide that all election districts of any one municipality shall be equipped with voting machines on the same day. In all counties of the first class on and after September first, one thousand nine hundred and forty, voting machines of the type to meet the requirements of this subtitle shall be adopted and furnished by rental or purchase, by the board of chosen freeholders and used at all elections, in all election districts, in said counties; <i>provided, however</i> , that the purchase price of voting machines shall be paid at a rate not to exceed three hundred thousand dollars (\$300,000.00) in any one year.
Districts equipped.	
Furnished by freeholders.	
Proviso.	2. This act shall take effect immediately.
Yearly expenditure.	Passed June 25, 1940.

CHAPTER 153

AN ACT to limit and regulate child labor in this State; to provide for examinations and inspections under the provisions of this act; to provide for the enforcement of this act and regulations made thereunder; to prescribe penalties for the violation thereof; and to repeal other acts.

WHEREAS, The employment of minors in occupations or pursuits wherein they are subject to exploitation is contrary to public policy; and

Preamble.

WHEREAS, Such employment as will impede the progress of minors, prove a detriment to their health, or interfere with their education should be abolished in the State of New Jersey; and

Preamble.

WHEREAS, The work of minors in occasional and nonrecurrent occupations when not required to attend school is not thus detrimental, nor will it, when properly supervised by parent or guardian, constitute such exploitation; therefore,

Preamble.

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

1. As used in this act:

Terms defined:

(a) "Employment certificate" means a certificate granted by the issuing officer authorizing the employment of a child as permitted under this act.

Employment certificate;

(b) "Age certificate" means a certificate issued for a person between the ages of eighteen and twenty-one years.

Age certificate;

(c) "Issuing officer" means any superintendent of schools, supervising principal, or teacher in a school district who is designated by the board of education in the district to issue certificates or permits in accordance with the provisions of this act.

Issuing officer;

School
district;

(d) "School district" means any geographical area having authority over the public schools within that area.

Agriculture. .

(e) "Agriculture" includes farming in all its branches and among other things includes the cultivation and tillage of the soil, dairying, the production, cultivation, growing, and harvesting of any agricultural or horticultural commodities (including commodities defined as agricultural commodities in section fifteen (g) of the Agricultural Marketing Act, as amended) the planting, transplanting and care of trees and shrubs and plants, the raising of livestock, bees, fur-bearing animals or poultry, and any practices (including any forestry or lumbering operations) performed by a farmer or on a farm as an incident to or in conjunction with such farming operations, including preparation for market, delivery to storage or to market or to carriers for transportation to market, provided that such practices shall be performed in connection with the handling of agricultural or horticultural commodities the major portion of which have been produced upon the premises of an owning or leasing employer.

Minor under
16 years
not permitted
to work.

Proviso.

2. No minor under sixteen years of age shall be employed, permitted, or suffered to work in, about, or in connection with any gainful occupation at any time; *provided*, that minors between fourteen and sixteen years of age may be employed, permitted or suffered to work outside school hours and during school vacations but not in or for a factory or in any occupation otherwise prohibited by law or by order or regulation made in pursuance of law; *and provided, further*, that minors under sixteen years of age may engage outside school hours and during school vacations in agricultural pursuits or in street trades as defined in this act, in accordance with the provisions of section fifteen of this act. Nothing in this act shall be construed to apply to the work of a minor engaged in domestic service or agricultural pursuits performed outside of school hours or during school vacation

Proviso.

Construing.

in connection with the minor's own home and directly for his parent or legal guardian.

No minor under sixteen years of age not a resident of this State shall be employed, permitted or suffered to work in any occupation or service whatsoever at any time during which the law of the State of his residence requires his attendance at school, or at any time during the hours when the public schools in the district in which employment in such occupations or services may be available are in session.

3. Except as provided in section fifteen and except for domestic service or messengers employed by communications companies subject to the supervision and control of the Federal Communications Commission, no minor under eighteen years of age shall be employed, permitted, or suffered to work in, about, or in connection with any gainful occupation more than six consecutive days in any one week, or more than forty hours in any one week, or more than eight hours in any one day, nor shall any minor under sixteen years of age be so employed, permitted, or suffered to work before seven o'clock in the morning or after six o'clock in the evening of any day; nor shall any minor between sixteen and eighteen years of age be so employed, permitted or suffered to work before six o'clock in the morning or after ten o'clock in the evening of any day; *provided*, that minors between fourteen and eighteen years of age may be employed in a concert or a theatrical performance up to eleven P. M.; *and provided, further*, that male minors between sixteen and eighteen years of age may be employed until eleven P. M. during the regular school vacation seasons but not in or for a factory or in any occupation otherwise prohibited by law or by order or regulation made in pursuance of law. The combined hours of work and hours in school of children under sixteen employed outside school hours shall not exceed a total of eight per day.

Not permitted to work during school hours.

Minor under 18 years of age not permitted to work over 6 consecutive days or 40 hours per week.

Hours.

Proviso.

Proviso.

Limits combined hours of work

Continuous
hours of work
limited.

4. No minor under eighteen years of age shall be employed or permitted to work for more than five hours continuously without an interval of at least thirty minutes for a lunch period, and no period of less than thirty minutes shall be deemed to interrupt a continuous period of work.

Printed
abstract of
act posted.

5. Every employer shall post and keep conspicuously posted in the establishment wherein any minor under eighteen is employed, permitted, or suffered to work a printed abstract of this act and a list of the occupations prohibited to such minors, to be furnished by the Department of Labor, and a schedule of hours of labor which shall contain the name of each minor under eighteen, the maximum number of hours he shall be required or permitted to work during each day of the week, the total hours per week, the time of commencing and stopping work each day, and the time for the beginning and ending of the daily meal period. An employer may permit such minor to begin work after the time for beginning, and stop before the time for ending work stated in the schedule; but he shall not otherwise employ or permit him to work except as stated in the schedule. This schedule shall be on a form provided by the Department of Labor and shall remain the property of that department. Nothing in this section shall apply to the employment of minors in agricultural pursuits or in domestic service in private homes.

Schedule of
hours and
name of each
minor.

Form of
schedule.

Record kept
by employer.

6. Every employer shall keep a record, in a form approved by the Department of Labor, which shall state the name, date of birth and address of each person under nineteen years of age employed, the number of hours worked by said person on each day of the week, the hours of beginning and ending such work, the hours of beginning and ending meal periods, the amount of wages paid, and such other information as the Department shall by regulation require. Such record shall be kept on file for at least one year after the entry of the record and shall be open to the inspection of the Department of Labor, of attendance officers and of police officers. Noth-

ing in this section shall apply to the employment of minors in agricultural pursuits, or in domestic service in private homes.

Act not
to apply.

7. Except as permitted under section fifteen, no minor under eighteen years of age shall be employed, permitted, or suffered to work in, about, or in connection with any gainful occupation, unless and until the person employing such minor shall procure and keep on file an employment certificate or special permit for such minor, issued by the issuing officer of the school district in which the child resides, or of the district in which the child has obtained a promise of employment if the child is a nonresident of the State; *provided*, that no certificate or special permit shall be required for any child sixteen years of age or over employed in agricultural pursuits. Such certificate or special permit shall be issued in triplicate in such form and in accordance with such instructions as may be prescribed by the Commissioner of Education. The Commissioner of Education shall supply to the issuing officers all blank forms to be used in connection with the issuance of such certificates, and special permits as provided for in section fifteen.

Employment
of non-
resident
minors.

Proviso.

Forms
supplied.

Employment certificates shall be of two kinds, regular certificates permitting employment during school hours, and vacation certificates permitting employment during the school vacation and during the school term at such times as the public schools are not in session.

Forms of
employment
certificates.

The original copy of the employment certificate shall be mailed by the issuing officer to the prospective employer of the minor for whom it is issued; a duplicate copy shall be mailed to the Department of Labor in Trenton as provided in section twelve, and a triplicate copy shall be kept in the files of the issuing officer. The issuing officer may refuse to grant a certificate, if in his judgment, the best interests of the minor would be served by such refusal and he shall keep a record of such refusals, and the reasons therefor.

Certificate
made in
triplicate.

Refusal to
grant
certificate.

Application
for certificate.

8. The issuing officer shall issue such certificates only upon the application in person of the minor desiring employment, and after having approved and filed the following papers:

Certificate
by prospective
employer.

(1) A promise of employment signed by the prospective employer or by someone duly authorized by him, setting forth the specific nature of the occupation in which he intends to employ such minor, the wage to be paid such minor, and the number of hours per day and days per week which said minor shall be employed.

Evidence and
proof of age;

(2) Evidence of age showing that the minor is of the age required by this act, which evidence shall consist of one of the following proofs of age and shall be required in the order herein designated, as follows:

Birth
certificate;

(a) A birth certificate or certified transcript thereof or a signed statement of the recorded date and place of birth issued by a registrar of vital statistics or other officer charged with the duty of recording births, or

Baptismal
certificate;

(b) A baptismal certificate or attested transcript thereof showing the date and place of birth, and date and place of baptism of the minor, or

Other
documentary
evidence;

(c) Other documentary evidence of age satisfactory to the issuing officer, such as a bona fide contemporary record of the date and place of the minor's birth kept in the Bible in which the records of the births in the family of the minor are preserved, or a passport, showing the age of the minor, or a certificate of arrival in the United States, issued by the United States Immigration Office, showing the age of the minor, or a life insurance policy, provided that such other documentary evidence has been in existence at least one year prior to the time it is offered as evidence, and provided fur-

ther that a school record of age or an affidavit of a parent or guardian or other written statement of age shall not be accepted, except as specified in paragraph (d) of this section.

(d) In the case none of the aforesaid School record. proofs of age shall be obtainable and only in such case, the issuing officer may accept the school record or the school-census record of the age of the minor together with the sworn statement of a parent or guardian as to the age of the minor and also with a certificate signed by the physician authorized to sign the statements of physical fitness required by this section, specifying what in his opinion is the physical age of the minor. Such certificates shall show the height and weight of the minor and other facts concerning his physical development which were revealed by such examination and upon which the opinion of the physician is based as to the physical age of the minor. If the Statement by parents. school or school-census record of age is not obtainable, the sworn statement of the minor's parent or guardian, certifying to the name, date and place of birth of the minor, together with a physician's certificate of age as hereinbefore specified, may be accepted as evidence of age. The issuing officer shall administer said sworn statement.

The issuing officer shall, in issuing a certificate for a minor, require the evidence of age specified in paragraph (a) of this section in preference to that specified in paragraphs (b), (c) and (d) of this section and shall not accept the evidence of age permitted by any subsequent paragraph unless he shall receive and file evidence that the evidence of age required by the preceding paragraph or paragraphs cannot be obtained. Statement that evidence of age cannot be obtained.

Statement
of physical
fitness.

(3) A statement of physical fitness, signed by a medical inspector employed by the applicable Board of Education, setting forth that such minor has been thoroughly examined by such medical inspector that he either is physically fit for employment in occupations permitted for persons under eighteen years of age, or is physically fit to be employed under certain limitations, specified in the statement. If the statement of physical fitness is limited, the employment certificate issued thereon shall state clearly the limitations upon its use, and shall be valid only when used under the limitations so stated. The method of making such examinations shall be prescribed jointly by the Commissioner of Education and the State Department of Health.

School record.

Proviso.

(4) A school record signed by the principal of the school which the minor has last attended or by someone duly authorized by him, giving the full name, date of birth, grade last completed, and residence of the minor; *provided*, that in the case of a vacation certificate issued for work before or after school hours, such record shall also state that the child is a regular attendant at school, and in the opinion of the principal may perform such work without impairment of his progress in school, but such principal's statement shall not be required for the issuance of a vacation certificate for work during regular school vacations.

Issuing age
certificates.

9. Upon request, it shall be the duty of the issuing officer to issue to any young person between the ages of eighteen and twenty-one years residing in his district and applying in person, who expresses a desire to enter employment, an age certificate upon presentation of the same proof of age as is required for the issuance of employment certificates under this act. A young person between the said ages nonresident of the State may apply to the issuing authority of any district where such

person states he intends to seek employment. The age certificate shall state the color, name, sex, date and place of birth, residence, color of hair and eyes, height, and distinguishing facial marks, if any, and the kind of proof of age submitted. All copies thereof shall be signed in person by the applicant in the presence of the said issuing officer in whose name it is issued.

Any employer before employing a minor may require him to produce an age certificate and sign his name for comparison with the signature on the certificate. If in his judgment the signature and characteristics of the child correspond with the signature and description in the certificate, the employer, on employing the child, may require and retain the certificate during the minor's employment and shall return it to the minor upon the termination of his employment.

Employer to
require age
certificate.

10. An employment certificate shall state the name, sex, color, date and place of birth, residence, color of hair and eyes, height, weight, any distinguishing facial marks of the child—the employer's name, address and type of business, the occupation of the child, the kind of proof of age submitted, the grade completed, physician's approval and the name and address of parent. Every such certificate shall be signed in the presence of the issuing officer by the child in whose name it is issued.

Contents of
age certificate.

11. An employment or age certificate or special permit issued in accordance with this act shall be conclusive evidence of the age of the minor for whom issued in any proceeding involving the employment of a minor under the child-labor or workmen's compensation law or any other labor law of the State, as to any act occurring subsequent to its issuance.

Age certificate
conclusive
evidence
of age.

12. Every issuing officer issuing an employment or an age certificate or special permit, shall send immediately to the Department of Labor at Trenton, a duplicate of the certificate or permit and the original papers upon which the certificate or special permit was granted. That department shall

Labor
department
notified.

Examining of
papers by
department.

Cancellation.	<p>examine and promptly return to the issuing officer the said original papers and shall keep on file the duplicate of said certificate or permit. Whenever there is reason to believe that an employment or an age certificate or special permit was improperly issued, the Commissioner of Labor shall notify the Commissioner of Education and the board of education of the school district in which the certificate was issued. The board of education of the school district may cancel any employment or any age certificate or special permit issued by it, and shall cancel the same when directed so to do by the Commissioner of Education. Whenever any employment certificate has been cancelled, the board of education cancelling the same shall immediately notify the Commissioner of Education, the Commissioner of Labor and the person by whom the child is employed, of its action, and such employer shall immediately upon receiving notice forward the certificate to the board of education.</p>
Notice of cancellation.	
Original papers returned to minors.	<p>All birth certificates, baptismal certificates, passports, insurance policies or other original papers submitted in proof of age shall be returned to the minor upon request after they have been returned to the issuing officer by the Department of Labor and after the issuing officer has transcribed for his files information pertinent to the issuance of the certificates. The Commissioner of Labor and the issuing officer may destroy all employment and age certificates and special permits or copies thereof when the birth dates set forth in such certificates and special permits are more than twenty-one years before the date of destruction.</p>
May destroy records.	
County superintendent notified.	<p>13. If a child within the ages for compulsory school attendance is employed in a school district other than that in which he lives, the issuing officer of the district in which the child lives shall immediately send a duplicate of the certificate, properly filled out and the address of the employer to the superintendent of schools of the county in which the child resides who shall thereupon send said duplicate to the superintendent of schools of the county in which the child is employed.</p>

14. Every employer receiving an employment certificate shall within two days after termination of the employment return said certificate to the person issuing it. A new employment certificate shall not be issued for any minor except upon the presentation of a new promise of employment. An employment certificate shall be valid only for the employer for whom issued and for the occupation designated in the promise of employment. Said employer shall, during the period of the minor's employment, keep such certificate on file at the place of employment and accessible to any issuing officer and to any attendance officer, inspector, or other person authorized to enforce this act. The failure of any employer to produce for inspection such employment certificate, or the presence of any minor under eighteen years of age in his place of work at any time other than that specified in the posted schedule of hours required by this act, shall be prima facie evidence of the unlawful employment of the minor. The presence of any minor under eighteen years of age in any place of employment shall be prima facie evidence of the employment of such minor, except that the presence on any farm or place of agricultural pursuit of any such minor shall not constitute such prima facie evidence.

Employer to return employment certificate.

New certificate.

Certificate valid.

Certificate kept on file by employer.

Failure to produce certificate.

15. No boy under fourteen years of age and no girl under eighteen years of age may engage in any street trade, which term, for the purpose of this section, shall include the selling, offering for sale, soliciting for, collecting for, displaying, or distributing any articles, goods, merchandise, commercial service, posters, circulars, newspapers or magazines or in blacking shoes on any street or other public place or from house to house. No child under twelve years of age may be employed in agricultural pursuits.

Age limit for minors engaged in street trades.

Limits age for agricultural pursuits.

Whenever a child under sixteen years of age desires to work during such times as the schools of the district in which he resides are not in session in any street trade or in agricultural pursuits, the

Application for work when school is not in session.

Form of application.	parent, guardian or other person having the custody and control of the child may file with the issuing officer in the school district in which the child resides an application for a special permit authorizing such work. Such application shall show the exact character of the work the child is to do, and the hours and wages and special conditions under which said work is to be performed.
Issuing special permit.	If upon investigation it is found that the facts set forth in the application are true and that the work will not interfere with the child's health or standing in school, the issuing officer shall, upon presentation to him of the same proof of age as is required for the issuance of an employment certificate, issue a special permit, allowing the child to work at such times as the public schools in the district are not in session, but such work except in agricultural pursuits to be otherwise subject to the maximum hours of labor provisions set for minors under sixteen years of age in section three of this act; <i>provided</i> , that nothing in this section shall prevent boys between twelve and fourteen years of age from delivering, soliciting and collecting for newspapers and magazines over routes in residential neighborhoods at such times and under such conditions as are not prohibited in this act and boys between fourteen and sixteen years of age from delivering and selling newspapers and magazines between the hours of five-thirty o'clock in the morning and six o'clock in the evening of any day; <i>and provided, further</i> , that children engaged in agricultural pursuits may be employed no more than ten hours per day.
Proviso.	
Proviso.	
Contents of special permit.	Such special permit shall show the name, address, and date of birth of the minor for whom it is issued, the kind of proof of age submitted, the nature of the occupation in which the minor is to engage, and such other information as the Commissioner of Education may require.
Limits time.	Any such special permit for work in agriculture shall be issued for a period not to exceed six months and shall show its date of expiration. Any

person employing a minor under sixteen years of age in agriculture shall obtain such a certificate from the minor and keep it on file during the period of the minor's employment and shall return it to the minor to whom it is issued upon termination of his employment.

16. No fees or expenses incurred in obtaining any certificates under this act shall be charged to or paid by any child, parent, guardian or other person having custody or control of such a child for any service had under this act.

Fees and charges not to be paid by child, etc.

17. No minor under sixteen years of age shall be employed, permitted or suffered to work in, about, or in connection with power-driven machinery.

Certain work not permitted minors.

No minor under eighteen years of age shall be employed, permitted or suffered to work in, about, or in connection with the following:

the manufacture or packing of paints, colors, white lead, or red lead;

the handling of dangerous or poisonous acids or dyes;

injurious quantities of toxic or noxious dust, gases, vapors or fumes;

work involving exposure to benzol or any benzol compound which is volatile or which can penetrate the skin;

the manufacture, transportation or use of explosives or highly inflammable substances; oiling, wiping, or cleaning machinery in motion or assisting therein;

operation or helping in the operation of power-driven woodworking machinery; *provided*, that apprentices operating under conditions of bona fide apprenticeship may operate such machines under competent instruction and supervision;

Proviso.

grinding, abrasive, polishing or buffing machines, provided that apprentices operating under conditions of bona fide apprenticeship may grind their own tools;

punch presses or stamping machines if the clearance between the ram and the dye or the stripper exceeds one-fourth inch;
cutting machines having a guillotine action;
corrugating, crimping or embossing machines;
paper lace machines;
dough brakes or mixing machines in bakeries or cracker machinery;
calender rolls or mixing rolls in rubber manufacturing;
centrifugal extractors, or mangles in laundries or dry cleaning establishments;
ore reduction works, smelters, hot rolling mills, furnaces, foundries, forging shops, or any other place in which the heating, melting, or heat treatment of metals is carried on;
mines or quarries;
steam boilers carrying a pressure in excess of fifteen pounds;
construction work of any kind;
fabrication or assembly of ships;
operation or repair of elevators or other hoisting apparatus.

No minor under eighteen years of age shall be employed, permitted, or suffered to work in, about, or in connection with any establishment where alcoholic liquors are distilled, rectified, compounded, brewed, manufactured, bottled, or are sold for consumption on the premises, or in a public bowling alley, or in a pool or billiard room. No girl under the age of eighteen years shall be employed, permitted, or suffered to work as a messenger in the distribution or delivery of goods or messages for any person, firm or corporation engaged in the business of transmitting or delivering goods or messages.

No minor under eighteen years of age shall be employed, permitted, or suffered to work in any place of employment, or at any occupation hazardous or injurious to the life, health, safety, or

welfare of such minor, as such occupation shall, from time to time, be determined and declared by the Commissioner of Labor to be hazardous or injurious to the life, health, safety, or welfare of such minors, after a public hearing thereon and after such notice as the commissioner may by regulation prescribe.

Nothing in this section shall be deemed to apply to the work done by pupils in public and private schools of New Jersey under the supervision and instruction of officers or teachers of the schools.

Not to apply
to school work.

18. It shall be the duty of the Department of Labor and its inspectors and agents, acting under the Commissioner of Labor, to enforce the provisions of this act, to make complaints against persons violating its provisions, and to prosecute violations of the same. The Commissioner of Labor and any inspector or other authorized person acting under him, attendance officers and other persons employed by law to compel the attendance of children at school, and officers and agents of any duly incorporated society for the protection of children from cruelty and neglect, shall have authority to enter and inspect at any time any place or establishment covered by this act, and to have access to employment or age certificates or special permits kept on file by the employers and such other records as may aid in the enforcement of this act.

Enforcement.

19. Whoever employs or permits or suffers any minor to be employed or to work in violation of this act, or of any order or ruling issued under the provisions of this act, or obstructs the Department of Labor, its officers or agents, or any other person authorized to inspect places of employment under this act, and whoever, having under his control or custody any minor, permits or suffers him to be employed or to work in violation of this act, shall be guilty of a misdemeanor and shall be punished by a fine of not less than twenty-five dollars (\$25.00) nor more than five hundred dollars (\$500.00), or by imprisonment of not less than ten

Penalty.

nor more than ninety days, or by both such fine and imprisonment. Each day during which any violation of this act continues shall constitute a separate and distinct offense, and the employment of any minor in violation of the act shall with respect to each minor so employed, constitute a separate and distinct offense.

Provisions
severable.

20. If any provisions of this act or the application thereof to any person or circumstance is held invalid, the remainder of the act and the application of such provisions to other persons or circumstances shall not be affected thereby.

Sundry
sections of
R. S. repealed.

21. The provisions of article two, chapter two, of Title 34, Revised Statutes, and of sections 18:14-15 to 18:14-33, inclusive, of the Revised Statutes, are hereby repealed.

Act effective.

22. This act shall take effect September first, one thousand nine hundred and forty.

Approved June 25, 1940.

CHAPTER 154

AN ACT relating to the public schools of this State, and amending sections 18:14-14, 18:14-34, 18:14-35 and 18:14-49, and repealing section 18:14-38 of the Revised Statutes.

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

Section
amended.

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

Regularly
required
attendance
at school.

18:14-14. Every parent, guardian or other person having custody and control of a child between the ages of seven and sixteen years shall cause such child regularly to attend the public schools of the district or a day school in which there is given instruction equivalent to that provided in the pub-

lic schools for children of similar grades and attainments or to receive equivalent instruction elsewhere than at school.

Such regular attendance shall be during all the days and hours that the public schools are in session in the school district, unless it is shown to the satisfaction of the board of education of the school district that the mental condition of the child is such that he cannot benefit from instruction in the school or that the bodily condition of the child is such as to prevent his attendance at school.

2. Section 18:14-34 of the Revised Statutes is hereby amended to read as follows:

18:14-34. Any child between the ages of seven and sixteen years who shall repeatedly be absent from school, and any child found away from school during school hours whose parent, guardian or other person having charge and control of the child is unable to cause him to attend school and any pupil who is incorrigible, actually vagrant, vicious, or immoral in conduct, shall be deemed to be a juvenile disorderly person or a juvenile-delinquent and shall be proceeded against as such.

3. Section 18:14-35 of the Revised Statutes is hereby amended to read as follows:

18:14-35. Any attendance officer who shall find any child between seven and sixteen years of age who is a truant from school, shall take the child and deliver him to the parent, guardian or other person having charge and control of the child, or to the teacher of the school which such child is lawfully required to attend.

4. Section 18:14-38 of the Revised Statutes is hereby repealed.

5. Section 18:14-49 of the Revised Statutes is hereby amended to read as follows:

18:14-49. The Commissioner of Education and the Commissioner of Labor may grant employment certificates to pupils over fourteen years of age who study part time in grammar or high school grades or in vocational schools established under sections 18:15-27 to 18:15-58 of this Title, to work

Hours at
school.

Exception.

Section
amended.

Absenteeism.

Juvenile
disorderly
person.

Section
amended.

Truancy.

Section
repealed.

Section
amended.

Employment
certificates.

Part time work.	part time in factories, workshops, mills, and all places where the manufacture of goods is carried on designated by the board of education, which employment shall be considered as a part of the schooling of such children.
Revocation.	The Commissioner of Education or the Commissioner of Labor may revoke the certificate at any time without assigning cause.
Act effective.	6. This act shall take effect September first, one thousand nine hundred and forty. Approved June 25, 1940.

CHAPTER 155

AN ACT to regulate elections, and amending section 19:31-15 of the Revised Statutes.

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

Section amended.	1. Section 19:31-15 of the Revised Statutes is hereby amended to read as follows:
Questionnaire sent registrant not voting.	19:31-15. For the purpose of preventing fraudulent voting and of eliminating names improperly registered, the commissioner in counties of the first class, and the county board in all other counties, shall within ninety days after each general election send by government reply postal card to each registrant who failed to vote at such election, at his registered address, a notice substantially as follows:
Notice:	
Request.	"Please answer the question as to residence and removal as indicated on attached reply card.

.....
Commissioner of Registration."

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

Return
address:

“(1) Do you still reside at the address to which this notice has been mailed?”

Information
sought.

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

Changed
address.

Signed.....”

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

Investigation
as to residence.

In all counties of the first class, the commissioner shall, in addition to the method hereinbefore provided, immediately after the passage of this act and at least once in every fourth year thereafter and as often as the commissioner may deem necessary cause the entire registry list to be investigated by house to house canvass to establish the fact of continued residence, removal, death, disqualification or improper registration.

Revision of
registry list.

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

Correcting
records.

In case of registrants so found to have moved from a district in a municipality having permanent registration to another district in the same or in another municipality having permanent registration, within the county, the commissioner in counties of the first class and the county board in all

Transferring
permanent
registrants.

other counties, shall cause the permanent registration forms of such registrants to be transferred to the proper registers.

Registrants
transferred to
inactive file.

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

Reregistering.

Certain
permanent
registrant
transferred to
inactive file.

In case of registrants so found to have died, been disqualified or improperly registered, the commissioner in counties of the first class shall cause the permanent registration forms of such persons to be transferred to the inactive or death file as the case may be.

Registrant
notified of
transfer.

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

Notice of
proposed
transfer.

The county board in counties other than counties of the first class before removing, for any reason whatsoever, the permanent registration forms of any registrant from the signature copy registers, or before transferring such forms to the inactive file shall cause to be published a notice setting forth the proposed action of the commissioner or county board. This notice shall contain the list of the names and registered addresses of all registrants to be affected by the proposed action. Such notice and list shall be published at least two entire days prior to the removal of such names and shall be published in two or more newspapers published within the county, one of which newspapers, at least, shall be published in the municipality

Names listed.

List published.

affected. At least one of such newspapers shall be a daily newspaper, but if there be no daily newspaper published in the county then such notices shall be published as above provided in weekly papers. The notice and list shall in addition specify the reason or reasons for the contemplated removal or transfer of the permanent registration forms of the registrants affected. The notice and list shall be published in the manner above provided prior to the second Tuesday preceding any election.

Reasons
for removal.

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

When voting
record
transferred.

Change first
published.

Any person affected by any action of the commissioner in counties of the first class, or the county board in counties other than counties of the first class, shall, during the two weeks immediately preceding any election and on election day have the right to make application to any judge of the court of common pleas of that county, for the purpose of obtaining an order entitling him to vote or register in the district in which he actually resides. The burden of proof shall be upon the applicant. The judge of the court of common pleas, if satisfied that the applicant is entitled, under the law, to vote at such election, and after determining the election district in which such person actually resides, may issue an order directing the district board of that district to permit such person to vote. Such person must reregister before voting at any subsequent election by court order or otherwise. If the applicant shall be refused the right to vote, due to the inability of the district board or of the commissioner or of the county

Order entitling
voter to
register
or vote.

Order issued
by judge of
common
pleas court.

Allowed to
vote by
district board.

board to find the permanent registration forms of such applicant, then in addition such applicant shall establish by reference to his signature in poll books of former elections, or by reference to the registry lists of former elections, that he was previously registered. Such evidence shall be deemed sufficient to establish the fact that the applicant was formerly registered. If the order is directed to a district board in municipalities having permanent registration, the district board shall certify and return the order at the close of the election to the commissioner, who thereupon shall restore the permanent registration forms of such person to the active file.

Use of former records.

Subsequent action.

Order for reregistering. If the applicant shall have been denied the right to register, then on the receipt of such order the commissioner shall forthwith notify such applicant to appear before him on the day following the election or thereafter, in order to be registered, in accordance with the provisions of this Title.

In case commissioner refuses to act. Any commissioner who, after ascertaining that a person has died, been disqualified, moved out of the permanent registration area or has been improperly registered, and who willfully or fraudulently refuses to cause to transfer the permanent registration forms of such persons to the proper file shall be guilty of a misdemeanor.

2. This act to take effect immediately.
Passed June 25, 1940.

CHAPTER 156

AN ACT concerning municipalities, and supplementing subtitle three of Title 40 of the Revised Statutes.

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

1. In any municipality where lands have been conveyed to a municipality, and a valuable consideration has been paid therefor, with conditions, limitations and restrictions contained in such conveyance upon said lands to the effect that said lands shall forever thereafter be used solely for public uses of beach or park purposes and prohibiting the municipality from leasing or selling all or any part of such lands for private use, the governing body may at any time after five years from date of acquiring said lands, where no improvements upon, damages to or changes in said lands have been made, may cause to be put upon the ballots of any general election a question to determine whether or not the general public desire to retain said lands with said conditions, limitations and restrictions thereon.

Dealing
with land
conveyed to
municipality.

Referendum.

If a majority of the votes cast at such election are in favor of retaining said lands with said conditions, limitations and restrictions thereon, the said lands shall be so retained; but, if a majority of the votes so cast shall be against so retaining said lands, the governing body of said municipality shall take one of the following courses:

After election
courses to
be pursued:

(a) Adopt a resolution renouncing all public, right, title and interest of said municipality in said lands, after which said municipality may levy subsequent taxes and municipal liens against the same as in the case of other lands not owned by the municipality.

Renunciation
of title;

New Jersey State Library

Offer to
convey to
original
grantor;

"Person"
construed;

If tender not
accepted lease
or resell.

(b) Offer to convey all the right, title and interest of the municipality to the person who conveyed said lands to the municipality for the same consideration as the municipality paid. The word "person" as used in this paragraph and in the succeeding paragraph hereof shall be construed to include the heirs-at-law, next of kin, devisees, administrators, executors, successors and assigns of the individual or individuals who conveyed said lands to the municipality and where the grantor to the municipality was a corporation, the word "person" shall include such corporation, its successors and assigns.

(c) If the person who conveyed the lands to municipality refuses or neglects, for ninety days after tender of conveyance from municipality, to accept said conveyance and pay the said consideration price therefor, as described in the preceding paragraph hereof, the municipality may consider said conditions, limitations and restrictions waived and ineffectual and proceed, at any time thereafter, to make such use, sale, lease or rental of said lands as, in the opinion of its governing body, are for the best public interest.

2. This act shall take effect immediately.
Approved June 28, 1940.

CHAPTER 157

AN ACT concerning fire marshals in certain counties, and supplementing article three of chapter twenty-two of Title 40 of the Revised Statutes.

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

1. In the event that a fire marshal appointed under the provisions of section 40:22-16 of the Revised Statutes of one thousand nine hundred and thirty-seven becomes incapacitated or otherwise unable to perform his duties, the board of chosen freeholders of the county for which he was appointed may appoint and designate a suitable person as acting fire marshal to serve in the place and stead of the fire marshal during the term of such incapacity or disability. The acting fire marshal shall exercise all the powers of the fire marshal, but shall serve without compensation or recompense for his service. Nothing herein contained shall prevent the said board of chosen freeholders from paying the fire marshal appointed under the provisions of section 40:22-16 his usual salary during his incapacity or disability.

Acting fire
marshal.

Powers.

No salary.

2. This act shall take effect immediately.

Approved June 28, 1940.

CHAPTER 158

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

ANTICIPATED REVENUES OF THE GENERAL STATE
FUND FOR THE FISCAL YEAR 1940-41

Free surplus. Estimated free surplus, July 1, 1940 \$1,500,000 00

Revenues

Anticipated revenues.	Transfer inheritance taxes	\$7,750,000 00
	Main Stem R. R. taxes	9,800,000 00
	Miscellaneous corporation taxes ..	3,400,000 00
	Foreign corporations	450,000 00
	Beverage taxes	9,400,000 00
	Beverage licenses	555,000 00
	Foreign insurance corporation tax.	2,300,000 00
	Fertilizer inspection fees, et cetera.	55,000 00
	Department of Banking and Insurance	986,870 00
	Attorney-General's Department ..	31,500 00
	Secretary of State	300,000 00
	Clerk in Chancery	420,000 00
	Clerk of the Supreme Court	117,000 00
	Interest on deposits	15,000 00
	Real Estate Commission	93,000 00
	Department of State Police	1,820 00
	State Board of Beauty Culture Control	70,000 00
	Board of Barber Examiners	35,000 00
	Commissions	50,000 00
	Judicial fees	25,000 00
	Board of Commerce and Navigation	15,500 00

Board of Public Utility Commis- sioners	20,000 00
Shell fisheries	35,000 00
Department of Labor	70,000 00
Dividends	20,000 00
Athletic Commissioner	60,000 00
State Department of Local Govern- ment	75,000 00
Department of Health	60,000 00
Tenement House Supervision	10,350 00
Board of Fish and Game Commis- sioners	375,000 00
Department of Conservation and Development	41,000 00
State Tax Department, Public Util- ity Division	16,380 00
Department of Weights and Measures	75,500 00
Health Officers, Port of Perth Amboy	500 00
State Board of Tax Appeals	300 00
Racing Commission	1,750,000 00
Academic Certificate Fund	17,000 00
Manual Training and Industrial School for Colored Youth	70,000 00
School for the Deaf	1,500 00
State Teachers College, Glassboro: Extension course fees	12,000 00
Tuition fees	45,500 00
State Teachers College, Jersey City: Extension course fees	2,000 00
Tuition fees	38,725 00
State Teachers College, Newark: Extension course fees	31,000 00
Tuition fees	65,500 00
State Teachers College, Paterson: Extension course fees	10,000 00
Tuition fees	35,500 00
State Teachers College, Montclair: Extension course fees	40,000 00
Tuition fees	72,300 00
Boarding hall fees	60,000 00

State Teachers College, Trenton:	
Extension course fees	11,000 00
Tuition fees	74,800 00
Boarding hall fees	115,000 00
State Board of Examiners	15,200 00
Agricultural Experiment Station..	65,000 00
Department of Agriculture	8,500 00
State Board of Milk Control	97,000 00
State Employees' Retirement Sys-	
tem	3,200 00
Rehabilitation Commission	10,000 00
Colony for Feeble-Minded Males,	
New Lisbon	160,000 00
Colony for Feeble-Minded Males,	
Woodbine	125,000 00
Commission for the Blind	7,500 00
Home for Disabled Soldiers, Menlo	
Park	14,000 00
Home for Disabled Soldiers, Vine-	
land	24,000 00
North Jersey Training School,	
Totowa	120,000 00
Reformatory, Annandale	2,000 00
Reformatory, Rahway	300 00
Sanatorium for Tuberculous Dis-	
eases	125,000 00
State Home for Boys	3,000 00
State Home for Girls	1,000 00
State Hospital, Greystone Park ..	1,025,000 00
State Board of Children's Guard-	
ians	203,496 00
State Hospital, Marlboro	393,000 00
State Hospital, Trenton	600,000 00
State Prison	500 00
Village for Epileptics	267,500 00
Vineland State School	215,000 00
Miscellaneous Sources	52,800 00
Total revenues	<u>\$42,719,541 00</u>

Transfers

Commerce and Navigation, from School Fund	\$101,270 62	Transfers.
State Water Policy Commission, from Water Supply Fund	43,600 00	
Rehabilitation Commission, from Federal Aid	66,532 00	
Total transfers	\$211,402 62	
Total anticipated in the State Fund	\$44,430,943 62	

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

1. The following sums or so much thereof as may be necessary, be and they are hereby appropriated out of the State fund for the respective public officers and for the several purposes herein specified, for the fiscal year ending on the thirtieth day of June, in the year one thousand nine hundred and forty-one, and shall be available for expenditure during said fiscal year, and for a period of two months thereafter to pay obligations incurred during said fiscal year only. At the expiration of said two months' period all unexpended balances, unless specifically held by contracts on file with the Comptroller of the Treasury, shall lapse into the State treasury, or in case of appropriations from special funds shall lapse to the credit of such special funds.

Annual
appropriations.

Unexpended
balances
to lapse.

A. EXECUTIVE AND ADMINISTRATIVE

A 1. ATTORNEY-GENERAL'S DEPARTMENT

Attorney- General's Department.	Salaries:		
	Attorney-General	\$7,000 00	
	Assistant Attorney- General	4,000 00	
	Second Assistant At- torney-General	9,000 00	
	Assistant Attorney- General	5,000 00	
	Assistant Attorney- General	6,000 00	
	Assistant Attorney- General	6,000 00	
	Assistant Attorney- General	6,000 00	
	Senior legal assistant	6,500 00	
	Senior legal assistant	6,500 00	
	Legal assistant	5,500 00	
	Principal law clerk ..	3,000 00	
	Senior law clerk-ste- nographer	2,640 00	
	Compensation f o r other assistants ...	15,710 00	
		<hr/>	\$82,850 00
	Materials and Supplies:		
	Stationery and office supplies	\$900 00	
	Law books	500 00	
	Vehicular transporta- tion supplies	1,600 00	
	Office equipment	400 00	
	Replacement of motor vehicles	600 00	
		<hr/>	4,000 00

Services Other Than Personal:

Traveling expenses ..	\$400 00	
Other miscellaneous expenses	800 00	
Insurance (other than fire)	250 00	
Expenses in connection with escheat cases	400 00	
	<hr/>	1,850 00

Extraordinary Expenditures:

Expenses incurred in railroad tax cases	15,000 00
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Division of Securities

Salaries:

Securities
division.

Assistant Attorney-General	\$7,500 00	
Special Assistant Attorney-General	4,000 00	
Investigator	2,220 00	
Compensation for clerks and stenographers	6,360 00	
	<hr/>	20,080 00

Materials and Supplies:

Stationery and office supplies	\$300 00	
Office equipment	100 00	
	<hr/>	400 00

Services Other Than Personal:

Expenses of investigations	\$5,000 00	
Postage	200 00	
	<hr/>	5,200 00

\$129,380 00

A 2. BUDGET COMMISSION

Budget Commission.	Salaries:		
	Budget Commissioner	\$7,000 00	
	Compensation for as- sistants	10,840 00	
		<hr/>	\$17,840 00
	Materials and Supplies:		
	Stationery and office supplies	\$250 00	
	Vehicular transporta- tion supplies	250 00	
	Replacement of office machines	300 00	
		<hr/>	800 00
	Services Other Than Personal:		
	Printing	\$5,700 00	
	Other miscellaneous expenses	700 00	
		<hr/>	6,400 00
			<hr/>
			\$25,040 00
			<hr/>

A 3. CIVIL SERVICE COMMISSION

Civil Service Commission.	Salaries:	
	Commissioners	\$18,000 00
	Chief examiner and secretary	10,000 00
	Assistant chief exam- iner and classifica- tion director	6,500 00
	Assistant secretary ..	3,600 00
	Examiners and moni- tors	43,000 00

New registrars and field examiners	2,400 00	
Rating clerks	1,080 00	
Clerical employees and janitors, present, \$110,740.00; new, \$6,600.00	117,340 00	
	<hr/>	\$201,920 00
Materials and Supplies:		
Stationery and office supplies	\$10,000 00	
Office equipment	3,000 00	
Vehicular transporta- tion supplies	1,000 00	
	<hr/>	14,000 00
Services Other Than Personal:		
Traveling expenses ..	\$2,500 00	
Advertising	1,500 00	
Rent	1,200 00	
Other miscellaneous expenses	500 00	
	<hr/>	5,700 00
		<hr/>
		\$221,620 00
		<hr/>

A 4. COMPTROLLER'S DEPARTMENT

Salaries:

Comptroller	\$6,000 00	
Chief clerk and deputy comptroller	7,000 00	
Chief auditor	6,000 00	
Chief accountant	6,000 00	
Assistant chief ac- countant	3,600 00	
Assistants and clerical services	70,680 00	
	<hr/>	\$99,280 00

Comptroller's
Department.

Materials and Supplies:	
Stationery and office supplies	4,600 00
Services Other Than Personal:	
Premium on surety bonds	\$300 00
Traveling expenses ..	1,150 00
Miscellaneous expenses	900 00
	<hr/> 2,350 00
Additions and Improvements:	
Office equipment	1,095 00
	<hr/> \$107,325 00
	<hr/>

A 5. COMMISSIONER OF FINANCE

Finance Commissioner.	Salaries:	
	Commissioner	\$10,000 00
	Deputy commissioner.	5,000 00
	Compensation for as- sistants	12,820 00
	Services pursuant to R. S. 52:23-16	2,640 00
		<hr/>
		\$30,460 00
	Materials and Supplies:	
	Stationery and office supplies	\$900 00
	Vehicular transporta- tion supplies	750 00
		<hr/>
		1,650 00
	Services Other Than Personal:	
	Other miscellaneous expenses	400 00
	The balance in the reclamation ex- pense account as of June 30th, 1940, is hereby reappropriated.	
		<hr/>
		\$32,510 00

A 6. EMERGENCY FUND

For the Governor, to enable him to meet any emergency requiring the expenditure of money not otherwise appropriated, and to cover any in- cidental personal expense or the expenses of commissioners ap- pointed by him under statute, or in his discretion	\$10,000 00	Emergency Fund.
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A 7. EXECUTIVE DEPARTMENT

Salaries:		Executive Department.
Governor	\$20,000 00	
Secretary to Governor	5,000 00	
Executive Secretary .	3,600 00	
Assistant secretary to Governor	4,000 00	
Compensation for as- sistants	17,000 00	
	\$49,600 00	
Materials and Supplies:		
Stationery and office supplies	2,000 00	
Services Other Than Personal:		
Maintenance, cottage at Sea Girt and en- tertainment therein	\$15,000 00	
Maintenance of Secre- tary to the Governor during encampment	1,000 00	
Other miscellaneous expenses	1,300 00	
	17,300 00	
	\$68,900 00	

A 8. SECRETARY OF STATE

Secretary of State.	Salaries:		
	Secretary	\$6,000 00	
	Assistant Secretary of State	3,600 00	
	Chief clerk	7,000 00	
	Head clerk	4,500 00	
	Confidential clerk	3,700 00	
	Compensation for as- sistants, present, \$33,960.00; new, \$960.00	34,920 00	
			\$59,720 00
	Materials and Supplies:		
	Stationery and office supplies	\$9,000 00	
	Office equipment re- placements	1,000 00	
	Vehicular transporta- tion supplies	400 00	
			10,400 00
	Services Other Than Personal:		
	Election expenses ...	\$26,500 00	
	Printing copies of cor- poration act	3,000 00	
	Photostatic copies of certificates of incor- poration	1,750 00	
			31,250 00
			<u>\$101,370 00</u>

A 9. STATE AUDITOR'S DEPARTMENT

Salaries:

State Auditor	\$7,500 00	State Auditor's Department.
Secretary and confidential clerk	2,500 00	
Auditors (4)	12,420 00	
Junior auditors	12,420 00	
Audit clerks	8,340 00	
Compensation for assistants, present, \$3,540.00; new, \$7,680.00	11,220 00	
	<hr/>	\$54,400 00

Materials and Supplies:

Stationery and office supplies	\$300 00	
Office equipment	400 00	
	<hr/>	700 00

Services Other Than Personal:

Traveling expenses ..	\$6,000 00	
Printing and binding.	100 00	
Miscellaneous expenses	150 00	
	<hr/>	6,250 00
		<hr/>
		\$61,350 00
		<hr/>

A 10. STATE HOUSE COMMISSION

Salaries:

Custodian, State House	\$5,000 00	State House Commission.
Assistant custodian ..	3,000 00	
Chief engineer—electrician	3,400 00	

Superintendent of State House Annex and State office building	4,500 00	
Compensation for as- sistants and helpers	253,590 00	
	<hr/>	\$269,490 00
Materials and Supplies:		
Heat, light, power and electricity	\$54,000 00	
Stationery and office supplies, furniture and office equipment	4,500 00	
Other materials and supplies	10,000 00	
	<hr/>	68,500 00
Current repairs		20,000 00
Services Other Than Personal:		
Capitol post office, postage	\$110,000 00	
Telephone and tele- graph, State De- partments in Tren- ton	90,000 00	
Insurance	1,315 00	
Freight and express..	350 00	
Maintenance of Stacy Park and Capitol and annex grounds.	3,500 00	
Miscellaneous ex- penses	500 00	
	<hr/>	205,665 00
Rentals for State Departments in Newark:		
Industrial Office Build- ing	\$103,200 00	
Department of Alco- holic Beverage Con- trol	16,818 00	

Rentals for State Departments in Trenton:

Budget Commission..	1,625 00
Department of Weights and Meas- ures	2,400 00
Department of Agri- culture	15,500 00
State Employees' Re- tirement System ...	3,600 00
Department of Labor	21,900 00
Rental for building for State exhibits at Trenton Fair	5,000 00
Department of Con- servation and De- velopment	780 00
State Tax Depart- ment, Beverage Tax Division	3,300 00
State Tax Depart- ment, Engineer's Division	4,320 00
Commission to Inves- tigate Crippled Chil- dren	1,860 00
Old Age Assistance Commission	4,200 00
Department of Local Government	4,387 50

Rentals in Other Cities:

Associate Justices of Supreme Court offices, Camden, Jer- sey City, Atlantic City, Somerville and Morristown	6,300 00
Rooms for Courts, At- lantic City, Jersey City, Camden, Eliza- beth, Toms River and Newton	44,877 00

State Board of Children's Guardians, Trenton, Jersey City and Morristown	6,620 00	
Chancellor, Rooms for W. P. A. Project ..	900 00	
		247,587 50
		<u>\$811,242 50</u>

A 11. TREASURER'S DEPARTMENT

Treasurer's Department.	Salaries:		
	Treasurer	\$6,000 00	
	Cashier and deputy treasurer	6,000 00	
	Secretary	3,000 00	
	Compensation for other assistants ...	32,380 00	
			\$47,380 00
	Materials and Supplies:		
	Stationery and office supplies	\$1,250 00	
	Office equipment replacement	1,750 00	
			3,000 00
	Services Other Than Personal:		
	Premiums on surety bonds for Treasurer, deputy treasurer and employees	\$2,426 20	
	Miscellaneous expenses	400 00	
			2,826 20
			<u>\$53,206 20</u>

A 12. STATE PURCHASING DEPARTMENT

Printing

Services Other Than Personal:

Legislative printing.. \$100,000 00

Printing and binding
public documents... 3,000 00Printing and circulat-
ing laws 24,500 00Binding Chancery and
law reports 3,150 00

\$130,650 00

State
Purchasing
Department.

A 13. STATE ATHLETIC COMMISSIONER

Salaries:

Commissioner \$5,000 00

Compensation f o r
other assistants ... 25,000 00

\$30,000 00State Athletic
Commissioner.

Materials and Supplies:

Stationery, office supplies and
equipment 500 00

Services Other Than Personal:

Traveling and incidental expenses. 3,800 00

\$34,300 00

A 14. STATE DEPARTMENT OF LOCAL GOVERNMENT

Local
Government
Department.

Salaries:

Commissioner	\$10,000 00	
Members of board ..	18,000 00	
Supervising auditor and secretary	6,000 00	
Refunding consultant.	6,000 00	
Field supervisors	13,500 00	
Assistant supervisors	22,860 00	
Office manager	3,000 00	
Auditors	20,100 00	
Statistician	1,440 00	
Confidential clerk ...	1,800 00	
Special services	1,500 00	
Other employees, pres- ent, \$37,120.00; new, \$1,920.00	39,040 00	
		\$143,240 00

Materials and Supplies:

Stationery and office supplies	\$1,700 00	
Office equipment	900 00	
		2,600 00

Services Other Than Personal:

Traveling expenses ..	\$21,000 00	
Printing and binding.	2,900 00	
Miscellaneous ex- penses	1,000 00	
		24,900 00
		\$170,740 00

A 15. GOVERNOR'S EMERGENCY COMMITTEE

Salary and expenses incurred by Emergency Committee appointed by the Governor		Governor's Emergency Committee.
	\$1,750 00	

B. LEGISLATIVE

B 1. LEGISLATURE

Salaries:		Legislature.
Senators and members of General Assem- bly	\$40,833 32	
Compensation for offi- cers and employees.	25,000 00	
	<u>\$65,833 32</u>	
Materials and Supplies:		
Manuals of the Legislature	4,000 00	
Services Other Than Personal:		
Indexing Journal and Minutes and other incidental and contingent expenses	35,000 00	
	<u>\$104,833 32</u>	

C. JUDICIAL

C 1. CLERK IN CHANCERY

Salaries:		Clerk in Chancery.
Clerk in Chancery ...	\$6,000 00	
Chief clerk	5,500 00	
Law clerks (2)	7,100 00	
Compensation for as- sistants	92,340 00	
	<u>\$110,940 00</u>	

Materials and Supplies:

Stationery and office

supplies \$7,640 00

Office equipment 2,360 00

10,000 00

Services Other Than Personal:

Premium on surety

bonds \$500 00

Other miscellaneous

expenses 800 00

1,300 00

\$122,240 00

C 2. CLERK OF THE SUPREME COURT

Supreme
Court Clerk.

Salaries:

Clerk of the Supreme

Court \$6,000 00

Chief clerk 5,500 00

Compensation for as-

sistants 42,860 00

\$54,360 00

Materials and Supplies:

Stationery and office

supplies \$3,250 00

Other materials and

supplies 400 00

3,650 00

Services Other Than Personal:

Other miscellaneous expenses

900 00

\$58,910 00

C 3. COURT OF CHANCERY

Salaries:

Chancellor	\$19,000 00	
Vice-Chancellors	180,000 00	
Secretaries to Vice-Chancellors	22,400 00	
Chancellor's secretary	2,500 00	
Compensation a n d traveling expenses of sergeants-at-arms	40,240 00	
Compensation a n d allowance o f a d- visory masters and their official stenog- raphers	22,980 00	
Compensation of sten- ographers, and for services pursuant to R. S. 2:2-25 and 2:2-28	55,500 00	
Compensation of law assistants to Vice-Chancellors	15,800 00	
	<hr/>	\$358,420 00

Chancery
Court.

Materials and Supplies:

Stationery and office supplies	\$4,000 00	
Office equipment	1,000 00	
Library supplies	1,500 00	
Vehicular transporta- tion supplies	400 00	
	<hr/>	6,900 00

Services Other Than Personal:

Repairs to equipment	\$100 00	
Traveling expenses for casual court attendants	350 00	
Miscellaneous ex- penses	186 00	
		<u>636 00</u>
		<u>\$365,956 00</u>

C 4. COURT OF ERRORS AND APPEALS

Court of
Errors and
Appeals.

Salaries:

Compensation of judges of the Court of Errors and Ap- peals, at \$40.00 per diem	\$54,000 00	
Compensation of officers	3,500 00	
		<u>\$57,500 00</u>

Services Other Than Personal:

Printed or typewritten copies of draft of opinions under the direction of the pre- siding judge	\$1,250 00	
Binding State cases, briefs, et cetera, and printing list of causes, et cetera ...	1,500 00	
		<u>2,750 00</u>
		<u>\$60,250 00</u>

C 5. COURT OF PARDONS

Salaries:			Court of Pardons.
Compensation of judges of the Court of Pardons, at \$20.00 per diem ...	\$2,500 00		
Compensation of clerk and stenog- rapher	1,350 00		
		\$3,850 00	
Materials and Supplies:			
Stationery and office supplies		300 00	
Services Other Than Personal:			
Other miscellaneous expenses		75 00	
		<u>\$4,225 00</u>	

C 6. JUDICIAL COUNCIL

Salaries:			Judicial Council.
Secretary	\$1,500 00		
Materials and Supplies:			
Stationery and office supplies		50 00	
Services Other Than Personal:			
Expenses of investigations, print- ing and other incidental expenses		300 00	
		<u>\$1,850 00</u>	

C 7. LAW AND EQUITY REPORTS

Law and
equity reports.

Salaries:

Chancery reporter ...	\$500 00	
Supreme Court re- porter	500 00	
	<hr/>	\$1,000 00

Services Other Than Personal:

Publication of Chan- cery reports	\$9,000 00	
Publication of law re- ports	10,500 00	
	<hr/>	19,500 00
		<hr/>
		\$20,500 00
		<hr/>

C 8. STENOGRAPHIC REPORTERS

Court
reporters.

For amount to be refunded to various counties in this State for salaries of stenographic reporters appointed by the justices of the Supreme Court, pursuant to R. S. 2:16-21	\$56,000 00
	<hr/>

C 9. SUPREME COURT

Supreme
Court

Salaries:

Chief Justice	\$19,000 00
Associate justices ...	144,000 00
Circuit court judges .	224,000 00
Salaries of secretaries to justices of the Supreme Court, pursuant to R. S. 2:4-13	18,000 00

Compensation for as-		
sistants	2,000 00	
Board of Bar Exam-		
iners, salary of		
members, secretary,		
assistant secretary		
and messenger	17,150 00	
	<hr/>	\$424,150 00
Materials and Supplies:		
Office equipment re-		
placement	\$300 00	
Stationery and office		
supplies	400 00	
Educational and		
library supplies ...	300 00	
	<hr/>	1,000 00
Services Other Than Personal:		
Expenses of Board of Bar Exam-		
iners incurred by court order, in-		
cluding disbarment proceedings.	3,000 00	
	<hr/>	\$428,150 00
	<hr/>	<hr/>

C 10. COMMISSION ON STATUTES

Expenses of the commission ap-		Commission
pointed pursuant to the provisions		on Statutes.
of chapter 91, laws of 1939.		
Salaries	\$25,300 00	
Materials and supplies	1,050 00	
Services other than personal	2,150 00	
	<hr/>	
	\$28,500 00	
	<hr/>	

D. REGULATIVE

D 1. BOARD OF COMMERCE AND NAVIGATION

Commerce and Navigation.	Salaries:		
	Director	\$4,500 00	
	Assistant chief engi- neer	2,000 00	
	Consulting engineer..	1,800 00	
	Assistant secretary ..	3,480 00	
	Office engineer	3,900 00	
	Hydrographic engi- neer	3,900 00	
	Senior hydrographic engineer	3,000 00	
	Other assistants, pub- lic hearings, searches, surveys, witnesses on tres- passes, et cetera ...	26,500 00	
			\$49,080 00
	Materials and Supplies:		
	Stationery and office supplies	\$2,500 00	
	Office equipment re- placements	1,500 00	
	Heat, light, power and electricity	2,500 00	
	Household supplies ..	550 00	
	Drugs, medicine and chemicals	400 00	
	Photography, blue- printing and draft- ing supplies	1,400 00	
	Engineering supplies	1,500 00	
	Motor boat trans- portation and sup- plies	6,000 00	

Motor vehicle transportation and supplies	2,500 00	
Exchange of autos ..	2,085 00	
Clothing	385 00	
	<hr/>	21,320 00
Current repairs		9,665 00

Services Other Than Personal:

Traveling expenses ..	\$3,500 00	
Telephone and telegraph	550 00	
Rents	8,870 00	
Insurance, on boats and autos	3,750 62	
Expenses in connection with riparian surveys and study and plans for beach protection measures	1,400 00	
Miscellaneous expenses	1,000 00	
Postage	400 00	
Advertising for bids and legal notices ..	1,600 00	
Subscriptions and membership fees ..	135 00	
	<hr/>	21,205 62

Expenditures for Waterways:

Lights and buoys	\$2,500 00	
Maintenance navigation lights, Cape May - Manasquan River	2,650 00	
	<hr/>	5,150 00

Unclassified:

Expenses of New Jersey Council to advertise the advantages of the State, pursuant to Title 52, Chap- ter 9-C of the R. S.	90,000 00
Appropriation for administration ex- penses receivable from School Fund pursuant to R. S. 18:10-7, \$101,- 270.62.	

\$196,420 62

Fish and
Game Com-
missioners.

D 2. BOARD OF FISH AND GAME COMMISSIONERS

For salaries and wages, and for the expenses of maintenance and operation of the New Jersey Board of Fish and Game Commissioners to include the expenses of administration and of the fish hatchery and game farms.

All receipts from hunters' and anglers' licenses pursuant to the provisions of article 1, chapter 3 of Title 23; R. S. 23:3-3, R. S. 23:3-23 to 27.

All receipts, licenses and sales pursuant to the provisions of R. S. 52:18-31.

All fines pursuant to the provisions of R. S. 23:10-19.

All such receipts as are above set forth, and any balance of receipts that may not have been disbursed on or before the end of the fiscal year ending June thirtieth, one thousand nine hundred and forty, are hereby appropriated to the Board of Fish and Game Commis-

sioners, but there may only be expended of said receipts and balance the amounts as itemized below, and for bills incurred during the fiscal year ending June thirtieth, one thousand nine hundred and forty, and no portion of any receipts shall lapse into the general funds of the State; *provided, however*, that an excess may be expended and is hereby appropriated above the amounts herein below indicated when expressly approved by the State House Commission, but limited to the amount of the receipts of the board for the fiscal year.

Proviso.

Salaries:

Executive secretary..	\$5,000 00	
Assistant protectors, wardens, superin- tendents and other officers and em- ployees	178,590 00	
	<hr/>	\$183,590 00

Materials and Supplies:

Food for fish and game	\$60,000 00
Heat, light, power, water, gas and elec- tricity	6,550 00
Stationery and office supplies	1,250 00
Vehicular transporta- tion supplies	28,000 00
Purchase of live fish and game	46,500 00
Farm and stable sup- plies	6,500 00

Other materials and supplies	500 00	
Replacement of office equipment	200 00	
Replacement of motor vehicles	8,500 00	158,000 00
		<hr/>
Current repairs		3,000 00
Services Other Than Personal:		
Printing	\$3,000 00	
Hunting and fishing licenses and buttons	7,000 00	
Traveling expenses ..	5,000 00	
Telephone and tele- graph	2,575 00	
Garage rent, including boat storage	2,990 00	
Postage	1,650 00	
Insurance	4,150 00	
Miscellaneous ex- penses	4,000 00	30,365 00
		<hr/>
Additions and Improvements:		
Building coops and pens	\$3,200 00	
Additions to plant and equipment	1,000 00	4,200 00
		<hr/>
		<hr/>
		\$379,155 00
		<hr/>
		<hr/>

D 3. BOARD OF PUBLIC UTILITY COMMISSIONERS

Salaries:

Members of the board	\$36,000 00	
Counsel (2)	15,000 00	
Assistant counsel	3,500 00	
Secretary	7,000 00	
Chief engineer, Bureau of Utilities	8,000 00	
Chief engineer, bridges and grade crossings	7,500 00	
Chief engineer, Bureau of Railroads	6,500 00	
Deputy chief engineer, Division of Rates and Research	6,000 00	
Engineers, inspectors, clerks, stenogra- phers and other em- ployees, present, \$164,121.00; new, \$6,000.00	170,121 00	
Reporting hearings ..	7,000 00	
	<hr/>	\$266,621 00

Public Utility
Commis-
sioners.

Materials and Supplies:

Stationery and office supplies	\$3,500 00	
Office equipment re- placement	1,000 00	
	<hr/>	4,500 00

Services Other Than Personal:

Traveling expenses ..	\$9,000 00	
Other miscellaneous expenses	500 00	
Printing	3,500 00	
	<hr/>	13,000 00

\$284,121 00

D 4. BOARD OF SHELL FISHERIES

Board of Shell Fisheries. Salaries:

Director	\$4,000 00	
Chiefs of bureaus ...	6,760 00	
Captains of boats, crews, guards, clerks, et cetera ...	46,560 00	
Special guard service, present, \$500.00; new, \$1,200.00	1,700 00	
	<hr/>	\$59,020 00

Materials and Supplies:

Fuel and power	\$4,000 00	
Stationery and office supplies	200 00	
License plates	500 00	
	<hr/>	4,700 00
Current repairs		4,000 00

Services Other Than Personal:

Traveling expenses ..	\$2,500 00	
Insurance	550 00	
Surveying and map- ping	1,500 00	
Rent of offices and boats	1,200 00	
Services on e small guard boat (Dela- ware bay)	1,200 00	
Telephone and tele- graph	150 00	
Miscellaneous ex- penses	500 00	
	<hr/>	7,600 00

Shelling beds, dynamiting and netting drumfish in waters of Ocean and Atlantic counties and control of oyster drill in Cumberland and Cape May counties.	\$17,500 00	
Staking State's natural spawning oyster beds	400 00	
Purchase of one guard boat for Monmouth county	3,500 00	
Purchase of one lot at Sloop Creek	300 00	
Purchase of one small guard boat for Cape May county	500 00	
	<hr/>	22,200 00
		<hr/>
		\$97,520 00

For salaries of members of the		County Tax
county boards of taxation	\$143,700 00	Boards.
	<hr/>	

Salaries:		Banking and Insurance.
Commissioner	\$6,000 00	
Deputy Commissioner, Bureau of Banking	7,500 00	
Deputy Commissioner, Bureau of Insurance	7,500 00	

Deputy Commissioner, Bureau of Building and Loan Associa- tions	7,500 00	
Chief Insurance Examiner	7,500 00	
Bank Examiners	127,740 00	
Small Loan Exam- iners	6,900 00	
Insurance Examiners	78,960 00	
Building and Loan Association Exam- iners	206,760 00	
Clerks, stenographers and other employees	175,220 00	
	<hr/>	\$631,580 00
Materials and Supplies:		
Motor vehicle trans- portation supplies .	\$100 00	
Stationery and office supplies	3,400 00	
Office equipment re- placement	2,000 00	
	<hr/>	5,500 00
Services Other Than Personal:		
Traveling expenses ..	\$62,000 00	
Freight, express and cartage	450 00	
Subscriptions	400 00	
Compiling and print- ing valuations	450 00	
Rents (includes offices, new statistical ma- chines, safe deposit boxes, et cetera) ..	7,765 00	
Printing	8,500 00	
Other miscellaneous expenses	800 00	

Membership fee, National Association of State Banks and convention expenses	125 00	
Insurance	250 00	
	<hr/>	80,740 00
		<hr/>
		\$717,820 00
		<hr/>

D 7. DEPARTMENT OF CONSERVATION AND
DEVELOPMENT

Administration

Salaries:			Conservation and Development.
State Forester and Director	\$6,000 00		
Editor	3,000 00		
Other employees	8,280 00		
	<hr/>	\$17,280 00	
Materials and supplies		1,400 00	
Current repairs		50 00	
Services other than personal		280 00	

GEOLOGIC AND TOPOGRAPHIC SURVEYS

Salaries:			Surveys.
State Geologist	\$4,800 00		
Topographic engineer	3,600 00		
Other employees	2,040 00		
	<hr/>	10,440 00	
Materials and supplies		100 00	
Services other than personal		3,000 00	
Current repairs		50 00	

State Museum

State Museum.	Salaries:		
	Curator	\$3,600 00	
	Museum preparator..	3,000 00	
	Other employees	24,380 00	
		<hr/>	30,980 00
	Materials and supplies		6,500 00
	Current repairs		1,000 00
	Services other than personal		2,750 00
	Additions and improvements		600 00

*Forestry Supervision, Investigation and
Co-operation*

Forestry.	Salaries:		
	Land agent	\$4,500 00	
	Senior assistant for- ester	3,000 00	
	Other employees	13,750 00	
		<hr/>	21,250 00
	Materials and supplies		500 00
	Current repairs		250 00
	Services other than personal		5,000 00

State Forests

State Forests.	Salaries:		
	Senior assistant for- ester	\$3,000 00	
	Other employees	35,005 00	
	Labor (per diem) ...	4,500 00	
		<hr/>	42,505 00
	Materials and supplies		3,000 00
	Current repairs		5,500 00
	Services other than personal, tax lien on State forests, et cetera		9,000 00

State Forest Nurseries and Reforestation

Salaries:		Forest Nurseries.
Senior assistant for- ester	\$3,000 00	
Other employees	11,310 00	
Labor (per diem) ...	4,000 00	
	<hr/>	18,310 00
Materials and supplies		2,500 00
Current repairs		700 00
Services other than personal		1,000 00

State Parks

Salaries:		State Parks.
Supervisors, guards and other em- ployees, present, \$56,440.00; new, \$4,000.00	\$60,440 00	
Labor	1,020 00	
	<hr/>	61,460 00
Materials and supplies		7,000 00
Current repairs		10,000 00
Services other than personal		1,800 00
Additions and improvements		900 00

Preventing and Extinguishing Forest Fires

Salaries:		Preventing forest fires.
State fire warden	\$4,000 00	
Other employees, pres- ent, \$103,175.00; new, \$2,137.50	105,312 50	
Labor (per diem) on fire lines	2,490 00	
	<hr/>	111,802 50
Materials and supplies		2,000 00
Current repairs		2,000 00
Services other than personal		13,000 00

Extraordinary Expenses:

Fire fighting costs	15,000 00
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	<u>\$408,907 50</u>
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D 8. DEPARTMENT OF HEALTH

Health
Department.

Salaries:

Director	\$6,760 00	
Chief, Bureau of Administration	4,200 00	
Registrar, Bureau of Vital Statistics ...	4,200 00	
Chief, Bureau of Local Health Administration	4,860 00	
Chief, Bureau of Food and Drugs	4,860 00	
Chief, Bureau of Public Health Education	4,000 00	
Chief, Bureau of Sanitary Engineering ..	5,560 00	
Chief, Bureau of Chemistry	4,860 00	
Chief, Bureau of Bacteriology	4,860 00	
Senior Sanitary Engineer, Bureau of Engineering	3,600 00	
Veterinarian	3,900 00	
District Health Officers (5)	16,680 00	
Assistant Epidemiologists, Local Health Administration (2)	7,920 00	
Engineers, inspectors, investigators, laboratory and other employees	165,980 00	
	<u> </u>	\$242,240 00

Materials and Supplies:

Stationery and office supplies	\$2,500 00	
Engineering supplies.	800 00	
Vehicular transportation supplies	2,750 00	
Laboratory supplies..	9,000 00	
Laboratory receipts ..	500 00	
Other materials and supplies	250 00	
Office equipment replacement	1,000 00	
		16,800 00

Services Other Than Personal:

Printing	\$6,000 00	
Traveling expenses ..	15,000 00	
Other miscellaneous expenses	1,500 00	
Rental of tabulation machines	1,296 00	
Binding volumes of birth, marriage and death certificates ..	750 00	
Court expenses	500 00	
Rent of garages	784 00	
Auto insurance	438 50	
		26,268 50

Extraordinary Expenditures:

Pneumonia serum, according to provisions of chapter 13, laws of 1939	15,000 00
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Bureau of Venereal Disease Control

Salaries:

Chief	\$3,600 00
Consultant	3,600 00
Other employees	10,440 00
	\$17,640 00

Venereal
Disease
Control.

Materials and supplies..	5,200 00	
Services other than personal	2,300 00	
	<hr/>	25,140 00

Shell Fish Bureau

Shell Fish Bureau.	Salaries	\$15,180 00	
	Materials and supplies..	850 00	
	Services other than personal	5,500 00	
		<hr/>	21,530 00

Ice Cream License Bureau

Ice Cream License Bureau.	Salaries	\$2,100 00	
	Materials and supplies..	100 00	
	Services other than personal	290 00	
		<hr/>	2,490 00

Milk Plant License Bureau

Milk Plant License Bureau.	Salaries	\$8,580 00	
	Materials and supplies .	500 00	
	Services other than personal	2,000 00	
		<hr/>	11,080 00

Toxoid Distribution Bureau

Toxoid Distribution Bureau.	Salaries	\$1,620 00	
	Materials and supplies .	9,600 00	
	Services other than personal	150 00	
		<hr/>	11,370 00

Maternal and Child Health Bureau

Maternal and Child Health Bureau.	Salaries	\$83,807 64	
	Materials and supplies .	2,000 00	
	Services other than personal	15,500 00	
		<hr/>	101,307 64

\$473,226 14

D 9. DEPARTMENT OF LABOR

Salaries:

Labor
Department.

Commissioner of		
Labor	\$6,000 00	
Deputy Commission-		
ers Workmen's		
Compensation	36,200 00	
Deputy Commission-		
ers of Labor	13,000 00	
Chiefs of bureaus ...	10,800 00	
Supervisor, informal		
hearings	5,300 00	
Examiners, inspectors,		
clerks and other em-		
ployees	230,570 00	
Bureau for Women		
and Children	3,720 00	
Wage Collection Divi-		
sion	7,800 00	
Minimum Wage Divi-		
sion	47,380 00	
	<hr/>	\$360,770 00

Materials and Supplies:

Stationery and office		
supplies	\$6,000 00	
Office equipment	3,000 00	
Coal, Jersey City,		
Trenton and Pater-		
son	1,400 00	
Vehicular transporta-		
tion supplies	380 00	
Lighting, power and		
water service	1,150 00	
	<hr/>	11,930 00
Current repairs		150 00

Services Other Than Personal:

Traveling expenses ..	\$15,800 00	
Telephone and telegraph	1,700 00	
Rent, Jersey City, Paterson or other cities	8,890 00	
Miscellaneous expenses	1,480 00	
Printing	3,200 00	
Expenses for Industrial Safety Campaign	800 00	
Prosecution of labor law violations	500 00	
		<hr/> 32,370 00
		<hr/> \$405,220 00

D 10. DEPARTMENT OF WEIGHTS AND MEASURES

Weights and Measures.

Salaries:

Superintendent	\$5,000 00	
Assistant State Superintendent, Chief Clerk	4,000 00	
Compensation for assistants	15,180 00	
Inspectors and one clerk, Coal Statute Enforcement	18,180 00	
		<hr/> \$42,360 00

Materials and Supplies:

Metal seals	\$600 00
Stationery and office supplies	500 00
Vehicular transportation supplies	1,500 00

Other materials and supplies	150 00	
Equipment and supplies, Coal Statute Enforcement	3,600 00	
Office equipment replacement	95 00	
	<hr/>	6,445 00
Current repairs		50 00
Services Other Than Personal:		
Traveling expenses, including samples purchased and Coal Statute Enforcement	\$8,000 00	
Insurance premiums .	600 00	
Miscellaneous expenses	400 00	
Printing and binding	800 00	
	<hr/>	9,800 00
		<hr/>
		\$58,655 00
		<hr/>

D 11. HEALTH OFFICERS, PORT OF PERTH AMBOY

Health officer of the Port of Perth Amboy, for salary, pursuant to R. S. 26:4-111	\$1,000 00	Health Officers, Perth Amboy.
Deputy health officer	250 00	
	<hr/>	
	\$1,250 00	
	<hr/>	

D 12. STATE BOARD OF TAX APPEALS

Board of Tax Appeals.	Salaries:		
	President	\$6,500 00	
	Members of board ...	27,000 00	
	Secretary	6,500 00	
	Compensation for other assistants, present, \$38,480.00; new, \$1,440.00	39,920 00	
			\$79,920 00
Materials and Supplies:			
	Stationery and office supplies	\$2,500 00	
	Vehicular transporta- tion supplies	250 00	
	Office equipment	500 00	
			3,250 00
Services Other Than Personal:			
	Traveling expenses ..	\$3,500 00	
	Other miscellaneous expenses	500 00	
	Printing "Report of Cases"	400 00	
			4,400 00
			\$87,570 00

D 13. STATE BOARD OF TENEMENT HOUSE
SUPERVISION

Tenement House Supervision.	Salaries:		
	Secretary and execu- tive officer	\$7,000 00	
	Compensation for as- sistants and other employees, present, \$90,100.00; new, \$1,- 800.00	91,900 00	
			\$98,900 00

Materials and Supplies:

Stationery and office supplies	\$300 00	
Other materials and supplies	300 00	
Vehicular transportation supplies	1,100 00	
Office equipment	100 00	
Replacement of motor vehicles (2)	1,200 00	
	<hr/>	3,000 00

Services Other Than Personal:

Traveling expenses ..	\$5,000 00	
Other miscellaneous expenses	300 00	
Postage	1,000 00	
Telephone and telegraph	300 00	
Garage rent	160 00	
Printing	200 00	
Insurance	215 00	
	<hr/>	7,175 00
		<hr/>
		\$109,075 00
		<hr/>

D 14. REAL ESTATE COMMISSION

Salaries:

Commissioners (5) ..	\$17,000 00	
Secretary	5,000 00	
Chief examiner and investigator	4,500 00	
Other employees	23,940 00	
	<hr/>	\$50,440 00

Real Estate
Commission.

Materials and Supplies:

Stationery and office supplies	300 00
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CHAPTER 158, LAWS OF 1940

Services Other Than Personal:

Traveling expenses ..	\$2,500 00	
Postage	1,200 00	
Telephone and telegraph	400 00	
Printing	900 00	
Other miscellaneous expenses	400 00	
Insurance and bond premiums	214 00	
		5,614 00
		<u>\$56,354 00</u>

D 15. DEPARTMENT OF STATE POLICE

State Police.

Salaries:

Colonel and superintendent	\$9,000 00	
Major and deputy superintendent	5,000 00	
Captains	14,400 00	
Lieutenants	24,000 00	
Noncommissioned officers, troopers, et cetera	646,100 00	
Medical and surgical services	7,500 00	
		\$706,000 00

Materials and Supplies:

Food	\$23,000 00
Clothing	20,000 00
Heat, light, power, water and electricity	9,000 00
Vehicular transportation, supplies	52,212 00
Household and organization supplies ...	8,000 00

Medical, surgical and laboratory supplies	1,700 00	
Stationery and office supplies	5,000 00	
Replacement of office equipment	1,000 00	
Replacement of motor vehicles	23,788 00	
	<hr/>	143,700 00
Current repairs		6,000 00
Services Other Than Personal:		
Traveling expenses ..	\$1,400 00	
Rents	15,300 00	
Telephone and tele- graph	10,500 00	
Insurance	6,000 00	
Freight, express and cartage	100 00	
Emergency fund, all bills to be approved by the State House Commission	1,000 00	
Food and lodging ...	145,000 00	
	<hr/>	179,300 00

Teletype Communication

Salaries:		
Supervisors	\$6,000 00	
Assistant supervisors	25,960 00	
Operators	9,360 00	
	<hr/>	41,320 00
Materials and Supplies:		
Stationery and office supplies		1,600 00
Services Other Than Personal:		
Rental of teletype instruments and power		48,500 00

Bureau of Identification

Salaries:

Supervisor	\$3,600 00	
Other officers and employees	46,080 00	
		<hr/> 49,680 00

Materials and Supplies:

Stationery and office supplies	\$4,000 00	
Photographic, blue-printing and drafting supplies	3,000 00	
		<hr/> 7,000 00

Services Other Than Personal:

Rental, fingerprint sorter	3,500 00	
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Additions and Improvements:

Office equipment	\$3,000 00	
Scientific and technical equipment	5,000 00	
		<hr/> 8,000 00

\$1,194,600 00

Payment of fifty per centum of this appropriation to be made from the State Highway Fund

597,300 00

\$597,300 00

D 16. STATE WATER POLICY COMMISSION

Salaries:

Water Policy
Commission.

Engineer in charge ..	\$5,760 00	
Assistant division en-		
gineer	4,500 00	
Assistant engineer ...	3,600 00	
United States Geo-		
logical Survey em-		
ployees (½ salary)	10,480 00	
Other employees	9,660 00	
	<hr/>	\$34,000 00

Materials and Supplies:

Stationery and office		
supplies	\$350 00	
Engineering supplies.	350 00	
Vehicular transporta-		
tion supplies	900 00	
Replacement of office		
equipment	200 00	
	<hr/>	1,800 00
Current repairs		1,000 00

Services Other Than Personal:

Traveling expenses ..	\$2,000 00	
Telephone and tele-		
graph	300 00	
Postage	300 00	
Printing	300 00	
Rent	3,600 00	
Miscellaneous ex-		
penses	300 00	
	<hr/>	6,800 00
		<hr/>
		\$43,600 00
		<hr/>

D 17. STATE TAX DEPARTMENT

Commissioner's Office

State Tax Department.	Salaries:		
	State Tax Commis-		
	sioner	\$7,500 00	
	Deputy commissioner	7,000 00	
	Assistant confidential		
	clerk	6,000 00	
	Secretary	2,400 00	
		<hr/>	
		\$22,900 00	
	Materials and supplies .	250 00	
	Services other than per-		
	sonal	830 00	
		<hr/>	\$23,980 00

Administrative Service

Salaries:			
Clerical employees ..	\$11,160 00		
Materials and supplies .	200 00		
Services other than per-			
sonal	6,300 00		
	<hr/>		17,660 00

Corporation Tax Division

Salaries:			
Chief clerk	\$4,980 00		
Principal corporation			
tax clerk	3,360 00		
Clerical employees ..	34,800 00		
	<hr/>		
	\$43,140 00		
Materials and supplies .	2,200 00		
Services other than per-			
sonal	3,200 00		
Additions and improve-			
ments (new equip-			
ment)	500 00		
	<hr/>		49,040 00

Engineering and Railroad Tax Division

Salaries:

Chief engineer	\$11,000 00	
Field engineer—rail- road tax	4,980 00	
Office engineer—rail- road tax	4,980 00	
Other employees	34,560 00	
	<hr/>	
	\$55,520 00	
Materials and supplies .	2,800 00	
Services other than per- sonal	1,655 00	
Current repairs	125 00	
	<hr/>	60,100 00

Local Tax Division

Salaries:

Field secretary	\$4,300 00	
Other employees	4,140 00	
	<hr/>	
	\$8,440 00	
Materials and supplies .	500 00	
Services other than per- sonal	275 00	
	<hr/>	9,215 00

Transfer Inheritance Tax Division

Salaries:

State Supervisor—In- heritance tax	\$9,000 00	
Head inheritance tax clerks (2)	10,000 00	
District supervisors .	9,120 00	
Other employees	182,620 00	
	<hr/>	
	\$210,740 00	
Materials and supplies .	7,000 00	
Services other than per- sonal	2,600 00	
Additions and improve- ments (filing cabinets)	1,000 00	

Unclassified:

Upon approval of the State Tax Commissioner, the Comptroller of the Treasury is hereby authorized and it shall be his duty to withdraw from the State Fund such amounts as shall be required to carry out the provisions of R. S. 54:33-10, payment of five per centum (5%) of tax collected to counties, and to refund and pay such claims as may be necessary and the State Treasurer shall pay same upon the warrants of said Comptroller, and there is hereby appropriated the amount necessary therefor, approximating

	350,000 00	
	571,340 00	

Public Utility Tax Division

Salaries:

Chief	\$3,660 00
Other employees	9,720 00

	\$13,380 00
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Materials and supplies .	1,300 00
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Services other than personal	1,700 00
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	16,380 00
--	-----------

Beverage Tax Division

Salaries:

Director	\$6,000 00	
Other employees	192,900 00	
	<hr/>	
	\$198,900 00	
Materials and supplies .	7,400 00	
Services other than per-		
sonal	20,600 00	
	<hr/>	
		226,900 00

Unclassified:

Upon approval of the State Tax Commissioner, the Comptroller of the Treasury is hereby authorized and it shall be his duty to withdraw from the State fund moneys to refund and pay such claims for refund as may be necessary under the various provisions of Title 54 of the Revised Statutes and any statutes superseded thereby, and the State Treasurer shall pay same upon warrant of the said Comptroller.

The unexpended balance, June 30, 1940, of the amount appropriated pursuant to chapter 67, Laws of 1940, is hereby reappropriated.

\$974,615 00

D 18. DEPARTMENT OF AVIATION

Aviation
Department.

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

Salaries:

Director of Aviation .	\$6,000 00	
Compensation of other employees	6,140 00	
Inspector (seasonal) .	750 00	
	<hr/>	\$12,890 00

Materials and Supplies:

Stationery and office supplies and equipment	\$300 00	
Maintenance of aircraft	1,200 00	
Other materials and supplies	145 00	
	<hr/>	1,645 00

Services Other Than Personal:

Traveling expenses ..	\$2,470 00	
Miscellaneous expenses	400 00	
	<hr/>	2,870 00

Additions and Improvements:

Light aircraft	3,600 00	
	<hr/>	\$21,005 00
	<hr/>	

D 19. DEPARTMENT OF ALCOHOLIC BEVERAGE
CONTROL

Salaries:

Commissioner	\$16,500 00	Alcoholic Beverage Control.
Deputy commissioners	12,000 00	
Attorney in chief	5,000 00	
Counsel in chief	6,000 00	
Chief inspector	3,500 00	
Senior inspectors ...	22,500 00	
Inspectors	21,480 00	
Investigators	187,120 00	
Confidential secretary	3,000 00	
Secretary to commis- sioner	1,980 00	
Compensation for other assistants and clerical services, present, \$64,800.00; new, \$5,640.00	70,440 00	
Compensation Award, Mrs. Wm. C. Carr..	1,040 00	
	<hr/>	
	\$350,560 00	

Materials and Supplies:

Stationery and office supplies	\$8,500 00	
Other materials and supplies	1,000 00	
Office, ordnance and seizure equipment..	3,000 00	
	<hr/>	
		12,500 00

Services Other Than Personal:

Postage and express- age	\$8,000 00
Printing	7,000 00
Telephone and tele- graph	3,500 00
Insurance (other than fire)	500 00

Traveling expenses ..	58,000 00	
Miscellaneous ex-		
penses	5,500 00	
Seizure expenses	9,000 00	
	<u> </u>	91,500 00
		<u><u>\$454,560 00</u></u>

D 20. UNEMPLOYMENT COMPENSATION COMMISSION

(State Employment Service)

Unemployment Compensation Commission.	Transfer of State funds to match Federal funds for State Em- ployment Service Division of Unemployment Compensation Com- mission, pursuant to chapter 21 of Title 43, Revised Statutes	\$155,720 00
		<u><u> </u></u>

D 21. STATE BOARD OF BEAUTY CULTURE CONTROL

Beauty Culture Control Board.	Salaries:		
	Commissioners	\$10,000 00	
	Secretary	3,000 00	
	Inspectors and other employees	16,300 00	
		<u> </u>	\$29,300 00
	Materials and Supplies:		
	Vehicular transporta- tion supplies	\$900 00	
	Stationery and office supplies	300 00	
		<u> </u>	1,200 00

Services Other Than Personal:

Traveling expenses ..	\$1,500 00	
Telephone and tele- graph	300 00	
Rents	2,712 00	
Insurance (other than fire)	175 00	
Postage	1,000 00	
Miscellaneous ex- penses	200 00	
Printing	1,700 00	
	<hr/>	7,587 00
		<hr/>
		\$38,087 00
		<hr/>

D 22. COMMISSION ON INTERSTATE CO-OPERATION

Expenses incurred by the commission appointed pursuant to Joint Reso- lution No. 3, approved March 12, 1935	\$4,500 00	Interstate Co-operation.
	<hr/>	

D 23. BOARD OF BARBER EXAMINERS

Salaries:

Officers and employees	\$17,300 00	Barber Examiners.
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Materials and Supplies:

Stationery and office supplies and replacement of office equipment .	400 00
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Services Other Than Personal:

Traveling expenses ..	\$3,000 00	
Other miscellaneous expenses	2,500 00	
	<hr/>	5,500 00
		<hr/>
		\$23,200 00
		<hr/>

D 24. INTERSTATE SANITATION COMMISSION

Interstate Sanitation.	Expenses incurred by the commission appointed pursuant to chapter 321, laws of 1935	\$12,250 00
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D 25. RACING COMMISSION

Racing Commission.	Salaries and expenses of the Racing Commission, pursuant to chapter 17, laws of 1940	\$50,000 00
	The unexpended balance June 30, 1940, of the amount appropriated pursuant to chapter 17, laws of 1940, is hereby reappropriated.	

E. EDUCATIONAL

E 1. STATE BOARD OF REGENTS

(State Agricultural College)

Board of Regents.	Rutgers University (State Agricultural College)	\$703,500 00
	Purchase of scholarships at Rutgers University, including the New Jersey College for Women	200,000 00
	College for Women	341,500 00
	Newark Technical School and Newark College of Engineering	65,000 00

Administrative

Board of Regents:	
Salaries	\$7,120 00
Materials and supplies	100 00

Services other than personal	1,750 00	
Additions and improvements	50 00	
		9,020 00
Payments under this account to be made pursuant to R. S. 18:10-31.		
		<u>\$1,319,020 00</u>

E 2. COMMISSIONER OF EDUCATION

Salaries:

Commissioner
of Education.

Commissioner	\$15,000 00	
Five assistant commissioners	35,000 00	
Chief, bureau of examiners	6,000 00	
Physical training superintendent	6,500 00	
Physical training assistant superintendent	3,340 00	
Physical training instructor	3,400 00	
Inspector of buildings	3,900 00	
Superintendent of industrial education..	4,050 00	
Inspectors of accounts (2)	6,440 00	
Inspectors of school accounts	3,800 00	
Assistant for high school work	5,000 00	
Clerical services, present, \$42,020.00; new, \$1,380.00	43,400 00	
State supervisor continuation schools ..	5,000 00	
		<u>\$140,830 00</u>

Materials and Supplies:

Stationery and office supplies	\$11,000 00	
Office equipment	600 00	
Vehicular transportation supplies	1,200 00	
Automobile exchange.	1,100 00	
	<hr/>	13,900 00

Services Other Than Personal:

Traveling expenses ..	\$4,500 00	
Postage	3,000 00	
Telephone and telegraph	1,500 00	
Miscellaneous expenses	650 00	
Rent of office space ..	16,935 00	
Printing special bulletins	800 00	
	<hr/>	27,385 00

The moneys in this item appropriated shall be deducted in the same manner as the moneys heretofore appropriated to the Superintendent of Public Instruction are required to be deducted pursuant to R. S. 18:10-31.

\$182,115 00

Academic Certificate Fund

Salaries	\$4,320 00	
Materials and supplies .	250 00	
Services other than personal	1,500 00	
	<hr/>	\$6,070 00

E 3. COUNTY SUPERINTENDENTS

For county superintendents, for salaries, payments to be made pursuant to R. S. 18:10-31	\$105,000 00	County Superintendents.
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E 4. EVENING SCHOOLS FOR FOREIGN-BORN RESIDENTS

For the purpose of carrying out the provisions of article 9, chapter 15 of Title 18 of the R. S., payment to be made pursuant to R. S. 18:10-31	\$7,500 00	Evening Schools.
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E 5. INDUSTRIAL EDUCATION

For payments to schools established for industrial education, pursuant to R. S. 18:15-24	\$69,000 00
Payments to schools for manual training, pursuant to R. S., chapter 9 of Title 52	650,000 00
Payments under this account to be made pursuant to R. S. 18:10-31.	
	\$719,000 00

E 6. MANUAL TRAINING AND INDUSTRIAL SCHOOL FOR COLORED YOUTH

For salaries and wages, and for maintenance of the Manual Training and Industrial School for Colored Youth, on the basis of four hundred and sixty students.	Bordentown Industrial School.
--	-------------------------------

Salaries and Wages:

Principal	\$6,000 00	
Preceptress	2,000 00	
Teachers	72,560 00	
Other officers and employees	40,710 00	
Student labor	6,000 00	
		<hr/>
		\$127,270 00

Materials and Supplies:

Food	\$26,000 00	
Heat, light, power, water and electricity ..	25,500 00	
Household supplies ..	6,720 00	
Farm, stable and grounds supplies ..	11,500 00	
Industrial and vocational supplies	3,500 00	
Educational supplies.	4,000 00	
Medical and surgical supplies	600 00	
Stationery and office supplies	200 00	
Vehicular transportation supplies	750 00	
Other materials and supplies	100 00	
Replacement of office equipment	300 00	
Replacement of station wagon	600 00	
		<hr/>
		79,770 00
Current repairs		10,000 00

Services Other Than Personal:

Traveling expenses, including extension work	\$900 00
Postage	750 00
Telephone and telegraph	1,325 00
Entertainment expenses	600 00

Printing	400 00	
Religious services ...	200 00	
Miscellaneous ex- penses	150 00	
	<hr/>	4,325 00
Additions and Improvements:		
Washer for laundry .	\$2,350 00	
Bleacher seats	500 00	
	<hr/>	2,850 00
Payments under this account to be made pursuant to R. S. 18:10-31.		
		<hr/>
		\$224,215 00
		<hr/>

E 7. SCHOOL FOR THE DEAF

For salaries and wages and for main-
tenance of the New Jersey School
for the Deaf, on a basis of three
hundred and seventy-five pupils.

School for
the Deaf.

Salaries and Wages:		
Superintendent	\$5,000 00	
Principal, teachers and instructors ...	137,995 00	
Other officers and em- ployees	73,255 00	
Medical and surgical fees	900 00	
	<hr/>	\$217,150 00
Materials and Supplies:		
Food	\$36,600 00	
Clothing	1,500 00	
Heat, light, power, water and electricity	23,800 00	
Household supplies ..	8,000 00	
Farm, stable and grounds	1,200 00	
Industrial and voca- tional supplies	6,500 00	

Medical and surgical supplies	800 00	
Educational, recreational and library supplies	4,500 00	
Stationery and office supplies	500 00	
Vehicular transportation supplies	1,200 00	
Other materials and supplies	350 00	
Exchange of station wagon and sedan ..	1,647 00	
		86,597 00
Current repairs		5,000 00
Services Other Than Personal:		
Traveling expenses (including children's carfare) ...	\$1,500 00	
Entertainment expenses	750 00	
Freight, express and cartage	50 00	
Religious instruction.	400 00	
Postage	350 00	
Telephone and telegraph	1,200 00	
		4,250 00
Additions and Improvements:		
Earphones and equipment	\$2,000 00	
Playground and athletic equipment .	500 00	
Machine shop equipment	2,800 00	
		5,300 00
Payments under this account to be made pursuant to R. S. 18:10-31.		
		<u>\$318,297 00</u>

E 8. STATE BOARD OF EDUCATION

Expenses incurred by the Board of Education	\$1,000 00	Board of Education.
Fire and other insurance premiums on buildings under control of State Board of Education	21,000 00	
Payments under this account to be made pursuant to R. S. 18:10-31.		
	<u>\$22,000 00</u>	

E 9. STATE BOARD OF EXAMINERS

Salaries:		State Board of Examiners.
Head clerk	\$2,100 00	
Clerical services	2,760 00	
	<u>\$4,860 00</u>	
Materials and Supplies:		
Stationery and office supplies	600 00	
Services Other Than Personal:		
Traveling expenses ..	\$200 00	
Miscellaneous expenses	50 00	
	<u>250 00</u>	
Payments under this account to be made pursuant to R. S. 18:10-31.		
	<u>\$5,710 00</u>	

E 10. STATE TEACHERS COLLEGE, GLASSBORO

For salaries and wages and for the maintenance of the State Teachers College, Glassboro, on the basis of four hundred and sixty-five students.	Glassboro, Teachers College.
--	------------------------------

Salaries and Wages:

President	\$7,500 00	
Teachers	83,909 00	
Other employees.....	19,040 00	
	<hr/>	\$110,449 00

Materials and Supplies:

Heat, light, power, water, gas and elec- tricity	\$9,000 00	
Farm, stable and grounds supplies ..	400 00	
Educational, recrea- tional and library supplies	6,000 00	
Stationery and office supplies	500 00	
Household supplies ..	500 00	
Medical, surgical and laboratory supplies.	100 00	
Office equipment re- placement	300 00	
	<hr/>	16,800 00
Current repairs		3,400 00

Services Other Than Personal:

Traveling expenses ..	\$400 00	
Traveling expenses, supervisors of stu- dent teaching	1,000 00	
Postage	500 00	
Telephone and tele- graph	500 00	
Miscellaneous ex- penses	375 00	
Printing	400 00	
	<hr/>	3,175 00

Unclassified:

All receipts from extension courses are hereby appropriated for use of the said courses, estimated...	12,000 00
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The moneys in this item appropriated to be deducted in the same manner as the moneys appropriated to normal schools are required to be deducted, pursuant to R. S. 18:10-31.

\$145,824 00

E 11. STATE TEACHERS COLLEGE, JERSEY CITY

For salaries and wages and for the maintenance of the State Teachers College, Jersey City, on the basis of four hundred and fifty students.

Jersey City,
Teachers
College.

Salaries and Wages:

President	\$7,500 00	
Teachers	106,580 00	
Other employees.....	25,670 00	
	<hr/>	\$139,750 00

Materials and Supplies:

Heat, light, power, water, gas and elec- tricity	\$5,200 00	
Educational, recrea- tional and library supplies	7,700 00	
Stationery and office supplies	500 00	
Other materials and supplies	150 00	
Household supplies ..	1,200 00	
Ground supplies	400 00	
Medical, surgical and laboratory supplies.	50 00	
Replacement of office equipment	200 00	
	<hr/>	15,400 00
Current repairs		5,000 00

Services Other Than Personal:

Traveling expenses ..	\$450 00	
Postage	500 00	
Telephone and tele- graph	500 00	
Miscellaneous ex- penses	550 00	
Printing, including catalog	600 00	
Traveling expenses— Supervision of stu- dent training	500 00	
	<hr/>	3,100 00

Unclassified:

All receipts from extension courses are hereby appropriated for the use of said courses, estimated...	2,000 00
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Additions and Improvements:

Waterproofing basement wall and waterproofing and draining faculty dining room and storage room	950 00
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The moneys in this item appropriated
to be deducted in the same manner
as the moneys appropriated to
normal schools are required to be
deducted, pursuant to R. S.
18:10-31.

\$166,200 00

E 12. STATE TEACHERS COLLEGE, NEWARK

For salaries and wages, and for maintenance of the State Teachers College, Newark, on the basis of six hundred and twenty-five students.

Newark,
Teachers
College.

Salaries and Wages:

President	\$7,500 00	
Teachers	138,731 00	
Other employees.....	22,730 00	
	<hr/>	\$168,961 00

Materials and Supplies:

Heat, light, power, water, gas and elec- tricity	\$4,600 00	
Educational, recrea- tional and library supplies	6,300 00	
Stationery and office supplies	800 00	
Ground supplies (in- cluding ash re- moval)	450 00	
Household supplies ..	650 00	
Office equipment	600 00	
Medical and labora- tory supplies	100 00	
	<hr/>	13,500 00

Current repairs 6,000 00

Services Other Than Personal:

Traveling expenses ..	\$400 00	
Traveling expenses— supervisors of stu- dent training	1,000 00	
Postage	500 00	
Telephone and tele- graph	600 00	
Printing	300 00	
Miscellaneous ex- penses	250 00	
	<hr/>	3,050 00

Unclassified:

All receipts from extension courses
and summer school courses are
hereby appropriated for the use
of said courses, estimated 31,000 00
Payments under this account to be
made pursuant to R. S. 18:10-31.

\$222,511 00

E 13. STATE TEACHERS COLLEGE, PATERSON

Paterson,
Teachers
College.

For salaries and wages, and for main-
tenance of the State Teachers Col-
lege, Paterson, on the basis of four
hundred students, pursuant to the
provisions of R. S. 18:16-29 and R.
S. 18:16-19.

Salaries and Wages:

President	\$7,500 00	
Teachers	60,210 00	
Other employees	10,550 00	
	<hr/>	\$78,260 00

Materials and Supplies:

Educational, recrea- tional and library supplies	\$5,000 00	
Stationery and office supplies	500 00	
Other materials and supplies	100 00	
Heat, light, power, water, gas and elec- tricity	2,500 00	
Household supplies ..	400 00	
Office equipment re- placement	300 00	
	<hr/>	8,800 00

Services Other Than Personal:

Traveling expenses ..	\$450 00	
Traveling expenses, student teaching ...	400 00	
Postage	500 00	
Telephone and tele- graph	250 00	
Miscellaneous ex- penses	200 00	
Printing	550 00	
		<hr/>
		2,350 00

Unclassified:

All receipts from extension courses are hereby appropriated for the use of said courses, estimated ..	10,000 00
---	-----------

The moneys in this item appropriated
to be deducted in the same manner
as the moneys appropriated to nor-
mal schools are required to be de-
ducted, pursuant to R. S. 18:10-31.

\$99,410 00

E 14. STATE TEACHERS COLLEGE, MONTCLAIR

For salaries and wages and for main-
tenance of the State Teachers Col-
lege, Montclair, on the basis of
seven hundred and fifteen students.

Montclair,
Teachers
College.

Salaries and Wages:

President	\$7,500 00	
Teachers	204,740 00	
Other employees	31,272 00	
		<hr/>
		\$243,512 00

Materials and Supplies:

Heat, light, power, water, gas and elec- tricity	\$8,500 00	
Educational, recrea- tional and library supplies	10,000 00	
Stationery and office supplies	1,000 00	
Ground supplies	1,000 00	
Other materials and supplies	150 00	
Household supplies ..	1,200 00	
Medical, surgical and laboratory supplies.	200 00	
		22,050 00
Current repairs		12,000 00

Services Other Than Personal:

Traveling expenses ..	\$500 00	
Traveling expenses, practice teaching ..	1,800 00	
Postage	800 00	
Telephone and tele- graph	800 00	
Printing	800 00	
Miscellaneous ex- penses	550 00	
		5,250 00

Unclassified:

For the expenses and
maintenance of the
dormitories, there is
hereby appropriated
the receipts there-
from, pursuant to
the provisions of
R. S. 18:16-31, and
all unexpended bal-
ances

\$60,000 00

All receipts from extension courses are hereby appropriated for the use of said courses, estimated .	40,000 00	
	<hr/>	100,000 00

Additions and Improvements:		
Wire netting for courts		776 00
Payments under this account to be made pursuant to R. S. 18:10-31.		
		<hr/>
		\$383,588 00
		<hr/>

E 15. STATE TEACHERS COLLEGE, TRENTON

For salaries and wages, and for the maintenance of the State Teachers College, Trenton, on the basis of eight hundred students.

Trenton,
Teachers
College.

Salaries and Wages:		
President	\$7,500 00	
Business manager ...	4,000 00	
Teachers	213,450 00	
Other employees	45,713 50	
	<hr/>	\$270,663 50

Materials and Supplies:	
Heat, light, power, water, gas and electricity	\$26,500 00
Educational, recreational and library supplies	10,000 00
Stationery and office supplies	1,000 00
Other materials and supplies	150 00
Vehicular transportation supplies	400 00
Ground supplies	400 00
Household supplies ..	1,250 00

CHAPTER 158, LAWS OF 1940

Medical, surgical and laboratory supplies.	200 00	
Institutional equip- ment replacement..	750 00	
Exchange of auto	700 00	
	<hr/>	41,350 00
Current repairs		8,000 00
Services Other Than Personal:		
Traveling expenses ..	\$400 00	
Expenses, supervision of student teaching	1,550 00	
Postage	800 00	
Telephone and tele- graph	1,500 00	
Miscellaneous ex- penses	500 00	
Printing	800 00	
	<hr/>	5,550 00
Unclassified:		
For the expenses and maintenance of the dormitories a n d lunch rooms, there is hereby appropri- ated the receipts therefrom, pursuant to the provisions of R. S. 18:16-31, and all unexpended bal- ances	\$115,000 00	
All receipts from ex- tension courses are h e r e b y appropri- ated for the use of said courses, esti- mated	11,000 00	
	<hr/>	126,000 00
Payments under this account to be made pursuant to R. S. 18:10-31.		
		<hr/>
		<u>\$451,563 50</u>

E 16. TEACHERS' LIBRARIES

Establishment and maintenance of libraries for use of teachers	\$400 00	Teachers' Libraries.
Payments under this account to be made pursuant to R. S. 18:10-31.		

E 17. TEACHERS' RETIREMENT FUND—PENSION
AND ANNUITY FUND

State Treasurer, for expenses in- curred in connection with the fund, pursuant to article 3, chapter 13 of Title 18 of the R. S.		Teachers' Retirement Fund.
Salaries of clerks	\$5,720 00	
Materials and supplies and miscellaneous ex- penses	100 00	
	\$5,820 00	
Payments under this account to be made pursuant to R. S. 18:10-31.		

E 18. VOCATIONAL SCHOOLS

For the purpose of carrying into ef- fect the provisions of chapter 76, laws of 1916, which provides for the appropriation of State funds for the purpose of carrying out the provisions of article 5, chapter 15, of Title 18 of the R. S., which au- thorized State aid for vocational schools	\$350,000 00	Vocational Schools.
For the purpose of carrying into ef- fect the provisions of article 1, chapter 17 of Title 18 of the R. S., which provides that the State shall		

appropriate a sum not less than the maximum amount received from the Federal Government under an act of Congress, which provides for Federal co-operation in the promotion of such education as agriculture and the trades and industries, and for the proper preparation of teachers of vocational subjects ...	33,047 63
Matching George Deen Vocational Law	20,000 00
Payments under this account to be made pursuant to R. S. 18:10-31.	
	<hr/>
	\$403,047 63
	<hr/>

E 19. TEACHERS' PENSION AND ANNUITY FUND

Teachers'
Pension and
Annuity Fund.

State's contribution to Teachers' Pension and Annuity Fund, pursuant to article 3, chapter 13 of Title 18 of the R. S., such sum as may be certified by the board of trustees pursuant to said acts to be paid, \$604,029.13 from the General State Fund and the balance from the main stem railroad tax, approximating	\$5,273,763 00
Less amount made available to Teachers' Pension and Annuity Fund through the passage of Senate Bill No. 190, provided said bill becomes a law	1,889,028 78
	<hr/>
	\$3,384,734 22
	<hr/>

F. AGRICULTURAL

F 1. AGRICULTURAL EXPERIMENT STATION

		Agricultural Experiment Station.
Salaries and wages and for the expenses of maintenance and operation of the New Jersey Agricultural Experiment Station at New Brunswick, and its authorized activities..	\$187,690 00	
Printing bulletins and circulars	6,000 00	
Books and binding	1,000 00	
Abolishing mosquito-breeding, pursuant to R. S. 26:9-1 to 26:9-26, inclusive, and investigations incident thereto	13,805 00	
Investigation of oyster propagation, pursuant to R. S. 4:16-10	6,080 00	
Department of Poultry Husbandry, pursuant to R. S. 4:16-12 to 4:16-16, inclusive, also 4:16-9 including poultry specialists for South Jersey	25,475 00	
Seed inspection, pursuant to R. S., chapter 8 of Title 4	9,815 00	
Investigational work with greenhouse crops	5,560 00	
Insecticide inspection, pursuant to article 4, chapter 7 of Title 4 of the R. S.	500 00	
Educational service in Agricultural Extension, pursuant to the provisions of R. S. 4:16-22 to 4:16-30 of the R. S. and other Agricultural Extension work	102,315 00	
Cranberry and blueberry investigation	7,110 00	
Egg-laying and breeding tests pursuant to the provisions of R. S. 18:15-6 and 18:15-7 and R. S. 4:16-17 including squab breeding tests	10,100 00	
Experimental work in growing white potatoes, sweet potatoes and tomatoes	10,520 00	

Legume inoculation inspection	1,030 00	
Sewage investigation, pursuant to R. S. 4:16-11	18,180 00	
For the purpose of carrying into ef- fect the provisions of article 2, chapter 12 of Title 4 of the R. S., creamery inspection	2,730 00	
Investigation of vegetable diseases ..	3,250 00	
Investigation of bee husbandry	3,370 00	
Investigations of diseases of orna- mental plants and nursery stock ..	3,775 00	
Combating insects affecting fruit and ornamental plants	9,138 00	
Experimental work with small fruits	4,000 00	
Spray residue investigations	5,650 00	
Control of insects affecting vegetable crops investigations	4,615 00	
Maintenance of a turkey breeding and feeding research farm	5,000 00	
Investigation and research as to causes of Bangs disease and mas- titis among cattle	11,420 00	
Services Other Than Personal:		
Maintenance of Boys' and Girls' 4-H Club exhibits and pay- ment of premiums .	\$7,500 00	
Maintenance and re- pairs, State build- ings at New Jersey State Fair, also pre- miums for live stock, poultry, horticul- tural, agricultural and home economics exhibits at the New Jersey State Fair and the several county fairs	4,500 00	
		12,000 00

Materials and Supplies:		
Additional farm equipment (replacements)	\$1,500 00	
Replacement of cars and trucks	2,220 00	
	<hr/>	3,720 00
Current Repairs:		
Repairs to green-houses	\$1,000 00	
Repairs to poultry buildings and fences	750 00	
	<hr/>	1,750 00
Unclassified:		
Expenses incurred in soil conservation studies		5,000 00

North Jersey Branch

Maintenance, improvements and equipment.	\$33,800 00	
Experimental purposes in dairy farming	5,450 00	
	<hr/>	39,250 00
		<hr/>
		\$519,848 00
		<hr/>

F 2. DEPARTMENT OF AGRICULTURE

Salaries and administration of the Department of Agriculture, pursuant to chapter 1, of Title 4 of the R. S.	\$68,460 00	Department of Agriculture.
Editorial Division	8,815 00	
Tuberculosis eradication	\$74,390 00	
Appraisements — condemned cattle	25,000 00	
	<hr/>	99,390 00

The unexpended balance as of June 30, 1940, of the appropriation made for appraisements — condemned cattle is hereby reappropriated.

Contagious abortion, pursuant to article 3, chapter 5 of Title 4 of the R. S.	11,720 00
Poultry disease control	5,250 00
Miscellaneous animal disease control	6,220 00
Fruit and vegetable marketing, pursuant to chapter 10 of Title 4 of the R. S.	9,970 00
Crops and markets information service	7,255 00
Poultry products, marketing, pursuant to chapter 10 of Title 4 of the R. S.	11,055 00
Dairy products marketing	4,900 00
Farm statistics	7,850 00
Plant inspection	21,870 00
Bee disease control	3,500 00
Japanese beetle control	51,285 00
Gipsy moth extermination	11,200 00
Licensing and bonding	8,590 00
Fresh egg law enforcement	11,070 00
Dutch elm disease control	41,430 00
Poultry promotion, pursuant to article 1 of chapter 3 of Title 4 of the R. S.	2,000 00
	<hr/>
	\$391,830 00
	<hr/>

F 3. STATE BOARD OF MILK CONTROL

Milk Control Board.	Salaries:		
	Fees, members of board	\$5,000 00	
	Other officers and employees	59,280 00	
		<hr/>	\$64,280 00

Materials and Supplies:		
Stationery and office supplies	\$2,300 00	
Vehicular transportation supplies	1,750 00	
Other materials and supplies	100 00	
	<hr/>	4,150 00
Services Other Than Personal:		
Traveling expenses ..	\$4,500 00	
Rent	4,500 00	
Printing	100 00	
Miscellaneous expenses	1,510 00	
Telephone and telegraph	1,200 00	
Postage	2,600 00	
	<hr/>	14,410 00
		<hr/>
		\$82,840 00
		<hr/> <hr/>

G. MILITARY

G 1. ADJUTANT-GENERAL'S DEPARTMENT

Salaries:		
Adjutant-General ...	\$7,500 00	Adjutant-General.
Deputy Adjutant-General	6,223 00	
Chief, War Records and Mobilization Division	5,208 00	
Assistant State Service Officers (3)	9,120 00	
Clerical services, present, \$27,960.00; new, \$960.00	28,920 00	
	<hr/>	\$56,971 00

Materials and Supplies:		
Stationery and office supplies	\$1,000 00	
Vehicular transportation supplies	1,000 00	
Office equipment	500 00	
	<hr/>	2,500 00
Services Other Than Personal:		
Printing and binding.	\$900 00	
Traveling expenses ..	1,275 00	
Miscellaneous expenses	700 00	
	<hr/>	2,875 00
Extraordinary Expenses:		
Repair of old flags		2,500 00
Unclassified Expenses:		
Pursuant to the provisions of chapter 20 of Title 38 of the R. S., to provide assistance in the education of "War Orphans"		
Compilation and publication of Veterans Laws of New Jersey	\$1,700 00	
	1,500 00	
	<hr/>	3,200 00
		<hr/>
		\$68,046 00
		<hr/>

G 2. NATIONAL GUARD

Maintenance of Organizations

National Guard.	Allowance for 44th Division headquarters ...	\$34,500 00
	Allowance for 44th Division, Special Troops..	3,600 00
	Allowance for 119th Observation Squadron ..	6,500 00

Allowance for head- quarters and head- quarters company, 57th Infantry Brigade	2,500 00
Allowance for two regi- ments of Infantry (113th and 114th) ...	15,000 00
Allowance for one regi- ment of Cavalry (102nd)	21,750 00
Allowance for one regi- ment of Field Artil- lery (112th) horse drawn	17,500 00
Allowance for one regi- ment of Field Artil- lery (157th) motor- ized	12,000 00
Allowance for one regi- ment of Engineers (104th)	8,500 00
Allowance for one Medi- cal Regiment (119th).	3,600 00
Allowance for one Quar- termaster Regiment (119th)	3,600 00
Allowance for 59th Cavalry Brigade Headquarters	2,500 00
Allowance for headquar- ters and Headquarters Battery, 69th Field Artillery Brigade ...	2,500 00
Allowance for State Staff Corps and De- partment	2,000 00
Caretaker of military equipment, Signal Corps	1,080 00
Caretaker for drill hall at Flemington	840 00

Allowance for one regiment of Field Artillery (165th) motorized	12,000 00	
	<hr/>	\$149,970 00

*Maintenance of Armories, Arsenals and
Camp Grounds*

Allowance for rent of quarters, heat and light, and miscellaneous expenses for companies or troops stationed in towns and cities not quartered in State-owned armories, namely, Vineland, Flemington, Freehold, Garages, and Sea Girt Garage	\$10,800 00	
State camp grounds, salaries, wages and maintenance, including arsenal at Sea Girt and maintenance thereof.	40,000 00	
Regimental armories at Jersey City, Paterson, Trenton (2), Teaneck and two at Newark and two at Camden...	150,000 00	
Troop, battery and battalion armories at East Orange, Elizabeth, Red Bank, Orange, Westfield, Passaic, Englewood, Atlantic City, West Orange, Morristown and Newark Air Port, maintenance	100,000 00	

Company armories at Somerville, Bridgeton, Dumont, Asbury Park, New Brunswick, Mount Holly, Burlington, Flemington, Hacken- sack, Salem, Vineland, Woodbury, Freehold, Trenton (garage) and Plainfield	45,000 00	
Fire insurance on all military buildings and contents	29,875 00	
Insurance, other than fire	13,500 00	
Rent of drill hall for headquarters and ma- chine gun troops, New- ark	5,500 00	
Automobile maintenance	6,500 00	
Salary and expenses of Superintendent of Building Construction	6,000 00	
		407,175 00

Army Instruction and Field Training

Transportation and ex- penses for battalion drills, inspection, pa- rades, schools of in- struction and pay and expenses of inspecting officers and transpor- tation of disabled sol- diers	\$6,500 00
Compensation of officers and employees and ex- penses incurred in connection with rifle practice, provided that payment for services	

and supplies incident to the Field Training of part of the National Guard during the month of June, 1940, is authorized from this item	11,000 00	
Pay of caretakers and mechanics for motorized and mounted organizations	8,000 00	
Salary of clerk to senior inspector-instructor .	1,740 00	
Compensation of officers and enlisted men and expenses in connection with annual encampment provided that payment for services and supplies incident to the field training of part of the National Guard during the month of June, 1940, is authorized from this item	100,000 00	
Traveling expenses, inspector-instructors ..	1,000 00	
Attendance of national guard officers at conferences and for pay of contract surgeons.	2,000 00	
		130,240 00

General Maintenance Expenses

Maintenance of military equipment	\$10,000 00	
Military boards expenses	500 00	
		10,500 00

Armory Construction

Renovations, repairs and additions to thirty-three armories, buildings at camp grounds and rifle range	\$37,500 00	
Furnishings for thirty- three armories	37,500 00	
	<hr/>	75,000 00

Claims

Compensation, hospital- ization and medical at- tendance due to in- juries received in Na- tional Guard service under provisions of chapter 11 of Title 38 of the R. S.	\$11,077 52	
Claim of Mrs. Louise M. Higgins, for the death of her husband, Ser- geant John R. Hig- gins, 119th Motor- cycle Company, which occurred near Free- hold, N. J., August 17, 1932	577 72	
Claim of Mrs. Ida Mae Leidner for the death of her husband, Pri- vate Thomas Leidner, Troop E, 102nd Cav- alry, which occurred at Long Branch, N. J., September 14, 1938, the result of injuries received at Sea Girt, N. J., July 8, 1935 ...	608 40	
	<hr/>	12,263 64
		<hr/>
		\$785,148 64
		<hr/>

G 3. NAVAL MILITIA RESERVE

Naval Militia.	Brigade headquarters	\$300 00
	<i>Second Battalion, Camden</i>	
	Allowance for miscellaneous expenses in lieu of company expenses	1,000 00
	Allowance for battalion headquarters	200 00
	<i>Seventh Battalion, Jersey City</i>	
	Allowance for miscellaneous expenses in lieu of company expenses	1,000 00
	Allowance for battalion headquarters	200 00
	<i>Eighth Battalion, Perth Amboy</i>	
	Allowance for miscellaneous expenses in lieu of company expenses	1,000 00
	Allowance for battalion headquarters	200 00
	Pay, expenses, et cetera, of officers and enlisted men on annual cruise and practice cruises	8,500 00
	Pay of shipkeepers, rent of wharves and drill hall, maintenance and general expenses	5,000 00
	Maintenance of Perth Amboy armory	5,000 00
	Maintenance of Camden armory	6,000 00
		<hr/>
		\$28,400 00
		<hr/>

G 4. QUARTERMASTER-GENERAL'S DEPARTMENT

Quartermaster- General.	Salaries:	
	Quartermaster - General	\$7,500 00
	Deputy Quartermas- ter-General	6,923 00
	Chief, administrative section	5,508 00
	Chief, finance section.	4,032 00
	Chief, property sec- tion	3,792 00
	Compensation of other assistants	14,100 00
		<hr/>
		\$41,855 00

Materials and Supplies:

Stationery and office supplies	500 00
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Services Other Than Personal:

Other miscellaneous expenses	200 00
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	<hr/> \$42,555 00 <hr/>
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G 5. STATE MILITIA

Equipping, quartering and training a Colored Battalion of State Militia, five companies, provided that payment for services and supplies incident to field training during the month of June, 1940, is authorized from this item

State Militia.

	<hr/> \$65,000 00 <hr/>
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H. PENSION AND RETIREMENT FUND

H 1. JUDICIAL RETIREMENT FUND

For the purpose of carrying out the provisions of article 1, chapter 6 of Title 43 of the R. S.

Judicial Retirement Fund.

	<hr/> \$18,000 00 <hr/>
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H 2. PENSIONS

For amount required to pay pensions pursuant to various acts relative thereto, irrespective of any provisions therein that pensions shall be made in the appropriation or tax levy for the department of the public service from which the pensioner shall be so retired

Sundry pensions.

	<hr/> \$101,000 00 <hr/>
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H 3. STATE EMPLOYEES' RETIREMENT SYSTEM

State
Employees'
Retirement
System.Expenses in carrying into effect the
provisions of chapter 14 of Title 43
of the R. S.

Salaries:

Secretary	\$4,000 00	
Compensation for as- sistants	18,240 00	
	<hr/>	\$22,240 00

Materials and Supplies:

Stationery and office supplies	\$500 00	
Office equipment	400 00	
	<hr/>	900 00

Services Other Than Personal:

Miscellaneous ex- penses	\$450 00	
Printing	125 00	
Insurance (other than fire)	229 93	
	<hr/>	804 93

Unclassified:

To the Treasurer of the State of New Jersey, custodian for Contingent Re- serve Fund, created by R. S. 43:14-12 and 43:14-14 State's Accrued Liability Contribu- tion	\$97,000 00	
State's share, contri- butions on account of members' service	388,679 00	

Receipts from counties or municipalities pursuant to chapter 15 of Title 43 of the R. S.	1,700 00	
	<hr/>	487,379 00
		<hr/>
		\$511,323 93
		<hr/>

H 4. ANNUITY FOR WIDOWS OF GOVERNORS

Annuity for widow of Governor of New Jersey, pursuant to R. S. 43:8-2	\$2,500 00	Annuity for Governors' Widows.
	<hr/>	

J. CONSTRUCTIVE

J 1. PORT RARITAN DISTRICT COMMISSION

Carrying out the provisions of chapter 12 of Title 12 of the R. S.		Port Raritan District Commission.
Salaries	\$4,940 00	
Services Other Than Personal	1,860 00	
	<hr/>	
	\$6,800 00	
	<hr/>	

J 2. SOUTH JERSEY PORT COMMISSION

For the purpose of carrying out the provisions of chapter 11 of Title 12 of the R. S.		South Jersey Port Commission.
Salaries	\$25,805 00	
Materials and supplies and miscellaneous expenses	5,600 00	
	<hr/>	
	\$31,405 00	
	<hr/>	

J 3. STATE HOUSING AUTHORITY

State Housing Authority.	Salaries:		
	Compensation for assistants	\$21,000 00	
	Materials and Supplies:		
	Stationery and office supplies	\$800 00	
	Heat, light and power	200 00	
		<hr/>	1,000 00
	Services Other Than Personal:		
	Traveling expenses ..	\$1,000 00	
	Telephone and tele- graph	800 00	
	Printing	200 00	
	Miscellaneous ex- penses	1,000 00	
		<hr/>	3,000 00
	Unclassified:		
	The balance of the Revolving Fund for project preparation on the 30th day of June, 1940, is hereby reappropriated.		
		<hr/>	\$25,000 00
		<hr/>	

K. GENERAL

K 1. BURIAL GROUNDS

Burial Grounds.	For the care and maintenance of burial grounds, purchased by the State pursuant to chapter 171, Laws of 1898	\$75 00
		<hr/>

K 2. COMMISSIONERS OF HIGH POINT PARK

Expenses incurred by the commission
appointed pursuant to the provi-
sions of chapter 5 of Title 13 of the
R. S.

High Point
Park Com-
missioners.

Salaries:

Superintendent and executive sec- retary, laborers, mechanics and other employees	\$28,060 00
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Materials and Supplies:

Heat, light, power, water, gas and elec- tricity	\$4,200 00	
Ground supplies	200 00	
Vehicular transporta- tion supplies	2,600 00	
Sanitary supplies ...	600 00	
Stationery and office supplies	100 00	
Other materials and supplies	150 00	
Supplies for the zoo .	325 00	
		8,175 00
Current repairs		5,400 00

Services Other Than Personal:

Telephone and tele- graph	\$300 00	
Insurance—auto, fire, robbery and work- men's compensation	1,000 00	
Miscellaneous ex- penses	200 00	
		1,500 00
		<u>\$43,135 00</u>

K 3. COMMISSIONERS OF PALISADES INTERSTATE PARK

Palisades
Interstate
Park Com-
missioners.

Salaries \$95,000 00

Materials and Supplies:

Clothing \$500 00

Heat, light, power,
water, gas and elec-
tricity 6,400 00

Ground supplies 200 00

Household supplies .. 350 00

Medical and surgical
supplies 50 00Motor Vehicular
Transportation
Supplies 3,000 00Stationery and office
supplies 450 00Photographing and
drafting supplies .. 100 00

Farm supplies 100 00

Engineering supplies. 100 00

Other materials and
supplies 300 00

11,550 00

Current Repairs 3,800 00

Services Other Than Personal:

Traveling expenses .. \$120 00

Telephone and tele-
graph 1,000 00Insurance (other than
fire) 4,100 00

Postage 250 00

Miscellaneous ex-
penses 250 00

5,720 00

\$116,070 00

K 4. COMMISSION TO INVESTIGATE CRIPPLED
CHILDREN

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

Crippled
Children
Commission.

Salaries:

Director	\$5,000 00	
Secretary	2,400 00	
Medical director	1,500 00	
Clerical services	2,700 00	
	<hr/>	\$11,600 00

Materials and Supplies:

Stationery and office supplies	\$275 00	
Hospitalization, braces, etc.	16,180 00	
	<hr/>	16,455 00

Services Other Than Personal:

Telephone and tele- graph	\$75 00	
Traveling expenses ..	1,000 00	
Postage	400 00	
	<hr/>	1,475 00
		<hr/>
		\$29,530 00
		<hr/>

K 5. OLD BARRACKS ASSOCIATION

For the Old Barracks Association of Trenton, New Jersey, for maintenance and administration of the Old Barracks at Trenton, as a historical landmark and repository

Old Barracks.

\$2,500 00

K 6. PUBLIC LIBRARY COMMISSION

Public Library
Commission.

Salaries:

Secretary and librarian	\$5,000 00	
Assistant librarian and other employees, present, \$17,060.00; new, \$660.00	17,720 00	\$22,720 00

Materials and Supplies:

Stationery and office supplies	\$1,500 00	
Educational and library supplies	20,000 00	
Replacement of office equipment	500 00	
Vehicular transportation supplies	700 00	
Replacement of motor vehicles	800 00	23,500 00

Services Other Than Personal:

Traveling expenses ..	\$300 00	
Formation and aid of school and county libraries, article 2, chapter 12 of Title 18 of the R. S.	10,000 00	
Donations to libraries, subdivision A, article 3, chapter 26 of the Title 52 of the R. S.	200 00	
Freight and express..	500 00	
Printing and binding.	750 00	
Miscellaneous expenses	175 00	11,925 00
		\$58,145 00

K 7. PUBLIC RECORD OFFICE

Salaries:		Public Record Office.
Director	\$3,000 00	
Clerical services	3,720 00	
	<hr/>	\$6,720 00
Materials and Supplies:		
Stationery and office supplies		250 00
Services Other Than Personal:		
Traveling expenses ..	\$400 00	
Binding and repair of public and historical records	500 00	
Miscellaneous ex- penses	50 00	
	<hr/>	950 00
		<hr/>
		\$7,920 00
		<hr/>

K 8. REHABILITATION COMMISSION

For the purpose of carrying into effect the provisions of chapter 16 of Title 34 of the R. S.		Rehabilitation Commission.
Salaries:		
Administrative	\$20,000 00	
Physicians in charge and assistants	22,600 00	
Vocational examiners	29,760 00	
Clinical employees ..	22,740 00	
Clerical and other em- ployees	34,200 00	
Janitor service	2,100 00	
	<hr/>	\$131,400 00

Materials and Supplies:		
Heat, light, power, water and gas	\$950 00	
Office equipment	500 00	
Stationery and office supplies	400 00	
Medical, surgical and laboratory supplies	19,800 00	
Household supplies ..	150 00	
Tuition and vocational supplies	21,000 00	
	<hr/>	42,800 00
Current repairs		700 00
Services Other Than Personal:		
Traveling expenses ..	\$14,000 00	
Rent	5,350 00	
Insurance	243 80	
Telephone and tele- graph	1,200 00	
Household expenses..	1,500 00	
Freight, express and other miscellaneous expenses	75 00	
Printing	300 00	
	<hr/>	22,668 80
		<hr/>
		\$197,568 80
		<hr/>

K 9. REFUND OF RAILROAD TAX

Railroad
Tax Refund.

The Comptroller of the Treasury is hereby authorized and empowered to adjust and repay any overpayment of tax assessed and penalty thereon, for any year, pursuant to section 14, chapter 208, Laws of 1888, and the acts amendatory thereof and supplementary thereto, or R. S. 54:28-4, made by any rail-

road and canal company, and the State Treasurer is directed to pay warrants therefor issued by the Comptroller, said payment shall be deducted from the amount originally paid into and remaining undistributed in the treasury of the State, and the amount of money necessary for such purpose as ascertained is hereby appropriated.

K 10. REFUNDING TAXES ON MISCELLANEOUS CORPORATIONS

The Comptroller of the Treasury is hereby authorized and directed to allow and certify to the State Treasurer for payment any duplicate payment of tax, or any amount legally adjudged to be an overpayment of franchise taxes and interest thereon by any so-called miscellaneous corporation, provided any such taxes shall not have been assessed or fixed earlier than two years prior to the date of instituting proceedings to recover such overpayment. The State Treasurer is hereby authorized and directed to pay warrants issued therefor by the Comptroller.

Corporation
Tax Refund.

K 11. STATE LIBRARY

Salaries:

Librarian	\$5,000 00	
Assistant librarian ..	3,500 00	
Law librarian	2,640 00	
Reference librarian ..	3,000 00	
Clerical services and messenger	10,560 00	
	<hr/>	\$24,700 00

State Library.

CHAPTER 158, LAWS OF 1940

Materials and Supplies:

Library supplies	\$4,000 00	
Stationery and office supplies	175 00	
		<hr/>
		4,175 00

Services Other Than Personal:

Legislative reference department	\$250 00	
Miscellaneous ex- penses	100 00	
Printing and binding.	2,000 00	
		<hr/>
		2,350 00
		<hr/>
		\$31,225 00
		<hr/>
		<hr/>

K 12. COMMISSION TO MARK HISTORIC SITES

Historic Sites
Commission.

Expenses of the commission, pursu- ant to chapter 1 of Title 28 of the R. S.	\$16,000 00
	<hr/>
	<hr/>

K 13. UNCLAIMED WAGES

Unclaimed
Wages.

The Comptroller is hereby authorized
to pay from this fund any claim
for unclaimed wages, properly ap-
proved.

K 14. NEW JERSEY ARCHIVES

New Jersey
Archives.

Expenses incurred in printing the New Jersey Archives	\$2,500 00
	<hr/>
	<hr/>

K 15. GROVER CLEVELAND BIRTH PLACE ASSOCIATION

Expenses incurred by the commission appointed pursuant to chapter 270, laws of 1933	\$1,200 00	Grover Cleveland Birth Place Association.
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K 16. NEW JERSEY GRAND ARMY OF THE REPUBLIC

Providing assistance to the Depart- ment of New Jersey, Grand Army of the Republic, pursuant to chap- ter 156, laws of 1921	\$1,000 00	N. J. Grand Army of the Republic.
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K 17. SPANISH-AMERICAN WAR VETERANS

To compile and preserve record of proceedings of the Spanish-Ameri- can War Veterans of New Jersey..	\$1,000 00	Spanish- American War Veterans.
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K 18. VETERANS OF FOREIGN WARS

Expenses incident to the reception and entertainment of the honorably discharged, wounded, injured or disabled soldiers, sailors and ma- rines of the State of New Jersey, at the State Convention of the De- partment of New Jersey, Veterans of Foreign Wars	\$1,000 00	Veterans of Foreign Wars.
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K 19. NEW JERSEY VETERANS OF ALL WARS
MEMORIAL ASSOCIATION

N. J. Veterans of All Wars.	Salaries:		
	Caretaker		\$300 00
	Materials and Supplies:		
	Stationery and office supplies	\$25 00	
	Flags	25 00	
	Other materials and supplies	30 00	
			80 00
	Current repairs		50 00
	Services Other Than Personal:		
	Printing	\$40 00	
	Postage	10 00	
	Miscellaneous ex- penses, including lighting	50 00	
			100 00
			<u>\$530 00</u>

K 20. GOOD-WILL COMMISSION

Good-Will Commission.	Salaries and expenses incurred by the Good-Will Commission, pursuant to Joint Resolution No. 11, approved June 4, 1938	\$4,000 00
		<u><u>\$4,000 00</u></u>

L. SPECIAL FUNDS

L 1. STATE EMERGENCY FUND

For the State House Commission to meet conditions of emergency and contingency the sum of	\$25,000 00	State Emergency Fund.
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Provided, however, that all disbursements therefrom shall be made upon the written authorization of members of said commission, in accordance with the provisions of chapters 20 and 22 of Title 52 of the R. S.

Proviso.

L 2. FIRE INSURANCE

For the State House Commission for payment of fire insurance pre- miums not otherwise provided for, maturing during the current fiscal year, fire insurance on all State buildings to be placed by said Com- mission, all bills to be approved by said Commission, and policies filed with the State Comptroller as Sec- retary of the State House Commis- sion	\$109,991 26	Fire Insurance.
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L 3. DEBT SERVICE

Principal and interest requirements on Emergency Relief Bonds author- ized at the election held November 6, 1934	\$1,328,125 00	Debt Service.
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X. INSTITUTIONS AND AGENCIES

X 1. DEPARTMENT OF INSTITUTIONS AND AGENCIES

Institutions and Agencies.	Salaries:		
	Commissioner	\$15,000 00	
	Director of adminis- tration and accounts — deputy commis- sioner	7,500 00	
	Director, division of medicine	7,500 00	
	Director of statistics and research	6,000 00	
	Supervising steward .	5,500 00	
	Director of classifica- tion	4,760 00	
	Director of inspec- tions	3,500 00	
	Agricultural super- visor	4,000 00	
	Institutional collectors (2)	5,460 00	
	Other officers and em- ployees, present, \$79,360.00; new, \$1,380.00	80,740 00	
		<hr/>	\$139,960 00
	Materials and Supplies:		
	Stationery, office sup- plies and equipment	\$5,000 00	
	Vehicular transporta- tion supplies	5,000 00	
	Exchange of auto- mobiles	2,000 00	
		<hr/>	12,000 00
	Services Other Than Personal:		
	Traveling expenses ..	\$3,200 00	
	Miscellaneous ex- penses	2,100 00	
	Deporting aliens and nonresidents	2,000 00	
		<hr/>	7,300 00

Central Parole Bureau

Salaries:

Parole
Bureau.

Director, parole and domestic relations .	\$5,000 00	
Assistant directors parole and domestic relations	7,020 00	
Parole officers, present, \$59,660.00; new, \$5,400.00	65,060 00	
Miscellaneous services	1,000 00	
Other employees	28,500 00	
	<hr/>	106,580 00

Materials and Supplies:

Stationery, office supplies and equipment	\$2,250 00	
Vehicular transportation supplies	4,500 00	
Auto exchange	1,650 00	
	<hr/>	8,400 00

Services Other Than Personal:

Traveling expenses ..	\$7,000 00	
Miscellaneous expenses	900 00	
	<hr/>	7,900 00

Division of Old Age Assistance

Salaries:

Old Age
Assistance.

Director	\$4,260 00	
Other officers and employees, present, \$32,580.00; new, \$2,520.00	35,100 00	
	<hr/>	39,360 00

Materials and Supplies:

Stationery, office supplies and equipment	\$2,700 00	
Vehicular transportation supplies	1,000 00	
		<hr/>
		3,700 00

Services Other Than Personal:

Traveling expenses ..	\$1,800 00	
Miscellaneous expenses	600 00	
		<hr/>
		2,400 00

Additions and Improvements:

Steel filing cabinets		675 00
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*Industrial Supervision*Industrial
Supervision.

Salaries:

Director institutional industries	\$7,000 00	
Assistant director of industries	4,500 00	
Clerical services and other employees ...	24,430 00	
		<hr/>
	\$35,930 00	<hr/>

State Use Funds

State Use.

For the State Use Revolving Fund there is hereby appropriated the unexpended balance of the fund now known as the "State Use Working Capital Fund," and in accordance with the provisions of R. S. 30:4-100, all receipts when received derived from State use production will be credited to the State Use Revolving Fund.

The following sum is appropriated from the State Use Revolving Fund, for further plant and equipment for State use industries from the surplus in the revolving fund in excess of the amount of \$50,000.00.

Repair, replacement and extension of State use industry, as follows:

State Prison	}	\$37,500 00
Rahway Reformatory		
Vineland State		
School		
State Home for Girls		
North Jersey Train-		
ing School, Totowa.		
Criminal Insane and		
Penal Institutions..		
Reformatory, Annan-		
dale		
Prison Farm, Bor-		
dentown		
Prison Farm, Lees-		
burg		
Reformatory, Clinton		
Commission for the		
Blind		
Village for Epileptics		

Division of Architecture and Construction

Salaries:

Director	\$6,000 00	
Assistant director and		
mechanical engineer	4,800 00	
Other employees	61,398 00	
		\$72,198 00

Materials and Supplies:

Vehicular transportation supplies	\$2,100 00	
Stationery and office supplies	600 00	
Auto exchange	2,175 00	
Photographing, photo-stating and blue-printing supplies ..	500 00	
		5,375 00

Services Other Than Personal:

Traveling expenses ..	\$1,750 00	
Miscellaneous expenses	740 00	
		2,490 00

It is hereby provided that additional employees shall be paid from the fees received by the division at rates fixed by the Civil Service Commission.

\$408,338 00

X 2. COLONY FOR FEEBLE-MINDED MALES,
NEW LISBON

New Lisbon
Colony for
Feeble-
Minded.

For salaries and wages, and for maintenance of the Colony for Feeble-Minded Males, on the basis of eight hundred inmates.

Salaries and Wages:

Superintendent	\$5,000 00	
Other officers and employees, present, \$120,800.00; new, \$3,000.00	123,800 00	
Medical and surgical fees	1,200 00	
Religious services ...	1,200 00	
		\$131,200 00

Materials and Supplies:		
Food	\$39,000 00	
Clothing	12,500 00	
Heat, light, power, water, gas and elec- tricity	31,000 00	
Household supplies ..	10,650 00	
Farm, stable and grounds supplies ..	16,500 00	
Industrial and voca- tional supplies	1,800 00	
Medical, surgical and laboratory supplies	2,650 00	
Vehicular transporta- tion supplies	2,250 00	
Stationery and office supplies	500 00	
Educational, recrea- tional and library supplies	900 00	
Other materials and supplies	1,750 00	
Replacement, band in- struments	200 00	
Exchange of automo- biles and trucks ...	1,950 00	
Replacement and pur- chase of kitchen equipment	750 00	
	<hr/>	122,400 00
Current repairs		7,500 00
Services Other Than Personal:		
Traveling expenses ..	\$900 00	
Telephone and tele- graph	2,000 00	
Postage	650 00	
Insurance other than fire	700 00	
Entertainment ex- penses	650 00	
Freight, express and cartage	300 00	
	<hr/>	5,200 00

Additions and Improvements:	
Laundry equipment	2,350 00
	<hr/>
	\$268,650 00
	<hr/>

This colony is authorized to pay for the maintenance of any county indigent patient transferred from the colony to an institution for the training of the feeble-minded, to which moneys are paid by the State pursuant to R. S. 30:4-176, whatever sum or sums is received from the counties to pay the cost of such maintenance of any said patient in the colony.

X 3. COLONY FOR FEEBLE-MINDED MALES, WOODBINE

Woodbine
Colony for
Feeble-
Minded.

For salaries and wages, and for maintenance of the Colony for Feeble-Minded Males, Woodbine, on the basis of six hundred and ninety inmates.

Salaries and Wages:	
Superintendent	\$4,500 00
Attendants, nurses and other employees	123,403 00
Medical, surgical and dental fees	1,000 00
	<hr/>
	\$128,903 00
Materials and Supplies:	
Food	\$53,000 00
Clothing	9,000 00
Heat, light, power, water, gas and elec- tricity	20,000 00
Household supplies ..	8,000 00

Farm, stable and grounds supplies ..	2,500 00	
Medical and surgical supplies	2,000 00	
Stationery and office supplies	600 00	
Vehicular transportation supplies	1,200 00	
Educational, recreational and library supplies	750 00	
Replacement of refrigerator compressor	800 00	
Replacement of Alpine Lamp	350 00	
Replacement of kitchen equipment..	250 00	
Recondition and repair water softeners	1,200 00	
Replacement washing machine	2,850 00	
Other materials and supplies	325 00	
Replacement of office equipment	350 00	
	<hr/>	103,175 00
Current repairs		5,500 00
Services Other Than Personal:		
Telephone and telegraph	\$1,000 00	
Traveling expenses ..	500 00	
Postage	450 00	
Funeral expenses	300 00	
Insurance, other than fire	350 00	
Freight and express .	100 00	
Miscellaneous expenses	400 00	
	<hr/>	3,100 00

CHAPTER 158, LAWS OF 1940

Additions and Improvements:	
Office equipment	350 00
Unclassified:	
Compensation award to Mrs. Calloway	617 76
	<hr/>
	\$241,645 76
	<hr/>

This colony is authorized to pay for the maintenance of any county indigent patient transferred from the colony to an institution for training of the feeble-minded, to which moneys are paid by the State pursuant to R. S. 30:4-176, whatever sum or sums received from the counties to pay the cost of such maintenance of any said patient in the colony.

X 4. COMMISSION FOR THE BLIND

Commission
for the Blind.

Salaries:

Executive officer and secretary	\$4,000 00	
Assistant executive officer	2,760 00	
Teachers of occupa- tional subjects and other employees, present, \$38,990.00; new, \$2,920.00	41,910 00	
	<hr/>	\$48,670 00

Materials and Supplies:

Extension of home in- dustries	\$1,200 00	
Stationery and office supplies	1,200 00	
Replacement of office appliances and spec- ial equipment	500 00	
	<hr/>	2,900 00

Services Other Than Personal:

Traveling expenses ..	\$7,000 00	
Postage	1,500 00	
Support and instruction of the blind ..	40,000 00	
Higher education of the blind	5,000 00	
Expressage	850 00	
Entertainment for the blind	250 00	
Telephone and telegraph	1,050 00	
Prevention of blindness	500 00	
State relief for the blind	250 00	
Miscellaneous expenses	250 00	
	<hr/>	56,650 00

Unclassified:

Maintenance of summer camp	2,500 00
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The balance to the credit of the outdoor relief—Revolving Fund—on the thirtieth day of June, one thousand nine hundred and forty, is hereby reappropriated, said sum not to exceed \$8,500.00.

The balance to the credit of the Revolving Industrial Fund on the thirtieth day of June, one thousand nine hundred and forty, is hereby reappropriated as a Revolving Industrial Fund, in the sum of \$2,000.00.

\$110,720 00

X 5. COUNTY INSANE HOSPITALS

County
Hospitals for
the Insane.

For the support of patients pursuant
to R. S. 30:4-78, in County Insane
Hospitals:

Atlantic	\$50,000 00
Burlington	45,000 00
Camden	128,000 00
Cumberland	32,000 00
Essex	580,000 00
Hudson	320,000 00
	<hr/> \$1,155,000 00

Said amounts to include payment of
bills prior to current fiscal year.

X 6. COUNTY TUBERCULOSIS HOSPITALS

County
Hospitals for
Tuberculosis.

For the support of patients pursuant
to subdivision C, article 4, chapter
9 of Title 30, of the R. S., in the
following county hospitals:

Atlantic	\$19,000 00
Bergen	85,000 00
Burlington	24,100 00
Camden	63,000 00
Cape May	3,500 00
Cumberland	14,100 00
Essex	161,000 00
Gloucester	10,000 00
Hudson	140,000 00
Hunterdon	4,500 00
Mercer	47,800 00
Middlesex	73,000 00
Monmouth	27,000 00
Morris	20,000 00
Ocean	6,500 00
Passaic	82,600 00
Salem	5,000 00

Somerset	18,500 00	
Sussex	4,000 00	
Union	87,000 00	
Warren	5,000 00	
	<hr/>	\$900,600 00

Said amounts to include payment of
bills prior to current fiscal year.

X 7. FEEBLE-MINDED

Clothing, maintenance, support and instruction of feeble-minded	\$172,500 00	Feeble- Minded.
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X 8. HOME FOR DISABLED SOLDIERS, MENLO PARK

For salaries and wages, and for main-
tenance of the Home for Disabled
Soldiers, Menlo Park, on the basis
of eighty veterans.

Soldiers'
Home,
Menlo Park.

Salaries and Wages:

Superintendent	\$5,000 00	
Other officers and em- ployees	27,400 00	
Religious services ...	150 00	
	<hr/>	\$32,550 00

Materials and Supplies:

Food	\$10,700 00
Clothing	1,250 00
Heat, light, power, water, gas and elec- tricity	4,500 00
Household supplies ..	1,000 00
Grounds (includes care of cemetery) ..	500 00
Stationery and office supplies	250 00

Medical, surgical and laboratory supplies	600 00	
Vehicular transporta- tion supplies	700 00	
Other materials and supplies	100 00	
Replacement of flag pole	250 00	
	<hr/>	19,850 00
Current repairs		600 00
Services Other Than Personal:		
Household expenses ..	\$1,000 00	
Traveling expenses ..	200 00	
Postage	200 00	
Telephone and tele- graph	350 00	
Funeral expenses	100 00	
Entertainment ex- penses	175 00	
Freight and express..	25 00	
Insurance, other than fire	275 00	
	<hr/>	2,325 00
		<hr/>
		\$55,325 00
		<hr/>

X 9. HOME FOR DISABLED SOLDIERS, ETC., VINELAND

Soldiers'
Home,
Vineland.

For salaries and wages, and for main-
tenance of the Home for Disabled
Soldiers, Sailors, et cetera, Vine-
land, on the basis of two hundred
and sixty members.

Salaries and Wages:		
Superintendent	\$5,000 00	
Other officers and em- ployees	57,630 00	
Religious services ...	200 00	
Medical and surgical fees	500 00	
	<hr/>	\$63,330 00

Materials and Supplies:

Food	\$35,000 00	
Clothing	3,800 00	
Heat, light, power, water, gas and elec- tricity	12,500 00	
Household supplies ..	5,000 00	
Grounds	200 00	
Medical, surgical and laboratory supplies	1,800 00	
Stationery and office supplies	300 00	
Vehicular transporta- tion supplies	400 00	
Other materials and supplies	300 00	
Exchange of automo- bile	1,200 00	
Replacement of kitchen equipment .	400 00	
Replacement of office equipment	100 00	
		61,000 00
Current repairs		6,000 00

Services Other Than Personal:

Traveling expenses ..	\$200 00	
Postage	125 00	
Telephone and tele- graph	450 00	
Entertainment ex- penses	300 00	
Insurance, other than fire	235 00	
Freight and express..	25 00	
Funeral expenses	100 00	
		1,435 00
		<u>\$131,765 00</u>

X 10. NORTH JERSEY TRAINING SCHOOL, TOTOWA

Totowa,
Training
School.

For salaries and wages and for maintenance of the North Jersey Training School for Females, Totowa, on the basis of six hundred and twenty-five inmates.

Salaries and Wages:

Superintendent	\$5,000 00	
Attendants, nurses, and other employees	139,820 00	
Medical, surgical, dental, veterinary and religious fees	3,800 00	
		148,620 00

Materials and Supplies:

Food	\$35,000 00
Clothing	9,500 00
Heat, light, power, water, gas and electricity	34,000 00
Household supplies ..	9,750 00
Farm, stable and grounds supplies ..	14,900 00
Industrial and vocational supplies	1,600 00
Educational, recreational and library supplies	1,750 00
Medical, surgical and laboratory supplies	3,500 00
Stationery and office supplies	600 00
Vehicular transportation supplies	1,750 00
Other materials and supplies	100 00
Exchange of automobiles	625 00

Replacement of office equipment	375 00	
		113,450 00
Current repairs		6,000 00
Services Other Than Personal:		
Postage	\$500 00	
Traveling expenses ..	400 00	
Telephone and tele- graph	1,500 00	
Entertainment ex- penses	300 00	
Insurance, other than fire	624 58	
Miscellaneous ex- penses	100 00	
		3,424 58
Additions and Improvements:		
Kitchen equipment ..	\$450 00	
Hospital equipment ..	500 00	
Construction of silo ..	600 00	
		1,550 00
Unclassified:		
Compensation award	1,040 00	
		<u>\$274,084 58</u>

X 11. REFORMATORY, ANNANDALE

For salaries and wages and for main-
tenance of the Reformatory at
Annandale, on the basis of five hun-
dred inmates.

Reformatory,
Annandale.

Salaries and Wages:	
Superintendent	\$5,000 00
Deputy Superintend- ent	2,740 00

Medical and surgical fees	1,500 00	
Other officers and employees, present, \$174,340.00; new, \$2,400.00	176,740 00	
	<hr/>	\$185,980 00
Materials and Supplies:		
Food	\$24,000 00	
Clothing	12,000 00	
Heat, light, power, water, gas and electricity	27,000 00	
Farm, stable and grounds supplies ..	13,500 00	
Household supplies ..	5,900 00	
Medical, surgical and laboratory supplies	1,050 00	
Vehicular transportation supplies	1,200 00	
Stationery, office supplies and equipment	800 00	
Educational, recreational and library supplies	2,250 00	
Other materials and supplies	500 00	
Photographing, blue-printing and drafting supplies	100 00	
Replacement of band instruments	200 00	
Replacement of automobiles	1,800 00	
Replacement of office equipment	600 00	
Replacement of air compressor and tube cleaners	500 00	
	<hr/>	91,400 00
Current repairs		4,500 00

Services Other Than Personal:

Traveling expenses ..	\$400 00	
Telephone and telegraph	1,050 00	
Postage	600 00	
Freight and express..	150 00	
Entertainment	500 00	
Funeral expenses	60 00	
Payments to discharged inmates and recapturing escapes	3,000 00	
Insurance other than fire	429 00	
Household expenses .	2,250 00	
		8,439 00

Additions and Improvements:

Protective equipment	100 00	
		\$290,419 00

X 12. REFORMATORY, RAHWAY

For salaries and wages and for maintenance of the Reformatory at Rahway on the basis of nine hundred inmates.

Reformatory,
Rahway.

Salaries and Wages:

Superintendent	\$6,000 00	
Deputy superintendent	3,000 00	
Other officers and employees	288,830 00	
Inmates' wages	10,000 00	
Medical and surgical fees	750 00	
		\$308,580 00

Materials and Supplies:

Food	\$60,000 00	
Clothing	20,000 00	
Heat, light, power, water, gas and elec- tricity	42,000 00	
Household supplies ..	8,500 00	
F a r m , s t a b l e and grounds supplies ..	10,500 00	
Industrial and voca- tional supplies	600 00	
Educational, recrea- tional and library supplies	800 00	
Photographing, blue- printing and draft- ing supplies	175 00	
Medical, surgical and laboratory supplies	1,300 00	
Stationery and office supplies	1,200 00	
Vehicular transporta- tion supplies	1,400 00	
Auto exchange	525 00	
Replacement of band instruments	200 00	
	<hr/>	147,200 00
Current repairs		18,000 00

Services Other Than Personal:

Traveling expenses ..	\$400 00
Postage	400 00
Telephone and tele- graph	1,100 00
Freight and express ...	50 00
Funeral expenses	120 00
Rent of farm land ...	100 00

P a y m e n t s to dis-		
charged inmates and		
recapturing escapes	500 00	
Insurance, other than		
fire	600 00	
		3,270 00
		<u>\$477,050 00</u>

X 13. REFORMATORY FOR WOMEN, CLINTON

For salaries and wages, and for maintenance of the Reformatory for Women, Clinton, on the basis of three hundred and seventy-five inmates:

Reformatory,
Clinton.

Salaries and Wages:		
Superintendent	\$4,000 00	
Assistant Superintendent	2,040 00	
Other officers and employees, present, \$84,380.00; new, \$1,680.00	86,060 00	
Medical and surgical fees	3,500 00	
Religious services	550 00	
		\$96,150 00
Materials and Supplies:		
Food	\$19,500 00	
Clothing	8,000 00	
Heat, light, power, water, gas and electricity	19,200 00	
Household supplies...	7,000 00	
Farm, stable and ground supplies ...	7,500 00	

Medical and surgical supplies	2,500 00	
Stationery and office supplies	700 00	
Educational, recreational and library supplies	650 00	
Vehicular transportation supplies	1,100 00	
Cannery supplies	1,500 00	
Replacement of stoves	1,000 00	
Replacement of farm equipment	500 00	
Exchange of autos and trucks	1,000 00	
Replacement of office equipment	440 00	
	<hr/>	70,590 00
Current repairs		5,000 00
Services Other Than Personal:		
Traveling expenses..	\$425 00	
Postage	700 00	
Telephone and telegraph	750 00	
Insurance, other than fire	391 10	
Freight and express..	75 00	
Entertainment	500 00	
Funeral expenses	100 00	
Payments to discharged inmates ..	1,600 00	
	<hr/>	4,541 10
Additions and Improvements:		
Laundry equipment..	\$2,100 00	
Office equipment	310 00	
	<hr/>	2,410 00
		<hr/>
		\$178,691 10
		<hr/>

X 14. SANATORIUM FOR TUBERCULOUS DISEASES

For salaries and wages, and for the maintenance of the Sanatorium for Tuberculous Diseases, on the basis of four hundred and ninety-four patients.

Sanatorium
for
Tuberculous
Diseases.

Salaries and Wages:

Superintendent	\$8,000 00	
Physicians, clerks, nurses, farm help, instructors and others, including school teachers, present, \$239,570.00; new, \$10,740.00	250,310 00	
Clinic salaries	12,340 00	
Medical and surgical fees	100 00	
Religious services ...	800 00	
		\$271,550 00

Materials and Supplies:

Food	\$109,000 00
Clothing	500 00
Heat, light, power, water, gas and elec- tricity	41,000 00
Household supplies..	14,500 00
Farm, stable and ground supplies ...	3,250 00
Medical, surgical and laboratory supplies	14,630 00
Stationery and office supplies	1,100 00
Educational, recrea- tional and library supplies	600 00
Vehicular transporta- tion supplies	2,200 00

Clinic supplies	175 00	
Exchange of automobile and truck	2,200 00	
Replacement of office equipment	450 00	
Replacement of heavy duty pump at Rocky Run	2,058 00	
Repairs to refrigeration, main kitchen..	610 00	
X-ray equipment replacement	4,085 00	
Replacement of stoves	2,000 00	
	<hr/>	198,358 00
Current repairs		12,000 00
Services Other Than Personal:		
Traveling expenses...	\$500 00	
Postage	700 00	
Telephone and telegraph	2,200 00	
Insurance other than fire	825 50	
Freight and express..	250 00	
Entertainment	500 00	
Funeral expenses	100 00	
Miscellaneous expenses	50 00	
Clinic expenses	3,000 00	
	<hr/>	8,125 50
Additions and Improvements:		
Rearrangement east and west wards for infirmary service...	\$2,000 00	
Medical and surgical equipment	875 00	
Installation of anti-explosive equipment in operating room..	1,000 00	
	<hr/>	3,875 00

Unclassified:

Compensation award, Joan Mac-	
Lennon	1,040 00
	<hr/>
	\$494,948 50
	<hr/>

X 15. STATE BOARD OF CHILDREN'S GUARDIANS

Salaries:

Executive director ...	\$6,500 00	
Supervisors	9,420 00	
Departmental auditor	3,000 00	
Compensation for		
other assistants,		
present, \$392,658.00;		
new, \$23,040.00	415,698 00	
	<hr/>	\$434,618 00

Board of
Children's
Guardians.

Materials and Supplies:

Stationery and office		
supplies	\$6,500 00	
Office equipment re-		
placement	3,500 00	
Exchange of cars	6,000 00	
Vehicular transporta-		
tion supplies	14,000 00	
	<hr/>	30,000 00

Services Other Than Personal:

Traveling expenses...	\$6,000 00	
Postage	12,000 00	
Telephone and Tele-		
graph	4,500 00	
Rents	7,200 00	
Miscellaneous ex-		
penses	600 00	
Insurance other than		
fire	2,000 00	
	<hr/>	32,300 00

Additions and Improvements:

New automobile	\$3,300 00	
Office appliances		
(new)	850 00	
	<hr/>	4,150 00

Revolving Fund:

For the State Board of Children's Guardians to purchase clothing and other necessary articles for children in their care and for expenses incidental thereto the Revolving Fund of \$75,000.00 heretofore appropriated is reappropriated, all receipts when received to be credited to this fund. The same to be known as the State Board of Children's Guardians Revolving Fund.

\$501,068 00

X 16. STATE HOME FOR BOYS

State Home
for Boys.

For salaries and wages and for maintenance of the State Home for Boys, on the basis of five hundred and twenty-five inmates.

Salaries and Wages:

Superintendent	\$5,000 00	
Business manager ...	3,000 00	
Resident physician ..	3,000 00	
Other officers and employees	192,864 92	
Medical, surgical and veterinary fees	1,000 00	
	<hr/>	\$204,864 92

Materials and Supplies:		
Food	\$34,000 00	
Clothing	18,000 00	
Heat, light, power, water, gas and elec- tricity	36,500 00	
Household supplies .	9,000 00	
Farm, stable and ground supplies ...	17,500 00	
Industrial and voca- tional supplies	3,000 00	
Educational, recrea- tional and library supplies	2,750 00	
Medical, surgical and laboratory supplies	2,900 00	
Stationery and office supplies	1,000 00	
Vehicular transporta- tion supplies	2,150 00	
Replacement of band instruments	200 00	
Exchange of auto	500 00	
		127,500 00
Current repairs		10,000 00
Services Other Than Personal:		
Traveling expenses ..	\$700 00	
Postage	700 00	
Telephone and tele- graph	1,450 00	
Entertainment ex- penses	300 00	
Freight and express .	150 00	
Insurance, other than fire	350 00	
Funeral expenses	100 00	
		3,750 00
Additions and Improvements:		
Replacement of water lines	2,000 00	
		<u>\$348,114 92</u>

X 17. STATE HOME FOR GIRLS

State Home
for Girls.

For salaries and wages, and for maintenance of the State Home for Girls on the basis of three hundred twenty-five inmates.

Salaries and Wages:

Superintendent	\$4,000 00	
Physician	2,740 00	
Teachers, nurses, clerks and others, present, \$86,120.00; new, \$1,680.00	87,800 00	
Medical, surgical and dental fees	2,300 00	
		\$96,840 00

Materials and Supplies:

Food	\$26,500 00	
Clothing	6,700 00	
Heat, light, power, water, gas and elec- tricity	5,000 00	
Household supplies ..	7,750 00	
Farm, stable and grounds supplies ..	4,400 00	
Educational, recrea- tional and library supplies	2,000 00	
Stationery and office supplies	700 00	
Medical and surgical supplies	1,200 00	
Vehicular transporta- tion supplies	650 00	
Other materials and supplies	400 00	
		\$55,300 00
Current repairs		4,500 00

Services Other Than Personal:

Traveling expenses ..	\$500 00	
Postage	400 00	
Telephone and tele- graph	1,200 00	
Insurance, other than fire	250 00	
Freight and express .	100 00	
Entertainment e x - penses	200 00	
Payments to dis- charged inmates ..	200 00	
	<hr/>	2,850 00
		<hr/>
		<hr/> <hr/>
		\$159,490 00

X 18. STATE HOSPITAL, GREYSTONE PARK

For salaries and wages, and for main-
tenance of the State Hospital,
Greystone Park, on the basis of five
thousand five hundred inmates.

State Hospital,
Greystone
Park.

Salaries and Wages:

Medical superinten- dent and chief executive	\$8,000 00	
Business manager ...	4,000 00	
Chief engineer	4,000 00	
Other officers and em- ployees, p r e s e n t, \$1,077,180.00; new, \$14,520.00	1,091,700 00	
Religious services ...	1,300 00	
Clinic salaries	36,040 00	
	<hr/>	\$1,145,040 00

Materials and Supplies:	
Food	\$370,000 00
Clothing	65,000 00
Heat, light, power, water, gas and elec- tricity	130,000 00
Household supplies ..	75,000 00
Farm, stable and grounds supplies ..	47,500 00
Industrial and voca- tional supplies	5,000 00
Medical, surgical and laboratory supplies	46,000 00
Stationery and office supplies	3,000 00
Vehicular transporta- tion supplies	6,400 00
Other materials and supplies	6,000 00
Clinic Supplies	4,500 00
Exchange of automo- biles	2,050 00
Exchange of trucks ..	1,000 00
Replacement of fire hose and equipment	800 00
Replacement and ex- tension of fire alarm system	5,000 00
Replacement of bake ovens	4,000 00
Replacement of con- tainers for food carts	500 00
Replacement of ten food carts	2,400 00
Replacement of X-ray equipment	8,000 00
Oxygen tent — cabin type	496 00
Replacement of steam press, tailor shop ..	450 00

Replacement of office equipment	2,000 00	
Replacement of re- frigerators in diet kitchen	1,000 00	
	<hr/>	786,096 00
Current repairs		45,000 00
Services Other Than Personal:		
Traveling expenses ..	\$850 00	
Postage	2,200 00	
Telephone and tele- graph	6,000 00	
Insurance, other than fire	1,700 00	
Freight and express .	1,200 00	
Funeral expenses	4,200 00	
Medical library sub- scription	200 00	
Miscellaneous ex- penses	500 00	
Clinic expenses	2,000 00	
	<hr/>	18,850 00
Additions and Improvements:		
Laundry extension ..	\$12,000 00	
Laundry equipment ..	15,000 00	
Incinerator for T. B. building	1,500 00	
Painting materials, exterior and interior	1,500 00	
	<hr/>	30,000 00
Unclassified:		
Compensation awards	2,500 00	
	<hr/>	
		\$2,027,486 00
		<hr/> <hr/>

X 19. STATE HOSPITAL, MARLBORO

State Hospital, Marlboro. For salaries and wages, and for maintenance of the State Hospital, Marlboro, on the basis of two thousand six hundred inmates.

Salaries and Wages:		
Medical director	\$5,000 00	
Business manager and superintendent	4,760 00	
Other officers and employees, present, \$566,780.00; new, \$2,880.00	569,660 00	
Clinic salaries	14,000 00	
		<hr/>
		\$593,420 00

Materials and Supplies:	
Food	\$143,000 00
Clothing	28,000 00
Heat, light, power, water, gas and electricity	90,000 00
Farm, stable and grounds supplies ..	28,500 00
Household supplies ..	35,500 00
Medical, surgical and laboratory supplies	22,000 00
Industrial and vocational supplies	2,000 00
Educational, recreational and library supplies	2,000 00
Stationery and office supplies	2,500 00
Vehicular transportation supplies	2,500 00
Other materials and supplies	2,000 00

Replacement of auto-		
mobiles	1,300 00	
Exchange of trucks ..	1,550 00	
	<hr/>	360,850 00
Current repairs		22,000 00
Services Other Than Personal:		
Traveling expenses ..	\$800 00	
Postage	1,300 00	
Insurance, other than		
fire	1,500 00	
Telephone and tele-		
graph	3,400 00	
Funeral expenses	400 00	
Freight and express..	500 00	
Subscriptions	50 00	
Miscellaneous ex-		
penses	500 00	
Clinic expenses	300 00	
	<hr/>	8,750 00
Additions and Improvements:		
Laundry equipment ..	\$11,500 00	
Medical and surgical		
equipment	2,000 00	
	<hr/>	13,500 00
		<hr/>
		\$998,520 00
		<hr/>

X 20. STATE HOSPITAL, TRENTON

For salaries and wages, and for maintenance of the State Hospital, Trenton, on the basis of three thousand inmates.

State Hospital,
Trenton.

Salaries and Wages:	
Medical director	\$6,000 00
Warden	5,000 00
Other officers and em-	
ployees	835,147 00

CHAPTER 158, LAWS OF 1940

In lieu of maintenance of eleven physicians and their families..	15,624 00	
Religious services ...	700 00	
Clinic salaries	34,136 00	
	<hr/>	\$896,607 00
Materials and Supplies:		
Food	\$185,000 00	
Clothing	30,000 00	
Heat, light, power, water, gas and elec- tricity	118,000 00	
Household supplies ..	40,000 00	
Farm, stable and grounds supplies ..	37,000 00	
Medical and surgical supplies	31,000 00	
Stationery and office supplies	3,000 00	
Vehicular transporta- tion supplies	3,000 00	
Industrial and voca- tional supplies	2,900 00	
Other materials and supplies	4,000 00	
Clinic supplies	2,000 00	
Exchange of automo- bile	1,500 00	
Replacement of elec- tric therapy equip- ment	2,500 00	
Replacement of office equipment	800 00	
	<hr/>	460,700 00
Current repairs		32,000 00
Services Other Than Personal:		
Traveling expenses ..	\$2,500 00	
Telephone and tele- graph	4,300 00	

Postage	1,000 00	
Entertainment ex- penses	500 00	
Funeral expenses	800 00	
Newspapers and mag- azines	200 00	
Insurance, other than fire	1,127 50	
Freight and express..	125 00	
Cemetery upkeep	200 00	
Miscellaneous ex- penses	350 00	
Clinic expenses	500 00	
	<hr/>	11,602 50
Additions and Improvements:		
Refrigeration equipment	3,000 00	
	<hr/>	\$1,403,909 50
	<hr/>	<hr/>

X 21. STATE PRISON

For salaries and wages, and for main-
tenance of the State Prison on the
basis of one thousand two hundred
inmates.

State Prison.

Salaries and Wages:		
Principal keeper	\$6,000 00	
Director of industries	6,000 00	
Other officers and em- ployees	365,580 00	
Wages for inmates at prison (other than State use)	10,000 00	
Medical, surgical and dental fees	1,800 00	
Religious services ...	5,640 00	
	<hr/>	\$395,020 00

Materials and Supplies:

Food	\$70,000 00	
Clothing	25,000 00	
Heat, light, power, water, gas and elec- tricity	43,500 00	
Household supplies ..	11,500 00	
Ground supplies	100 00	
Medical, surgical and laboratory supplies.	5,000 00	
Stationery and office supplies	1,650 00	
Educational, recrea- tional and library supplies	1,700 00	
Vehicular transporta- tion supplies	1,000 00	
Industrial and voca- tional supplies	150 00	
Photographing, blue- printing and draft- ing supplies	600 00	
Other materials and supplies	1,000 00	
Protective equipment replacement	500 00	
Replacement of truck.	1,400 00	
		163,100 00
Current repairs		12,000 00

Services Other Than Personal:

Traveling expenses (including return- ing runaways)	\$1,300 00
Postage	400 00
Telephone and tele- graph	1,700 00
Insurance, other than fire	780 00
Electrocution plant ..	800 00
Payments to dis- charged inmates ...	1,250 00

Funeral expenses	200 00	
Miscellaneous ex- penses	400 00	
	<hr/>	6,830 00
Additions and Improvements:		
Kitchen equipment ..	\$750 00	
Surgical equipment ..	850 00	
	<hr/>	1,600 00
Unclassified:		
Compensation award to Mrs .		
Butcher		702 62
		<hr/>
		\$579.252 62
		<hr/> <hr/>

X 22. STATE PRISON FARM, BORDENTOWN

For salaries and wages, and for maintenance of the State Prison Farm, Bordentown, on the basis of six hundred inmates.

Prison Farm,
Bordentown.

Salaries and Wages:		
Superintendent	\$4,000 00	
Chief deputy	2,740 00	
Medical, surgical and dental fees	500 00	
Custodial officers and other employees, present, \$155,588.31; new, \$1,600.00	157,188 31	
Inmates' wages	7,500 00	
	<hr/>	\$171,928 31
Materials and Supplies:		
Food	\$34,500 00	
Clothing	12,000 00	
Heat, light, power, water, gas and elec- tricity	17,000 00	

Household supplies ..	4,500 00	
Farm, stable and grounds supplies ..	18,500 00	
Vehicular transportation supplies	750 00	
Stationery and office supplies	500 00	
Educational, recreational and library supplies	400 00	
Tobacco and other materials and supplies	150 00	
Exchange of truck ...	700 00	
	<hr/>	89,000 00
Current repairs		4,500 00
Services Other Than Personal:		
Telephone and telegraph	\$700 00	
Insurance, other than fire	200 00	
Postage	150 00	
Miscellaneous expenses	100 00	
	<hr/>	1,150 00
		<hr/>
		\$266,578 31
		<hr/>

X 23. STATE PRISON FARM, LEESBURG

Prison Farm, Leesburg. For salaries and wages, and for maintenance of the State Prison Farm. Leesburg, on the basis of two hundred and fifty inmates.

Salaries and Wages:	
Superintendent	\$3,000 00
Other officers and employees	59,755 00

Wages for inmates ..	3,000 00	
Medical and surgical fees	50 00	
	<hr/>	\$65,805 00
Materials and Supplies:		
Food	\$13,600 00	
Clothing	5,000 00	
Heat, light, power, water, gas and elec- tricity	7,800 00	
Household supplies ..	4,500 00	
Farm, stable and grounds supplies ..	4,000 00	
Medical, surgical and laboratory supplies	350 00	
Stationery and office supplies	450 00	
Educational, recrea- tional and library supplies	100 00	
Vehicular transporta- tion supplies	425 00	
	<hr/>	36,225 00
Current repairs		2,500 00
Services Other Than Personal:		
Traveling expenses ..	\$125 00	
Postage	150 00	
Telephone and tele- graph	700 00	
Insurance, other than fire	300 00	
Miscellaneous ex- penses	100 00	
	<hr/>	1,375 00
		<hr/>
		\$105,905 00
		<hr/>

X 24. VILLAGE FOR EPILEPTICS

Village for
Epileptics.

For salaries and wages, and for maintenance of the Village for Epileptics on the basis of one thousand five hundred and fifty inmates.

Salaries and Wages:

Superintendent	\$8,000 00	
Senior resident physician	4,260 00	
Steward	4,000 00	
Other officers and employees, present, \$293,557.00; new, \$2,880.00	296,437 00	
Medical and surgical fees	800 00	
Religious services ...	1,000 00	
		<hr/> \$314,497 00

Materials and Supplies:

Food	\$93,700 00
Clothing	10,000 00
Heat, light, power, water, gas and electricity	50,000 00
Household supplies ..	25,000 00
Farm, stable and grounds supplies ..	19,500 00
Medical, surgical and laboratory supplies	9,500 00
Stationery and office supplies	700 00
Industrial and vocational supplies	700 00
Educational, recreational and library supplies	800 00

Vehicular transportation supplies	2,300 00	
Office equipment	200 00	
Other materials and supplies	1,200 00	
Replacement of fire hose and equipment	500 00	
Replacement of automobiles	1,200 00	
Replacement of kitchen equipment	1,600 00	
Replacement of kitchen ranges	1,000 00	
Exchange of tractor..	1,075 00	
	<hr/>	218,975 00
Current repairs		13,500 00
Services Other Than Personal:		
Traveling expenses ..	\$1,300 00	
Postage	600 00	
Telephone and telegraph	1,500 00	
Insurance, other than fire	1,000 00	
Freight and express..	150 00	
Entertainment expenses	500 00	
Funeral expenses	275 00	
Miscellaneous expenses	100 00	
	<hr/>	5,425 00
Additions and Improvements:		
Reconstruction of water filter plant	\$5,000 00	
New gas oven	650 00	
Water softener for laundry	3,100 00	
	<hr/>	8,750 00

Unclassified:

Compensation award granted to Clarence Parker	640 12
	<hr/>
	\$561,787 12
	<hr/>

X 25. VINELAND STATE SCHOOL .

Vineland
State School.

For salaries and wages, and maintenance of the Vineland State School, on the basis of one thousand five hundred and fifty inmates.

Salaries and Wages:

Superintendent	\$7,000 00	
Physicians, executive assistants, clerks, mechanics and others, present, \$209,704.00; new, \$4,200.00	213,904 00	
Medical, surgical and oculist fees	2,500 00	
Religious services ...	500 00	
	<hr/>	\$223,904 00

Materials and Supplies:

Food	\$77,500 00
Clothing	17,500 00
Heat, light, power, water, gas and elec- tricity	36,000 00
Household supplies ..	17,500 00
Farm, stable and grounds supplies ..	21,500 00
Industrial and voca- tional supplies	1,400 00
Medical, surgical and laboratory supplies	4,800 00
Stationery and office supplies	800 00

Vehicular transportation supplies	1,500 00	
Educational, recreational and library supplies	1,600 00	
Other materials and supplies	150 00	
Exchange of automobile	900 00	
Replacement of laundry equipment	3,000 00	
	<hr/>	184,150 00
Current repairs		11,000 00
Services Other Than Personal:		
Traveling expenses ..	\$1,500 00	
Postage	1,000 00	
Telephone and telegraph	1,500 00	
Insurance, other than fire	600 00	
Entertainment expenses	1,000 00	
Funeral expenses	350 00	
Freight and express..	200 00	
	<hr/>	6,150 00
Additions and Improvements:		
Painting water tanks.	\$1,000 00	
Electro-therapy equipment	500 00	
Purchase of sewer pump	1,000 00	
	<hr/>	2,500 00
Unclassified:		
Compensation award to Randolph Cobianchi		520 00
		<hr/>
		\$428,224 00
		<hr/> <hr/>

This institution is authorized to pay for the maintenance of any county indigent patient transferred from the institution to an institution for training of the feeble-minded, to which moneys are paid by the State pursuant to R. S. 30:4-176, whatever sum or sums is received from the counties to pay the cost of such maintenance of any said patient in the institution.

SOCIAL SECURITY SUBSIDIES (IN CONFORMANCE
WITH FEDERAL LEGISLATION)

X 26. STATE SUBSIDY FOR DIVISION OF OLD AGE
ASSISTANCE

Social
Security
Subsidies.

For the purpose of making payments
for Old Age Assistance pursuant
to chapter 7 of Title 44 of the
R. S.\$3,024,000 00

The balance remaining in the appropriations for reimbursement to the counties for the State Subsidy for Old Age Assistance for the fiscal year ending June 30, 1940, together with the net balance remaining, after full payment of sums due the Federal Government, of all funds recovered under 44:7-14 R. S. during the fiscal year ending June 30, 1940, or so much thereof as may be necessary, is hereby reappropriated.

X 27. STATE SUBSIDY FOR MAINTENANCE OF CHILD-
 DREN UNDER THE CARE OF THE BOARD OF
 CHILDREN'S GUARDIANS

For the purpose of making payments
 for the maintenance of children
 under the care of the Board of
 Children's Guardians pursuant to
 chapter 5 of Title 30 of the Revised
 Statutes\$1,715,000 00

Subsidies for
 Children
 under care of
 Board of
 Children's
 Guardians.

The balance remaining in the appro-
 priations for the State Subsidy for
 maintenance of children under the
 care of the State Board of Chil-
 dren's Guardians for the fiscal year
 ending June 30, 1940, together with
 the net balance of Federal funds
 pursuant to chapter 5 of Title 30
 of the Revised Statutes, or so much
 thereof as may be necessary, is
 hereby reappropriated.

Total State Fund Appropriation ...\$39,111,938 67

TRUST AND DEDICATED FUNDS

*State School Fund*Trust and
Dedicated
Funds:

2. The following sums or so much thereof as may be necessary are hereby appropriated out of the income of the school fund for the purposes specified:

*Free Public Schools*Public
Schools;

For the support of free public schools \$500,000 00

*Premiums and Accrued Interest*Premiums
and Accrued
Interest;

There shall be paid from the income of the school fund such sums required to pay premiums and accrued interest on bonds purchased by the trustees for the support of the public schools.

*School Fund Expenses*School Fund
Expenses;

For necessary legal and other expenses incurred by or under the direction of the trustees for the support of public schools in the investment and protection of the school fund, and in the collection of the income thereof 4,500 00

Refunds

Whenever by the conversion of a lease into a grant, or by the execution of a new lease, the rental that has been paid in advance to the State for land under water under riparian lease is in excess of the amount actually accruing and owing thereunder, the same has been carried to the credit of the trustees of the school fund, the State Treasurer, upon warrant of the Comptroller, is hereby authorized and directed at any time upon application of the persons entitled to the same, to repay such excess from the income of the school fund.

Refunds;

\$504,500 00

3. The following sums or so much thereof as may be necessary are hereby appropriated from the free balances and dedicated and trust fund revenues as follows:

Morris Canal Fund

Salaries	\$11,110 00	Morris Canal
Materials and supplies .	450 00	Fund;
Current repairs	1,000 00	
Services other than personal	1,000 00	
Additions and improvements	440 00	
	<hr/>	
	\$14,000 00	
	<hr/>	

New Jersey State Library

Proviso; *Provided, however,* that there shall be refunded to the State fund such amounts as have heretofore been advanced from said fund to the Morris Canal Fund whenever and to the extent that the canal funds exceed the liabilities of said fund for the balance of the fiscal year 1941.

State Forest Fund

State Forest Fund.	Silviculture improvement of the State forests	\$17,000 00
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State Purchase Department and State Purchase Fund

State Purchase Fund.	The unexpended balance of the State Purchase Fund is hereby reappropriated, together with such sums as may be returned to the State Treasury for the reimbursement of said fund, so that a "Purchase Fund" not exceeding \$250,000.00 will be established and maintained for the purpose of making payments for purchases pursuant to the purchase act (chapter 25 of Title 52 of the R. S.), and for the expenses of handling, storing and transporting purchases so made, the cost of said purchases to be apportioned among the various using agencies and the appropriations current for their use so as to reimburse the said "Purchase Fund" for said purchases when so made; said amounts so appropriated to be credited to said fund when deposited in the State Treasury for disbursement in accordance with the provisions of said chapter 25 of Title 52 of the R. S. The above fund shall be a revolving fund and the unexpended balances and reimbursements above mentioned shall constitute said fund for the purpose of carrying out the provisions of said purchase act; <i>provided, however,</i> that any sum or sums in excess of
Revolving Fund.	
Proviso.	

the amount hereby appropriated received by the Purchasing Agent from any source shall by him be paid to the State Treasurer and deposited in the general fund of the State; *provided, further*, that the salaries and incidental expenses to operate said fund shall not exceed one hundred twenty-seven thousand, five hundred and sixty-five dollars, divided as follows; *provided, however*, that the State House Commission, on application of the State Purchase Commissioner, may transfer to the State Purchase Fund, from time to time, moneys appropriated to any spending agency, said moneys so transferred to be returned to the funds from which they were taken during the fiscal year for which said appropriations were made; *provided, further*, on all purchases made by the State Purchase Commissioner pursuant to law, there shall be added to all purchases as a service charge a sum not exceeding two per centum, as shall be determined by the State Purchase Commissioner, which said sum, not exceeding two per centum, as so determined, shall, on certification from the State Purchase Commissioner, be transferred, on order of the Comptroller of the Treasury, by draft or certificate of the State Treasurer, from the accounts of the department, board or commission, or using agency, for whom the purchase was made, to the State Purchase Fund. The State Purchase Commissioner shall certify to the head of the department, board, commission, or using agency of the government from whose accounts a service charge has been ordered, the amount of such service charge.

Proviso.

Proviso.

Proviso, 2%
service charge.

On the commencement of any new State fiscal year, or at any time during said fiscal year, the State Purchase Commissioner may anticipate the purchase needs of any department, board, commission, or using agency of the government, and may charge the two per centum above provided for, or any lesser sum, based upon the purchases of any such department, board, commission, or using agency for the immediately preceding fiscal year.

May anticipate
purchase
needs.

State Purchase
Commissioner.

The following sums, or so much thereof as may be necessary, are appropriated from the State Purchase Fund for salaries and other expenses for the operation of the department of the State Purchase Commissioner.

Salaries:

State Purchase Commissioner	\$7,000 00	
Chief Clerk	5,000 00	
Compensation of assistants and clerical services, and laboratory testing services, present, \$66,690.00; new, \$4,920.00	71,610 00	
Supervisors of purchases	17,760 00	
Labor services	1,500 00	
		<hr/>
		\$102,870 00

Materials and Supplies:

Vehicular transportation supplies	\$2,000 00	
Stationery and office supplies	4,800 00	
Office equipment	795 00	
Fuel, light and power, water rent	3,500 00	
Household supplies ..	250 00	
Replacement of truck	2,200 00	
		<hr/>
		13,545 00
Current repairs		1,200 00

Services Other Than Personal:

Traveling expenses ..	\$750 00	
Advertising	4,000 00	
Subscriptions	750 00	
Insurance	3,700 00	
Freight, express and cartage	250 00	
Miscellaneous ex- penses	500 00	
	<hr/>	9,950 00
		<hr/>
		<hr/> <hr/>
		\$127,565 00

Public Shooting and Fishing Grounds Fund

Salaries	\$22,800 00	Shooting and Fishing Grounds.
Materials and supplies	44,270 00	
Current repairs	500 00	
Services other than personal	5,000 00	
Additions and improvements	700 00	
New buildings and land	25,000 00	
State's contribution pursuant to chap- ter 157, Laws of 1938	5,000 00	
	<hr/>	
		\$103,270 00
		<hr/> <hr/>

4. No money shall be drawn from the treasury except for objects as hereinabove specifically appropriated, and except such sums as may be required to refund amounts credited to the State Treasurer which do not represent State revenues, and except such sums which are by law devoted to specific purposes, namely, State school tax, Department of Agriculture receipts pursuant to R. S. 4:10-9, United States appropriation to Agricultural College, taxes for the use of taxing districts in this State, Grade Crossing Elimination Fund, appropriated Emergency Relief Funds, Forest Fire Fund, Forest Nursery Fund, Forest Land Fund,

Moneys used
as specified.

Workmen's Compensation Tax Fund, Educational Aid Fund, 1837 Surplus Revenue Fund income, State Police Retirement Fund, Clerk in Chancery Enrollment Fund, unclaimed accounts of patients and prisoners in State institutions, Unemployment Compensation Commission, Compensation awards, Billboard Regulation Fund, moneys appropriated to the New Jersey World's Fair Commission, and such revenues as may be received pursuant to chapter four hundred and twenty-one, laws of one thousand nine hundred and thirty-eight, Vocational Schools, Crippled Children's Commission, High Point Park Commission, Palisades Interstate Park Commission. moneys appropriated to the Financial Assistance Commission pursuant to chapter eighty-nine and ninety-four, laws of one thousand nine hundred and thirty-eight, Federal funds subsidizing the State under the Social Security Act, and such other Federal funds used to match State appropriations in P.W.A. and W.P.A. projects, moneys received from tuition for extension in summer school courses, which last named moneys shall be paid pursuant to the laws applicable thereto; moneys received representing insurance to cover losses by fire and other casualties; this section shall not be construed to prohibit the payment due upon any contract made under an appropriation of previous years; moneys received by the Department of Conservation and Development from the sale or lease of forest reserve lands pursuant to R. S. 13:8-9; moneys received by the Quartermaster-General under the provisions of article 3, chapter 2-38 of R. S.; nor shall this act apply to moneys appropriated by joint resolution of the Legislature where such moneys have been set apart by the State Comptroller.

Construing.

Transfers.

5. In order that some degree of flexibility in appropriations may be had, any department or other State agency receiving an appropriation by any act of the Legislature may apply to the State House Commission for leave to transfer a part of any item granted to such department or agency to

any other item in such appropriation. Such application shall only be made during the current year for which the appropriation was made, and if the State House Commission shall consent thereto, it shall notify the Comptroller thereof in writing, whereupon the Comptroller shall place the amount so transferred to the credit of the item so designated; *provided, however*, that no sum appropriated for any permanent improvement shall be used for maintenance or for any temporary purpose.

Proviso.

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

Corrections.

7. The Comptroller of the Treasury is hereby empowered, and it shall be his duty in the disbursement of funds available for the general uses of this State, to first provide for the maintenance of the administration of the government of the State, and of its courts, and of its penal, correctional and charitable institutions, and to apply the remainder of such available funds in such manner and to such purpose for which appropriations may have been made as in his judgment may best conserve the interest of the State.

Order of
disbursing
funds.

8. The State House Commission is hereby empowered, notwithstanding any other provision of the law, to transfer from the various appropriations for construction, reconstruction, additions to and betterments of State building and appurtenances thereto, herein contained, to the appropriation for the division of architecture and construc-

Transfers
from various
appropriations.

tion of the Department of Institutions and Agencies a sufficient sum to pay for the cost of all architectural work, superintendence and other expert services in connection with such work.

Petty cash
funds.

9. The Comptroller of the Treasury may, upon application therefor, allot from appropriations made to any official, department, commission or board a sum, not in excess of three hundred dollars (\$300.00), to establish a petty cash fund, for the payment of expenses not in excess of ten dollars (\$10.00). The allotments thus made by the Comptroller shall be paid to such person as shall be designated as the custodian thereof by the official, department, commission or board making request therefor, and the money thus allotted shall be disbursed by such custodian, who shall require from all persons obtaining money from said fund a receipt therefor. Such receipts shall by such custodian be forwarded monthly to the Comptroller of the Treasury for audit, and the Comptroller of the Treasury shall likewise make regulations governing disbursements from petty cash funds.

Appropriations
transferred.

10. The Comptroller of the Treasury is hereby empowered, and it shall be his duty in the disbursement of funds appropriated for the maintenance and operation of any department or branch thereof, the duties or responsibilities of which are or may hereafter be transferred to any other department, to transfer such appropriations to such department as shall be charged with the responsibility of administering the functions of such department so transferred as aforesaid.

Act effective.

11. This act shall take effect on the first day of July, one thousand nine hundred and forty.

Approved June 28, 1940.

CHAPTER 159

AN ACT concerning the issuance of bonds and other obligations and the incurring of indebtedness by counties, cities, boroughs, towns, townships, villages and other municipalities other than school districts, and amending section 40:1-11 of the Revised Statutes.

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

1. Section 40:1-11 of the Revised Statutes is amended to read as follows: Section amended.

40:1-11. The financing of any two or more purposes for which this article authorizes bonds to be issued may be provided for in any appropriate county bond resolution or municipal bond ordinance and combined into a single issue of obligations, but if financing for any purpose for which no deduction may be taken shall be so combined with financing for any purpose for which a deduction may be taken pursuant to subsections "b" or "c" of section 40:1-77 of this Title, no deduction shall be taken for either of such purposes in computing net debt. Double financing.

2. This act shall take effect immediately.

Approved June 28, 1940.

CHAPTER 160

AN ACT making appropriations for the support of the State government and regulating the disbursement thereof.

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

A 4. COMPTROLLER'S DEPARTMENT

Appropriations. Assistants and clerical services \$420 00

G 2. NATIONAL GUARD

Military. Regimental armories at Jersey City, Paterson, Trenton (2), Teaneck, two at Newark and two at Camden. 20,000 00

Troop, battery and battalion armories at East Orange, Elizabeth, Red Bank, Orange, Westfield, Passaic, Englewood, Atlantic City, West Orange, Morristown and Newark Air Port, maintenance 5,000 00

Compensation of officers and enlisted men and expenses in connection with annual encampment 80,000 00

Disbursement. 2. The appropriations herein authorized shall be disbursed in the same manner and subject to the same regulations governing the disbursements of other State appropriations.

3. This act shall take effect immediately.
Approved June 28, 1940.

CHAPTER 161

AN ACT authorizing municipalities to create, by ordinance, a local harbor and water front commission and defining the powers and duties thereof, and supplementing chapter sixty-eight of Title 40 of the Revised Statutes.

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

1. The governing body of each municipality is hereby authorized to create, by ordinance, a local harbor and water front commission to be known as "The Harbor Commission of....." (here insert name of municipality). Such commission shall consist of seven persons, residents of such municipality, and shall be appointed by the governing body. Two members of said commission shall be members of the governing body and shall be appointed annually, and the remaining five members shall be appointed for the following terms: one member for a term of one year; one for a term of two years; one for a term of three years; one for a term of four years and one for a term of five years. Thereafter all appointments, except the members of the governing body who shall be appointed for the period of one year, shall be for the term of five years each, and the members shall serve until their successors are appointed and qualified.

Local harbor
commission.

Membership.

Terms.

Subsequent
terms.
2. The commission so created shall be vested with such powers and duties as shall be defined and designated by ordinance adopted by the governing body of such municipality with respect to the management, operation and control of the harbor and water front owned or leased by said municipality, including the construction, maintenance, operation and use of the harbor, water front, beach, land and all properties, structures,

Powers
and duties.

piers, bulkheads and jetties located upon lands owned or leased by the municipality and upon lands owned or leased by the municipality contiguous to such harbor, water front and beach.

Approval of
expenditures.

3. Any act by the commission so created involving an expenditure, lease or transfer of property to a value exceeding five hundred dollars (\$500.00) shall require the approval of the municipal governing body.

4. This act shall take effect immediately.

Approved June 28, 1940.

CHAPTER 162

AN ACT to meet the expenses of the Disabled American Veterans of the World War of the State of New Jersey, which expenses are for the purpose of hiring locations, clerical expenses, advertising, bringing Disabled American Veterans who are elected delegates to the State conventions and any other expenses that are required for the comfort and care of Disabled American Veterans of the World War attending such conventions and are without funds, and the compilation and preservation of the record of the annual proceedings of the Disabled American Veterans of the World War of the Department of New Jersey, and making an appropriation therefor.

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

Appropriation
to veterans
for convention
purposes.

1. The Comptroller of the Treasury is hereby authorized and empowered and the State Treasurer shall pay, on requisition by the Department

Commander, Disabled American Veterans of the World War, Department of New Jersey, the sum of one thousand dollars (\$1,000.00), to the treasurer of the said Department of New Jersey, Disabled American Veterans of the World War; which sum shall be used to meet the expenses of the Disabled American Veterans of the World War of the State of New Jersey, which expenses are for the purpose of hiring locations, clerical expenses, advertising, bringing Disabled American Veterans who are elected delegates to the State conventions and any other expenses that are required for the comfort and care of Disabled American Veterans of the World War attending such conventions and are without funds, and the compilation and preservation of the record of the annual proceedings of the Disabled American Veterans of the World War of the Department of New Jersey.

2. One thousand dollars (\$1,000.00) shall be included in the annual appropriation of the State of New Jersey for said convention.

Included in
appropriation
bill.

3. The commander of said Department of New Jersey Disabled American Veterans of the World War shall furnish to the Adjutant-General of the State of New Jersey twenty (20) bound copies of the proceedings for the archives of the State.

Copies of
publications
furnished
State.

4. This act shall take effect immediately.

Approved June 28, 1940.

CHAPTER 163

AN ACT making an appropriation to the
Legislature.

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

Appropriation
for
deficiencies.

1. The sum of seven thousand dollars (\$7,000.00) or so much thereof as may be necessary is appropriated out of the General State Fund to the Legislature to supply deficiencies in former appropriations for the fiscal year ending June thirtieth, one thousand nine hundred and thirty-nine.

2. This act shall take effect immediately.

Approved June 28, 1940.

CHAPTER 164

AN ACT to permit banks and trust companies to retain on deposit trust funds awaiting investment or distribution, and amending section 17:4-31 of the Revised Statutes.

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

Section
amended.

1. Section 17:4-31 of the Revised Statutes is hereby amended to read as follows:

Funds
awaiting
investment
deposited
separately.

17:4-31. Any bank or trust company organized under the laws of this State, and authorized to act as trustee, executor, administrator, guardian, or in any other fiduciary capacity, shall carry all funds deposited or held in trust by it awaiting investment or distribution, in a separate account, and may deposit the same in such bank or trust company. Such funds shall not be used by the bank

Use of funds.

or trust company in the conduct of its business unless it shall first set aside in its trust department United States bonds or other securities approved by the commissioner, both as to amount and character.

In the event of the failure of such bank or trust company, the owners of the funds held in trust for investment or distribution shall have a lien on the bonds or other securities so set apart in addition to their claim against the estate of the bank or trust company.

Investment
funds a lien.

2. This act shall take effect immediately.

Approved June 28, 1940.

CHAPTER 165

AN ACT to regulate elections, and amending sections 19:31-2, 19:32-1, 19:32-2 and 19:45-7 of the Revised Statutes.

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

1. Section 19:31-2 of the Revised Statutes is amended to read as follows:

Section
amended.

19:31-2. In all counties of the first class the term of office of the present commissioners of registration is hereby terminated. In all counties of the first class the superintendent of elections is hereby constituted the commissioner of registration and in all other counties having municipalities having permanent registration the secretary of the county board is hereby constituted the commissioner of registration.

Changes in
county elec-
tion officers.

The commissioner of registration in all counties of the first class, and the county board in all other counties, shall have complete charge of the permanent registration of all eligible voters in municipalities within their respective counties having permanent registration.

In charge of
registration.

Temporary appointments.	The commissioner of registration in counties of the first class, and the county board in all other counties, shall have power to appoint temporarily such number of persons as in his or its judgment may be necessary in order to carry out the provisions of this Title. Such persons when temporarily appointed shall not be subject to any of the provisions of Title 11, Civil Service, but shall be in the unclassified service.
Stationery and office equipment.	The commissioner of registration in counties of the first class, and the county board in all other counties, shall provide such printed forms, blanks, supplies and office telephone and transportation equipment and shall prescribe such reasonable
Regulations.	rules and regulations as are necessary in the opinion of the commissioner or county board to carry out the provisions of this Title and any amendments or supplements thereto.
Meeting expenses.	All necessary expenses incurred, as and when certified and approved by the commissioner of registration in counties of the first class, and by the county board in all other counties, shall be paid by the county treasurer of the county; <i>provided, however,</i> that all expenses of every nature in the office of the commissioner of registration in counties of the first class, exclusive of county board expenses, shall not exceed the sum of three hundred thousand dollars (\$300,000.00) for the year one thousand nine hundred and forty-one and shall not exceed the sum of two hundred fifty thousand dollars (\$250,000.00) per annum for each succeeding year thereafter.
Proviso: expenses limited.	
Construing provisions.	Nothing in the provisions of subtitle two of the Title, Municipalities and Counties (40:16-1 et seq.), shall in anywise be construed to affect, restrict or abridge the powers herein conferred on the commissioners in counties of the first class, and upon the county boards in all other counties.
Location of powers.	All powers granted to the commissioner in all counties other than counties of the first class by the provisions of this Title are hereby conferred upon the county board in such counties, and any and all

duties conferred upon the commissioner in all counties other than counties of the first class by the provisions of this Title shall only be exercised and performed by such commissioner under the instructions and directions of and subject to the approval of the county board of such counties.

2. Section 19:32-1 of the Revised Statutes is amended to read as follows:

19:32-1. The office of superintendent of elections in counties of the first class is established. The offices shall be filled by some suitable persons who shall be appointed by the Senate and General Assembly in joint meeting assembled and who shall hold office for the term of five years from the date of appointment and until their successors are appointed and have qualified. Each superintendent shall receive a salary of five thousand dollars (\$5,000.00) per annum to be paid by the county treasurer. The persons so appointed shall have their offices in the counties for which they are appointed. If a vacancy happens it shall be filled during the sitting by the Senate and General Assembly. If a vacancy happens during the recess of the Legislature, the chief deputy to the superintendent shall automatically serve to fill it until the next meeting of the Legislature, which shall then fill the vacancy. The persons so appointed by the Legislature shall qualify and take office immediately following his appointment, and shall continue in office for a period of five years and until his successor is appointed and has qualified.

3. Section 19:32-2 of the Revised Statutes is amended to read as follows:

19:32-2. Each superintendent may appoint a chief deputy, a clerk, a secretary and any other assistants he considers necessary to carry out the provisions of this Title, and may remove the same whenever he deems it necessary. Those so appointed shall not be subject to any of the provisions of Title 11, Civil Service, but shall be in the unclassified service. Each superintendent shall fix the salaries of the persons so appointed and such

Section
amended.

Superintendent
of elections.

Appointment.

Term.

Salary.

Offices.

Vacancy.

Section
amended.

Deputy and
assistants.

In unclassified
service.

Assistants
salaries.

Expenses.	<p>salaries certified to and approved under his hand shall be paid semimonthly by the county treasurer of the county in which such persons are so engaged. All other necessary expenses incurred in carrying out the provisions of this Title when certified to and approved by the superintendent shall be paid by the county treasurer of the county in which the superintendent shall maintain his office; <i>provided, however,</i> that all expenses of every nature in the office of the superintendent of elections shall not exceed the sum of two hundred thousand dollars (\$200,000.00) per annum commencing in the year one thousand nine hundred and forty-one and annually thereafter.</p>
Proviso: total annual expenses.	<p>4. Section 19:45-7 of the Revised Statutes is amended to read as follows:</p>
Section amended.	<p>19:45-7. The compensation of the members of the several county boards shall be as follows: In counties having a population exceeding five hundred thousand, two thousand six hundred dollars (\$2,600.00) per annum; in counties having a population of not more than five hundred thousand or less than two hundred thousand, two thousand dollars (\$2,000.00) per annum; in counties having a population of not more than two hundred thousand or less than one hundred and fifty thousand, fifteen hundred dollars (\$1,500.00) per annum; in counties having a population of not more than one hundred and fifty thousand or less than one hundred thousand, nine hundred dollars (\$900.00) per annum; in counties having a population of not more than one hundred thousand or less than eighty-two thousand, seven hundred and fifty dollars (\$750.00) per annum; in counties having a population of not more than eighty-two thousand or less than fifty thousand, six hundred dollars (\$600.00) per annum; in counties having a population of not more than fifty thousand or less than forty thousand, four hundred dollars (\$400.00) per annum; in counties having a population of less than forty thousand, three hundred dollars (\$300.00) per annum. The member of the county</p>
Compensation of county boards of elections.	
Salary of secretary.	

board in counties other than counties of the first class who shall be secretary thereof and who shall perform the clerical duties thereof shall receive an additional compensation of one-half of the compensation of the individual members of the board.

The compensation of the clerk of the county board of elections in counties of the first class shall be as follows: For the first year of service in such position the sum of thirty-five hundred dollars (\$3,500.00) per annum, to be increased at the rate of one hundred and fifty dollars (\$150.00) per annum for each year of service, to the maximum of fifty-five hundred dollars (\$5,500.00) per annum; and the compensation of the assistant clerks shall be, for the first year of service in such positions, the sum of three thousand dollars (\$3,000.00) per annum, to be increased at the rate of one hundred dollars (\$100.00) per annum for each year of service to the maximum of forty-five hundred dollars (\$4,500.00) per annum. The compensation of the clerk-stenographer shall be fixed by the county board, to be paid by the county treasurer, semi-monthly as other county employees are paid. This section shall apply to such clerks and assistant clerks whether heretofore or hereafter appointed and the years of service shall be computed from the time of their respective appointments to such positions.

Compensation
of clerk of
county board
in first class
counties.

Clerk-
stenographer.

The commissioner of registration in a county of the first class shall receive twenty-five hundred dollars (\$2,500.00) per annum, for services performed as such commissioner of registration, and for such services performed by a commissioner of registration in a county other than a county of the first class additional compensation shall be paid to such commissioner in an amount equal to fifty per centum (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

Salary of
commissioners
of registration.

he shall devote his full time to the performance of his duties as a member of the county board, secretary thereof, and commissioner of registration. "Full time" as here used means such time as is daily required of employees in the office of the county board.

5. This act shall take effect immediately.
Passed July 2, 1940.

CHAPTER 166

AN ACT concerning menhaden, and amending sections 23:3-50 and 23:3-52 of the Revised Statutes.

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

Section
amended.

1. Section 23:3-50 of the Revised Statutes is amended to read as follows:

Taking
menhaden.

23:3-50. A person licensed under sections 23:3-50 to 23:3-53 of this Title may take menhaden with a purse or shirred net in accordance with the permission granted by the license, but no person shall use or employ a vessel of more than two hundred tons gross tonnage as determined by Custom House measurements for taking menhaden with purse or shirred nets in the waters of Sandy Hook bay, Raritan bay or Lower bay, within this State, or in the waters of the Atlantic ocean within the jurisdiction of this State, north of the United States coast guard station located in the borough of Monmouth Beach, in the county of Monmouth, or in the waters of the Atlantic ocean, within the jurisdiction of this State, between Cape May Point in the county of Cape May and Absecon Inlet in the county of Atlantic.

Tonnage
of vessel.

Waters fished.

2. Section 23:3-52 of the Revised Statutes is amended to read as follows: Section amended.

23:3-52. The fees for issuing a license under sections 23:3-50 and 23:3-51 of this Title shall be as follows: For each License fees.

		Capacity of vessels.
Vessel of not less than thirty nor more than one hundred tons gross tonnage, owned by residents of New Jersey	\$100 00	
Vessel of not less than one hundred nor more than one hundred fifty tons gross tonnage, owned by residents of New Jersey	200 00	
Vessel of not less than one hundred fifty nor more than one hundred seventy-five tons gross tonnage, owned by residents of New Jersey..	300 00	
Vessel of not less than one hundred seventy-five nor more than two hundred tons gross tonnage, owned by residents of New Jersey	400 00	
Vessel over two hundred tons gross tonnage, owned by residents of New Jersey	750 00	
Vessel not over twenty tons gross tonnage used by residents for taking menhaden for bait purposes only ..	10 00	
Vessel of not less than thirty nor more than one hundred tons gross tonnage, owned or leased by non-residents of New Jersey	300 00	Nonresidents.
Vessel of not less than one hundred nor more than one hundred fifty tons gross tonnage, owned or leased by nonresidents of New Jersey	500 00	
Vessel of not less than one hundred fifty nor more than one hundred seventy-five tons gross tonnage, owned or leased by nonresidents of New Jersey	750 00	

Vessel of not less than one hundred seventy-five nor more than two hundred tons gross tonnage, owned or leased by nonresidents of New Jersey 1,000 00

All vessels over two hundred tons gross tonnage, owned or leased by nonresidents of the State of New Jersey 1,200 00

Foreign
vessels.

The fees for vessels from out of the State, leased by residents of New Jersey, shall be the same as the non-resident license fees.

Measurement
standard.

Such gross tonnages shall be determined by Custom House measurements.

3. This act shall take effect immediately.
Filed July 8, 1940.

CHAPTER 167

AN ACT to appropriate additional moneys for the
State Tax Department.

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

Appropriation
to meet State
obligations.

1. There is hereby appropriated out of the State fund for expenditure by the State Tax Department for the fiscal year ending on the thirtieth day of June, one thousand nine hundred and forty-one, and available for expenditure during said fiscal year and for a period of two months thereafter to pay obligations incurred during said fiscal year, the following sum in addition to any sums otherwise appropriated for said period:

Salaries:

Track survey staff \$9,680 00

2. This act shall take effect immediately.
Filed July 8, 1940.

CHAPTER 168

AN ACT concerning the alcoholic beverage tax law,
and amending section 54:43-1 of the Revised
Statutes.

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

1. Section 54:43-1 of the Revised Statutes is Section
amended.
amended to read as follows:

54:43-1. There are hereby levied and imposed Excise tax on
sale of
alcoholic
beverages.
upon any sale or delivery within this State of
alcoholic beverages intended ultimately for con-
sumption the following excise taxes:

a. Beer—three and one-third cents a gallon
or fraction thereof.

b. Liquors—at the rate of one dollar a gal-
lon, except fruit brandies which shall be taxed
at the rate of fifty cents a gallon.

c. Wines—at the rate of ten cents a gallon.

d. Vermouth—at the rate of fifteen cents a
gallon.

e. Sparkling wines—at the rate of forty
cents a gallon.

2. This act shall take effect immediately.
Approved July 8, 1940.

CHAPTER 169

AN ACT concerning refunds of taxes paid on motor fuels, and amending section 54:39-66 of the Revised Statutes.

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

Section amended.	1. Section 54:39-66 of the Revised Statutes is amended to read as follows:
Fuels variously used:	54:39-66. Any person who shall use any fuels as herein defined for any of the following purposes:
Propelling vehicles;	(a) operating or propelling motor vehicles, motor boats or other implements owned by the State and all the political subdivisions thereof,
Autobuses;	(b) autobuses 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,
Farming tractors;	(c) Agricultural tractors not operated on a public highway,
Farm machinery;	(d) farm machinery,
Aircraft;	(e) aircraft,
Ambulances;	(f) ambulances,
Rural mail delivery;	(g) rural free delivery carriers in the dispatch of their official business,
Traction vehicles;	(h) such vehicles as run only on rails or tracks, and such vehicles as run in substitution thereof,
Private;	(i) such vehicles as are operated exclusively on private property,
Shell fishery boats;	(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,
Business vessels;	(k) motor boats or motor vessels used exclusively for commercial fishing,

- (l) motor boats or motor vessels used for hire for fishing parties, Fishing parties;
- (m) cleaning or dyeing, Cleaning;
- (n) fire engines and fire fighting apparatus, Fire engines;
- (o) stationary machinery and vehicles or implements not designed for the use of transporting persons or property on the public highway, Stationary machinery;
- (p) heating and lighting devices, Heat and light;
- (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 exportation is submitted, Fuels previously taxed;
- (r) motor boats or motor vessels used exclusively for Sea Scout Training by a duly chartered unit of the Boy Scouts of America, Sea scouts.
- and who shall have paid the tax for such fuel hereby required to be paid, shall be reimbursed and repaid the amount of tax so paid upon presenting to the commissioner an affidavit supported by the original invoice or invoices showing purchase, which affidavit shall be verified by the oath of the claimant and shall state the name of the person from whom purchased, date of purchase, the total amount of such fuel, and that the cost of the fuel and the tax thereon so purchased has been paid. Reimbursement for fuel tax previously paid.
2. This act shall take effect immediately. Verification of claim.
- Approved July 8, 1940.

CHAPTER 170

AN ACT concerning rebates and deductions in taxation and supplementing article three of chapter four of Title 54 of the Revised Statutes, and providing an appropriation to carry into effect the provisions of this act.

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

Municipal
credit for
unpaid taxes.

1. Whenever any public or quasi public agency or corporation of the Federal government shall have paid in any year or over a period of years, but a portion of the tax levied and assessed against it for municipal purposes, and the municipality wherein such property is located shall have paid in full its tax for State and county purposes for any or all of said years, the board of chosen freeholders is authorized and empowered by resolution to direct the county treasurer to allow to any such municipality, on application therefor, a credit or credits not to exceed fifty thousand dollars (\$50,000.00) on account of future county taxes due from such municipality.

Amount.

Application
to State
Treasurer
for allowance.

Whenever the board of chosen freeholders of any county shall direct the county treasurer to make and allow such credit or credits as in this act directed, the county treasurer is hereby authorized and empowered to make application to the State Treasurer for an allowance on the part of the State for all sums as aforesaid paid to the State on account of State taxes, and the State Treasurer shall allow to the county either a credit or credits or shall pay the amount aforesaid to such county on account of taxes heretofore paid as in this act authorized; *provided, however*, that the State Treasurer shall not be obligated in any case to pay or allow credit for any sum in excess of twenty-one thousand dollars (\$21,000.00).

Proviso.

2. This act shall take effect immediately.

Approved July 8, 1940.

CHAPTER 171

AN ACT relating to partitions, and amending sections 2:71-32 and 2:71-34 of the Revised Statutes.

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

1. Section 2:71-32 of the Revised Statutes is hereby amended to read as follows: Section amended.

2:71-32. When a sale is made pursuant to sections 2:71-29 and 2:71-30 of this Title, the net proceeds of a share limited over or not held in fee simple shall, under the order and direction of the Court of Chancery be paid either to the tenant of said life or other estate, during his or her life or at his or her death or be invested and kept invested, in the name of the State of New Jersey, for the use of the person owning such share, upon bond secured by mortgage to the State, either upon the property so sold, or any part thereof, or the fee simple of other unencumbered real estate in this State, worth at least double the principal sum so secured thereon, two-thirds ($\frac{2}{3}$) of which value shall be in the land itself, independent of any building thereon. The bond and mortgage shall, after being duly recorded, be filed in the office of the Clerk in Chancery, there to remain as of record until duly satisfied and discharged. Such clerk shall be authorized to certify copies of any such bond and mortgage under the seal of the Court of Chancery, and such copies, so certified, shall be evidence as other records and files of such court are, when so certified. Payment as result of sale.

Proceeds invested.

Secured by bond and mortgage.

Record.

Certified copies in evidence.

The interest accruing on such bond shall be paid annually or semiannually, according to the condition thereof, to the person who would have been tenant of the particular estate of such share if there had been no sale thereof, his heirs, executors, Interest.

Collection
of unpaid
principal
and interest.

administrators or assigns, and shall be so secured by the condition of the bond and mortgage. The principal and interest, when not paid in accordance with the conditions, shall be collected under the order and direction of the Court of Chancery. If paid during the lifetime of said tenant, the Chancellor shall fix the amount to be paid, by establishing the then present value of said interest, or in such other way as the Chancellor shall direct.

Section
amended.

2. Section 2:71-34 of the Revised Statutes is hereby amended to read as follows:

Paid or
assigned to
heirs or
assigns in
fee absolute.

2:71-34. At such time as the share of real estate so sold would have become vested in fee simple absolute and the particular estate or estates therein would be determined, as aforesaid, if no such sale thereof had been made, the principal sum or mortgage representing such share in the real estate shall, under order and direction of the Court of Chancery, be paid or assigned to the persons, their heirs or assigns, who would have been entitled to the fee simple absolute in such share of real estate, unless said share shall have been theretofore already disposed of and paid by the order of the Chancellor.

3. This act shall take effect immediately.

Approved July 8, 1940.

CHAPTER 172

AN ACT relating to the commissions of certain fiduciaries, and amending section 3:11-2 of the Revised Statutes.

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

Section
amended.

1. Section 3:11-2 of the Revised Statutes is hereby amended to read as follows:

Commissions
on settlement
of estates.

3:11-2. On the settlement of accounts of executors, administrators, administrators with the will

annexed, guardians, and trustees under a will, accounting in the prerogative or orphans' court, their commissions over and above their actual expenses shall be computed upon the following rates:

On all income that comes into their hands five per centum (5%), and such executors, administrators, administrators with the will annexed, guardians, and trustees under a will may take such income commissions as of the time or when the income was or is received by them without allowance thereof by the court.

When commissions taken.

On corpus where the corpus receipts do not exceed fifty thousand dollars (\$50,000.00), seven per centum (7%) on the first one thousand dollars (\$1,000.00) thereof, five per centum (5%) on the next nine thousand dollars (\$9,000.00) thereof, four per centum (4%) on the next ten thousand dollars (\$10,000.00) thereof, and three per centum (3%) on the excess.

Commission on corpus.

Where the corpus receipts exceed fifty thousand dollars (\$50,000.00), the court before which the account shall be presented for settlement and allowance shall determine the corpus commissions of executors, administrators, administrators with the will annexed, guardians, and trustees under a will, on the intermediate or final settlement of their accounts according to the actual services rendered, and the commissions on corpus, shall not exceed five per centum (5%) on all corpus which comes into their hands; *provided, however*, that corpus commissions may be allowed in excess of the rates herein fixed in any case where the administration of the fiduciary has extended or extends beyond a period of twenty-five years.

When corpus exceeds \$50,000.

Proviso.

2. This act shall take effect immediately.

Approved July 8, 1940.

CHAPTER 173

AN ACT to provide for the registration and regulation of certain private schools, providing penalties for the violation thereof, and supplementing Title 18 of the Revised Statutes.

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

Registering
of private
schools.

1. Every nonsectarian private boarding school established and operating within this State, which is not incorporated under the provisions of Title 15 of the Revised Statutes, relating to the incorporation of associations not for pecuniary profit, or which has not been in session annually for twenty years immediately preceding the passage of this act, shall be required to register with the State Commissioner of Education and shall not be permitted to operate after July first, one thousand nine hundred and forty-one, unless it receives a certificate of approval issued by the Commissioner of Education under rules of the State Board of Education.

Limit of
operation.

Renewal or
revocation.

2. Such certificate may be renewed annually or may be revoked at any time for good cause.

Examination
of facilities
by authority.

3. The county superintendent of schools or other educational officer designated by the commissioner shall be empowered to visit the premises of the school and conduct a full and complete examination of all facilities of the said school at any time during the period of operation thereof. Each such school shall be required to furnish such information and reports from time to time as the Commissioner of Education shall deem necessary and proper and in manner and on forms to be prescribed by him.

Information
and reports.

Annual report.

4. An annual report and such other reports as may be required from time to time shall be furnished to the commissioner and failure to furnish any such report or to conform in every particular

to standards prescribed for such schools shall be deemed good and sufficient reason for the disapproval of any such school or revocation of an approval previously granted.

5. Any person, firm, corporation or association, who shall operate or conduct a private school without first obtaining the approval required by this chapter shall be deemed guilty of a misdemeanor.

Operating
without
authority.

6. Nothing in this act contained shall in any wise apply to any private school controlled or operated by a charitable institution or to any school controlled or operated by a religious denomination.

Act does not
apply to
religious
institutions.

7. This act shall take effect immediately.

Approved July 8, 1940.

CHAPTER 174

AN ACT concerning retirement of employees in counties of the first class, and supplementing article one, of chapter ten, of Title 43 of the Revised Statutes.

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

1. Notwithstanding the provisions of section 43:1-1 of the Revised Statutes, any county employee as defined in the article to which this is a supplement who at the time of the adoption of this act is ineligible to the benefits of said article by reason of having accepted employment after reaching the age of forty-five and who was at the time of accepting such employment under the age of fifty years may within two months after this act becomes effective become a member of the fund established under article one of chapter ten of Title 43 of the Revised Statutes:

Becoming
member
of fund.

(1) by payment into the fund, in such manner as shall be determined by the pension commission, of all arrears, with interest as the

Payment.

pension commission shall determine to be due in order to give such employee the same standing as a member of said fund as all other members who joined said pension fund when the law providing for such fund became effective, in which case the maximum rate of interest shall not exceed the average rate of earnings of the investments of said fund and the maximum length of time for the payment of arrears shall be five years from the date of the application to join the fund; or

Application
and benefits.

(2) upon written application in which case the regular deductions from the salary of such employee shall commence upon the filing of such written application and he shall be entitled to the same benefits as a new employee then joining the fund would receive.

2. This act shall take effect immediately.

Approved July 8, 1940.

CHAPTER 175

AN ACT to create a State Board of Shorthand Reporting and to regulate the practice of shorthand reporting and to provide for the licensing of persons to engage in the practice of shorthand reporting and to provide penalties for violation thereof.

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

State board.

1. There is hereby established a State Board of Shorthand Reporting (herein referred to as the board) to be composed of three members to be appointed by the Governor, by and with the consent of the Senate. The members of the board, with the exception of the members first to be appointed,

First
appointments.

shall be holders of certificates issued under the provisions of this act. The members first appointed shall be skilled in the art and practice of shorthand reporting and shall have been actively and continuously engaged as professional shorthand reporters within the State of New Jersey for at least five years preceding their appointments. The members shall hold office for a term of three years, except that, (1) any member appointed to fill a vacancy occurring prior to the expiration of the term for which his predecessor was appointed shall be appointed for the remainder of such term, and (2) the terms of office of the members first taking office after the date of enactment of this act shall expire, as designated by the Governor at the time of nomination, one at the end of one year, one at the end of two years, and one at the end of three years after such date. The board shall elect one of its members as chairman and one as secretary-treasurer, who shall hold their respective offices for one year. The secretary-treasurer shall give bond to the State in such sum as may be determined by the board. The board shall make all necessary rules and regulations to carry out the provisions of this act. Any two members shall constitute a quorum for the transaction of business. The board shall keep a complete record of all its proceedings and shall file an annual report with the office of the Secretary of State.

2. Any person who has received from the board a certificate of his qualifications to practice as a shorthand reporter shall be known and styled as a "certified shorthand reporter," and no other person, and no partnership, all of the members of which have not received such certificate, and no corporation, shall assume such title or the abbreviation "C. S. R.," or any other words, letters or abbreviations tending to indicate that the person, partnership or corporation so using the same is a certified shorthand reporter.

3. The board shall grant a certificate as a certified shorthand reporter to any citizen of the

Qualifications.

Term.

Vacancy.

Designated
terms.

Organization.

Rules and
regulations.

Quorum.

Minutes.

Report.

How certified
reporter
styled.Alphabetical
designation.Certificate of
competency.

United States, residing or having a place for the regular transaction of business in this State, (a) who is over the age of twenty-one years, of good moral character, and is a graduate of a high school or has had an equivalent education; and (b) who has, except as provided in section five of this act, successfully passed an examination in shorthand reporting under such rules and regulations as the board may prescribe.

Examinations.

Proviso.

4. The examinations shall be held annually or semiannually as may be necessary in the opinion of the board, and at such times and places as it may designate; *providing*, sufficient applications are on file with the board. The time and place of holding such examinations shall be advertised in a periodical to be selected by the board at least thirty days prior to the date of each examination, and held in a State, county or other public building.

Certain persons exempted.

5. Any person, a citizen of the United States, who is over the age of twenty-one years, of good moral character, who shall submit to said board satisfactory proof as to experience, competency and qualifications, and who has been actively engaged in the practice of shorthand reporting in this State for more than three years before the enactment of this act, and who shall apply for such certificate on or before one year after this act takes effect, may, in the discretion of the board, be exempt from taking such examination and be granted a certificate as a "certified shorthand reporter."

Revocation of certificate.

Cause and hearing.

Witnesses.

6. The board may revoke any certificate issued under this act for unprofessional conduct or other sufficient cause after notice of and opportunity for hearing. Said notice shall state the cause for such contemplated revocation, the time and place of such hearing, and shall be mailed to the registered address of the holder of such certificate at least thirty days before such hearing. Each member of the board shall be empowered to administer oaths and affirmations, subpoena witnesses,

compel their attendance, take evidence and require the production of any records, concerning any matter within the jurisdiction of the board. The board shall reduce to writing a summary of the evidence given before it, and shall make a written finding of facts thereon.

Evidence.

7. Upon the filing of an application for an examination or a certificate under this act the board shall charge a fee of fifteen dollars (\$15.00). Should the applicant fail to pass the required examination, he shall be entitled to take subsequent examinations within two years without the payment of an additional fee. At the end of the State's fiscal year the funds on hand shall be paid to the State treasury.

Examination fee.

Re-examination.

Use of funds.

8. Each member of the board shall receive twenty-five dollars (\$25.00) for each day actually employed in the discharge of his official duties, and in addition thereto all necessary expenses incurred by him in executing his functions under this act, upon certifying the same to the State Treasurer: *provided, however*, that total salaries of the board per year shall not exceed three hundred dollars (\$300.00). The compensation and expenses of the members of the board and the expenses of the board that are necessary to carry out the provisions of this act shall be paid by the State Treasurer from the fees collected under section seven: *provided*, that such compensation and expenses shall not exceed the amount so collected as fees. No additional employees shall be engaged in addition to the board itself.

Member's per diem.

Proviso.

Compensation and expenses.

Proviso.

9. No person shall engage in the practice of shorthand reporting in this State, as defined in this act, unless he has first obtained a certificate from the board as provided in this act; *provided*, that nothing in this act shall be construed to prohibit the temporary employment of any person not holding a certificate until a certified shorthand reporter is available.

Certificate necessary.

Proviso.

10. The words "shorthand reporting" as used in this act shall be defined to mean the making by

Shorthand reporting defined.

use of symbols or abbreviations, of a verbatim record of any testimony given under oath before any court, referee, Supreme Court examiner, or board, commission or other body created by statute of this State.

Shorthand
reporter
defined.

11. The words "shorthand reporter" as used in this act shall be defined to mean any person who is engaged in the practice of shorthand reporting as defined in this act.

Misrepresent-
ation.

12. If after this act takes effect any person shall represent himself as having received a certificate as provided for in this act or shall practice as a certified shorthand reporter without having received such certificate, or after having his certificate revoked shall continue to practice as a certified shorthand reporter, or shall use any title or abbreviation indicating that the person using the same is a certified shorthand reporter, or shall violate any of the provisions of this act, said person shall be liable to a penalty of two hundred dollars (\$200.00), which penalty shall be sued for and recovered by and in the name of the board. Every district court and every court of common pleas is hereby empowered, upon filing of a complaint in writing duly verified, which said verification when made by any member of the board, or by any member of any court reporters association of this State or of any county thereof, may be made upon information and belief, that any person has violated any provision of this chapter, to issue process at the suit of the board as plaintiff. The process shall be either in the nature of a summons or a warrant, which process may issue without an order of the court or judge first being obtained against the person so charged, which process, when in the nature of a warrant, shall be returnable forthwith, and when in the nature of a summons shall be returnable in not less than five or more than fifteen entire days; and such process shall state what provisions of the law is alleged to have been violated by the defendant. The officers to serve and execute all process under this chapter shall be the officers

Penalty.

Jurisdiction.

Process.

Return.

Serving
process.

authorized to serve and execute process in said courts.

13. This act shall take effect immediately.

Approved July 8, 1940.

CHAPTER 176

AN ACT concerning labor and workmen's compensation, and amending section 34:15-10 of the Revised Statutes.

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

1. Section 34:15-10 of the Revised Statutes is amended to read as follows:

Section amended.

34:15-10. In the employment of minors, this article shall be presumed to apply unless the notice be given by or to the parent or guardian of the minor. If the injured employee at the time of the accident is a minor under fourteen years of age employed in violation of the labor law or a minor between fourteen and sixteen years of age employed, permitted or suffered to work without an age and schooling certificate or age and working certificate or at an occupation prohibited at that age by the labor law, a compensation or death benefit shall be payable to the employee or his dependents which shall be double the amount payable under the schedules provided in sections 34:15-12 and 34:15-13 of this Title.

Act to apply.

Amount of benefits, etc., doubled.

The possession of a duly issued age and schooling certificate or age and working certificate or certificate of date of birth shall be conclusive evidence for an employer that the minor has reached the age certified to therein and no extra compensation shall be payable to any minor engaged in an employment allowed by the law for the age and sex certified to in such certificate. If

Certificate of age, etc., conclusive evidence.

Payment when fraud is proven. the certificate presented by the employee as one issued to him shall have been really issued to another child and the real age of the employee shall be such that his employment in any capacity or in the particular capacity he was employed by the employer was prohibited and if the employer shall show to the satisfaction of the workmen's compensation bureau that he accepted the certificate in good faith as having been issued to the employee and could not have, despite reasonable diligence, discovered the fraud, in such event no extra compensation shall be paid to the employee illegally employed.

Employer liable for extra compensation. The employer alone and not the insurance carrier shall be liable for the extra compensation or death benefit which is over and above the amount of the compensation or death benefit provided under said sections 34:15-12 or 34:15-13. Any provision in an insurance policy undertaking to relieve an employer from the liability for the extra compensation or extra death benefit shall be void.

Insurance void.

Rights of infants not impaired. Nothing in this chapter contained shall deprive an infant under the age of sixteen of the right or rights now existing to recover damages in a common law or other appropriate action or proceeding for injuries received by reason of the negligence of his or her master.

Application of act. Nothing in this section regarding the payment of a compensation or death benefit in double the amount payable under the schedules provided in sections 34:15-12 and 34:15-13 of this Title, shall apply to employees, of the age of sixteen years or under, employed in summer camps operated by the Boy Scouts of America, the Girl Scouts of America, the Knights of Columbus, the Y. M. C. A., the Y. W. C. A., the Y. M. H. A., or any domestic corporation organized solely for religious or charitable purposes.

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

3. This act shall take effect immediately.

Approved July 8, 1940.

CHAPTER 177

AN ACT appropriating moneys for the reimbursement of school districts for the education of crippled children.

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

1. There is hereby appropriated ninety-four thousand, eight hundred and fifty-eight dollars and nineteen cents (\$94,858.19) for the reimbursement of school districts for one-half of the excess cost of educating crippled children within the several districts of the State for the school year ending June thirtieth, one thousand nine hundred and forty, in accordance with the provisions of sections 18:10-41 and 18:10-49 of the Revised Statutes. The moneys in this item are to be deducted pursuant to Revised Statutes, section 18:10-31. Payments to the several districts shall be made by the State Treasurer upon the warrant of the Commissioner of Education.

Appropriation
for educating
crippled
children.

Payment.

2. This act shall take effect immediately.
Approved July 8, 1940.

CHAPTER 178

AN ACT concerning certain civil service employees in the various counties, municipalities and school districts in the State, and supplementing subtitle three of Title 11 of the Revised Statutes.

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

Rights of
tenure and
appeal.

1. A person appointed or employed in an office, position or employment in the classified civil service of any county, municipality or school district in the State shall continue to hold the same and have the same rights of tenure and appeal as provided for persons in the competitive and noncompetitive classes of the civil service of such county, municipality or school district. A vacancy caused by the retirement, resignation or removal of a person holding an office, position or employment in the classified civil service of any county, municipality or school district which office, position or employment is not under subtitle three of Title 11 of the Revised Statutes, in the competitive or noncompetitive classes of such civil service, shall be filled in the manner provided by law for offices, positions or employments not in the competitive or noncompetitive classes of such civil service.

Filling
vacancy.

2. This act shall take effect immediately.

Approved July 8, 1940.

CHAPTER 179

AN ACT in relation to the making of enlargements, extensions and improvements to waterworks acquired by two or more municipalities by means of a commission and the financing of the same by such municipalities, and amending section 40:62-126 of the Revised Statutes.

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

1. Section 40:62-126 of the Revised Statutes be and the same hereby is amended to read as follows:

Section
amended.

40:62-126. Enlargement and extension of works; contracts for operation; financing improvements. The commission appointed pursuant to section 40:62-109 of this Title and any succeeding commission, however appointed or elected, may enlarge and extend the waterworks and operate the same, or may make a contract for a period not exceeding ten years, or a succession of contracts each not exceeding said period, with any person, to operate such waterworks on such terms as may be agreed upon. If pursuant to this section 40:62-126 or section 40:62-144 or any other provision of sections 40:62-108 to 40:62-150 of this Title, enlargements, extensions or improvements to or in connection with the waterworks have been made and paid for prior to July first, one thousand nine hundred and forty, with funds other than proceeds of bonds or other obligations of the municipalities owning the waterworks, then upon request by resolution of the commission created pursuant to section 40:62-129 of this Title to maintain, operate and extend the waterworks, the municipalities represented by it may incur indebtedness, borrow money and issue their negotiable bonds in amounts sufficient to realize in the aggregate an amount specified in such

Enlargement
of water-
works.

Financing
improvements.

Fixing amount to be raised by each municipality.	request not exceeding the amount of funds other than such proceeds theretofore expended by the commission and any predecessor commissions for such enlargements, extensions or improvements. A certificate of the treasurer of the commission delivered to the governing bodies of such municipalities shall for all purposes constitute conclusive evidence as to the description of such enlargements, extensions and improvements and as to the amount, nature, description, source, receipt and disbursement of funds expended for such enlargements, extensions and improvements. The respective amounts to be raised and realized by each municipality represented by the commission shall be fixed in the same proportion as provided in section 40:62-121 in the case of joint and several bonds issued to raise money to pay the cost of the water-
Purpose of bonds.	works. Said bonds shall be deemed to be issued for the purpose of financing such enlargements, extensions or improvements and shall be authorized and issued in the method or mode of procedure, prescribed by article one of chapter one of this Title (section 40:1-1 et seq.), except that the bonds shall be conclusively presumed to be authorized and issued for a purpose defined in said article as self-liquidating and shall mature within forty years after the making of such enlargements, extensions or improvements, the ordinance authorizing the bonds may be finally passed notwithstanding the provisions of section 40:1-12 of said article, and the sale of said bonds shall be made simultaneous with or contingent upon the sale by other municipalities of bonds authorized pursuant to said request of the commission. All such bonds shall be subject to call for redemption by the commission, upon three months' notice at any time after five years of issuance. Said bonds shall not be sold except with the consent of the commission and with its approval of the maturities of and rates of interest payable on said bonds. Such consent and approval may be given by resolution of the commission and shall be and constitute a formal assump-
Maturity.	
Redemption.	
Sale.	

tion by the commission of said bonds, and the interest thereon. The amount realized from the sale of said bonds, after deducting therefrom the cost of issuance of said bonds, shall be paid over to the commission. For all the purposes of sections 40:62-122 and 40:62-127 of this Title, said bonds so issued shall be deemed to be and shall constitute debt incurred by a municipality represented by the commission in connection with the waterworks and extensions thereto and enlargements thereof, formally assumed by the commission appointed pursuant to section 40:62-109 of this Title and its successors.

Proceeds.

Construing.

2. This act shall take effect immediately.

Approved July 8, 1940.

CHAPTER 180

AN ACT to validate deeds and conveyances heretofore made and recorded under and by virtue of letters or powers of attorney not properly recorded prior to said deeds and conveyances.

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

1. Any deed or conveyance of real estate in this State heretofore recorded which purports to have been executed by virtue of any letter or power of attorney but which letter or power of attorney was not recorded prior to the record of said deed or conveyance, or which letter or power was not recorded in a book lettered "Deeds," is hereby validated and confirmed and any such irregularity in the record of said letter or power of attorney shall not affect the title intended to be so conveyed, but such deed or conveyance shall convey the title of the principal in and to such real estate as

Validates
certain deeds
or conveyances
of real estate.

effectually as if said irregularity did not exist;
provided, that the letter or power of attorney or
a certified or an exemplified copy thereof as pro-
vided by law is of record in a public record book
in the office of the proper county recording officer.

2. This act shall take effect immediately.

Approved July 8, 1940.

CHAPTER 181

AN ACT concerning the several counties and mu-
nicipalities, regulating employment and compen-
sation paid officers and employees therein,
prohibiting the filling of additional offices or
granting or increasing any pension.

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

1940 census
not to affect
salaries.

1. The promulgation or taking effect of the Fed-
eral census for the year one thousand nine hundred
and forty, or the passage of an act for the reclas-
sification of counties of this State, shall not operate
to increase or decrease the salary or compensation
of any officer or employee of any county or munic-
ipality. All such officers and employees shall con-
tinue to receive salary or compensation at the rate
received by them at the time of the effective date
of this act.

Not to affect
offices.

The promulgation or taking effect of said census
shall not operate to fill, in the several counties and
municipalities, any additional offices or employ-
ments, or grant any pension or increase any pen-
sion paid on the date above mentioned.

2. This act shall take effect immediately.

Approved July 8, 1940.

CHAPTER 182

AN ACT establishing a State park in the area known as the Atlantic Highlands to be known as "Mount Mitchell Skyline Park."

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

1. The Board of Conservation and Development shall have the power to and shall forthwith and from time to time, proceed to locate, select and acquire lands within the State of New Jersey in the area commonly known as the Atlantic Highlands including and surrounding Mount Mitchell, together with any adjacent lands, in the borough of Atlantic Highlands, borough of Highlands and township of Middletown, in the county of Monmouth, as may in the judgment of such board be advisable and proper or necessary for the purpose of establishing a State park and to preserve the uses, benefits and enjoyments thereof to the people. Empowered to acquire certain land for park purposes.
2. The board as in its judgment may be advisable may enter into and upon any lands within this State for the purpose of inspection, for the purpose of completing such surveys and maps thereof, and for such other purposes as it may deem necessary to carry out the provisions of this act. Such board may also make investigations as to the ownership of any lands which it judges may be suitable or appropriate for this purpose. Right of entry.

Investigate ownership.
3. The board shall have power to take title, in fee or otherwise, by purchase, gift, devise or eminent domain to such lands or other properties and to any rights, interest and easements therein, in the name of the State of New Jersey. In the event that it becomes necessary or advisable to acquire any lands or interest therein for the purpose of this act by eminent domain, the procedure for condemnation of such lands shall be taken in accordance May take title.

Eminent domain.

with the provisions of chapter one of Title 20 of the Revised Statutes.

To maintain
park.

4. Upon the acquisition of such lands for such purpose, it shall be the duty of the board, as funds for these purposes are made available from time to time, to preserve, maintain, improve and enlarge such park in such manner and to such extent as in its judgment will best make it of use to the public.

Improvements.

In its development of such park, the board shall have the power to install permanent improvements for the health and comfort of the public and to lay out, construct and maintain roads and ways within such park; to lay out, construct and maintain roads between and connecting any separate portions of such park, and for this purpose to acquire rights of way upon and across any intervening lands; and to lay out, construct and maintain connecting roads and ways from points within such park to other public roads outside of and adjacent thereto.

May lease,
etc., to private
enterprise.

5. The board, to effectuate the general purpose of this act, shall have power to hire, rent or lease any portion of such lands to private enterprise and such moneys as are derived from such hiring, renting or leasing shall be used by the board exclusively for the purpose of the management, development and enlargement of such park.

Rules and
regulations.

6. The board shall have the power to make such rules and regulations for the use and protection of such park as may in its judgment be necessary. The board shall further have power to vest in its employees the necessary police power for the abatement of nuisances, stopping of abuses and protection and management of such park under any rules and regulations the board may prescribe.

Provision
for expenses.

7. The board is hereby authorized to expend such sum or sums as may be included in any annual or supplemental appropriation bill for the necessary expenses of the board in carrying out the provisions of this act.

8. This act shall take effect immediately.

Approved July 8, 1940.

CHAPTER 183

AN ACT to abolish the State Financial Assistance Commission, to provide for the completion of said commission's affairs by the State Municipal Aid Administration, and to repeal chapter eight of Title 44 of the Revised Statutes.

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

1. The State Financial Assistance Commission created by chapter eighty-three of the laws of one thousand nine hundred and thirty-six and continued by chapter eight of Title 44 of the Revised Statutes and the office of Director of Financial Assistance and all other offices, positions and employments of said commission created under or established by chapter eighty-three of the laws of one thousand nine hundred and thirty-six and continued by chapter eight of Title 44 of the Revised Statutes are hereby abolished.

Commission
abolished.

2. All powers and duties of said State Financial Assistance Commission shall be vested in and be executed by the State Municipal Aid Administration for the purpose of completing all matters now pending and incompletd before said State Financial Assistance Commission and all such matters, including all requests for allotment of funds, shall be considered, determined and completed by the State Municipal Aid Administration.

Powers
vested in State
Municipal
Aid Admin-
istration.

3. All books, records, supplies, equipment and other property in the possession or custody of said State Financial Assistance Commission or any of its officers or employees shall be delivered to the State Municipal Aid Administration immediately upon this act becoming effective.

Records, etc.,
transferred.

4. All moneys in the State treasury standing to the credit of said State Financial Assistance Commission are hereby appropriated and ordered

Money
transferred.

transferred to the credit of the State Municipal Aid Administration and shall be used for the payment of the outstanding obligations, if any, of said State Financial Assistance Commission and the settlement of its affairs, which obligations and expenditures shall be paid by the State Treasurer on the order of the director of municipal aid after audit, approval and warrant by the Comptroller in the same manner as all other State bills are paid and any balance of said moneys remaining shall be transferred to and administered as part of the Municipal Aid Fund.

R. S. 44:8
repealed.

5. Chapter eight of Title 44 of the Revised Statutes is repealed.

6. This act shall take effect immediately.

Approved July 8, 1940.

CHAPTER 184

AN ACT concerning the State Highway Department.

Preamble.

WHEREAS, Due to the rapid growth of the State highway system, there has been no well defined plan of numbering the various State highway routes, so that at present not only are there duplications of numbers in the State highway system as it has developed, but the said system is not now numbered in such manner as to most efficiently guide the travelling public; therefore,

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

To make study
of numbering
highways.

1. The State Highway Commissioner shall forthwith make a study of the State highway system for the purpose of determining in what manner he can improve the numbering of the various State highway routes in order that the travelling public

may obtain the maximum of service from the State highway numbered routes.

2. The State Highway Commissioner is authorized to change the number of any or all routes in the State highway system, regardless of the number that may have been given to any route at the time that it was originally legislated or that may have been given to a route at the time that it was taken into the State highway system.

May change
present
numbering.

3. Within six months after the effective date of this act, the State Highway Commissioner shall determine upon the new numbers that will be given to the various routes in the State highway system. Within thirty days after such determination, he shall cause to be published in the two newspapers in each county having the largest circulation a complete list of the State highway routes, showing the old number and the new number, with a statement attached that on and after January first, one thousand nine hundred and forty-two, the State highway routes shall be marked and designated by the new numbers only. The commissioner shall also cause a copy of the said advertisement to be mailed to the various map makers and distributors of maps to the extent that such makers of maps and distributors are reasonably known or can be reasonably determined.

Numbering to
be completed
in six months.

Publishing
list.

Map makers
notified.

4. The State Highway Commissioner is authorized to purchase the necessary markers to designate the routes and may expend any moneys appropriated to the State Highway Department for such purpose and necessary to carry out the intent of this act. The State Highway Commissioner shall prepare and have ready for distribution not later than December first, one thousand nine hundred and forty-one, new road maps showing the State highway system as it will be numbered on and after January first, one thousand nine hundred and forty-two.

Authorized
to purchase
markers.

New maps
to be made.

5. This act shall take effect immediately.

Approved July 8, 1940.

CHAPTER 185

AN ACT to amend an act entitled "An act relating to the incurring of indebtedness and the issuance of notes and bonds, for the relief of the poor, by cities, boroughs, towns, townships, villages and other municipalities other than school districts," approved August seventeenth, one thousand nine hundred and thirty-nine (P. L. 1939, c. 332).

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

Section
amended.

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

May borrow
for relief
of poor.

1. Any city, borough, town, township, village or other municipality (other than school districts), may incur indebtedness, borrow money and issue its negotiable bonds for the relief of the poor, including direct relief, projects or work, other than the construction of plants or facilities which will compete with a then existing plant or facility, assented to or approved by the Works Progress Administration, or any other agency or department of the Federal Government, where the project or work so assented to or approved is primarily designed for the relief of the poor, expense of administration, the cost of issuance of such bonds and other incidental expenses.

2. This act shall take effect immediately.

Approved July 8, 1940.

CHAPTER 186

AN ACT concerning old age assistance, amending sections 44:7-6, 44:7-9 and 44:7-11 of the Revised Statutes, and repealing the act entitled "An act concerning old age assistance, and amending section 44:7-11 of the Revised Statutes," approved August second, one thousand nine hundred and thirty-nine (P. L. 1939, c. 311).

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

1. Section 44:7-6 of the Revised Statutes is amended to read as follows: Section amended.

44:7-6. The division of old age assistance created in the Department of Institutions and Agencies by the act entitled "An act to provide for the protection, welfare of and financial assistance to aged needy residents of the State of New Jersey, providing for the administration thereof and prescribing penalties for the violation thereof," approved March sixteenth, one thousand nine hundred and thirty-six, is hereby continued. Division of old age assistance continued.

Said division shall be in charge of a qualified expert who shall be appointed by and receive the compensation fixed by the commissioner, with the approval of the State board, subject to appropriations made therefor. As director of the division of old age assistance, such qualified expert shall be responsible for the investigation, determination and supervision of old age assistance furnished under this chapter. Said division shall prescribe a uniform system of records and accounts in relation to old age assistance to be kept by the county welfare board, and shall supervise the administration of old age assistance by said county welfare board to the end that there may be throughout the State a uniform standard of records Duties of director.
Records.

Rules and regulations.	and methods of treatment of aged needy persons, based upon their individual needs and circumstances and with due regard to varying living conditions and costs of living. The said division shall prescribe rules and regulations, supplementing sections 44:7-14 to 44:7-16 of this Title, whereby reimbursement to the county and State may be effected, so far as possible, for assistance extended to any person, from the assets, estate or responsible relatives of such person. Said division shall prescribe, subject to the approval of the commissioner, a form of application, the manner and form of all reports and records, and such additional rules and regulations as are necessary and proper for carrying out the provisions of this chapter and shall prepare and furnish to the Federal Government or agency thereof such reports and records as may be required for securing Federal aid.
Application.	
Personnel standards.	Said division shall, in co-operation and association with the Civil Service Commission, require adequate personnel standards for all county welfare boards, as county bureaus of old age assistance, in the manner following: The division shall, by appropriate rule and regulation, establish and maintain standards appropriate to a modern personnel system on a merit basis for all positions and for the application of correct business principles in the creation and abolition of positions, the classification of authorized positions on the basis of the duties and responsibilities of the incumbents, the development, adoption and the administration of equitable compensation schedules for each class of positions, the selection, certification, appointment, regulation and tenure of persons holding such positions, and such other standards for a merit system of personnel administration as may lawfully be required by the Federal Social Security Board for approval of a State public-assistance plan. All rules and regulations promulgated by the division relating to such personnel matters shall, with respect to those county welfare boards.

which now or may hereafter operate under the provisions of Title 11, Civil Service, be subject to the jurisdiction and approval of the Civil Service Commission. The division shall, so far as may be practicable utilize the existing facilities and services of the Civil Service Commission in the preparation and conduct of examinations and such other matters as the commission may in its discretion find appropriate. All rules and regulations made by the State division under this chapter shall be binding upon the county welfare boards, as county bureaus of old age assistance.

To utilize existing facilities.

Rules binding.

The division of old age assistance shall have power, with the approval of the commissioner and the State board, to enter into reciprocal agreements with the appropriate public agencies in other States whereby the benefits of this chapter may be extended to New Jersey residents living in other States or to residents of other States living in New Jersey, on a reciprocal basis, and shall have power to waive the eligibility requirement stated in section 44:7-5d as to any case or cases coming within the purview of reciprocal agreements made pursuant hereto.

Reciprocal agreements.

The director of old age assistance shall have the same powers of subpoena as are granted to the directors of welfare under the provisions of section 44:7-20 of this Title, but the consent of the county welfare boards shall not be essential to the exercise of these powers by the director of old age assistance.

Power of subpoena.

2. Section 44:7-9 of the Revised Statutes is amended to read as follows:

Section amended.

44:7-9. The county welfare board shall annually elect from among its members a chairman, vice-chairman and secretary-treasurer. The director of welfare, appointed as hereinafter provided, shall not be a member of the board. The county welfare board shall appoint such other officers, assistants and employees as may be necessary and proper to carry out the provisions of this chapter, subject to compliance with the personnel standards and reg-

Organization of county boards.

Appointment of assistants.

Salaries.	ulations established and maintained by the Civil Service Commission or the State division or both as otherwise provided. It may also determine the compensation of the director and other employees within the limits of the sums made available for that purpose by the board of chosen freeholders and the State, as hereinafter provided. The director of welfare, officers, assistants and other employees shall be subject to such rules and regulations in the discharge of their duties as may be made by such county welfare board and the State division. All regular employees are hereby
Employees empowered to take affidavits.	empowered to take and certify any and all affidavits and acknowledgments as are required on papers or documents executed in connection with the administration of this chapter or other public welfare functions and for this purpose shall be vested with all powers and authority now exercised by other persons authorized to take affidavits and
Removal of employees.	acknowledgments. All employees of the county welfare board shall hold their office or employment during good behavior, and may be removed upon written charges and after a hearing, due notice of which shall be given therefor by the county welfare board, for misconduct, neglect, incompetency, or other just cause.
Civil service.	All paid officers and employees of any county welfare board, except any attorney serving as legal counsel, which county welfare board operates under the provisions of Title 11, Civil Service, shall be and the same hereby are classified in the competitive class of the classified service, and all such officers and employees of any county welfare board which does not operate under the provisions of Title 11, Civil Service, shall be similarly classified under the personnel standards to be established and maintained by the State division. All such paid
May obtain permanent status.	officers and employees, presently employed by any county welfare board, who have not previously entered the service of the county or of the county welfare board through competitive or qualifying examination, and who are not otherwise granted

permanent status by the provisions of this section, shall be permitted to obtain permanent status in their present positions through qualifying examination. All such paid officers and employees who are now permanent employees in the competitive class or who have previously entered the service of the county or of the county welfare board through competitive or qualifying examination, shall be and the same hereby are granted permanent status in their present positions without further examination. All such paid officers and employees, presently employed by any county welfare board, who have heretofore been appointed or reappointed and qualified under section 44:7-6 of the Revised Statutes as adopted March sixteenth, one thousand nine hundred and thirty-six, and who have held their respective offices and positions for a period equal to the minimum required probationary period for such offices or positions, shall be and the same hereby are granted permanent status in their present positions without further examination.

Given
permanent
status.

3. Section 44:7-11 of the Revised Statutes is amended to read as follows:

Section
amended.

44:7-11. The county welfare board shall appoint a director of welfare, who shall have the qualifications herein provided. The county adjuster, when qualified, may be appointed to this office, but when so appointed shall not serve as an ex-officio member of the county welfare board.

Director of
county board.

The director of welfare shall be and hereby is classified in the competitive class of the classified service as defined and provided in Title 11, Civil Service, notwithstanding the county welfare board may not otherwise be operating under the provisions of Title 11, Civil Service. Directors of welfare hereafter appointed shall have a working test period, as otherwise defined and governed by sections 11:12-1 and 11:12-2, which shall be not shorter than six months and which shall, on request of the appointing authority, be extended for an

Civil service.

additional period or periods not to exceed a total of twelve months including the initial period.

To serve as clerk, etc.

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

Qualifications.

He shall be a citizen of the State and of the United States, shall be capable of making and keeping such records and reports as are lawfully required, shall have adequate knowledge of the laws concerning old age assistance and shall be a trained and qualified expert in the field of welfare service, with administrative experience therein.

Deputy director.

The county welfare board may appoint a deputy director of welfare, who shall have qualifications necessary to the appointment of directors of welfare and be under the supervision of such director of welfare, and be vested, on approval of the county welfare board, with the same powers as the director of welfare. The deputy director of welfare shall be and hereby is classified in the competitive class of the classified service as defined and provided in Title 11, Civil Service, notwithstanding the county welfare board may not otherwise be operating under the provisions of Title 11, Civil Service.

R. S. 44:7-11 repealed.

4. The act entitled "An act concerning old age assistance, and amending section 44:7-11 of the Revised Statutes," approved August second, one thousand nine hundred and thirty-nine (P. L. 1939, c. 311), is repealed.

Act effective.

5. Section 4 of this act shall take effect immediately and the remainder of this act shall take effect on September first, one thousand nine hundred and forty.

Approved July 8, 1940.

CHAPTER 187

AN ACT concerning settlement and relief to the poor, and amending section 44:4-33 of the Revised Statutes.

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

1. Section 44:4-33 of the Revised Statutes is hereby amended to read as follows: Section amended.

44:4-33. The director of welfare shall be and hereby is classified in the competitive class of the classified service as defined and provided in Title 11, Civil Service, notwithstanding the county welfare board may not otherwise be operating under the provisions of Title 11, Civil Service. Directors of welfare hereafter appointed shall have a working test period, as otherwise defined and governed by sections 11:12-1 and 11:12-2, which shall be not shorter than six months and which shall, on request of the appointing authority, be extended for an additional period or periods not to exceed a total of twelve months including the initial period. Director under civil service.

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

Approved July 8, 1940.

CHAPTER 188

A SUPPLEMENT to an act entitled "An act to provide for the protection, welfare of and financial assistance to certain needy persons in the State of New Jersey, providing for the administration thereof, and prescribing penalties for the violation thereof," approved June eighteenth, one thousand nine hundred and forty (P. L. 1940, c. 130).

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

Local
assistance
boards
continued.

1. All local assistance boards appointed and existing at the time when the act to which this act is a supplement became effective are continued, together with their employees, and shall continue to act under the provisions of the act to which this act is a supplement, and the passage of the act to which this act is a supplement shall not be construed to authorize or require the re-establishment or reorganization of any such local assistance board, or the appointment or reappointment of any of the members thereof, except upon the expiration of their respective terms.

2. This act shall take effect immediately.

Approved July 8, 1940.

CHAPTER 189

AN ACT making appropriations from the State Highway Fund for the maintenance and operation of the State Highway and other related departments, pursuant to the provisions of section 52:22-20 of the Revised Statutes.

ANTICIPATED REVENUES OF THE STATE
HIGHWAY FUND

Tax on motor fuels	\$23,750,000 00	Anticipated
Motor vehicle fees, fines, et cetera.	20,845,000 00	revenues.
Motor vehicle inspection fees	965,000 00	
Bus excise tax	85,000 00	
Federal aid	1,519,000 00	
Miscellaneous revenue	400,000 00	
Unappropriated balance	762,000 00	

Total revenues \$48,326,000 00

Amount transferred to General
State Fund by reason of chapter
330 of the laws of 1939 3,000,000 00

Available for Expenditure ... \$45,326,000 00

Amount transferred to the General
State Fund pursuant to chapter
125 of the laws of 1940 2,519,000 00

Available for Expenditure ... \$42,807,000 00

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

Appropriations. 1. The following sums, or so much thereof as may be necessary, be and they are hereby appropriated out of the State highway fund for the several purposes herein specified.

DEBT SERVICE

	Mandatory Dedications:	
Debt service.	1930 <i>Bond Act</i>	
	Principal requirement	
	of highway im-	
	provement bonds ..	\$720,000 00
	Interest, highway im-	
	provement bonds ..	1,371,212 50
	Principal requirement	
	of institution con-	
	struction bonds ...	190,000 00
	Interest, institution	
	construction bonds.	340,750 00
	Principal requirement	
	of emergency relief	
	bonds	3,125,000 00
	Interest, emergency	
	relief bonds	229,687 50
	Principal requirement	
	of educational aid	
	bonds	1,000,000 00
	Interest, educational	
	aid bonds	95,000 00
		<hr/>
	Total debt service on 1930 bond	
	act	\$7,071,650 00

Interest on \$70,000,000.00 issue:	
Interest on road bonds	\$758,750 00
Interest on bridge bonds	127,500 00
Interest on roads, bridges and viaducts bonds	1,225,000 00
	<hr/> 2,111,250 00
Total debt service	\$9,182,900 00

CONSTRUCTION AND MAINTENANCE OF ROADS
AND BRIDGES

Mandatory Dedications:

State Aid to Counties and Municipalities

Construction, reconstruction, maintenance, et cetera, of county roads	\$6,000,000 00	State aid.
Expenditures pursuant to section 27:14-1 of the Revised Statutes ..	735,000 00	
Construction, grading, maintenance, et cetera, of village and township roads	2,625,000 00	
Expenditures pursuant to section 27:15-10 of the Revised Statutes ..	210,000 00	
Total State aid to counties and municipalities	<hr/> \$9,570,000 00	
Total Mandatory Deductions.	\$18,752,900 00	

*State Highway Commissioner*State Highway
Commissioner.

Appropriation:

Administration, en-
gineering, inspec-
tion and adminis-
tration costs of
rights-of-way\$2,200,000 00

Construction of State
highway system,
purchase of rights-
of-way, construction
of roads, bridges
and grade crossings
pursuant to section
52:22-20 of the
Revised Statutes:

State Funds 5,800,000 00

Federal aid and
State matched
moneys 3,038,000 00

State's Share of
Works' Progress
Administration
projects 4,100,000 00

Purchase of plant and
equipment 200,000 00

State, county and
municipal highway
lighting, traffic sig-
nals and operation
of bridges 1,300,000 00

Maintenance of State
highway system ... 3,400,000 00

Institutional roads and
approaches 400,000 00

Claims:

C. D. Mal-		
lory and		
Company	\$1,439	39
Giles Express	40	50
Edward J.		
Scheiber..	15	85
Township of		
Pennsauken,		
Camden		
County...	750	00
		<hr/>
	2,245	74

Total amount appropriated..\$20,440,245 74

MOTOR VEHICLE DEPARTMENT

Appropriations:

Salaries:

Commissioner	\$10,000	00	
Compensation for in-			
spectors, clerks and			
o t h e r employees,			
present, \$472,055.00;			
new, \$3,600.00	475,655	00	
		<hr/>	\$485,655 00

Motor Vehicle
Department.

Materials and Supplies:

Stationery and office			
supplies	\$32,000	00	
Metal and materials			
for markers	215,000	00	
Vehicular transporta-			
tion supplies	53,000	00	
Replacement of type-			
writers (agents) ..	10,250	00	
Office equipment re-			
placement	2,000	00	
Replacement of auto-			
mobiles	17,000	00	
Replacement of type-			
writers	1,650	00	
		<hr/>	330,900 00

Services Other Than Personal:

Freight and express..	\$1,500 00	
Other miscellaneous expenses	2,500 00	
Telephone and telegraph	7,000 00	
Printing laws	3,000 00	
Bonds of commissioner, deputy commissioner and office employees	450 00	
Traveling expenses ..	2,500 00	
Subscriptions	200 00	
Postage	22,000 00	
Garage rent	5,950 00	
Auto insurance	3,600 00	
Witness fees	3,000 00	
		<hr/>
		51,700 00

Additions and Improvements:

Filing cabinets	4,500 00
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Extraordinary Expenditures:

To meet deficiency in 1939 appropriation for markers	46,000 00
	<hr/>
	\$918,755 00

*Financial Responsibility Division*Financial
Responsibility
Division.

Salaries:

Supervisor	\$3,060 00	
Compensation for assistants	36,720 00	
	<hr/>	
		\$39,780 00

Materials and Supplies:

Stationery and office supplies	1,000 00
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Services Other Than Personal:

Postage	1,800 00	
	<hr/>	
		\$42,580 00

Bureau of Safety Education

Salaries	\$6,420 00	Safety Education.
Services other than personal	12,000 00	
	<hr/>	
	\$18,420 00	

Bill of Sale Division

Salaries:		
Supervisor	\$3,060 00	Bill of Sale Division.
Compensation for as-		
sistants, present,		
\$52,120.00; new,		
\$7,860.00	59,980 00	
	<hr/>	
	\$63,040 00	
Materials and Supplies:		
Stationery and office		
supplies	\$11,000 00	
Office equipment	1,500 00	
Replacement of type-		
writers	1,000 00	
	<hr/>	
	13,500 00	
Services Other Than Personal:		
Postage	\$4,500 00	
Other miscellaneous		
expenses	400 00	
Telephone and tele-		
graph	1,800 00	
	<hr/>	
	6,700 00	
	<hr/>	
	\$83,240 00	

*Bureau of Traffic Control and Regulation*Traffic
Bureau.

Salaries:

Compensation for assistants, present, \$20.199.84; new, \$4,800.00...	\$24,999 84
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Materials and Supplies:

Stationery and office supplies	400 00
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Services Other Than Personal:

Postage	\$350 00	
Other miscellaneous expenses	200 00	
Telephone and telegraph	200 00	
Rental of office appliances	1,000 00	
	<hr/>	1,750 00
		<hr/> \$27,149 84

*Bus Excise Tax Division*Bus Excise
Tax Division.

Salaries:

Compensation for assistants.....	\$11,280 00
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Materials and Supplies:

Stationery and office supplies	350 00
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Services Other Than Personal:

Postage	\$225 00	
Other miscellaneous expenses	50 00	
	<hr/>	275 00
		<hr/> \$11,905 00

Motor Vehicle Testing Division

Salaries:

Other employees	\$528,912 45	Testing Division.
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Materials and Supplies:

Lighting, power and water service	\$11,000 00	
Vehicular transporta- tion supplies	1,000 00	
Stationery and office supplies	3,000 00	
Station and central office replacements .	2,000 00	
Inspection machinery and equipment	2,000 00	
Replacement of type- writers	1,200 00	
	<hr/>	20,200 00
Current repairs		10,000 00

Services Other Than Personal:

Telephone and tele- graph	\$1,800 00	
Rent of buildings	105,630 00	
Insurance (other than fire)	900 00	
Printing	34,500 00	
Postage	19,000 00	
Addressing postal notices	13,000 00	
Station cleanser, oil and grease	1,000 00	
	<hr/>	175,830 00

Additions and Improvements:

Ventilation equipment for testing stations.	\$7,500 00	
Purchase and erect station signs	4,500 00	
		<hr/> 12,000 00
		<hr/> \$746,942 45

Motor Vehicle Department

Recapitulation.	Total, Motor Vehicle Department adminis- tration	\$918,755 00
	Total, Financial Respon- sibility Division	42,580 00
	Total, Bureau of Safety Education	18,420 00
	Total, Bill of Sale Divi- sion	83,240 00
	Total, Bureau of Traffic Control and Regula- tion	27,149 84
	Total, Bus Excise Tax Division	11,905 00
	Total, Motor Vehicle Testing Division	746,942 45
		<hr/>
	Total amount appropriated..	<hr/> \$1,848,992 29 <hr/>

STATE TAX DEPARTMENT

MOTOR FUELS TAX DIVISION

Motor Fuel Tax Division.	Salaries:	
	Director	\$6,000 00
	Compensation for as- sistants, present, \$169,800.00; new, \$1.920.00	171,720 00
		<hr/> \$177,720 00

Materials and Supplies:

Stationery and office supplies	\$1,500 00	
Retail dealers' license plates	1,750 00	
Vehicular transportation supplies	9,750 00	
Office equipment replacement	375 00	
Replacement of motor vehicles	1,300 00	
		<hr/> 14,675 00

Services Other Than Personal:

Postage and express-age	\$4,000 00	
Other miscellaneous expenses	400 00	
Traveling expenses ..	5,000 00	
Printing	1,800 00	
Patrol boat crew expenses	1,400 00	
Maintenance of patrol boat	2,500 00	
Rents	10,860 00	
Insurance (other than fire)	1,335 00	
Telephone and telegraph	1,200 00	
		<hr/> 28,495 00

Additions and Improvements:

Office equipment	\$630 00	
New patrol boat	25,000 00	
		<hr/> 25,630 00

Unclassified:

The Comptroller of the Treasury is hereby authorized and empowered to pay any refund of motor fuel taxes, upon proper approval, pursuant to chapter 39 of Title 54 of

Refunds.

the Revised Statutes, and the State Treasurer is directed to pay warrants issued therefor by the Comptroller.

\$246,520 00

BOARD OF COMMERCE AND NAVIGATION

Commerce and Navigation.	Mandatory Dedication:	
	Expenditure for construction, reconstruction, maintenance and improvement of inland waterways	\$135,000 00
	Expenditure for bulkheading Manasquan Canal	50,000 00
	Dredging inland waterways	65,000 00
	Amount already appropriated by P. L. 1940, chapter 52, conditionally, for beach front protection in the city of Long Branch along the shores of the Atlantic ocean in the county of Monmouth	250,000 00
	Amount already appropriated by P. L. 1940, chapter 52, for beach protection and dredging in the counties of Ocean, Atlantic, Cape May and Cumberland. . .	145,000 00
		<hr/> \$645,000 00

DELAWARE RIVER JOINT TOLL BRIDGE COMMISSION

Appropriation:

Maintenance of free bridges now or to become State property, including improvements	\$102,887 13	Delaware River Joint Toll Bridge Commission.
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All moneys received from any source whatsoever, whether from the operation of bridges or from the State of Pennsylvania for its proportion of maintenance of said bridges, is hereby appropriated to the said commission to be used by them for maintenance of bridges and the payment to the State of Pennsylvania of their proportion of the earnings of said bridges.

Any unexpended balance, including receipts from Pennsylvania and rental receipts, is hereby reappropriated.

Department of State Police

There is hereby appropriated for transfer to the General State Fund, being 50% of the amount appropriated in the State Fund Appropriation Act for the fiscal year ending June 30, 1941, for the operation and maintenance of the Department of State Police, the sum of	\$597,300 00	State Police.
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State Employees' Retirement System

Contribution applicable to State Highway System Fund	\$147,846 00	Employees' Retirement System.
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*Delaware and Raritan Canal Bridge Maintenance*Delaware and
Raritan Canal.

For the purpose of meeting the expenditures necessary to maintain the bridges on the Delaware and Raritan Canal \$25,000 00

Total mandatory dedications
and appropriations\$42,806,691 16

Appropriations
not to lapse.

2. The appropriations herein made other than those to the State Highway Commissioner are for the fiscal year ending December thirty-first, one thousand nine hundred and forty, and the appropriations herein made for debt service and to the State Highway Commissioner shall not lapse by reason of the expiration of said fiscal year. The appropriations herein made other than those for debt service and to the State Highway Commissioner shall be available for expenditure during the fiscal year ending December thirty-first, one thousand nine hundred and forty, and for a period of two months thereafter to pay obligations incurred during said fiscal year only. Nothing in this section or in this act contained shall be construed to prohibit the payment due upon any contract made under an appropriation of the previous year or years.

Construing.

Federal funds.

3. Any additional allotments of funds which may be made by the Federal government to the State of New Jersey, are hereby appropriated for the purposes for which such moneys are allocated, and the State Highway Commissioner is hereby authorized to carry out such projects as may be designated by the Federal government.

Act
retroactive.

4. This act shall take effect immediately and shall be retroactive as of January first, one thousand nine hundred and forty, and all expenditures made up to the time of the passage of this act, under the provisions of section 52:22-20 of the Revised Statutes, shall be charged against the amounts herein appropriated.

Approved July 8, 1940.

CHAPTER 190

AN ACT concerning the issuance of bonds and other obligations and the incurring of indebtedness by counties, cities, boroughs, towns, townships, villages and other municipalities other than school districts, and amending section 40:1-12 of the Revised Statutes.

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

1. Section 40:1-12 of the Revised Statutes is amended to read as follows: Section amended.

40:1-12. Down payments.

a. Except as provided in subdivision b of this section, no such county bond resolution or municipal bond ordinance shall be finally passed unless such resolution or such ordinance appropriates to the purpose, or ratably to the respective purposes, to be financed, in addition to the proceeds of the obligations thereby authorized, a sum which is not less than five per centum (5%) of the maximum amount of the obligations authorized and which is hereinafter referred to as the "down payment." Down payment.

The sum so appropriated as a down payment either must have been made available prior to such appropriation, by provision in a previously adopted budget of the county or municipality, or must be appropriated from moneys then actually held by such county or municipality, as the case may be, and previously contributed in aid of the financing of such purpose by persons or corporations other than the municipality or county or a Federal or State agency. In the case of any county bond resolution or municipal bond ordinance adopted subsequent to the first day of April, one thousand nine hundred and forty-one, such provision in a previously adopted budget must be made by an Made available prior to appropriation.

appropriation under the caption of "down payment" or under the caption of "capital improvement fund."

Resolution
providing
for 5% of
amount.

b. If any Federal or State agency is to aid in financing any purpose or purposes by contributing either cash, labor or materials, a county bond resolution or municipal bond ordinance authorizing obligations to finance such purpose or purposes may be finally passed if such resolution or such ordinance provides that there shall be included in the budget of the county or municipality, as the case may be, next adopted, to finance such purpose, an appropriation of a sum which is not less than five per centum (5%) of the maximum amount of obligations authorized by such resolution or ordinance. Such amount in the meantime may be financed by the issuance of bond anticipation note or notes which shall mature and be paid in the next ensuing fiscal year.

Provisions
not to apply.

c. The provisions of this section shall not apply to a county bond resolution or municipal bond ordinance which authorizes obligations solely for purposes described in subsection "a," "b," "c," "f," "g," or "h" of section 40:1-16 of this Title, or for the purposes described in chapter fifty-one of the laws of one thousand nine hundred and forty.

2. This act shall take effect immediately.

Approved July 8, 1940.

JOINT RESOLUTIONS

Joint Resolutions

JOINT RESOLUTION No. 1

A JOINT RESOLUTION authorizing the State Highway Commissioner to name and designate Route 12, from the junction of Route 30 to Croton, as the "Samuel Hill Highway."

WHEREAS, The late Samuel Hill was a pioneer in the industrial development of Hunterdon county and one of the founders of the famous Fulper Potteries, for many years outstanding in the ceramics industry; and Preamble.

WHEREAS, It seems eminently fitting that some definite tribute be paid to his memory; now therefore, Preamble.

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

1. The New Jersey State Highway Commissioner is hereby authorized and directed to name, designate and cause Route 12, from the junction of Route 30 to Croton, to be known hereafter as the "Samuel Hill Highway." Samuel Hill Highway designated.

2. This joint resolution shall take effect immediately.

Approved April 22, 1940.

JOINT RESOLUTION No. 2

JOINT RESOLUTION authorizing and directing the State Highway Commissioner to name and designate sections of Routes 47 and 49 of the State highway system as the "Delsea Drive."

Preamble. WHEREAS, Sections of Routes 47 and 49 provide a continuous and important highway for seashore traffic between the Delaware river and the Atlantic ocean, across South Jersey; and

Preamble. WHEREAS, Through general custom for several years past this highway has become known as the Delsea Drive, through a combination of the terms "Delaware river" and "Sea"; and

Preamble. WHEREAS, The name Delsea Drive has considerable advertising value for South Jersey and the resorts along its southern coastline; and

Preamble. WHEREAS, It is desired to make official and to perpetuate the name Delsea Drive as applied to this highway; therefore,

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

Delsea Drive designated.

1. The New Jersey State Highway Commissioner is hereby authorized and directed to name, designate and cause that part of Route 47 from its extreme northern terminus south to its junction with Route 49 at Millville, and that part of Route 49 from Millville south and east to its junction with Route 4, to be known hereafter as the "Delsea Drive."

Suitable markers erected.

2. The State Highway Commissioner shall cause to be erected along said highway suitable markers and ornamentations and shall have such designation printed on State road maps, when practical, to make effective this resolution.

3. This joint resolution shall take effect immediately.

Approved June 17, 1940.

PROCLAMATIONS

Proclamations by the Governor

PROCLAMATION

STATE OF NEW JERSEY,
DEPARTMENT OF STATE.

WHEREAS, The State Tax Commissioner on the tenth day of January, nineteen hundred and forty, under the provisions of chapter eleven, Title 54, Revised Statutes; and

WHEREAS, The following named corporations so reported have, for the two years preceding such report, failed, neglected or refused to pay the State taxes assessed against them for the year one thousand nine hundred and thirty-seven, under the Laws of the State of New Jersey, and made payable unto the State Treasury; and

WHEREAS, Under the provisions of said act the charters of said corporations are revoked and all powers conferred by law upon such corporations declared inoperative and void, unless the Governor gives further time for payment; and

WHEREAS, The Governor has not given further time to the corporations so reported and hereinafter named for the payment of such taxes, and the same are still unpaid;

THEREFORE, I, A. HARRY MOORE, Governor of the State of New Jersey, pursuant to the provisions of said act of the Legislature, do hereby issue this Proclamation that the charters of the following-named corporations so reported and in default, to wit:

UNPAID TAXES FOR THE YEAR 1937

A. A. Griggs & Co.,
A. & A. Holding Co., Inc.,
A. A. Levey, Inc.,
A. A. Liquor Stores,
A. A. Sauer & Bro., Inc.,
Aban Floor Covering Corp. Inc.,
Abbott Boulevard Realty Co.,
Abbotts Bicycle Shop, Inc.,
A. B. C. Agency, Inc.,
A. B. C. Improvement Co.,
Abe Holder, Inc.,
A. & B. Farm Corporation,
A & B Market Inc.,
A. Bookstaber,
A. Boorstein & Sons, Inc.,
Academy Metal Ceiling Co., Inc.,
A. C. Air Conditioning Co.,
Accommodation Loan Company,
Ace Contracting Co.,
Ace Shops, Inc.,
Ace Trucking Corporation,
Acme Cleaners and Dyers,
Acme Dye Works,
Acme Metal and Machinery Co.,
Acme Tile Co.,
Acorn Company,
Acorn Finance Corporation,
A-C Stone Company, Inc.,
Actinolyte Roofing Company,
Adamant Steel Co. of U. S. A. Inc.,
Adams Bros. Inc.,
Adams Tire and Service, Inc.,
Adas Israel,
A. D. Boulanger and Sons, Inc.,
Adelaide Purcell Studios, Inc.,
A. Del Turco, Incorporated,
Adson Holding Co.,
Advancement Trading Corporation,
Adversales Corporation,
A. E. James Painting & Decorating, Inc.,

Aetna Holding Co., Inc.,
A. and F. Brown Co.,
A. Harry Hoppen, Incorporated,
Aircraft Oils, Inc.,
Airmont Riding Club,
Air-Roto Advertising, Inc.,
Airview Flying Service, Inc.,
A. J. Bulk, Inc.,
A. J. Warsh Co., Inc.,
Ako Building Co.,
A. K. Wilson Co., Incorporated,
Ala Construction Company,
Alan Braid Corporation,
Alberpal, Inc.,
Albert-Dix Corporation,
Albert E. Hulland Company,
Albert Silk Company,
Albiez Agency, Inc.,
Albion Operating Co., Inc.,
Albur Company, Inc.,
Alden-Union Realty Company,
Aldie Investment Co.,
Aldine Catering Company Inc.,
Alexa Corporation,
Alexander Hopkins, Inc.,
Al Fischman Hat Corporation,
Alfred G. Totten Plumbing Company,
Alger Holding Corporation,
Alice C. Boat Company,
Alice Price Studios Inc.,
Alklo Investment Corporation,
Allaire Realty Corporation,
All Cities Realty Company of America,
Allen Paper Box Company of New Jersey,
Allen Terrace, Inc.,
Allied Grocers Purchasing Corporation,
Allied Trucking Corporation,
Allsopp-Bliss Co.,
Allsopp Bros.,
All States Charter Corporation,
Allwood Lumber Co.,
Alpha Holding Co.,
Alpine Castle, Inc.,

Alpine Forwarding Company,
Al Simons, Inc.,
Alston Realty Corp.,
Alwell Amusement Corporation,
Ambassador Realty Company,
Amboy Paper and Supply Co.,
Amco Carrier Corporation,
American Beauty Mattress Company, Inc.,
American Broadcasting Company, Inc.,
American Bulk Whiskies Corp.,
American Chemical Co. of N. J.,
American Commerce Corporation,
American Discount Company,
American Drug Company,
American Forwarding Company,
American Fruit Markets, Inc.,
American Full Fashion Silk Hosiery Co.,
American Funding Corporation,
American Furnace Corporation,
American Home & Community Building
Corporation,
American Merchandise Corporation,
American Oil Payment Corp.,
American Rubber Products Corporation,
American Solutions Corporation,
American Strainer Corporation,
American Symphony Orchestra, Inc.,
American Utilities Contracting Company,
Ames Studios, Inc.,
Amoils Company, Inc.,
A. Morrison, Inc.,
Anchor Inn, Inc.,
Anco, Inc.,
Anderson & Co., Inc.,
Anderson Trucking Company,
Andrew A. Taaffe, Inc.,
Andrews Corporation,
Andrew S. McDonough, Inc.,
Androvett Towing and Transportation Company,
Anhar Trading Corp.,
Animate Toy Corporation,
Anne Specialty Shoppe,
Annette Boat Company,

Anozira Corporation,
Anselm Holding Company, Inc.,
Anson Industrial Corp.,
Anthony Montecalvo, Inc.,
Antlers Hotel, Inc.,
Antonietti Realty Corporation,
"Antonetti Silk Mill, Inc.",
Antonietti Tavern, Inc.,
Anton & Mersch Motors, Inc.,
A-1 Housing Corporation,
Appel Brothers Manufacturing Company,
Appleby & Wood Co.,
Applejuice Sales Corp.,
Appraisal Engineers Inc.,
Arcade Amusement Co.,
Arcade Motor Transportation Company,
Arcadia Holding Co. Inc.,
Arcodio Realty Co.,
A. R. Frank, Inc.,
Argosy Trading Company, Incorporated,
A. & R. Hat Co.,
Arlington Food Company,
Arlington Frocks, Inc.,
Arlington Operating Company,
Armand Beauty Salon,
Armored Police Vest Corp.,
Armorlok Fence Company,
Armstrongs Inc.,
Arpatt Trading Corporation,
Arrow Electric Corporation,
Arrow Food Co.,
Arrow Piece Dyeing and Finishing Company,
Arrow Sanitary Laundry, Inc.,
Arrow Shoe Stores, Inc.,
Artcol Investing Co.,
Artercraft Clothes,
Art-Craft Dyeing & Printing Co., Inc.,
Art-Craft Holding Corp.,
Art-Craft Press, Incorporated,
Art Hat Works, Inc.,
Arthur A. Hurley & Son, Inc.,
Artie Albert, Inc.,
Artistic Wire Products Co.,

A. Rubinoff, Inc.,
A. Rubinstein, Inc.,
Arwin Land Company,
Asbury Cleaners & Dyers, Inc.,
Asbury Garment Corp.,
Asbury Park Development Co., Inc.,
Asbury Restaurant, Inc.,
A. Schachter Co., Inc.,
Askenback Brothers, Inc.,
Associated Brokers, Inc.,
Associated Industries of the Dominican Republic,
Inc.,
Associated Management Corporation,
Associated Oil Burner and Refrigeration Service
Inc.,
Associated Publications Inc.,
Associates Inc.,
Astor Garage, Inc.,
Atlantic Bureau of Credit, Inc.,
Atlantic Chemical Company, Inc.,
Atlantic City, N. J. Fisheries Company,
Atlantic City Publishing Company,
Atlantic City Sales Co.,
Atlantic City Yachtmens Association,
Atlantic Foodstuffs Corporation, Inc.,
Atlantic Milk Company,
Atlantic Print Works, Inc.,
Atlantic Truck Company,
Atlantis Boat Company,
Atlantis Corporation,
Atlas Boxing Club, Inc.,
Atlas Land Co.,
Atlas Trucking Corp.,
Atlas Wrecking Corporation,
Attie Clearance, Inc.,
Aubrey Meyer, Inc.,
Audrey Phillips, Inc.,
Audrey Phillips Stores Inc.,
Audubon Beauty Shop,
Audubon Piece Dye Works, Inc.,
Auerbach Textile Co., Inc.,
August Width, Inc.,
Aumosa Boat Corporation,

Austin J. Waldron, Inc.,
Austrian Cleaners & Dyers, Inc.,
Auto Craft, Inc.,
Auto Equipment Finance Company,
Automatic Controls, Inc.,
Automotive Necessities Company,
Auto Trading Co., Inc.,
Avalon Company,
Avellino Realty Corporation,
Avenel Realty Company,
Aviament Corporation,
Aviation Improvement Corporation,
Awnbest Corporation,
A. W. S. Holding Company,

Baer-Schelling Corp.,
Bailey's Restaurant Co.,
Baker Land Company,
Baker-Walsh Company, Inc.,
Balcon Realty Company,
Baldwin Realty Company,
Bam's Petroleum Co., Inc.,
Bangs Products, Inc.,
Bankers Income Corporation,
Bankers Income Shares Redemption Corporation,
Banner Investment Co.,
Banner Oil Corporation,
Baranski's Inc.,
Barker Roofing Company,
Barron Motor Co.,
Barry's Tavern, Inc.,
Barter Company,
Bartley Crucible and Refractories Company,
Bater Company,
Battery Equipment Co. Inc.,
Battery & Ignition Service Station, Inc.,
Baum Knitwear Inc.,
Baykull Trucking Company,
Bayonne Steel Casting Company,
B. C. R. Holding Corporation,
Beach Haven Development Company,
Bear Gas & Oil Co., Inc.,
Beau Mode Dress Shop,

Beaver Lake Colony,
Bebco Food Distributors, Inc.,
Becker Bros. Automotive Corp.,
Beck's Family Shoe Store, Inc.,
Beebe Stores Corporation,
Beers Press, Incorporated,
Bejah Holding Company,
Belanus Fuel Co., Inc.,
Belard Investment Co.,
Belgrove Drive Realty Co.,
Bel-Kola Company,
Bellaire Farms Company Inc.,
Bellair Gardens, Inc.,
Bella Realty Co., Inc.,
Bell Bros. Co.,
Bell Carton & Display Co.,
Bellet Coal Co. Inc.,
Belleville Court Apartments, Inc.,
Belleville Roofing and Contracting Corp.,
Bellevue Drug Co.,
Bell Scallop & Thread Cutting Co.,
Belmar Amusement Co., Inc.,
Belmar Cafeteria and Dining Car, Inc.,
Belmar Investment Co.,
Belmar Trucking Company, Inc.,
Belmont Company, Inc.,
Belvidere Corporation,
• Belvidere Mills, Inc.,
Bendix Corporation,
Benedict & Company,
Beneficial Holding Company,
Bengal Holding Company,
Benjamin Homes, Inc.,
Bennies Customized Clothes, Inc.,
Benson-Stone, Inc.,
Berdan-Zaritzky Furniture Co.,
Bergen Auto Company,
Bergen Coal Company,
Bergen County Building Corporation,
Bergen County Mortgage Company Inc.,
Bergen Family Laundry,
Bergenline-Gardner Co.,
Bergenline Holding Corporation,

Bergen Luncheonette, Inc.,
Bergen Manor, Inc.,
Bergen Sales Company, Inc.,
Bergen Sign Company,
Bergenwood Realty Corporation,
Berger's Department Store, Inc.,
Berkshire, Inc.,
Berk's Terminal Print Shop, Inc.,
Berlew Realty and Investment Co.,
Berlin Brick & Sand Co.,
Berman Construction Company,
Bemark Corporation,
Bermfh Realty Co., Inc.,
Bern Coal Company,
Bernie Cummins Inc.,
Bernstein-Koppelman, Inc.,
Berschan Realty Company,
Bert Kay Bus Company, Inc.,
Berton Realty Company,
Besser Realty Co., Inc.,
Bess Holding Corporation,
Bestee, Inc.,
Best Made Sheep Lined Coat Co., Inc.,
Beta, Inc.,
Betsy Holding Co., Inc.,
Better Entertainments, Inc.,
Better Grade Meat & Poultry Market, Inc.,
Better Homes, Inc.,
Betty Blair, Inc.,
Beverage Laboratories, Inc.,
B. & H. Service Stations, Inc.,
B. Hyman, Inc.,
Bier & Son Bakery, Inc.,
Big Bear Used Car Co., Inc.,
Big City Market,
Big Seven Holding Company,
Big 3 Sign Service, Inc.,
Bill Pirolo's Restaurant & Cafe, Inc.,
Bill's Tavern, Inc.,
Bilt-Well Home Corp.,
Binder Agency,
Binns Patent Band Company,
Birks Mortgage Company,

Bitterman's Tavern, Inc.,
Black Diamond Realty Inc.,
Black & Mathews, Inc.,
Blake and Company,
Bleecker Holding Company,
Blight & Co.,
B-Line Amusement Co.,
Bloobell Realty Corporation,
Bloom Bros. Construction Co.,
Bloomfield Laundry Service, Inc.,
Bloomfield Securities Company, Inc.,
Bloomfield Times Publishing Company, Inc.,
Blue Bird Bag Company, Inc.,
Blue Bird Delicatessen and Lunch,
Blue Horseshoe, Inc.,
Blue Land Realty Co.,
Blue Ribbon Auto Service Co., Inc.,
Blue Ribbon Mustard Co., Inc.,
Blue Ridge Coal Company,
Blue Room, Inc.,
Blue Star Fruit Exchange,
B. L. V. Laboratories,
B. M. Brokerage Corporation,
B. & M. Men's Shop, Inc.,
B & M Trucking Co.,
Bob's Barn Cafe,
Bodine Restaurant, Inc.,
Bolton Dairy Products, Inc.,
Bon Arbor Chemical Company,
Bond Dairy Products Corporation,
Bonded Advertising and Distributing Co., Inc.,
Bonded Builders, Inc.,
Bonded Hatters Incorporated,
Bonded Homes, Inc.,
Bonded Mercantile Adjustment Bureau,
Bond Electric Corporation,
Bond Silk Co.,
Bonforte Bros., Inc.,
Bonham & Young Co.,
Boom, Inc.,
Bordentown and Philadelphia Transportation Co.,
Borjan Realty Corporation,
Borough Construction Company of Washington,
N. J.,

Borough Cut Flower Express, Inc.,
Boston Department Store,
Boston Realty Company,
Bothe Estates, Inc.,
Boucher Holding Company,
Bouer Building Co.,
Boulevard Cleaning & Bargain Store, Inc.,
Boulevard Swimming Pool Inc.,
Bowers Towing Co.,
Bowler Holding Company,
Bowling Green Club,
Bowman Axelsen Holding Company,
Bowman & Axelsen, Inc.,
Boxton Bathing Corporation,
Boxton Inc.,
Boxton Realty Corporation,
Boynton Furnace Company,
Boys Outfitter, Inc.,
Brace Realty Company,
Bragdon Corporation,
Branford Title and Mortgage Company,
Brangel Tavern Company,
Bras D'or Land Company,
Brauer Liquor Co.,
Brehm's Pharmacy, Inc.,
Bretton Knitwear, Inc.,
Breuninger Baking Co.,
Brewery Holding Co.,
Briarcliff Housing Corporation,
Brick Manor, Inc.,
Bridge Co., Inc.,
Bridgeton Motors Co., Inc.,
Briggs Wine & Liquor Shop, Inc.,
Brighton Holding Company,
Brinkerhoff Agency,
Britten-Up-Wax Co.,
Broadacademy Corporation,
Broadcast Company, Inc.,
Broadcast Radio & Television Co. Inc.,
Broad-Littleton Corporation,
Broad & Marshall Holding Company,
Broad & Parker Holding Co.,
Broadway Baking Co. Inc.,

Broadway Dress Shop,
Broadway Hosiery Shops, Inc. # 1,
Broadway Plumbing & Heating Co.,
Broadway Specialties, Inc.,
Broadway Super Service Station, Inc.,
Broderson Corporation,
Brody Oil Co.,
Brohan Investment Corporation,
Bromley Construction Corp.,
Brook Avenue Land Company,
Brookdale Engineering Co.,
Brotherhood Real Estate Company,
Browne and Phares,
Brown Friar, Incorporated,
Brown & Langan,
Brunswick Dairy Co., Inc.,
Brunswick Distributing Co., Inc.,
Brustlin Brothers, Inc.,
B. Siegel, Inc.,
Buckeye State Oil Company,
Buck Realty Company,
Budal Company,
Budd Lake Developments, Inc.,
Buddy's Sweet Shop,
Budmar Mills & Manufacturing Co.,
Buffett Holding Company,
Builders Realty & Construction Co.,
Building Trades Journal, Inc.,
Bullard Construction Company,
Bunker Realty Company,
Burdo Realty Co.,
Burnet-Lamb and Company,
Burnett Investment Co., Inc.,
Burnett Realty Company,
Burstein Body Works, Inc.,
Burtis-Wight Motors, Inc.,
Burtner Coal Company,
Busch Motors, Inc.,
Business Associates, Inc.,
Butler and Richmond Realty Holding Corporation,
Buy and Benefit Plan, Incorporated,
B. Weisel, Inc.,
Byron Realty Company,

By-Sel Realty Company,
B. Zazzali & Co., Inc.,

C. A. Bond, Inc.,
Cacchione Contracting Co., Inc.,
Cadmium Corp.,
Cae Trucking Co., Inc.,
Cake Shop And Tea Room, Inc.,
Caldwell Delicatessen, Inc.,
Caldwell Developments, Inc.,
Caledonia Halsey Realty Co. Inc.,
California Painting and Decorating Co.,
Calley Land Co.,
Calvin B. Smith, Inc.,
Camden Fibre Mills, Inc.,
Camden Metal Works,
Camden Shoe Market, Inc.,
Camden Stove and Enamel Company,
Cameo Theatres, Inc.,
Camoco,
Camp Arrowcliff,
Campbell Manufacturing Co.,
Camp Greenwood,
Campion Sandwich Company,
Camp Ramapo,
Camta Realty Corporation,
Capital Builders, Incorporated,
Capital Dry Goods, Inc.,
Capitol Realty & Development Co., Inc.,
Carburetor Repair and Sales, Inc.,
Cardinal Publishing Company, Inc.,
Carhuff Hotel Co.,
Carhuff Realty Co.,
Carinthia, Inc.,
Carl H. Schroeder Lumber Company,
Carlton Electric Co., Inc.,
Carol-Mason, Inc.,
Carpenters Machinery Sales Corporation,
Carroll Drug Company,
Carroll Securities Company,
Carteret Title Service of New Jersey,
Casey Drug Company,
Casino, Inc.,

Casino Properties, Inc.,
Casino Restaurant Corporation,
Caso & Fiorentino, Inc.,
Casper J. Maier Sons' Co.,
Cavallo Oil Burner Co.,
C. C. A. Baldi Bros. and Company,
C. D. K. Corporation, Inc.,
Cecile Hairdresser, Inc.,
Cedar Grove Development Co.,
Cedars Building Association, Incorporated,
Ceejay Realty and Mortgage Company,
Cement Waterproofing and Construction Company,
Center Development Co.,
Central Avenue Garage, Inc.,
Central Chevrolet Co., Inc.,
Central Estates, Inc.,
Central Hat Mf'g Company,
Central Hotel,
Centralized Accounting Service, Inc.,
Central Motor Coach Terminals, Inc.,
Central Munn Realty Company,
Central-Norfolk Taverns, Inc.,
Central Realty & Construction Co.,
Central Rendering Service, Inc.,
Central Shoe Company,
Central Teresa Sugar Company,
Central Vacuum Products Co.,
Century Fuel Oil Company,
Certified Gas & Oil Co., Inc.,
C. & G. Markets, Inc. of Newark, N. J.,
Chain Shoe Repair Shops of Paterson, N. J., Inc.,
Champion Liquors, Inc.,
Charles Daval, Inc.,
Charles Decter & Sons, Inc.,
Charles E. Menzel, Inc.,
Charles F. Beck, Inc.,
Charles Fearon, Inc.,
Chas. F. Otken, Inc.,
Charles O'Prandy, Inc.,
Charles Pharmacy, Inc.,
Charles Rachmiel & Bros.,
Charles R. Haas, Inc.,
Charles R. Hedden Company,

Chas. Rosin Auction Co., Inc.,
 Charles Seel and Sons, Inc.,
 Charles T. Raynolds, Inc.,
 Charles W. Beardsley Agency, Inc.,
 Charles W. Culkin Boat Company,
 Charley Grip, Inc.,
 Charley's Brass Rail,
 Charlotte's, Inc.,
 Charlton Dairy, Inc.,
 Chase Realty Company,
 Chelsea Holding Corporation,
 Chelsea Investment Company,
 Chermak Drug Company, Inc.,
 Chernin Construction Company,
 Chesloff and Hollander, Inc.,
 Chester Investment Company,
 Chic Stores, Inc.,
 Childs Grocery Company,
 Christopher Investment Corporation,
 Chron-Art Electrical Manufacturing Corporation,
 Cigarette Service Co., Inc.,
 Cimato Construction Company, Inc.,
 Circle Holding Co.,
 Citizens' Ice & Supply Company,
 Citizens Publishing Company, Inc.,
 Citizens Small Fee Clinic, Inc.,
 Citron Hats, Inc.,
 City Hall Delicatessen, Inc.,
 City Improvement Corporation,
 City Land Co.,
 C. J. Rath. Incorporated,
 Claire Realty Company,
 Clarajoe Co., Inc.,
 Claremont Court, Inc.,
 Clarendon Pearl Buttons Works,
 Clark Terrace Realty Company,
 Clauss-Broeker Company,
 Cleanzit Corporation,
 Cleary Pants Shops, Inc.,
 Clementon Lake Park Company,
 Cliffside Iron Works, Inc.,
 Cliffside Motor Freight & Transportation Co.,
 Clifton Concrete Products Company, Inc.,

Clifton Realty & Building Corporation,
Clinton Beef Company, Inc.,
Clinton Beverage Co.,
Clinton Food Giant of Irvington, Inc.,
Clinton House,
Clinton Ice Company,
Clinton Metals Corporation,
Clinton Pharmacy, Inc.,
Clinton Place Holding Corporation,
Clinton Typesetters,
Clinton Wine and Liquor, Inc.,
Cloonee House, Inc.,
Closter Diner, Inc.,
Club Rio, Incorporated,
Clyde Engineering Company,
C-M Carriers,
C. N. Lovett Company, Inc.,
Coal Carburetor Sales Corp.,
Coble Associates,
Cohan-Thomas Corporation,
Cohen & Gordon, Inc.,
Cohen's Service Station, Inc.,
Coinsworth Corporation,
Colcords, Inc.,
Cold Spring Fish and Supply Company,
Coleman & Coleman, Inc.,
Coleman's Restaurant,
Cole Radio Manufacturing Corporation,
Colfax Investment Company,
Colgate Realty Co.,
College Delicatessen and Lunch,
Coller Painting Co.,
Colloidal Minerals Products, Inc.,
Colloid Millers, Inc.,
Colonel Morgan Products Co., Inc.,
Colonial Homes Construction Co., Inc.,
Colonial Industries of New Jersey, Inc.,
Colonial Motor Freight Lines, Inc.,
Colonial Oils Co.,
Colonial Shoe Corp.,
Colon Pharmacy Co., Inc.,
Colony Surf Club, Inc.,
"Colton's",

Columbia Boat Company,
Columbia Investment Co.,
Columbian Building Corporation,
Columbus Land Company,
Columbus Wholesale and Retail Grocers, Inc.,
Comet Express Lines, Inc.,
Comfort Appliances, Inc.,
Commercial Dairy, Inc.,
Commercial Land Company,
Commercial Properties Corporation,
Commercial Refrigeration Co.,
Commerce Finance Company, Inc.,
Community Cinema Corporation,
Community Hall, Inc.,
Community Homes, Incorporated,
Community Ice Service, Inc.,
Community Investment Company,
Community Loan Service,
Community Radio Service, Inc.,
Community Rubber Company,
Co. 2 Control Corporation,
Composite Construction Corporation,
Concordia Mortgage Corporation,
Concrete Investment Company,
Conditioned Air Corp.,
Confidence Meat & Poultry Market, Inc.,
Connolly Metallic Ink Company, Incorporated,
Consolidated Claims Bureau, Inc.,
Consolidated Liquor Distributors,
Construction Corporation,
Consumers & Merchants League,
Contact Publishing Corporation,
Conte Roofing Sales, Incorporated,
Continental Display Corporation,
Continental Engineering Co.,
Continental Footwear Corporation,
Control Seal Corporation,
Conversions, Inc.,
Coolidge Court Realty Company,
Co-Operative Agro-Industrial Model Association,
Inc.,
Cooperative Business Corporation,
Co-operative Home Builders, Inc..

Co-Operative Produce, Inc.,
Cooperative Typewriter Exchange,
Cooper Bros., Inc.,
Cooper's Service Garage, Inc.,
Corbin Apartments, Inc.,
Cordier Realty Co.,
Cordts Corporation,
Corozone Air Conditioning Corporation of Union
County,
Corrosanti Sales Corporation,
Coryell, Inc.,
Cosenza Marble Co.,
Co-Service Oil Co., Inc.,
Coster Building Corporation,
Cottage Investment Company,
Coulter's Mens Shop, Inc.,
County Agency, Inc.,
County Express, Inc.,
County Press, Inc.,
County Underwriters Agency, Inc.,
Court Auto Park, Inc.,
Courtland Chemical Company,
Courtney's Automotive Service, Inc.,
Courtney Trucking Co.,
Cox Fuel Co.,
Coxwells Dress Shop,
C. P. Weeden Motor Company,
Crandon Trucking, Inc. #1,
Cranford Coal & Lumber Corp.,
Cranford Comb Works Inc.,
Cranford Model Homes Inc.,
Cranilbursom Co.,
Crawford Construction Inc.,
Crea-Mont Lodge, Inc.,
Creditors' Committee of Brown Silk Co., Inc.,
Creditors National Clearing House, Inc.,
Crenshaw Lumber Co., Inc.,
Crescent Hat Co., Inc.,
Cresskill Company, Inc.,
Crest Liquidation Corporation,
Creston Delicatessen Delicacies, Inc.,
Croce-Garbarine Corporation,
Cromwell Hotel Co.,

Cronk Manufacturing Company,
Crown Corporation,
Crow Valley Farm, Inc.,
C. R. Wheeler & Son, Inc.,
C. Serbe Storage Co., Inc.,
Curran Real Estate Company,
Currie Company,
Curtis Consumers Buying Assn.,
Cush-Mont Dairies Incorporated,
Custer & Richards, Inc.,
Cutler Company,
Cutler Real Estate Management Corp.,
Cut Rate Kosher Meat Markets,
C. Widmann, Inc.,
C. W. Richards Company,
C. W. Stiles, Inc.,
C. W. Z. Hotel & Restaurant, Inc.,

Da Do Realty Company,
Dairydale Milk Co.,
Dale Amusement Corporation,
Dale Kennedy, Incorporated,
Dale's Market,
Dalton G. De Witt, Inc.,
Daly's of Plainfield, N. J., Inc.,
Dana M. Carmer Company,
Daniel P. Sweigart, Inc.,
Daniel's Clothes Shop, Inc.,
Dann and MacKinney, Incorporated,
Daquila Bus Corporation,
D & A Realty Co., Inc.,
Dart Holding Co., Inc.,
Dauphin Motor Car Co.,
Davanna Holding Company,
Daveli Realty, Inc.,
Davenport Chemical Company,
Daver Realty Co.,
David L. Dolan, Inc.,
David Lewis Co.,
David M. Weitzner, Inc.,
Davis Electric Company,
Davis-Klaber Co., Inc.,
Davol Silk Mills, Inc.,

Dawton's Ltd.,
Day-Elder Truck Co.,
Dayfrank Corporation,
D & C Inc.,
D C McAllister Company,
Dearborn-Morgan School,
Decami Pharmaceuticals, Inc.,
De-Camp-Ross Agency, Inc.,
Deck Manufacturing Company, Inc.,
Deep Rock Beverage Company,
Dehydrating Corporation of America, .
Delaware Valley Transportation Company, Inc.,
Della Realty Company,
De Luxe Novelty Manufacturing Co., Inc.,
Delway Corporation,
Demarest Oil Company,
Demarest Williams Co.,
Denver Holding Company,
Devon Apartments, Inc.,
Dewey Boat Company,
De Witt Chateau,
Dewitt-Fiorilli & Co.,
De Witt-North Broad, Incorporated,
D. Feibush, Inc.,
Diamond Baking Co., Inc.,
Diamond Terminal & Transportation Corp. of New
Jersey,
Dickson Motors, Inc.,
Diesel American Company, Inc.,
Diesel Burner and Utilities Corp., Inc.,
Dietrich-Calhoun Company,
Digbee Contracting Company,
Dil Realty Co., Inc.,
Dinerman Construction Co.,
Diplomat Products, Inc.,
Disner, Inc.,
Dispatch Motor Express, Inc.,
Dispatch Taxi Service,
Distillers Securities Corporation,
D. K. G. Holding Co.,
D & K Holding Corporation,
Dr. E. C. Hazard Laboratory,
Dodge Corporation,

Dodge-Leslie Corporation,
Dogwood Realty Corporation,
Dolan and Co., Inc.,
Dome Realty Co.,
Dominion Distilleries, Inc.,
Donaldson Piston Corporation,
Donfil Realty Co.,
Donohue Realty Company,
Don's Millinery, Inc.,
Dorfan Company,
Dorfman's, Inc.,
Dorothy Kiddie Shop,
Dot's Children's Store, Inc.,
Double Barrel Corporation,
Dover Candy Co., Inc.,
Dover Coat Co., Inc.,
Dover Industrial Corporation,
Downing, Incorporated,
Dranbar, Incorporation,
Draught Wood Systems, Inc.,
Draw Holding Company, Inc.,
Drayten Realty Corporation,
D & R Corporation,
Dreamland Sporting Club, Inc.,
Dreyfuss Bros., Inc.,
Druskin's Used Car Exchange, Inc.,
D. & S. Theatrical Enterprises, Inc.,
Du-All Chemical Company,
Dugan's Bar & Grill,
Dunellen Bakery Co.,
Dun-Rite Laundry Co.,
Durable Home Builders, Inc.,
Dutch Distributors, Inc.,
Dwork's, Inc.,
Dwyer Motor Car Co., Inc.,
Dyers' Textile Guild, Inc.,
Dye-Tone, Inc.,
Dykaw Corporation,

Eagle Distillery Company, Inc.,
Eagle Engineering Corporation,
Eagle Glass Co.,
Eagle Messenger Express, Inc.,

Eagle Super-Service Station, Inc.,
E. A. McMahon, Inc.,
Earl Diamonds Incorporated,
Eastern Agency, Inc.,
Eastern Bonded Collection Agency,
Eastern Carrier Corporation,
Eastern Contracting Co.,
Eastern Finance Co.,
Eastern Forwarding Company,
Eastern Fuel Company,
Eastern Service Bureau, Inc.,
East Orange Hardware Co.,
East Palatka Farms, Inc.,
East Side Fruit Exchange, Inc.,
Eastside Investment Co.,
Eatmor, Inc.,
E. B. Faison, Inc.,
Ecco Fuel & Supply Co., Inc.,
Economy Coal and Motor Freight Co., Inc.,
Edelman's Home Varieties, Inc.,
Edmund Shimp Co.,
Educational and Recreation Group, Inc.,
Edward B. Morris Realty Co.,
Edward Moro & Sons Inc.,
Edward Q. Holder, Inc.,
Edward Reihl Company,
Edwards-Meyerhoff Motors, Inc.,
Edwin A. Meyer Scale Company,
Edwin R. Huddy & Sons, Inc.,
Edwin S. Huff Co.,
E. E. Onsted, Inc.,
E. Fred Sulzer & Co.,
Egan Construction Company, Inc.,
Egbert Realty Company,
Egg Harbor Wine Products Co., Inc.,
Egginton Associates, Inc.,
E-H Realty Co.,
Ehren Investment Co.,
Ehrlich Silk Co., Inc.,
Ehrlich Transfer & Trucking Co., Inc.,
Eigenrauch Farms, Inc.,
Eiseman's Luncheonette, Inc.,
E. J. Grimm, Inc.,

Elastic Fabrics, Inc.,
Elbea Realty Co., Inc.,
Elbern Construction Co.,
Elberon Electric Inc.,
Elberon Holding Corporation,
Elco Holding Co., Inc.,
Eldorado Construction Company,
Eldorado, Inc.,
Electrical Survey & Engineering Corporation,
Electro Chemical Laboratories, Incorporated,
Electrolab, Incorporated,
Electronic Instruments Incorporated,
Elgin Fabrics Corporation,
Elias Company,
Elin, Inc.,
Elinore Shoppe (The),
Eliot Preparatory School,
Elite Co., Inc.,
Elizabeth Transfer Co., Inc.,
Elizabeth Willow Furniture Company, Inc.,
Elks Barber Shop and Beauty Parlor, Inc.,
Ellas Bakery Co.,
Ellem Service,
Ellen, Inc.,
Ellis Oil Corporation,
Elmont Amusement Company,
Elmwood Park Development Company,
ElMybur Holding Company,
E. L. Robert's, Inc.,
Els Construction Co.,
Elson Realty Co., Inc.,
Elwood J. Wilson, Incorporated,
Ely Pearl Works,
Elysian Realty Company,
Fly's The Druggist On The Square, Inc.,
Emanon Realty Co.,
Embetty Dress Shop, Inc.,
Emerald Linen Supply,
Em-Ess Silks, Inc.,
E. M. F. Holding Co., Inc.,
E. M. Fisher, Inc.,
Emil G. War & Sons,
Emil Klov Company,

Emkay Corporation,
E & M Land Co.,
Empire Laboratories, Inc.,
Empire Marine Salvage & Engineering Corporation,
Empire Restaurant, Inc.,
Empire State Excursion SS Corporation,
Empire Tobacco Company, Inc.,
Empress Holding Corporation,
Em Realty Co.,
Engineering Finance Co.,
Englewood Citizens Realty Company,
Englewood Equities, Inc.,
Englewood Window Cleaning Co.,
English Gardens, Inc.,
Engway Farm System, Inc.,
Enref Realty Co.,
Enterprise Trucking Co., Inc.,
Eprose Realty Co.,
Equity Trading Corporation,
Erie Holding Corp.,
Erie Warehouse Company,
Ernest M. Swingle Co., Inc.,
Ernie's Garden, Inc.,
Ernst Bros., Inc.,
Eroy Holding Co., Inc.,
E. S. Carr, Inc.,
Esco Realty Co.,
E. S. Land Company,
Espe Holding Co., Inc.,
Essex Construction Company, Inc.,
Essex County Cigarette Service, Inc.,
Essex County Cooperative Association,
Essex Equipment Company,
Essex Fells Builders, Inc.,
Essex Investment Co.,
Essex Mortgage Service Corporation,
Essex Omnibus Corp.,
Essex Realty Associates,
Essex Security Co., Inc.,
Essex Upholstering Co.,
Estate Realty Corporation,
Ethel's Marjory Beauty Shop, Inc.,

Eugene J. King, Inc.,
Eugenie's Dancing Studio, Inc.,
Eureka Smelting & Refining Co.,
Evans Bakery Inc.,
Evans Building Co.,
Evans, Inc.,
Evelyn Dairy Co., Inc.,
Everest Chair Corporation,
Everett Coffee Company,
Evergreen Development Company,
Everhot Chemical Corporation,
Everybody's Fruit & Vegetable Market, Inc.,
Ewing Rubber Company,
E. W. McDonough and Co.,
E. W. McDonough Co.,
E. Worth Company, Inc.,
E. W. S. Holding Corporation,
Excello Dye Works, Inc.,
Extension Institute, Inc.,

Faber Plumbing and Heating Co., Inc.,
Fabesco Drug Corporation,
Fabest Rubber Mat Co., Inc.,
Fabian Service,
Facerform Corporation,
F. A. E. Thorling, Inc.,
Fair At Home, Inc.,
Fairbanks Electrical Laboratories, Inc.,
Fairberg Holding Corporation,
Fairbrook Realty Company,
Fairfield Holding Company,
Fairfield Novelties, Inc.,
Fairfield Park Development Corporation,
Fairmount Diner, Inc.,
Fairmount Restaurant, Inc.,
Fairplay Shoes, Inc.,
Fairtex Glass Mfg. Co., Inc.,
Fair View Corporation,
Fairview Gardens, Inc.,
Fairview Grocery Co.,
Fairview Land Company,
Fairview Service Station,
Falcon & Marcelli, Inc.,
Famous Embroidery Co., Inc.,

Fann-Ann Shop, Inc.,
Fansher Service Company,
Fanwood-Scotch Plains-Watchung Transit Line,
Inc.,
Far Hills-Bedminster Realty Co., Inc.,
Farmers Realty Corporation,
Farrand E. Walker, Inc.,
Fashion Ladies Wear Inc.,
Fashion Manufacturing Inc.,
Fashion Stores, Inc.,
Fay Dairy, Inc.,
Faye's Liquor Shop, Inc.,
F. B. Realty Co., Inc.,
Federal Film Service, Inc.,
Federal Machine Products Corporation,
Federal Stores Inc.,
Federated Purchaser Inc. Of Chicago,
Federico Macaroni Manufacturing Co.,
Feetox Sales Co.,
Feldman Marketing Company,
Ferde Grofe, Inc.,
Ferle Heller Hats, Inc.,
F. & G. Holding Company,
F. G. & H. Realty Company,
F. H. W. Construction Co.,
Fiadini Concrete Construction, Inc.,
Fidelity Holding Co.,
Fiedler Service Corporation,
Field, Barker and Underwood,
Field Holding Company,
Field Lamp Company,
Fields, Inc.,
Fifth Avenue Beauty Salon,
Fifth Street Holding Company,
Filclor Company,
Fink & Sons, Inc.,
Fintex Corporation,
Fiore Trucking Co., Inc.,
Fiory Dye Works, Inc.,
Fire Chief Auto Stores, Inc.,
Firemen's Grill Corporation,
First Hawaiian Conservatory of Music, Inc.,
First National Finance Co.,

First Pennsylvania Company,
Fischer & Dackermann,
Fischer & Rawn, Incorporated,
Fisher Candy Co. Inc.,
Fiske-Hammond Players Inc.,
Fit-Rite Frocks, Inc.,
Fleet Operators, Inc.,
Floor Maintenance Bureau, Inc.,
Floral Park Operating Co., Inc.,
Florence Apartment, Inc.,
Florence Piece Dyeing Co.,
Florida Orange Groves, Inc.,
F. & L. Realty Company,
Fol-Ard Construction Co., Inc.,
Follies Club,
Forbes Co., Inc.,
Ford Williams, Inc.,
Forecast Publishing Company,
Forest Heights Holding Corporation,
Forest Hill Lodge Realty Company,
Form A Patty Company, Inc.,
Fortfield Corporation,
Fort Lee Dairy, Inc.,
Fort Lee Mortgage & Investment Corporation,
Floyd Gas Company,
4th Ward Confectionery Shoppe, Inc.,
Fowler Holding Corporation,
Fox Drug Co., Inc.,
Fox's Tavern, Inc.,
Frances Company, Inc.,
Frank E. Copestick Co.,
Frank Entrikin & Sons, Inc.,
Franke & Van Houten, Inc.,
Frank Hammond & Company, A Corporation of
New Jersey,
Franklin Chemical Corp.,
Franklin Delivery Service, Inc.,
Franklin Lightning Rod Co.,
Franklin Rockefeller Motors, Inc.,
Franklin Studios Music House, Inc.,
Frank Martz Coach Company of N. J.,
Frank Rauchmiller, Inc.,
Frank Zwigard Construction Co.,

Fred Ehrenkranz & Co.,
Frederick A. Martin Company,
Frederick's Ltd.,
Fred H. Lullman Jr., Boat Company,
French Dress Shoppe,
Frey Baking Company,
Friedman Music Shop, Incorporated,
F & R Manufacturing Co., Inc.,
Frolics Club, Inc.,
Front Street Corporation,
Fuel Reactions Corporation,
Fulle Research Laboratories, Inc.,
Fuller Tile Company,
Funeral Counsellors, Inc.,
Furey's Golf Range, Inc.,
Fur Felt Hat Corporation,
Furniture Mart #1,
Futterweit Fur Shop, Inc.,
Future Realty Co.,
F. W. Duckworth Bond & Mortgage Company, Inc.,
F. W. Fuchs, Inc.,
F. W. Massmann, Floral Artists, Inc.,
F. W. Webb Manufacturing Company,

Galbraith & Smith, Inc.,
Gales,
Gallagher's Restaurant, Inc.,
Garb Bros., Inc.,
Garden Development Company,
Garden Homes, Incorporated,
Garden State Broadcasting Corporation,
Garden State Contracting Co.,
Garden State Transportation Co., Inc.,
Garfield High Frequency Labs., Inc.,
Garford Service Station, Inc.,
Garland Realty Company,
Garner Holding Company,
Gates Holding Corp.,
Gates & Schaible, Inc.,
Gaylord Auto Parts Corp.,
Gee Dee Manufacturing Corp.,
Gem Dress Co., Inc.,
General Communications Laboratories,

General Engineering & Manufacturing Co.,
General Finance Corporation,
General Liquors Corporation,
General Milling Corporation,
General Oil Burner Corporation of New Jersey,
General Oil Co.,
General Renovating Corp.,
Genno Farms, Inc.,
Geo. D. Davidson Co.,
George Emery Enterprisers, Inc.,
George F. Hewson Co.,
George Harris and Company, Inc.,
Geo. H. Becker & Bros., Inc.,
George H. Hahn & Son, Inc.,
George J. Thomas, Inc.,
George J. Wolf Co.,
George Schlape, Inc.,
George Wittman & Co.,
George W. Miller and Bro.,
George W. Wilkinson, Inc.,
Georgian Beauty Salon, Inc.,
Gerbers,
Germaine, Inc.,
Gertrude Bloom, Inc.,
Gertrude Realty Corporation,
Gertwagen Realty Corporation,
G. E. S. Building Co.,
G & G Luncheonette, Inc.,
G and G Realty Company,
G. H. Smith Realty Co.,
Giant Beef Company,
Giant Realty Company, Inc.,
Gibraltar Development Company,
Gibraltar Finance Company,
Gibson-Howell Laboratories, Inc.,
Gilbert Hardwood Lumber Co., Inc.,
Gilbert Machine Works, Inc.,
Gilford Park Beach, Inc.,
Gillette Land & Improvement Company,
Gilt Edge Realty Co.,
Gimbel, Inc.,
Gimonet Laboratories, Inc.,
Ginsberg & Son,

G. and J. Dress Co., Inc.,
G. L. Amusement Co.,
Glasberg, Inc.,
G. & L. Corp. of N. J.,
Glen Acres, Inc.,
Glenbrook Manufacturing Co., Inc.,
Glen Oaks Corporation,
Glen Ridge Builders, Inc.,
Glenwood Corp.,
Globe Dairy Co., Inc.,
Globe Machine and Tool Co., Incorporated,
Globe Printing Company (#2),
Globe Radio & Television Co., Inc.,
Globe Restaurant,
Globe Skein Dyeing Co., Inc.,
Gloucester Heights Bus Company, Inc.,
Glover's Confectionery, Inc.,
G. & L. Plumbing & Heating Co.,
G. L. Realty Corporation,
Gluck Bros.,
G M Distributing Co.,
G. & M. Food Shop, Inc.,
G. M. L. Realty Co.,
Goeller Steel Construction Company,
Goldberg Wrecking Company,
Gold-Dembowsky Silk Co.,
Goldseal Plumbing & Heating Co.,
Gold Seal Service Stations, Inc.,
Goldson Silk Corporation,
Golgotha Corporation,
Gonnelli's Pharmacy, Inc.,
Goodall's Lunch, Inc.,
Good-Rest Bedding Corp.,
Goody's Market, Inc.,
Gordons Corners Corporation,
Gorlin's Summit Avenue Pharmacy, Inc.,
Gorman Memorial Co., Inc.,
Gorman's Express, Inc.,
Gotham Corporation,
Gothic Manufacturing Co.,
Graewil Sportswear, Inc.,
Graham Corporation,
Grand Frocks—Manufacturers of Dresses,

Grand Hotel, Inc.,
Grant Avenue East Estates, Inc.,
Grater Realty Co.,
Graziano Oil Carburetor Company, Inc.,
Greater New York Realty Syndicate, Ltd.,
Great Investors Mortgage Company,
Great States Oil Company of New Jersey,
Great Whale Store, Inc.,
Greenbro Realty Co., Inc.,
Green Dragon Corporation,
Greenel, Inc.,
Green Leaf Dairy, Inc.,
Gregory Equities, Inc.,
Grimshaw Holding Company, Inc.,
Grossbard, Incorporated,
Gross Delicatessen, Inc.,
G. S. M. Realty Co.,
Guarantee Cleaners & Dyers, Inc.,
Guarantee Silk Co., Inc.,
Guaranty Cloak Corporation,
Guaranty Land & Improvement Co.,
Guildhall Realty Company,
Gus Frenzel Company, Inc.,
Gussaroff & Ellman, Inc.,
Gutelius Land Company,
Gutstein Undergarment Company,
Guy Villa & Sons, Inc.,
G. W. Humphrey Corporation,
G. W. Lawrence Co.,
G. W. M. Company,

Hackensack Dress Manufacturing Co., Inc.,
Hackensack Optical Shop, Inc.,
Hackensack Window Cleaning Co.,
Hacksack Realty Corporation,
Haddon Investment Co., Inc.,
Hahn Realty and Investment Co., Inc.,
Hahn's Service, Inc.,
Hair Felt Products Corporation,
Hamann Bakery, Inc.,
Hamilton Construction Co.,
Hamilton Meat Market, Inc.,
Hamilton Motors, Inc.,

Hamilton Piece Dye Company,
Hamilton Real Estate and Investment Co.,
Hammonton Shoe Manufacturing Company,
Hanna Holding Company,
Hannan Agency, Inc.,
Hanna Silk Company,
Hanover Lunch Co.,
Hanover Poultry Co., Inc.,
Hansen Development Company,
Hanson-Francis Corporation,
Hans Wagner, Inc.,
Harander Realty Corporation,
Harca Corporation,
Harcen Realty Company, Inc.,
Hardiman & Co., Inc.,
Harfal Corporation,
Harkavy-Friedman, Inc.,
Harkar Corporation,
Harmonia Meat Center,
Harmon Pharmaceutical Company, Inc.,
Harmony Silk Co.,
Harned Hardware, Incorporated,
Harold A. Brand, Inc.,
Harold A. Johnson Oil Burner Corp.,
Harold C. Mount, Inc.,
Harold M. Parsells, Inc.,
Harold Oil Company,
Harris Brothers, Inc.,
Harrison Company,
Harrison, Inc.,
Harrison Land Company,
Harrison-Reichel Co., Inc.,
Harris Textile Corporation,
Harr Manufacturing Co.,
Harrold's, Inc.,
Harry Bader, Inc.,
Harry Gluckin, Inc.,
Harry Klinger, Inc.,
Harry Kraut, Inc.,
Harry R. Rupp Company,
Harry Schenkel, Inc.,
Harry's Express, Incorporated,
Harry's Luncheonette, Inc.,

Hart Electric Co., Inc.,
Hartford Clock Company, Inc.,
Hartgens Silk Dyeing Co., Inc.,
Hauser-Krill, Incorporated,
Hausmann Bros. & Son,
Haworth Land Company,
Hawthorne Bedding Manufacturing Co.,
Hawthorne Sash and Door Co.,
Hayes Circle Investment Corporation,
Hayes Diner, Inc.,
Haynes Ave. Holding Co.,
H.C. Greenfield Engineering Company,
H.C.L. Realty Corp.,
H. Construction Company,
H.D. Williams Company, Inc.,
Healey Pottery Company,
Heart of Lakewood, Inc.,
Heaton Realty Company,
Heat Service & Engineering, Inc.,
Heilig Realty Company, Inc.,
H. & E. Investment Corporation, Inc.,
Helen-Howard, Inc.,
Heller-Built Homes, Inc.,
Helpful Loan Company, Inc.,
Helping Hand Finance Corporation,
Helsam Holding Co.,
Henry Bunker Corp.,
Henry McCandless, Incorporated,
Henry R. Isenberg Company, Inc.,
Henry Stanley's Sons Company,
Heppner & Loud, Inc.,
Herbert L. Fritz Corporation,
Herbert V. Apartments Corporation,
Hercules Silk Throwing Co.,
Hering, Westphal & Barbour, Civil Engineers and
Surveyors, Inc.,
Herman Drug Co.,
Herrick Ave. Realty Company,
Hersh Food Products Co., Inc.,
Hexin, Inc.,
H. Feldman & Co., Inc.,
H. G. Trucking Corp.,

H. & H. Chemical Co.,
H. & H. Quality Mk't., Inc.,
Hickox Finance Corporation of N. J.,
High Bridge Trucking Co.,
Highland Development Co., Inc.,
Highland Gardens, Inc.,
Highland Park Lumber Company,
High Tension Electric Corporation,
Highwood Realty Company,
Hilbra Realty Company,
Hill City Loan and Finance Company,
Hill Coal Company,
Hillerest Co., Inc.,
Hillside Auto Wreckers, Inc.,
Hillside Avenue Development Co.,
Hillside Motors,
Hillside Rubber Co., Inc.,
Hillside Supply Company,
Hilltop Manor, Inc.,
Hilowitz Produce Market, Inc.,
Hines Auto & Radio Supply Company,
H. Insel Co.,
Hi-State Metalware Mfg. Co., Inc.,
Hixon, Inc.,
H. J. Barnett, Inc.,
H. And M. Inc.,
H. Norwitz, Inc.,
Hoboken City Trucking Co., Inc.,
Hoffman-Caps Chemical Co.,
Hoffman Liquor Stores,
Hoffman Quinlan Transportation Company, Inc.,
Hofmann Realty Co.,
Holbrook Mfg. Co.,
Holcombe & Son,
Holden and Mills, Inc.,
Holland Associates, Inc.,
Holly Company,
Holly Hill Corporation,
Holly Park on Barnegat Bay,
Hollywood Manor Realty Company, Inc.,
Hollywood Millinery,
Holmes Burner Company of New Jersey,
Holstok Corporation,

Holsum Holding Company,
Home Builders of New Jersey, Inc.,
Home Buyers Development Corp.,
Homeland Company,
Home Reconstruction Company, Inc.,
Homestead Operating Company,
Home Town Dairy,
Hope Realty Co.,
Hopkins Drug Stores, Inc.,
Horse Shoe Bar and Grill, Inc.,
Hortense & Helene, Inc.,
Hot-Col Pavement Company of New Jersey,
Hotel Admiral Syndicate,
Hotel Alpine Inc.,
Hotel Vermont Co.,
Howard Construction Co., Inc.,
Howard Method Kleeners & Dyers, Inc.,
Howell Lumber Corporation,
H. S. Witte Construction Co.,
Hub Hardware & Paint Stores, Inc.,
Hudson and Bergen Commercial Company, Inc.,
Hudson-Bergen Equipment Co.,
Hudson Cut Rate Watch Co.,
Hudson Food Shop, Inc.,
Hudson Hat Manufacturing Company, Inc.,
Hudson Liberty Investment Company,
Hudson Lumber & Mason Supply Co.,
Hudson Paper Box Company, Inc.,
Hudson River Advertising Corporation,
Hudson Trading Company,
Hudson Trench Corporation,
Hudson View Corporation,
Hungaria Film Exchange, Inc.,
Hunterdon County Truckmen's Association,
Hutch's Service Station, Inc.,
Hutton Welding Company,
H. W. Breder and Sons,
H. Y. D. Corporation,
Hydro Gear Corporation,
Hygenic Ice & Coal Company,
Hyjel Company,
Hyman Shaen Co.,
Hyperl Fabrics, Inc.,

Ida J. Hermann Bakery, Inc.,
Ideal-Belgian Fur Dyeing Company,
Ideal Home Corporation,
Ideal Investment Co., Inc.,
Ideal Vegetarian Restaurant, Inc.,
I & F Holding Company,
Igle Realty Corp.,
I. Jacobs Silk Company,
I. J. Koggan, Inc.,
Ilaria Drug Company, Inc.,
Imhoff-Berg Silk Dyeing Company,
Imhoff-Paillard Piece Dye Works, Inc.,
Imperial Builders, Inc.,
Imperial Motor Freight Lines, Incorporated,
Imperial Sales Corporation,
Income Reserve Company of New Jersey,
Independent News Co.,
Independent Oil Burner Sales Corporation,
Indol Products, Inc.,
Industrial & Chemical Consulting Engineers, Inc.,
Industrial Finance Service Corporation,
Industrial Properties Corporation,
Industrial Restaurant, Inc.,
Industrial Tool Works, Inc.,
Inlet Hotel Company of Wildwood, N. J.,
Interboro Homes Company,
Intercity Building & Construction Company,
Inter City Dairy & Delicatessen Company,
Inter-Continent Oil Company, Ltd.,
Intercounty Holding Company,
International Decorative Novelty Company,
International Fabrics, Inc.,
International Farm-Home Construction Company,
Interstate Embroidery Mills, Inc.,
Inter State Finance Corp.,
Inter-State Flour Company, Inc.,
Interstate Industrial Equipment, Inc.,
Intervale Lake Corporation,
Intervale Lake Park, Inc.,
Inventors Novelty Manufacturing Company,
Investing Company,
Investment Development Company,
Investment Realty Company.

Ira A. Jones Building Corporation,
I. R. Department Store, Inc.,
Ireland Bros.,
Iron and Metal Exporters, Inc.,
Irvington Silk Co.,
Irvington Times, Inc.,
Irving Zisblatt & Co., Inc.,
Isaac Hathaway Francis,
Italian Food Stores, Inc.,
Italian Importing Co.,
Italian Loan Society, Inc.,

Jabberwock Club,
J. A. B. Holding Co.,
J & A Building Company, Inc.,
Jack & Jill Shop, Inc.,
Jacksons, Inc.,
Jack's Tavern, Inc.,
Jacob Hess, Inc.,
Jacobs & Roth, Inc.,
Jacobs and Yadley, Inc.,
Jaekel Coal Corporation,
Jahn's Hairdressing Salons, Inc.,
James A. Hart Co.,
James Butler Grocery Company,
James Duffy, Incorporated,
James H. Dedericks' Sons, Inc.,
James Isola, Inc.,
James Kovacs & Co., Inc.,
James T. Hunter, Inc.,
Jamsbern Realty Co., Inc.,
Janes Realty Company,
J. A. Parian, Inc.,
Jaro Holding Company,
Jay Aromatics, Inc.,
Jay Fur Co.,
Jay and Jay Embroidery Works, Inc.,
J. B. H. Food Distributing Corp.,
J. Carmel, Inc.,
J. C. Bender & Co.,
J.D. Margerum Company,
Jean Realty Co., Inc.,
Jefferson Dye Works,

J. Eisenberg & Sons, Inc.,
Jem Sweets Co., Inc.,
Jentis' Delicatessen and Dairy, Inc.,
Jerry & Co., Inc.,
Jersey Amusement Co.,
Jersey Auto Service, Inc.,
Jersey Auto Stores, Inc.,
Jersey Auto Wreckers, Inc.,
Jersey Battery Co.,
Jersey City Amusement Company,
Jersey City Operating Co., Inc.,
Jersey Contractors, Inc.,
Jersey Dyeing Corporation,
Jersey Farms Milk Co.,
Jersey Garage & Battery Company,
Jersey Improvement Company,
Jersey Properties, Inc.,
Jersey Sales, Inc.,
Jesse A. Back, Incorporated,
Jessel Realty Co., Inc.,
Jessie-Ann Shoppe,
Jewel Beauty Salon,
Jewel Liquor,
Jewish Ledger, Inc.,
J.F.M. Company,
J. Foght Brown Co.,
J. Frank Connor, Inc.,
J. Frederick Cook, Inc.,
J.F.S. Realty Corp.,
J. G. McLaughlin, Inc.,
J. H. Hoge Company,
J. H. Rudiger Corporation,
J. J. B. Holding Company,
J.J. Fischer And Co., Inc.,
J. L. Coghlan Building Co., Inc.,
J. Miller and Sons, Inc.,
J. N. Construction Co.,
Jocham Holding Corp.,
John Adams Corporation,
John C. Morlock, Inc.,
John Di Andrea Inc.,
John H. Blackley & Co., Inc.,
John J. Cox, Inc.,

John K. Nevius, Inc.,
John Kuhl, Inc.,
John L. Weber, Inc.,
John M. Knuth, Inc.,
John Noble Pierson & Son,
John's Barber Shop, Inc.,
Johnson Cowdin-Wettlaufer Corporation,
Johnston-Cueman Lumber Company,
John Szalacsi, Inc.,
John Vaselli Barber Shop, Inc.,
John Vermeulen Sons,
John W. Davitt & Co., Inc.,
Joi-San Hat Corporation,
Jo-Le Holding Corporation,
Jomen's Fashion Shoppe, Inc.,
Joneason Company,
Jones Fuel Co.,
Jones Road Company,
Jones Throwing Machinery, Inc.,
Jordan's Gift Shop,
Joseph A. Wilson, and Sons, Inc.,
Joseph B. Hottel, Incorporated,
Joseph Daoud's Sons,
Joseph Di Mona Company,
Jos. G. Stanton, Inc.,
Jos. Kenney, Inc.,
Joseph Leit, Inc.,
Joseph P. Dender, Inc.,
Joseph Spingarn, Inc.,
Joseph Tabatchnick & Co., Inc.,
Jozsa Realty Company, Inc.,
J. P. Brady Co., Inc.,
J. & S. Outfitting Co.,
J.S.S. Weisman, Inc.,
Judy, Inc.,
Julas Realty Company, Inc.,
Jules Brody, Inc.,
Julius F. Kaufherr, Inc.,
Julius Gaier, Inc.,
Julius Levine & Co.,
J. W. Pierson Company,

Kabeyun Holding Company,
Kahn Davis, Inc.,
Kalt Heating Supply Co., Inc.,
Kaltman Weighing Machine Co.,
Kaminex Metal Lath Co.,
Kaplan & Sons, Inc.,
Karchik Food Store Company, Inc.,
Karsylou Food Corporation,
Katz Brothers Company,
Katz Cleaning & Dyeing Co.,
Kaufman's, Inc.,
Kay-Bee Trading Stamp Company,
Kay's Hotel Company, Inc.,
Kay's Personality Shoppe, Inc.,
K. Cederberg, Inc.,
Keen Hats, Inc.,
Keg Company, Inc.,
Keil's Baking Co.,
Keim-Edwards Agency,
Kelleher and Schorpp, Inc.,
Keller Supply Co.,
Kenilworth Washing Co.,
Kennedy and Pidcock, Inc.,
Kent Feather Company,
Kent, Inc.,
Kentucky Bourbon Products, Inc.,
Ker-Mac Lumber and Trim Company,
Keyport Tool & Machine Co.,
Keystone Products, Inc.,
K. G. D. Holding Company,
Ki-Lo-Mar Building and Home Association,
Kinatome Automatic Advertiser, Incorporated,
King & Gerber Company,
King Grocery Corporation,
Kings Estates, Inc.,
Kingston's Jewelry Company, Incorporated,
Kinna & Ripca, Inc.,
Kip-Oil-Co.,
Kissel's Ultra Modern Tropical Fish Aquarium,
Kitty Kelly Shoe Co., Inc.,
Klailin Realty Co.,
Kleinginna Hotel System,
Klein's Hotel, Inc.,

Klein's Market, Inc.,
 K. L. M. Investment Corporation,
 Klub Knitting Company, Inc.,
 K. & M. Products Corporation,
 K & M Realty Co.,
 Knickerbocker Holding Corporation,
 Knife & Fork Diner, Inc.,
 Knight Roofing Company, Inc.,
 Knit Guild Sportswear, Inc.,
 Knittel Realty Co.,
 Knox Terpezone Company,
 Koldorf's Market, Inc.,
 Kolodin of Glen Ridge, Inc.,
 Kolrid Oil Burner Corp.,
 Komplete Automotive Maintenance, Inc.,
 Koss Riverdale Lodge,
 Koster Realty Corporation,
 Kramer Lumber Corporation,
 Krasner, Herman & Stavitsky, Inc.,
 Kresge Brothers, Inc.,
 Kresge Coal Sales Company,
 Kriens Cheese Products, Inc.,
 Kromocolor, Incorporated,
 Krone Brothers,
 Kroywen Engineering Corporation,
 K. S. & K. Corporation,
 K-W Electric Company,

 L. A. Blum & Brother, Inc.,
 Laboratory Research Institute, Inc.,
 Lackawanna Garage and Parking Station Com-
 pany, Inc.,
 Lafayette Realty & Investment Company,
 Lake Musconetcong Development Co.,
 Lakeside Real Estate Company,
 Lakeview Appliance Company,
 Lakeview Manor, Inc.,
 Lamb and Foley, Incorporated,
 Lambertville Pottery Company,
 Lammardo Corporation,
 Lands and Kelly, Inc.,
 Lansing Hat Company, Inc.,
 Larger Than Life, Inc.,

Larian Holding Corp.,
Larry Fagan, Inc.,
Larson Realty Corporation,
Last Round-Up,
Latner Corporation,
Latt's Shoes, Inc.,
Lawrence Development Corporation,
Lawrence F. Kramer Co.,
Lawrence-James, Inc.,
Lawrence Realty Co. of Atlantic City,
Lawrence Sport Wear Co.,
Laytham, Taylor Corporation,
L. Borish & Co.,
L. B. Roberts & Co.,
L. B. Shropshire & Co.,
L. Cassaro & Sons Construction Company,
L & D Construction Co.,
Leach & Todd, Inc.,
Leader Shoe Store, Inc.,
Leavens & Company, Inc.,
Le Beau & Wilcox, Inc.,
Leeds and Adams, Incorporated,
"Lee Holding Corp.",
Lee's Hat Factory Inc.,
Lehigh Lumber Co. Inc.,
Lehi Sweet Shoppe, Inc.,
Lehugh Bus Company, Inc.,
Leland-Netherwood Corporation,
Lelyman Realty Corporation,
Lemac Clothes, Inc.,
Le Moderne Beauty Salon,
Lemoine Realty Corporation,
Lenape Trucking Company,
Lenter's Clothes Shop, Inc.,
Leo Building Co.,
Leo Construction Co.,
Leonard George Inc.,
Leonard Holding Corporation,
Leonard Investment Corporation,
Leonardo Beach Co.,
Leon Deutsch, Inc.,
Leonhardt Manufacturing Company,
Leon Holding & Investment Corporation,

Leonia Elmhurst Apartments, Inc.,
Leon Warenoff Inc.,
Leo Realty and Contracting Co., Inc.,
Leo's Delicatessen Inc.,
Leroy Homes Company,
Lesle Dress Co. Inc. of N. J.,
Leslie Sportswear, Inc.,
Lester L. Drummond, Inc.,
Leugirt Corporation,
Levrose Holding Corporation,
Lewis Publishing Co.,
Licata Realty Co., Inc.,
Lieberman Construction Co.,
Life-Joy Products Co.,
Limarbeth Realty Company, Inc.,
Limroth Land Company,
Lincoln Republican Realty Corporation,
Lincoln Service, Inc.,
Lincoln Towers, Inc.,
Lincoln Trading Co.,
Linden Knitting Mills, Incorporated,
Linden Upholstery Company Inc.,
Lindy Baking Company,
"Lion Van Company, Inc.",
Lipman Bros. Inc.,
Lippmann's Dairy, Inc.,
Lippman's, Inc.,
Litho Displays, Inc.,
Little Corporation,
Littlefields. Incorporated,
Livingston Holding Corporation,
L. J. Hofman, Inc.,
L. J. M. Corporation,
L. and L. Co.,
Llewellyn Building, Inc.,
L. & L. Realty & Holding Co.,
L. M. Halsey, Inc.,
Lock and New Holding Co.,
Locust Dairy, Inc.,
Loewenberg Company,
Logan-Newville Engine Mfg. Co.,
Logan-Newville Motors, Inc.,
Logwood Inn, Incorporated,

Lomakin Building Corporation,
Lombardy Contracting Co., Inc.,
Lone Range, Inc.,
Long Beach Realty Company,
Long Branch Catering Company,
Lor-Ber Realty Company,
Lorraine Construction Company,
Lorraine Land Co., Inc.,
Lorraine Sweets Company, Inc.,
Losito Brothers, Inc.,
Lou H. Morey Associates, Inc.,
Louis Company of Hopatecong,
Louis Ginsburg & Bros., Inc.,
Louis J. Schroeder, Inc.,
Lou's Tavern Inc.,
Lowenstein & Lowenstein, Inc.,
L. R. Kampes Studios,
L. R. Richmond,
L & S Motor Lines, Inc.,
Lubeck Bros., Inc.,
Lucia Land Co. Inc.,
Ludwig Oswald, Inc.,
Luff Motor Company,
Luff Motors, Inc.,
Luminous Tube Lights, Inc.,
Lu-Sam Realty Company,
Lustron Company,
L. W. Robbins Company,
Lydia Court Corp.,
Lynch Bus Line, Inc.,
Lyncrest Manor Realty Co.,
Lyndhurst Farm,
Lyndhurst Sales and Service Inc.,
Lynmoor Coat Corp.,
Lynn's, Inc.,
Lyons Piano Co., Inc..

Mabelle Bus Company.
MacEvoy Construction Co.,
Macewan Rubber Co., Inc.,
Machine Tool & Contractors Equipment
Corporation,
Mack Contracting Co., Inc.,
Maco Fuel Co., Inc. #2,

Mac Oil Company, Inc.,
Madells Bakery and Lunch, Inc.,
Madison Amusement Corp.,
Madison Coat Co., Inc.,
Madison Heating Co., Inc.,
Madison Oyster & Chop House, Inc.,
Madison Photo Corporation,
Madison Restaurant, Inc.,
M. A. F. Silk Company,
Magazine Guide, Inc.,
Magnolia Milk & Cream, Inc.,
Magromatic Manufacturing Co., Inc.,
M. A. H. H., Inc.,
Mah-Mer Holding Co., Inc.,
Main Electrical Contractors, Inc.,
Main & Munn Corporation,
Maisel Textile Co., Inc.,
Majestic Corporation,
Majestic Fur Corp.,
Majestic Meat Market, Inc.,
Majestic Taxi Company,
Malan Lumber Co., Inc.,
Malpar Trucking Company,
Manalapan Distillery,
Manasquan Bathing Pavilion,
Manhattan Luggage Shop, Inc.,
Manhattan Sweater Company,
Manheim Manufacturing Company,
Manor Academy of Beauty Culture, Inc.,
Manor Lake, Inc.,
Manrose Realty Corporation,
Mannuel Newman, Inc.,
Mfgs. Outlet Store, Inc.,
Maple Company,
Maple Gardens, Inc.,
Maplewood Construction Company,
Maplewood Painters & Decorators, Inc.,
Maplewood Realty and Investment Co.,
Marben Corporation,
Marchu Realty Co.,
Marco, Inc.,
Marconi Spaghetti Place, Inc.,
Marcus and Gottlieb, Inc.,

Mardi Gras Ball Room, Inc.,
Margeo Company,
Margerum Provision Company,
Margo, Incorporated,
Margo Manufacturing Co., Inc.,
Maricol Realty Co., Inc.,
Marie Holding Co.,
Marigold Holding Co., Inc.,
Marine Operating Corporation of New Jersey,
Marine Railway & Yacht Basin, Inc.,
Marine Wrecking & Contracting Co., Inc.,
Mario Dress Manufacturing Co., Inc.,
Marion's Beauty Shoppe, Inc.,
Marjac Co., Inc.,
Marjory Shop, Inc.,
Markal Realty Co., Inc.,
Market Shirt Shop,
Market Silk Company, Inc.,
Market Street Holding Company,
Markplane Corporation,
Marlin Thrown Silk Corp.,
Marquardt, Inc.,
Marshall Engineering & Equipment Company,
Marsh Land Co.,
Martin Stores, Inc.,
Marvin J. Casper, Inc.,
Marvo Manufacturing Company,
Marx-Winkler Company,
Mary Fairchild, Inc.,
Maryland Silk Mills, Inc.,
Mary Lee, Inc.,
Masonic Hall Association (Woodbridge, N. J.),
Mason Material Supply Corporation,
Mason, Wollman, Inc.,
Massimo Antoniotti Co., Inc.,
Mastart Corporation,
Master Craft Manufacturers, Incorporated,
Matawan Trucking Company,
Matthews American Laboratories, Inc.,
Matthias Miller Lumber Co.,
Max Garber, Inc.,
Max Hertz Leather Company,
Max Schwartz Cigar Co., Inc.,

Max Steinberg, Inc.,
Max's Tire Service, Inc.,
Mayfair Shoppe,
Mayflower Company, Inc.,
Mayflower Estates,
Maylin Realty Co.,
Maywood Brewing Corporation,
Maywood Realty Co., Inc.,
Mazer, Inc.,
McAulay's Meat Market,
McChesney Building Co., Inc.,
McConnell Timber and Trucking Co.,
McElven Transportation Company,
McMichael Process Corporation,
M.C. Polishing & Plating Co., Inc.,
M. C. S. Corporation,
"M. & D. Realty Co.",
Meadows Realty Co., Inc.,
Meat Products Co.,
Mecca Securities Company,
Mehr Decorating Company,
Meltzer Roofing Company, Inc.,
Meltz Tire And Rubber Company, Inc.,
Mentes Building Co.,
Merchantville Grove Company,
Merchantville Oaks Annex Company,
Merit Construction Co., Inc.,
Merit Contracting Co.,
Merit Knitting Mills, Inc.,
Merit Manufacturing Co.,
Merit Stores, Inc.,
Merritt Construction Co., Inc.,
Merritt Hardware Company, Inc.,
Mesce Loan Company,
Messina Realty Co., Inc.,
Meter Improvement Company,
Metro Agency, Inc.,
Metropolitan Collection Service,
Metropolitan Construction Co.,
Metropolitan Furniture Factories,
Metuchen Development Company,
Metuchen Publishing Company,
M. E. Wallace Company,

Meyer's Dairy,
Meyer's Kosher Meat Market, Inc.,
Meylow Holding Co.,
M. & F. Realty Corporation,
M. F. Specialty Co., Inc.,
M. F. Viafora Corporation,
M. Greenberg Company,
M. & H. Blake, Inc.,
Miami Fruit Market Company,
Michaels Realty & Investment Co.,
Mickey Mart, Inc.,
Mid-City Corporation,
Middle Jersey Realty Company,
Middlesex Coal and Fuel Company, Inc.,
Middlesex Concrete Trucking, Inc.,
Middlesex Excavating Co., Inc.,
Midland Construction and Contracting Company,
Midland Holding Company,
Mid-State Development Co.,
Midwood Corporation,
Milano Restaurant,
Mildore Realty Company,
Millbank Finishing Corporation,
Millburn Purchasing Company, Inc.,
Miller Business Service, Inc.,
Miller Engineering Machine Company,
Miller Heading Co.,
Miller & Klein, Inc.,
Miller Motors, Inc.,
Miller Screen Co., Inc.,
Mills & Brown Heating Systems, Inc.,
Mills-Clark Construction Company, Inc.,
Millstone Farms, Inc.,
Millville Improvement Company,
Milton Kessler, Inc.,
Minahan Realty Company,
Mineral Marl Corporation,
Minerva Silk Company,
M. I. N. Holding Co., Inc.,
Minned Realty Co.,
Minnie Boat Company,
Miracle Products Company,
Mitchell Distributing Co., Inc.,

Miway Chemicals, Inc.,
M. J. B. C. Corporation,
M. & J. Market, Inc.,
M & J Shoe Corporation,
M. & J. Trucking Co., Inc.,
M & L Market, Inc.,
M. M. B. Holding Company,
Model Market,
Mode Novelty Co. (The),
Modern Accessories, Inc.,
Modernage, Inc.,
Modern Circulating Library Co.,
Modern Development Co.,
Modern Fashion Shop, Inc.,
Modern Floor Surfacing Co.,
Modern Fuel Oil Co., Inc.,
Modern Heating & Engineering Company,
Modern Home Construction Company,
Modern Mode,
Modern Novelty Co.,
Modern Printing Company,
Moffatt & Brookwell, Inc.,
Mohawk Investment Corporation,
Monarch Homes, Inc.,
Monarch Marble Co., Inc.,
Moncan Corporation,
Monders Ideal Vegetarian Restaurant, Inc.,
Monitor Holding Co., Inc.,
Monmouth Bonding Agency, Inc.,
Monmouth Land Company,
Monmouth Motorcycle Association,
Mono Construction Co.,
Monroe Dye Works,
Monroe Sign Shop, Inc.,
Montano Trucking Company, Inc.,
Montclair Bake Shop, Inc.,
Montclair Development Company,
Montclair Drug Shoppe,
Montclair Home Builders Company,
Montgomery Construction Co.,
Monticello Realty Company,
Montray Service Stations,
Montrose Corporation,

Montrose Mortgage Company,
Moomjy's Service Station,
Moon Oil Co., Inc.,
Moore Fuel Oil Company,
Moorestown Stores, Inc.,
Morena Brothers & Company, Inc.,
Morkot Holding Company,
Morley Realty Co.,
Morningside Manor, Inc.,
Morrell Bros., Inc.,
Morris Barnett & Co.,
Morris Blum Agency, Inc.,
Morris Lotstein Company,
Morris Manbach, Inc.,
Morristown Auction Galleries, Inc.,
Morristown Motors, Inc.,
Morse Press, Inc.,
Mortgage Purchasing Corporation of New Jersey,
Mortgage Service Bureau,
Morton and Company,
Motion Picture Service, Inc.,
Motor Carrier Service Bureau, Inc.,
Motor Dealers, Inc.,
Mott Music House, Inc.,
Mountain Grove Cheese Corporation,
Mountain Homes, Inc.,
Mountain Riding Club, Inc.,
Mount Holly Farm Products, Inc.,
Mt. Prospect Market, Inc.,
Moviereel Corporation of America, Inc.,
Mowell Co.,
M. & R. Construction Corp.,
M. Rosenbaum & Son,
Mrs. R. E. Bowlus Inc.,
M. Skolnik, Inc.,
M. Torre, Inc.,
Mueller Company, Inc.,
Muller & Co.,
Multi-Craft Sales Corporation,
Multipole Building Corporation,
Munch-Joyce Agency, Inc.,
Municipal Adjustment Service, Inc.,
Municipal Investment Corporation,

Munn Apt's., Inc.,
Munn Garage Co.,
Munson Stamp Pad Co., Inc.,
Muriel Finance Company,
Murphy & Company,
Murphy Distributing Company,
Murray & Company,
Murray Hill Stores,
Murray Kiddie Shoppe, Inc.,
Murray Rubber Company,
Murray's Men's Shop,
Mutual Acceptance Corporation,
Mutual Dye Works, Inc.,
Mutual Investment Company,
Mutual Loan and Investment Company of West
New York,
Mutual Savings Publications,
M. Weston Trucking Corp.,
My-Han Realty Co., Inc.,
My Laundry Co., Inc.,
My Pal, Inc.,

Nabor's Wines & Liquors, Inc.,
N. A. Borton Company,
Nada Drug Co. Inc.,
Namron Food Shop, Inc.,
Nassau Motor Company,
Nathan Gross, Inc.,
Nathan Guritzky & Son, Inc.,
National Auto Wrecking Co. Inc.,
National Beauty Parlors, Inc.,
National Bond & Mortgage Company,
National Building Corporation,
National Bureau of Auto Sales & Loan Corp.,
National Coated Fabrics Corp.,
National Dental Supply Company, Inc.,
National Electric Heating Company, Inc.,
National Finance Corporation,
National General Sales & Salvage Co., Inc.,
National Hardware Co.,
National Hat-N-Pant Stores, Inc.,
National Home Products Company,
National Ice & Fuel Corp.,

National Liquid Cane Sugar Corporation,
National Millinery Syndicate, Inc.,
National Milling Machinery, Incorporated,
National Oil Payment Corp.,
National Realty & Investment Co.,
National Specialty Corporation, Inc.,
National Trailer Owners Association, Inc.,
National Vending Co.,
Naulty Realty Co.,
Navesink Park Company,
Neill's Garage, Inc.,
Nellie Gray Shoes,
Neptune Finance Co.,
Neptune Liberty Holding Company,
Neptune Linen Supply Co.,
Nesaloy Products, Inc.,
Nestor Corporation,
Neuer's Art Linen Shop,
Nevins Investment Corporation,
Newark Barrel Co., Inc.,
Newark Dress Goods Store, Inc.,
Newark Egg & Poultry Co.,
Newark Heights Supply Corporation,
Newark Knitting Works,
Newark Metal Company,
Newark and New York Bay Navigation Company,
Newark Roofing Co., Inc.,
Newark Smoked Fish Co., Inc.,
Newark Wholesale Grocery Co.,
New Atlantic Baking Co., Inc.,
New Atlas Cleaners and Dyers, Inc.,
New Brunswick Brewing Co.,
New Central Tavern, Inc.,
New Deal Clothes Shop,
New Deal Markets, Inc.,
New Deal Publishing Co., Inc.,
New Deal Realty Corporation,
New England Eastern Mills Inc.,
New England Fur Dressing Co. Inc.,
New Era Concrete Co., Inc.,
New Four Towers, Inc.,
New Har Corporation,
New Holding and Building Co.,

New Jersey Auto Exchange,
New Jersey Broken Glass and Bottle Co.,
New Jersey Carpet and Rug Cleaning Company,
N. J. Central Engineers, Inc.,
New Jersey Chemical Manufacturing Co.,
New Jersey Discount Company #2,
New Jersey and Eagle Assurance Company,
New Jersey Engineering & Contracting Co.,
New Jersey Holding Corporation,
New Jersey Home Modernizing Corporation,
New Jersey Industrial Reporter, Inc.,
New Jersey Laboratories Sales Inc.,
New Jersey Mineral Oil Co.,
New Jersey Photo-Engraving Company,
New Jersey Realty Development Co.,
New Jersey Tailor Trimmings & Supply Inc.,
New Jersey Thrift and Loan Corporation,
New Jersey Warehouse Company, Inc.,
New Jersey White Lead Co.,
New Jersey Wholesale Distributing Co. Inc.,
N. J. Zone Trucking Corp.,
Newkord Realty Co. Inc.,
New Lincoln Restaurant, Inc.,
New London Kiddy Shop Inc.,
Newman Bros. Flying Service,
Newmann Investments, Inc.,
New Oyster Bay, Inc.,
New Royal Dyeing and Finishing Company, Inc.,
Newton Capron, Inc.,
Newton Shoe Co., Inc.,
New Universal Rabbit & Fancy Dressing Corp.,
New Victoria Hotel of Lakewood,
New York Beauty Salon,
N. Y. Cotton Stores Realty Corporation,
New York Delicatessen Company,
New York & New Jersey Coast Line, Inc.,
New York and New Jersey Steamboat Company,
New Zealand Fur Dressing & Dyeing Co., Inc.,
Niagara Construction Company,
Nicholina Realty Company, Inc.,
Niets Inc.,
Nobby Restaurant, Inc.,
"Noble Bright Inc.",

Noma Millinery, Inc.,
Norma Beret Co., Inc.,
Normal Realty Company,
Norman Gehri, Inc.,
Norman Varnish Company,
Northampton Realty Company,
North Arlington Delicatessen, Inc.,
North Avenue Holding Company,
Northern Credit Bureaus, Inc.,
Northern Jersey Realities Inc.,
Northern Jersey Title Abstract Company,
Northern Land Company,
Northern Supply Co.,
Northfield Plumbing & Heating Company,
North Jersey Builders, Inc. #2,
North Jersey Dairy Products, Inc.,
North Jersey Mutual Enterprises, Inc.,
North Jersey Securities Company,
Northside Amusement Co.,
Northwestern Fur Dyeing Company,
Novelty Dye Works,
Nu-Hi-Way Diner,
Nummy Island Company,
Nutley Diner,
Nydeck Realty Co.,

Oak Lane Realty Co., Inc.,
O. Bennes,
Observer Coach Co.,
Ocean City Engine and Yacht Company,
Ocean Pines, Inc.,
Ocean Realty Service Co.,
Ocean Sea Food and Restaurant Corporation,
Ogida Realty Co.,
O'Hare's Gift Shop, Inc.,
Oil Heating Utilities, Inc.,
Oil Payments, Inc.,
Oil Processing Co.,
O. K. Farms, Inc.,
O. K. Piece Dye Works, Inc.,
Okun & Okun, Inc.,
Old England Realty Company,
Old English Restaurant, Incorporated,

Oliva Realty Corporation,
Olympic Recreation, Inc.,
Onat Holding Co., Inc.,
Oradell Builders and Developers, Inc.,
Oradell Coal & Fuel Co., Inc.,
Oradell Flour Feed and Grain Co.,
Oradell Hills Development, Inc.,
Orange City Lumber Company,
Orange Corporation,
Orange Development Corporation,
Orange Improvement Company,
Orange Tornadoes, Inc.,
Orchard Hills Country Club,
Orchard Holding Co.,
Ordway Barber Shop, Inc.,
Oriental Rug Exchange, Incorporated,
Oriental Shoe & Slipper Co., Inc.,
Original Burlew's, Inc.,
Oritani Tea Room, Inc.,
Orvig Building Corporation,
O Street Corporation,
Oswego Textile Co., Inc.,
O & T Co.,
Otto Fischer, Inc.,
Otto Kubly, Inc.,
Ott's Spot, Inc.,
Overbrook Manor Developing Corporation,
Overlook Cliff Lodge, Inc.,
Overlook Park Land Company,
Oyster Bay Chop House, Inc.,

Pacanac Developing Company,
Pacific Food Market, Inc.,
Packanack Lake Construction Co.,
Packard Construction Co.,
Packard Somerville Inc.,
Pack Glass Co. Inc.,
Paine Statistical Corporation,
Palestine Trading Co. Inc.,
Palisades Park Abstract Co., Inc.,
Palo-Alto Colleries, Incorporated,
Pal-River Chevrolet, Inc.,
Pamrapo Realty Corporation,

Papirno's Department Store, Inc.,
Paragon Brick Company of New Jersey,
Paramount Auto Exchange,
Paramount Bond and Mortgage Corporation,
Paramount Builders, Inc.,
Paramount Dye & Print Works,
Paramount Food Market, Inc.,
Paramount Motor Freight Lines, Inc.,
Paramount Operating Company,
Paratex Corporation,
Para Trucking Co.,
Park Clothes, Inc.,
Park Depot Garage, Inc.,
Parker & Company, Inc.,
Parker Motor Company,
Parkers Boston Candy Kitchen, Inc.,
Parkes File Company,
Park-Holtorf & Guy-Europe,
Parkhurst Confectionery, Inc.,
Parkhurst Taverns, Inc.,
Park Investment and Development Company,
Park Manor Homes, Inc.,
Park-Orange Theatres, Inc.,
Park Plaza Construction Co.,
Park Realty and Holding Co.,
Park Ridge Holding Company,
Park Tennis Holding Corporation,
Parkview Crest Apartments, Inc.,
Parkway Estates, Inc.,
Parsells Coal Co.,
Pasack Lumber Co., Inc.,
Pashelinsky & Son, Inc.,
Passaic and Bergen County Homes Company,
Passaic-Bergen Title Service Co., Inc.,
Passaic Forwarding Co.,
Passaic Fruit Exchange, Inc.,
Passaic Garment Co., Inc.,
Passaic Park Washing Company,
Passaic Print Works,
Passaic Stamp and Coin Company,
Passaic Surprise Store, Inc.,
P. A. Stewart Land & Development Company,
Pat & Dons, Inc.,

Paterson Bridge Company,
Paterson Fruit Exchange,
Paterson Natural Foods Center,
Patterson and Coane, Inc.,
Patticune Realty Improvement Company,
Paul Realty Corporation,
Paul & Russell, Inc.,
Paulson Beauty Salon, Inc.,
P. D. S. Mdsg. Corp.,
Peabody-Seymour Company,
Pearben Corporation,
Pearse School of Dancing,
Pedama Realty Company,
Pedi Laboratories, Inc.,
Peerless Belt Lacing Machine Co.,
Peerless Cleaning & Dyeing Works, Inc.,
Peerless Home Modernizing Company, Inc.,
Peerless Improvement Corporation,
Peerless Novelty Company,
Penguin Ice Cream Corporation,
Peninsula Construction Company,
Pennington's Bar & Grill, Inc.,
Penn Jersey Realty Company,
Penny Spot, Inc.,
People's Book Shop,
People's Food Market, Inc.,
Peoples Mortgage Company,
Peoples Paint House,
Perfection Products, Inc.,
Perkins Detergents, Inc.,
Personality Tavern,
Perth Amboy Chamber of Commerce Credit
Rating Bureau, Inc.,
Perth Amboy Credit Bureau,
Perth Amboy National Company,
Perth Realty Company,
Pertz Drug Stores, Inc.,
Pescara Holding Co.,
Pete's Taxi Service Corporation,
Petroleum Investments, Inc.,
Petrol Gas Corporation,
Philadelphia Metal Stamping Co.,
Philadelphia Model Bakery, Inc.,

Philadelphia Realty Company,
Phila-Surburban Oil Company, Inc.,
Philhower & Sons, Inc.,
Philip Apter & Son, Inc.,
Philip Apter & Sons Livery Co., Inc.,
Philip A. Sobel & Co.,
Philip Feldman & Sons, Inc.,
Philip Friedman Inc.,
Philip Klein, Inc.,
Phillips Bargain House, Inc.,
Phillips Brothers,
Philman Realty Co.,
Phoenix Beauty Parlor Supply Co.,
Phoenix Piece Dye Works,
Physicians' & Dentists' Business Service, Inc.,
P. Iarussi & Co., Inc.,
Pierce Motor Car Company, Inc.,
Pierre-Coutard, Inc.,
Pierrepont Hotel, Inc.,
Pilla Novelties Manufacturing Co.,
Pine Brook Hotel Corporation,
Pine Hill Realty Corporation,
Pine Hill Stock Farms, Inc.,
Pingree Holding Company,
Pioneer Delicatessen, Inc.,
Pioneer Food Stores, Inc.,
Plainfield Associates, Inc.,
Plainfield Auto Parts Co.,
Plainfield Contracting Company,
Plainfield Investment Company,
Plainfield Estates, Inc.,
Plainfield Leading Shop, Inc.,
Plainfield Mutual Loan Association,
Plainfield Travel Service, Incorporated,
Plant Food Products Company,
Platinum Products Corporation,
Playland Company,
Plaza Cafe & Restaurant,
Plaza Delicatessen,
Pleasantville Plumbing Supply Company,
P. L. J. Inc.,
Plumbers' and Steamfitters' Protective Association,
tion,

Plumbing & Radiation Sales, Inc.,
Plymouth Laundry, Inc.,
P. & M. Operating Co., Inc.,
Poellot Sheet Metal Works, Inc.,
Pokel Realty Co., Inc.,
Polish American Stores, Inc. of Newark,
Pomeroy Development Co.,
Pontiac Realty Company, Inc.,
Pontiac Silk Corp.,
Popovitch Building Company,
Postal Automatic Equipment Corporation,
Powerlene Oil Co. of N. J.,
Powrlube Mfg. Company,
P. Priluker, Inc.,
Premier Manufacturing Company,
Premier Sales Co.,
Prescription Pharmacy, Inc.,
Press-Less Shirt Co., Inc.,
Press Publishing Company,
Price Co., Inc.,
Primrose Hats, Inc.,
Princeley Hat Co.,
Princess Shoes,
Princeton Highland Realty Company,
Print Sales Corporation,
Proctor Bros. & Co. of New Jersey,
Producer's Clearing House, Inc.,
Progressive Garment Co.,
Progressive Land and Improvement Company,
Progressive Paper Box Co., Inc.,
Progressive Realty and Investment Corporation,
Progress Specialties Corporation,
Prominent Dye Works,
Pronto Sales Corporation,
Pronto Valet Service, Inc.,
Prospect Holding Co.,
Prospect Transportation Company,
Prudential Paint Store, Inc.,
Prudential Store Fixture Company,
Public Outfitters, Inc.,
Public Tire Company, Inc.,
Publix Dairy Stores, Inc.,
Puffed Clay Products, Inc.,

Pure Food Distributors, Inc.,
Pure Penn Refining Co.,
Puritan Flour Co.,
Puritan Ice Cream Company,
Putnam Construction Corporation,
Pyramid Candy Company,
Pyramid Dress Co., Inc.,

Quackenbush & Nevius, Inc.,
Quaker City House & Window Cleaning Co.,
Quality Candy, Inc.,
Queen City Dress Co., Inc.,
Queens Builders, Inc.,
Quinrea Company,

Raab's Blue Ribbon Products, Inc.,
Radio & Electrical Factors, Inc.,
R. A. F. Auto Supply Co.,
Raffaele Rinaldi, Inc.,
Raffaele Rinaldi Realty, Inc.,
Rahway News Delivery Company,
Rainbow Housewares, Inc.,
Raju Holding Co., Inc.,
Ralco Realty Corporation,
Rale Electrical Supply Company, Inc.,
Ramo Bus Corporation,
Ramsey Construction Co.,
Rancocas Recreations, Inc.,
Randall Company,
Raritan River Restaurant, Inc.,
Rau's Auto Service, Inc.,
Raymond Co. Inc.,
Raymond Refrigerator Service,
Ray Publishing Co.,
Raysim Holding Corporation,
Raytex Dye Works,
Reade Manufacturing Company, Inc.,
Realco, Inc.,
Real Estate Operating Company,
Real Homes, Inc.,
Real Silk Co., Inc.,
Realty Associates, Inc.,
Realty Benefit Company,

Realty Maintenance Corporation,
Reconstruction Building and Holding Company,
Rectified Products Corporation,
Red Bank Estates,
Regal, Inc.,
Regan's Inc. (No. 2),
Regent Beauty Shop,
Regent Realty Co. of Paterson, N. J.,
Reich Tire Stores,
Reids Chevrolet Sales, Inc.,
Reinert's,
Reinhard Huettig, Inc.,
Rein-Ko Corporation,
Reisch Coal Co., Inc.,
Reisch Realty and Holding Company,
Reisch Trucking & Transportation Co., Inc.,
Reitemeyer Trucking Corporation,
Reliable Cash Register Exchange,
Reliable Household Supply Co.,
Reliable Leather Pigment Finish Co., Inc.,
Reliable Loan, Mortgage and Security Company,
Reliable Mattress Co., Inc.,
Reliable Paint Store of Newark, Inc.,
Reliable Petroleum Corp.,
Reliable Used Car Exchange,
Reliance Engineering Corp.,
Remblond Amusement Enterprises, Inc. of New
Jersey,
Rendur Realty Co.,
Renrose Construction Corp.,
Renrut Restaurants, Inc.,
Rentar Realty Company,
Renu Company, Inc.,
Repp Laboratories,
Republican Club Inc.,
Research Laboratories of Dr. Schror, Inc.,
Research Press, Incorporated,
Resort Beverage Co., Inc.,
Ressler Bros., Inc.,
Retka Bros. Inc.,
Rex Furniture Mfg. Co., Inc.,
R. G. Holt, Inc.,
R. G. Wood-Products & Supply Co.,

R. Heller, Inc.,
R. H. McVeigh Operating Co., Inc.,
R. & H. Realty Co.,
Richard Brown, Inc.,
Richard Farms, Inc.,
Richard H. Barlow, Inc.,
Richards, Burt and Co., Inc.,
Richfield Diner, Inc.,
Richfield Investment Company,
Rich's Cancellation Shoes, Inc.,
Rickenbacker-Lowe Motor Co.,
Riddle Contracting Company, Inc.,
Ridgefield Home Company,
Ridgefield Park Security Corporation,
Ridge Park Amusement Corporation,
Ridgewood Motor Company,
Rigewa Realty Company,
Rim Realty Company,
Ringling Park Corporation,
Rio Apartment, Inc.,
Rio Grande Mines, Inc.,
Rispoli Holding & Investment Co.,
Rite-Bilt Home Construction Co.,
Rite J. & C. Holding Company, Inc.,
Ritz Appliance Service, Inc.,
Ritz Hat Company, Inc.,
River Edge Service Station, Inc.,
River Petroleum Transport Co., Inc.,
Riverside Colliery Company,
Riverview Beach Pool Company,
Riverview Casino, Inc.,
Riverview Development Company,
R. James Foster, Inc.,
R. K. B. Realty Co., Inc.,
R-K Clutch Co.,
R. L. Piper, Inc.,
R. M. C. Food Specialist,
R & M Holding Company,
R. M. R. Construction Co.,
Robecraft Manufacturing Co.,
Robent Investment Company,
Robert Treat Floral Shop, Inc.,
Robert Treat Foundation,

Robot Engineering Corporation,
Rob's, Inc.,
Rocket Products Corporation,
Rockland Distilling Co., Inc.,
Rodanthe Beach Company,
Rodman Corporation,
Roede Real Estate & Construction Co.,
Roe Radio, Inc.,
Roll-A-Ball Sales Co., Inc.,
Rollins Technical School of Mechanical Optics, Inc.,
Roll-O-Matic Inc.,
Roll-O-Matic Mfg. Corporation,
Roll-O-Matic Sales, Inc.,
Rosman, Inc.,
Romlaw, Inc.,
Ron Realty Corporation,
Roosevelt Construction Co.,
Roosevelt Diners, Inc.,
Roosevelt Holding Corporation,
Roosevelt Tavern of Passaic,
Rosa P. Schwartz Co.,
Rose & Alfred,
Rose Dairy Products,
Rosedale Novelty Silk Company,
Roseland Holding Company, Inc.,
Roselle Hat Inc.,
Rosemont Land Co.,
Rosenband Mfg. Co.,
Rosenberg's, Inc.,
Rosenthal Estate, Inc.,
Rose Robbins, Inc.,
Roseville Avenue Tavern, Inc.,
Roseville Italian American Grocery,
Rosinger's Express Co.,
Rosmo Realty Company,
Ross & Fountain, Inc.,
Ross Lynn Shoppe, Inc.,
Ross Manufacturing Corporation,
Ross Realty Corporation,
Rothbard Estate,
Roth Neon Sign Co.,
Roth Sign Displays, Inc.,
Route Twenty-Five Holding Company,

Rovins Investment Company,
Roxie Products, Inc.,
Roxy Bar and Grill,
Royal Blue Taxi Company, Inc.,
Royal Cigar and Candy Company,
Royal Motor Express,
Royal Plating & Polishing Co.,
Royal Tire Stores, Inc.,
Royal Valley, Inc.,
Roy C. Hunt, Inc.,
Roy Silk Mills, Inc.,
R. & R. Realty Corporation,
R. & T. Belt Mfg. Co., Inc.,
Rubber Displays,
Rubber Products Inc.,
Rubin-Lentz Co.,
Ruby Oil Company,
Ruckert's Restaurant Company,
Ruff Bros. Inc.,
Rumson Inn, Inc.,
Ruro Corporation,
Russell Company,
Rus-War Realty Co.,
Ruttenberg Store, Inc.,

Sabob Realty Co.,
Saco Holding Co. Inc.,
Saddle River Hall Association,
Saddle River Housing Corporation,
S. A. E., Inc.,
Safety Tire Co., Inc.,
Safety View Realty Co. Inc.,
Sagen Holding Company,
Sagua Holding Corporation,
St. John Grove, Inc.,
St. Moritz Bar & Grill,
Salem City Milling Company,
Sales-Products Corporation,
Salow Milk Supply, Inc.,
Salvatore Realty Corporation,
Sam Levenson, Inc.,
Samlew Realty Corporation,
Samo Realty Co.,

Samuel Bloch, Inc.,
Samuel Cohen Dress Corp.,
Samuel Company,
Samuel Maslow & Son Inc.,
Samuel Prestera, Inc.,
Samuel Rich, Inc.,
Samuel Rumford, Inc.,
Samuel Vogel, Inc.,
Sanbor Realty Corporation,
Sandford Heights Development Co.,
Sandra Frocks Co.,
Sandra Frocks, Incorporated,
Sandri Frocks Mfg. Co., Inc.,
Sango Homes Corporation,
Sani Onyx Construction Co.,
Sanitary Earthenware Specialty Company,
Sanitary Ice & Coal Co. of New Brunswick, N. J.,
Sanitary Latherole Company,
Sanitary Market,
Sanitary Wood Products, Inc.,
Sanitation Filters, Inc.,
Sasco Knitting Corporation,
Saslaff & Saslaff,
Saul Mishler Co.,
Saulnier Bros. Company, Inc.,
Sauls Corporation,
Saunder's Service Stations,
Sauselen's Bakery,
Savings Holding Co.,
Savoie Pewter Toy Manufacturing Co., Inc.,
Savoy Printing and Supply Co., Inc.,
Savoy Theatre Company, Ltd. of Asbury Park,
S. A. W. Realty Company,
Schadl Photo Studio,
Schedler-Murphy Iron and Steel Company,
Schoch Developing Corporation,
Schoenthal and Wirtschafter Co.,
School of Creative Art,
Schro-Theer's, Inc.,
Schulbier Corporation,
Schuyler Realty Corp.,
"Schwab's Himself", Inc.,
Schwartz Shoe Repairing Co.,

Schwehm Realty Company,
Scielzo Bros. Silk Mill, Inc.,
Scotland Bakeries, Inc.,
Scovil Advertising Company,
S. D'Esposito Inc.,
S. Diamond & Sons,
Seaboard Great Lakes Corporation,
Seaboard Pipe & Fittings Co.,
Seaboard Trading Corporation,
Seaco Holding Co., Inc.,
Seashore Distributing Company,
Seashore Express Co., Inc.,
Seaside Beverage Co.,
Security Transit System, Inc.,
Seeley Motors, Inc.,
Schrig Embroidery Co., Inc.,
Seibo, Inc.,
Seidel's, Inc.,
Seiffert's Pharmacy, Inc.,
Selected Properties, Incorporated,
Select Realty Co.,
Self Service Shoe and Hosiery Co.,
Selma Securities Corporation,
Selpas Realty Corporation,
Sema Holding Company,
Senork Realty Corporation,
Septum Shoe Corp.,
Serena Holding Corp.,
Service Coal Company,
Service Diner, Inc.,
Service Realty Corporation,
Severa, Inc.,
Seymour Realty Co.,
S & F Dress Co., Inc.,
Shady Oak Cottages,
Shaler Realty Co.,
Shank Drug Co.,
Shelbrooke Manufacturing Co., Inc.,
Shelburne, Inc.,
Shell Chateau,
Shelltile Products Company, Inc.,
Shelton Realty Company,
Shepard Loan Company,

Shepard Realty Co.,
Sherell, Inc.,
Sherman's Quality Food Stores,
S. H. G. Company,
S. & H. Holding Co.,
Shires Ltd.,
Shore Dress Company, Inc.,
Short Hills Homes, Inc.,
Shrewsbury Corporation,
Shufflebotham's O. K. Express Co., Inc.,
Shur Lift Manufacturing Co.,
Sickletown Holding Corp.,
Sign of the Bear, Inc.,
Silliman, Baldwin & Reep, Inc.,
Simon Costume & Dress Company,
Simpule, Incorporated,
Sinder's,
Sites, Inc.,
Sixteenth Street Holding Corporation,
S. J. Crawford Company,
Skelton Gift Shop,
Skidmaster Corporation,
S. K. M. Realty Co.,
Slade Bros., Inc.,
Slender Line Frocks, Inc.,
Sloboda Corporation,
Smalley Stone Co.,
Smith & Goodwin, Inc.,
Smith & Siegel, Inc.,
Smith Silk Corporation,
Smith's Tavern Inc.,
Smokers Distributing Co., Inc.,
Smolenack Trucking Co., Inc.,
Smolenski Bros. Inc.,
Snappy Tailor,
Snyder's, Inc.,
Snyer Electric Company, Inc.,
Society-Profit Sharing Corporation,
Soilfood Corporation,
Solomon Pariser, Inc.,
S. O. M. Distributing Company, Inc.,
Somers Brick Company,
Somerset Amusement Corporation,

Somerset Market Co.,
Somerville Stove Works,
So-Mo Lawn Mower Company,
Sonny's Mens Shop, Inc.,
Sorosio Realty Corporation,
Souder Mfg. Company,
South Camden Homes Co.,
South Cove Motor Maintenance Corp.,
Southend Palisades Corporation,
Southern Live Stock Poultry & Game Company
Inc.,
Southern Textile Corporation,
South Hudson Cafe, Inc.,
South Jersey Wood Co., Inc.,
South Orange Ice Company,
South River Holding Company,
South Side Investment Co.,
Spa, Inc.,
Sparks, Incorporated,
Spartan Corporation,
Spartan Silk Mills, Inc.,
Speed Bird Airplane Sales Corporation,
Spic and Span, Inc.,
S. Pinkus & Son, Inc.,
S. Plainfield Trading Co., Inc.,
Sportown, Inc.,
Sportstyle Dress Co.,
Spread Eagle Inn Company,
Springfield Corporation,
Springfield Worsted Mills,
Spring Garden Realty Co.,
Spring Lake Beach Hotel, Inc.,
Spring Lake Finance Co.,
Springtime Gardens, Inc.,
S. P. Townsend Company,
Square Manufacturing Company,
S. R. S. Realty & Investment Co.,
S. and S. Corp.,
S. and S. Service Station, Inc.,
S. Steinhart Sons Co.,
Sta-Dry Corporation,
Stammer Realty Corporation,
Standard Building Co.,

Standard Enameling Company,
Standard Home Equipment Co.,
Standard Lacquer Co. of New Jersey,
Standard Meat Cures, Inc.,
Standard Motor Construction Co., Inc.,
Standard Motor Rebuilding Corporation,
Standard Neckwear Manufacturing Co., Inc.,
Standard Parking & Service Stations, Inc.,
Standard Properties, Inc.,
Standard Publishing Concern,
Standard Radio Corporation,
Standard Refrigeration Sales Corporation,
Standard Refrigeration Service, Inc.,
Standard Safety Control Co., Inc.,
Standard Scrap-Iron & Metal Co., Inc.,
Standard Shinglers, Inc.,
Standard Water Systems Company of New
Jersey,
Standard Wrecking Co., Inc.,
Stanhope Associates,
Stanley Ice Cream Co., Inc.,
Stanley Printing Co.,
Stanmore Corporation,
Star Cleaners, Inc.,
Star Hardware & Paint Supply Co.,
Star Landing Realty Company,
State Construction & Realty Co. Inc.,
State Home Improvement Co.,
State Oil Burner Co.,
States-Sykes Company,
State Trade Service Council,
Statewide Foot Specialists, Inc.,
Statistical Distributing Sales Co.,
Steamer William Penn, Inc.,
Steeg-Hughes Plumbing & Heating Co., Incor-
porated,
Stefanic Realty Co.,
Stein, Fischer & Mintz, Inc.,
Stein Flower Shop,
Stein & Mintz, Inc.,
Stellar Construction Co.,
Stephen Dudiak & Co., Inc.,
Stephens Tract, Inc.,

Sterling Dye Works,
Sterling Transportation, Inc.,
Sterritt Manufacturing Co.,
Stetson Clothes Shop of Bayonne, Inc.,
Stewart Coal & Lumber Co.,
Stiefel Medicinal Soap Co., Inc.,
Stirling Cigarette Service Co., Inc.,
Stirling Novelty Co. Inc.,
Stocker Bros., Inc.,
Stock Investment Corporation,
Stone Controls, Inc.,
Stone House, Inc.,
Storman-Davis Corporation,
Storms Realty Co., Inc.,
Strand Barber And Beauty Shops, Inc.,
Strauss Burners, Inc.,
Streamline Transport Inc.,
Strecker Improvement Co.,
Sturdy Company,
Stuyvesant Hardware Co.,
Style Arts Publishing Corporation,
Style Coat Co. Inc.,
Styvesant Operating Corporation,
Suburban Moving & Storage Co., Inc.,
Success Boat Company,
Summit Chemical Products Corp.,
Summit Decorating Company,
Sumna Realty Company,
Sunbeam Dress Company, Inc.,
Sun-Dux, Inc.,
Sun Finance Corporation,
Sunnyside Bakery, Inc.,
Sunnyside Home Builders Corp.,
Sunrise Investigating Bureau, Inc.,
Sunshine Food Corporation,
Super Fuel Corp.,
Super Highway Realty Co.,
Superior Baking Company,
Superior Building Corp.,
Superior Distributors, Inc. of N. J.,
Superior Drug, Inc.,
Superior Food Company,
Superior Laundry, Inc.,

Superior Liquor Corporation,
Superior Oil Company,
Superior Realty Corporation,
Superlithe Corporation,
Supreme Coal & Oil Co., Inc.,
Supreme Liquor Store,
Supreme Pastry Company, Inc.,
Surbrug Company,
Surety Finance Corporation,
Susquehanna Tavern, Inc.,
Sussex County Humus and Diatomite Company,
Inc.,
Sussex County Ledger Publishing Co.,
Sussex Florist and Nursery Supply Company,
Sussex-Sparta Lodge, Inc.,
Sutton Terminal & Warehouse Corp.,
Suzette Hats Incorporated,
Swanson-Cross, Inc.,
Swiss Bakery, Inc.,
Swiss-Maid Bakers, Inc.,
Syke & Abe Grinker, Inc.,
Sykes, Incorporated,

Taber's Toys, Inc.,
Taft Manufacturing Co.,
Talent Production, Inc.,
Tally Ho Distributing Corp.,
Tanker James D. Corporation,
Tapo Allied Products Co., Inc.,
Tavistock Development Company,
Tax Service Agency, Inc.,
Taylor Pharmacy,
Taylor's Market, Inc.,
Tea Boro Construction Co.,
Teaneck Parkway Corporation,
Teaneck Ridge Realty Company,
Technical Measurement Corporation,
Technograph Corp.,
Tee Pee Company,
Teichmann Textile Finishing Co., Inc.,
Telford Trucking Co.,
Tenafly Holding Co., Inc.,
Tepp & Hoffman, Inc.,

Terminal News Company,
Terminal Trading Corporation,
Terrace Gardens, Inc.,
Terrace, Inc.,
Texas Avenue Land Company,
Texprint Corporation,
Textile Converters Co.,
Textile Printers' Guild, Inc.,
T. Frank Appleby Company,
Theodore Corporation,
Thermionic Laboratories,
Thermograd Corporation,
33rd Street Building Corporation,
Thomas Asphalt Refining Corporation,
Thos. Dolly & Sons,
Thomas Investment Company,
Thomas J. McHugh Company,
Thomas and Silber, Inc.,
Thompson's Florist, Inc.,
Thompson's Restaurant and Cafe,
Thrift Drug Stores, Inc.,
Tidewater Iron & Steel Corporation,
Tiffan's, Inc.,
Tiger Super Batteries, Inc.,
Tilly's,
Timothy C. Lucas, Inc.,
Tissue Towel Service, Inc.,
Tivoli Bar & Grill, Inc.,
T-M Company,
T and M Realty Corp.,
T & O Company,
Todd Agency, Inc.,
Tom Fury's Inc.,
Tonnelle Nursery, Inc.,
Tonopah Belmont Development Company,
Tony's Grill, Inc.,
Top Novelty Company,
Torrey Land Company,
Tourist Colonial Village, Inc.,
Towaco Development Co.,
Tower Investment Company,
Towers Restaurant Corp.,
Towers Sweet Shoppe, Inc.,

Town Garage, Inc.,
Town Hall of Newark, Inc.,
Tracey Motors, Incorporated,
Traffic Holding Company,
Traub Bros., Inc.,
Travelrite Coach Company, Inc.,
Treasure Island,
Tremont Building Co.,
Tremont Company, Inc.,
Trenton Evening News Publishing Company,
Trenton House & Window Cleaning Company,
Inc.,
Trenton Machine Supply & Storage Co., Inc.,
Trenton Malleable Iron Company,
Trenton Press, Inc.,
Trenton Rubber Manufacturing Company,
Tres-Art Corporation,
Tressol Laboratories, Inc.,
Triangle Farms, Inc.,
Triangle Gas & Service Station, Inc.,
Triangle Service Station, Inc.,
Triboro Lumber Co., Inc.,
Tri-City Realty Co.,
Triple B Corporation,
Triple-H Silk Dyeing Co., Inc.,
Triple S Realty Corporation,
Tri-State Building Products Corporation,
Tri-State Speedways, Inc.,
Troy Hills Kennel Club,
Trufood Restaurant, Inc.,
Truitt Apartments, Inc.,
Tryon Realty Company,
Tube Motors, Inc.,
Tucker Oil Transportation Co.,
Tuder Realty Co.,
Tudor Wax Co., Inc.,
Tulp Brothers, Inc.,
Tunnel & Mine Machinery Co.,
Tuovus Corp.,
Turkowsky & Sons,
21st Century Homes Corp.,
Twin City Sporting Club,
Twin Pines Farm Dairy, Inc.,

Ty-A Didee Company,
Tyler Park Company,

Ufheil Construction Company,
Ukrainian Home, Inc.,
U-Max, Inc.,
Underwriters and Distributers, Inc.,
Uneeda Food Market, Inc.,
Union Beef Co., Inc.,
Union Bung Company, Inc.,
Union City Apartment Corporation,
Union City Foresters Home Association, Inc.,
Union-C-Machine Company, Inc.,
Union County Building Corporation,
Union & Essex Home Construction Co.,
Union and Essex Improvement Co. Inc.,
Union Forwarding Company,
Union Hotel, Inc.,
Union Mason Builders Co.,
Union Mineral Corporation,
Union Overall Dry Cleaning Company,
Union Tavern, Inc.,
United Americans Inc.,
United Associates,
United Automobile Owners Association of New
Jersey,
United Coal Service, Inc.,
United Dairies, Inc.,
United Engineering Corp., Inc.,
United Heater Sales Corp.,
United Laundries' Service,
United Meat Market, Inc.,
United Operations, Inc.,
United Production Corporation,
United Service Laundry,
U. S. Art Canvas Co.,
U.S. Auto Boys,
United States Bond and Mortgage Company of
New Jersey,
U. S. Home Improvement Corp.,
U. S. National Civilian Flyers, Inc.,
U. S. Society To Legalize Lotteries,
Universal Boiler & Radiator Co.,

Universal Coal Corporation,
Universal Die Corporation,
Universal Engineering & Waterproofing Service,
Universal Loan Association,
University Land Company,
Unsinger Cutlery Co.,
Urdang Holdings, Inc.,
Useful Novelties Co.,
Utility Frame Co.,
Utility Lumber Trucking Co.,
Utility Paving Co.,
Utility Refrigerating Service Corp.,
Utility Transportation Co., Inc.,
Utopia Realty Corporation,

Vagus Realty Co., Inc.,
Vailsburg Construction Company,
Valco Mortgage Company, Inc.,
Vale Realty Corp.,
Vandenbosch & Coirin, Inc.,
Vanderpool Tavern, Inc.,
Van Derveer Distillery Co.,
Vanhoff Homes, Inc.,
Van Houten Const. Co.,
Van Sciver Transportation Company, Inc.,
Vantler Realty Co.,
Velodrome, Inc. (The),
Vento Patent Shoe Corporation,
Viair Lines, Inc.,
Victor Construction Company, Inc.,
Victor Products Co., Inc.,
Victor Real Estate Company,
Victory Park Realty Company,
Vierow & Foerst, Inc.,
Vineland Grain Co.,
Virginia Apartments, Inc.,
Visopak Container Corp.,
Vivian's Beauty Shoppe,
V. J. Tiger, Inc.,
Volker Building Company Inc.,
Volunteer Coal & Oil Corporation,

W. A. B Co.,
Wagenbrenner, Inc.,
Wagner's Jewelry Store, Inc.,
Waldeg Company,
Waldorf Clothes No. 184,
Walgreen Co.,
Walker Interests, Inc.,
Wallerius Silk Company, Inc.,
Walter A. Greenspan, Inc.,
Walter Investment Company,
Walter Palmer & Co., Inc.,
Walter Viegel,
Walter Zazcki, Inc.,
Walvin & Co., Inc.,
Wanaque Water Company,
Ward's Clothiers, Inc.,
Waring Lutz, Inc.,
Warner Home Improvement Co., Inc.,
Warner Pharmacies, Inc.,
Warner Remodeling Co., Inc.,
Warner Sugar Corporation,
Warren Co.,
Warren Gordon, Inc.,
Warren Optical Co.,
Washington Cleaners, Inc.,
Washington Crest Apartments,
Washington Investment Corporation,
Washington Park Garden Homes,
Watson Building and Contracting Company, Inc.,
Watson Stabilator Company of Northern New
Jersey,
Waverly Land Company,
W. C. Mount, Inc.,
W. D. Breaker Corporation,
W. E. Agency, Inc.,
Weaqua Realty Corp.,
Weehawken Milk and Cream Co.,
Weehawken Realty Company,
W. E. Howes & Co., Inc.,
Wiedenmans Red Hill Inn,
Weingarten Bros.,
Weisberg, Inc.,
Well-Built Construction Co.,

Wellington Trading Company, Inc.,
Welti's O. K. Market,
Wemrock Park, Inc.,
Werod Realty Company,
West Bergen Investment Co.,
West Ellis Oil Corporation,
West Essex Cleaners and Dyers Company, Inc.,
Westfield Air Associates, Inc.,
Westfield Construction Co.,
Westfield Engineering Co.,
Westfield Homes, Inc.,
West Jersey Investment Company,
Westmar Sales Company, Inc.,
Westminster Cemetery, Inc.,
Weston Oil Corp.,
Westphalia Manufacturing Co., Inc.,
West Shore Supply Co.,
West Summit Homes, Inc.,
Westwood Plumbing And Heating Supply Company,
White-Pach, Inc.,
White Publishing Co., Inc.,
White's Express and Transfer, Inc.,
White Swan Markets, Inc.,
Whittredge Gardens, Inc.,
W. H. La Ducer & Son, Inc.,
W. H. Reardon Research Institute, Inc.,
W. Hunter Atkinson, Inc.,
Wicht & Campbell, Inc.,
Wickliffe Holding Company,
Widmer Auto Parts Corporation,
Wilco Paint Supply, Inc.,
Willard Sulzberger Co., Inc.,
William C. Black Company, Inc.,
Wm. Crabb and Company,
William Dubin & Co., Inc.,
Wm. E. Baker Agency,
Wm. Eisenberg & Sons, Inc.,
William E. Southworth Co.,
William H. Alff, Inc.,
William H. Pries, Inc.,
Wm. J. Farr & Sons, Inc.,
Wm. Linker Co., Inc.,

William M. Hart, Inc.,
Wm. P. Rommel Supply Co., Inc.,
William R. Cundey, Inc.,
William Realty Co., Inc.,
William R. Johnson Co.,
Wm. Simpson, Inc.,
William Umbach, Inc.,
Willow Parking and Service Station, Inc.,
Wilma Realty Co., Inc.,
Wilmort Park Development Company,
Wilsam Realty Company,
Wilson Diner, Inc.,
Wilson's Cut Rate Stores, Inc.,
Wilton Tailoring Company,
Windsor Land Company, Inc.,
Windsor Service Company,
Windsor Shops, Inc.,
Wissinger Camden Shops, Inc.,
Wissinger Philadelphia Shop, Inc.,
W. J. L. Oil Distributor Co.,
W. J. Spoelstra Co.,
W. J. Sutcliffe Company,
Wonder Dairy, Inc.,
Wonder Homes, Inc.,
Wonder Lake Realty Co.,
Wonder Realty Corp.,
Wood Avenue Poultry Market, Inc.,
Woodbine Clothing Manufacturing Co.,
Woodcliff Distributors, Inc.,
Woodcliff Lake Realty Company,
Woodstock Company,
Worden & Findlay, Inc.,
World Air Terminal Corporation,
World Amusement Corporation,
World Auto Exchange,
World Bottle Exchange, Inc.,
World Printing Co.,
World's Fair,
Worthmore Corset Corporation,
W. P. Reiboldt, Inc.,
W. Sarbone Co. Store No. 3,
W-S Sales Co.,
Wucker Furniture Co. of N. J. Inc.,

Wulelemi Recreations, Inc.,
W. Warren 5c to \$1.00 Store, Inc.,
W. W. Auction Co.,
W. W. Boone & Co.,
W. W. Morrow, Inc.,

Yaruss Agency,
Ye Olde Mill, Inc.,
York-Bergen Company Inc.,
Yorkshire Specialty Bakers, Inc.,
York Silk Mills, Inc.,
Young's Appliance, Inc.,

Zanger Store Fixture Co.,
Zarrow Bottling Co.,
Z. Dimond Company,
Zelda Realty Co.,
Zimbalist Silk Company, Inc.,
Zimmerman Independent Line, Inc.,
Zimmerman Independent Operating Company,
Inc.,
Zones Construction Company, Inc.,
Zuckerman Foods, Inc.,
Zucker Sons' Co.,

One Lehigh Realty Co.,
Two Towers, Inc.,
Three B. Baking Company,
Three Point Construction Co., Inc.,
Five Corners Liquor Store, Inc.,
Five Corners Underwriters Agency, Inc.,
Six Elizabeth Avenue Corporation,
15-17 Church Street, Inc.,
Seventeen Van Reypen Street Corporation,
Twenty-Nine Holding Company,
38 Chestnut Realty, Inc.,
Forty-Seven Hudson Place Weehawken
Corporation,
"49 Freeman Street, Inc.",
Fifty Market Corporation,
52 Newark Avenue, Inc.,
72-80 Jefferson Street Corporation,
Eighty-Five Main Street Corp.,

89 State Street, Inc.,
98 French St. Corporation,
110 Smith Street Perth Amboy Corporation,
114 South Washington Ave. Inc.,
120-121, Inc.,
146-152 Broadway Corporation,
179 Linden Avenue Corporation,
Two Seventeen Smith Street Corporation,
258 River Road Corporation,
266 McClellan St. Realty Co.,
285 Smith Street, Inc.,
304-310 Ninth Street Corporation,
Three Fourteen Roseville Holding Co.,
342 George St. Corporation,
361 Harrison Street Corp.,
439 Third Avenue,
Four Hundred Fifty-Six Boulevard Corporation,
703 Meadow Street Corporation,
Seven Forty-One Realty Company,
990 Eighteenth Avenue Co.,
Nine-Ninety-Nine Corporation,
2625 Boulevard Corporation,
2836 Realty Corporation,
Forty-Nine-Thirty-Three Hudson Boulevard
Company,

are void, and all powers conferred by law upon
such corporations and each of them, are hereby
declared inoperative and void.

Given under my hand and the Great Seal
of New Jersey, this tenth day of January,
[SEAL] A. D. one thousand nine hundred and
forty, and in the Independence of the
United States, the one hundred and sixty-
fourth.

A. HARRY MOORE,
Governor.

By the Governor:
THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

The health, medical, and welfare organizations of New Jersey are co-operating with the American Social Hygiene Association in the fourth National Social Hygiene Day, February 1, 1940.

The object of this national observance is to extend public knowledge of the great enemy of man—syphilis, and the power of medical science to cure and prevent this scourge and relieve the suffering caused by it.

Marked advances in the many phases of this difficult part of public health work are being made in New Jersey, and particularly in the forward steps being taken toward the discovery of syphilis through legislation that provides for prenatal and premarital blood tests and through voluntary tests in special community efforts, industries and elsewhere.

It is vitally important that the public in general co-operate with officials in their efforts to stamp out this disease.

THEREFORE, I, A. HARRY MOORE, Governor of the State of New Jersey, do hereby proclaim

THURSDAY, FEBRUARY 1, 1940,

as

SOCIAL HYGIENE DAY,

and do hereby urge all people to unite with responsible leaders of the campaign to discover syphilis, to observe the many implications of this day, and thus aid in preventing needless misery and misfortune caused by this plague.

PROCLAMATIONS

[SEAL] Given under my hand and the Great Seal of the State of New Jersey, this seventeenth day of January, in the year of Our Lord one thousand nine hundred and forty, and in the Independence of the United States the one hundred and sixty-fourth.

A. HARRY MOORE,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

I am happy to call to the attention of the people of New Jersey the anniversary of the birth of Thomas A. Edison on February 11th.

It is well for us to pause upon this anniversary and reflect upon the contribution of Thomas Edison to the comfort, progress and entertainment of mankind. So accustomed have we all become to the daily use of many of these inventions that we are apt to take them for granted, and to forget that they are the fruits of an inventive genius who lived in our midst, and to whom we owe much.

Let us on this anniversary refresh our knowledge of his accomplishments, and pay tribute to his genius.

THEREFORE, I, A. HARRY MOORE, Governor of the State of New Jersey, do hereby proclaim

SUNDAY, FEBRUARY 11TH

as

EDISON DAY,

and I invite all people of the State to pay homage to Edison and his works on this day.

[SEAL] Given under my hand and the Great Seal of the State of New Jersey, this thirty-first day of January, in the year of Our Lord one thousand nine hundred and forty, and in the Independence of the United States the one hundred and sixty-fourth.

A. HARRY MOORE,
Governor.

By the Governor:
THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

During the month of February we celebrate the anniversaries of the birth of George Washington and Abraham Lincoln. These anniversaries, if properly observed, cannot fail to bring to our mind a greater appreciation of the benefits of the government which Washington fought to establish and Lincoln labored to maintain.

No greater homage can be paid to the memories of these men than to re-establish and exalt the spirit of true Americanism, of which they were the illustrious exponents.

THEREFORE, I, A. HARRY MOORE, Governor of the State of New Jersey, do hereby proclaim the period between the dates of Lincoln's and Washington's birthdays,

FEBRUARY 12TH to 22ND, 1940,

as

AMERICANISM WEEK,

and I urge that every citizen reflect upon the duties and privileges he enjoys by virtue of his citizenship

and that he will renew his pledge of allegiance to the principles set forth in the Constitution of the United States of America.

[SEAL] Given under my hand and the Great Seal of the State of New Jersey, this eighth day of February, in the year of Our Lord one thousand nine hundred and forty, and in the Independence of the United States the one hundred and sixty-fourth.

A. HARRY MOORE,
Governor.

By the Governor:
THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

When the stirring and momentous events of our time have passed into history, one name will shine brightly in the annals of those whose lives were dedicated to the cause of freedom.

This man is Thomas Garrigue Masaryk, who has taken his place among the great liberators of history. His life is of special interest to Americans, who are always sympathetic to the cause of independence.

He declared the independence of his native country—the Czecho-Slovak Republic, on that hallowed spot where American liberty was proclaimed—Independence Hall in Philadelphia.

He followed American tradition further and patterned the structure of his State upon democratic ideals and principles. For seventeen years he served his people as leader, and fostered their liberty-loving spirit. Today that spirit still lives,

although his country is occupied by a foreign power. Both in his native land and among the people of America, the anniversary of his birth is an occasion for solemn observance.

THEREFORE, I, A. HARRY MOORE, Governor of the State of New Jersey, do hereby proclaim

THURSDAY, MARCH 7TH

as

CZECHO-SLOVAK DAY,

and I call upon all Americans, both native and naturalized, to remember this patriot and his accomplishments, with the hope that such observance will recall to our minds the struggles, hopes and ideals of this man who did so much for the cause of freedom.

[SEAL] Given under my hand and the Great Seal of the State of New Jersey, this twenty-ninth day of February, in the year of Our Lord one thousand nine hundred and forty, and in the Independence of the United States the one hundred and sixty-fourth.

A. HARRY MOORE,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

The week of March 10th to 16th has been set aside by the American Optometric Association as "Save Your Vision Week" for the purpose of again bringing to the attention of the public the magnitude of the problems of defective vision and

their effects upon industry and the school life of our children.

The need of conserving this vision in the interest of our industrial development and the health and welfare of the people of our nation is self-evident. It follows, therefore, that the detection of visual inefficiency must have a great bearing upon the nation's economic life and the burden upon our tax-paying public—a responsibility which parents, teachers, optometrists and all other professional people and public-minded citizens have recognized.

Due to the speed of modern living and the use of new conveniences, demands have been placed upon visual apparatus unprepared by nature for such conditions. It is increasingly important that drivers, industrial workers operating high-speed machines and students in classrooms conserve their vision for their own safety and welfare, and for the welfare of the public.

THEREFORE, I, A. HARRY MOORE, Governor of the State of New Jersey, do hereby proclaim the week of

MARCH 10TH to 16TH

as

“SAVE YOUR VISION WEEK”

and I ask that the people of this State take this occasion to consider well the means of protecting and improving vision.

[SEAL] Given under my hand and the Great Seal of the State of New Jersey, this fourth day of March, in the year of Our Lord one thousand nine hundred and forty, and in the Independence of the United States the one hundred and sixty-fourth.

A. HARRY MOORE,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

The President of the United States, in accordance with the provisions of a concurrent resolution adopted by the 75th Congress, has issued a Proclamation concerning Army Day, and has called upon the Governors of all States to do likewise.

Following this dictum, it is my privilege to again call attention to the military forces of the State and Country, and to emphasize their part in the scheme of national defense and the necessity of maintaining and equipping the military establishment to a high degree of effectiveness, adequate for both normal and emergency requirements.

THEREFORE, I, A. HARRY MOORE, Governor of the State of New Jersey, do hereby proclaim

SATURDAY, APRIL 6TH

as

ARMY DAY,

and I hereby invite the mayors and governing bodies of the several municipalities to call upon the residents of such municipalities to display the National Colors on Army Day; and, acting under the authority vested in me as Commander-in-Chief, I hereby order military and naval units of the State to assist civic bodies in the appropriate observance of that day.

Given under my hand and the Great
[SEAL] Seal of the State of New Jersey, this
twenty-ninth day of March, in the year
of Our Lord one thousand nine hundred
and forty, and in the Independence of
the United States the one hundred and
sixty-fourth.

A. HARRY MOORE,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

During April, the 1940 United States Census of population, housing and agriculture will be taken.

Much depends upon the result of this census. It may be that the apportionment of the members of the House of Representatives will be changed thereby. The condition of the State and its communities, as revealed by the census, will influence the establishment of new homes, new factories and new business enterprises therein.

It is, therefore, in the public interest for every person in New Jersey who is questioned by the census enumerator to answer the questions fully and accurately.

Everyone can rest assured that such information will be kept confidential and will not be used to the detriment of any individual. The answers are for census purposes only, and may not be examined by other agencies of the government.

THEREFORE, I, A. HARRY MOORE, Governor of the State of New Jersey, do hereby proclaim that it is the duty of all people in this State to co-operate in every way possible with the work of the Department of Census and thus demonstrate their interest in the welfare of the State and Nation.

Given under my hand and the Great
[SEAL] Seal of the State of New Jersey, this
thirtieth day of March, in the year of
Our Lord one thousand nine hundred
and forty, and in the Independence of
the United States the one hundred and
sixty-fourth.

A. HARRY MOORE,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Traditionally, the second Sunday in May has been set aside as a day devoted to Motherhood throughout the world.

It is difficult for us to realize just how much we owe our mothers—but we are imbued with a feeling of gratitude and appreciation for the many things they have done for us. This feeling may be somewhat indefinite and difficult to describe, but nevertheless it is, I am sure, latent in the hearts of all of us.

Perhaps there are times, however, when we lose sight of the sacrifices and self-denials of our mothers and take these things for granted.

Because of this, and trusting that we will endeavor to return in some small way the love, affection and devotion of our mothers,

I, A. HARRY MOORE, Governor of the State of New Jersey, do hereby proclaim

MAY 12TH

as

MOTHER'S DAY,

[SEAL] Given under my hand and the Great Seal of the State of New Jersey, this twenty-sixth day of April, in the year of Our Lord one thousand nine hundred and forty. and in the Independence of the United States the one hundred and sixty-fourth.

A. HARRY MOORE,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

The welfare of the State is that of its constituent parts, the counties and municipalities. The welfare of these constituent parts, conversely, is that of the State. The State may do much planning and make many good plans, but without the help and co-operation of counties and municipalities much of this work must come to nothing.

Planning is a procedure, a procedure commonly enough applied to men's personal affairs—to the building of his house, to the management and expansion of his business, but hitherto little regarded in his community activities such as the building of cities and the development of counties and States. Planning is the exercise of intelligent foresight. It avoids costly mistakes. It avoids unnecessary waste of effort and resources. It may be made the means of supplying better public service at less cost.

One way to better and more efficient cities is no mystery. It can be accomplished through far-sighted planning. It cannot be accomplished for existing cities in a year or in ten years, but the process can and should be begun without further delay.

THEREFORE, I, A. HARRY MOORE, Governor of the State of New Jersey, do hereby proclaim the period from

APRIL 14TH TO 20TH, 1940,

as

PLANNING WEEK,

and I request that each and every one of our citizens would take an earnest, active interest in the occasion. Chambers of Commerce and other civic

organizations, as well as business associations, school authorities, and all other bodies interested in public welfare should assist in furthering this important work with great energy.

I hope that the newspapers will join hands in impressing upon the residents of our commonwealth that planning is a means to improving the arts of city building and city living not only in the appearance of cities, but even more effectively, in conveniences supplied and in the efficiency and cost of rendering public services.

Let us all benefit by proper planning and planning administration to the end that it should provide a real stepping stone for progress in this State.

Given under my hand and the Great
[SEAL] Seal of the State of New Jersey, this eighth day of April, in the year of Our Lord one thousand nine hundred and forty, and in the Independence of the United States the one hundred and sixty-fourth.

A. HARRY MOORE,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

The 75th Congress of the United States in Joint Resolution No. 82 set aside April as Cancer Control Month.

Education of the public is an essential weapon of curbing this disease.

An organization known as the New Jersey Division of the Women's Field Army of the American

Society for the Control of Cancer, led by volunteer women and directed by physicians and others interested in health, is conducting a carefully planned educational and enlistment campaign in this State under the slogan "Early Cancer is Curable. Fight It With Knowledge."

Medical authorities agree that between one-third and one-half of the 5,966 persons who died of cancer in this State last year could and should have been saved by early diagnosis and prompt, proper treatment.

This peace-time war may save thousands of lives at a time when another war abroad is destroying thousands.

THEREFORE, I, A. HARRY MOORE, Governor of the State of New Jersey, do hereby proclaim the period from

APRIL 1ST TO APRIL 30TH, 1940,

as

CANCER CONTROL MONTH,

in the State of New Jersey, and I call upon all citizens, all agencies concerned with public health, and all organs of opinion, including the newspapers, the radio, magazines, and the motion picture industry, to support the work of the New Jersey Division of the Women's Field Army.

Given under my hand and the Great
[SEAL] Seal of the State of New Jersey, this
eleventh day of April, in the year of
Our Lord one thousand nine hundred
and forty, and in the Independence of
the United States the one hundred and
sixty-fourth.

A. HARRY MOORE,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

The welfare and happiness of all the people of the State of New Jersey are dependent upon the opportunity which the employable head of each family has to obtain gainful employment. It is imperative that all of us co-operate with the industrial, commercial, labor, civic, fraternal, and church groups, and the American Legion in a unified effort to find or create work opportunities for capable men and women.

Those over forty are finding it increasingly difficult to obtain steady employment. This group includes heads of families, property owners, World War veterans, and large numbers of loyal citizens who have contributed greatly to the development of this State. By virtue of their experience they have much to offer employers in competence and judgment.

It is my desire to aid in alleviating this deplorable condition. Let all of us bring the unemployment problem more forcibly to the attention of all employers.

Now, THEREFORE, I, A. HARRY MOORE, Governor of the State of New Jersey, do hereby proclaim the week of

MAY 1ST TO MAY 8TH

as

NATIONAL EMPLOYMENT WEEK,

and Sunday, May 5th, as National Employment Sunday, and urge all the people of the State of New Jersey to give proper consideration and encouragement to this worthy program.

[SEAL] Given under my hand and the Great Seal of the State of New Jersey, this first day of May, in the year of Our Lord one thousand nine hundred and forty, and in the Independence of the United States the one hundred and sixty-fourth.

A. HARRY MOORE,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

The State of New Jersey was for many years the home of one of the greatest men of all time, Thomas Alva Edison.

Many of the inventions which contributed so materially to the progress, comfort and advancement of the peoples of the world were developed within the territorial boundaries of this State by Thomas Alva Edison.

This State will be the scene on May 15th and 16th of a great celebration, the "Edison Pageant of Progress" and the world premiere of the picture, "Edison, the Man."

It is fitting and proper that New Jersey join in this tribute to our late fellow citizen and with a feeling of great appreciation for the many benefits conferred by Thomas Alva Edison upon mankind,

I, A. HARRY MOORE, Governor of the State of New Jersey, do hereby proclaim

MAY 16TH

as

THOMAS ALVA EDISON DAY.

[SEAL] Given under my hand and the Great Seal of the State of New Jersey, this first day of May, in the year of Our Lord one thousand nine hundred and forty, and in the Independence of the United States the one hundred and sixty-fourth.

A. HARRY MOORE,
Governor.

By the Governor:

THOMAS A. MATHIS,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, As a result of a report made on the tenth day of January, nineteen hundred and forty, by the State Tax Commissioner to the Governor of this State setting forth that the Bert Kay Bus Company, Inc., a corporation of this State, had failed to pay the Corporation Franchise Tax levied against said corporation for the year nineteen hundred and thirty-seven, on the tenth day of January, nineteen hundred and forty, the Governor of this State issued a Proclamation declaring that the charter of said corporation is repealed and that all powers conferred by law upon said corporation be thereafter inoperative and void; and

WHEREAS, Said report of the State Tax Commissioner to the Governor in the above particular was inadvertently made and reported,

THEREFORE, Acting pursuant to the provisions of Section 54:11-4 R. S., I, A. HARRY MOORE, Governor of the State of New Jersey, do hereby declare and make known that it has been established to my satisfaction that said Bert Kay Bus Company, Inc., did not neglect or refuse to satisfy the Corporation Franchise Taxes levied against it; that the report made on the tenth day of January, nineteen hundred and forty, declaring that the powers conferred by law upon said corporation be thereafter inoperative and void, was without warrant in the law in the way of depriving said corporation of its said powers as a corporation of this State, and I hereby make proclamation to that effect.

Given under my hand and the Great
[SEAL] Seal of the State of New Jersey, this
third day of May in the year of Our
Lord one thousand nine hundred and
forty, and in the Independence of the
United States the one hundred and
sixty-fourth.

A. HARRY MOORE,
Governor.

By the Governor:
THOMAS A. MATHIS,
Secretary of State.

RECEIVED

Decrees of Dissolution

Decrees of Dissolution

IN CHANCERY OF NEW JERSEY

In pursuance of Chapter 185 of the Laws of 1896, copy of decrees of dissolution of the charter of the following corporation has been filed in the office of the Secretary of State:

<i>Name</i>	<i>Filed</i>
New Jersey Suburban Water Company	Jan. 10, 1940

Change of Corporate Title of
Municipalities

Change of Corporate Title of Municipalities

In pursuance to law, the following change of corporate title of a municipality has been filed in the office of the Secretary of State:

By action of the Township Committee of "The Township of Cranford in the County of Union" the name was changed to "Township of Cranford," March 19, 1940. Filed in the office of Secretary of State March 21, 1940.

Statements of Results of
Municipal Elections

Statements of Results of Municipal Elections

At a Special Election held in the City of Atlantic City, February 20, 1940, on the question: "Shall subtitle 5 of the Title, Municipalities and Counties of the Revised Statutes (40:79-1 et seq.) providing for Municipal Manager form of Government be adopted in Atlantic City?" was rejected and a certified copy of the result was filed in the office of Secretary of State, February 24, 1940.

At a Special Election held in the City of Newark, February 20, 1940, on the question: "Shall subtitle of the Title, Municipalities and Counties of the Revised Statutes (40:79-1 et seq.) providing for Municipal Manager form of Government be adopted in the City of Newark?" was rejected and a certified copy of the result was filed in the office of Secretary of State, February 24, 1940.

Cumulative Table of Contents

NEW JERSEY LAWS OF 1938, 1939 AND 1940
through chapter 190

GENERAL AND PERMANENT LEGISLATION

SCHEDULE 1

Table of Allocation of 1938 Statutes

SCHEDULE 2

Table of Allocation of 1939 Statutes

SCHEDULE 3

Table of Allocation of 1940 Statutes
(through chapter 190)

SCHEDULE 4

Table of Numbered Sections Added to
Revised Statutes (1938-1939)

SCHEDULE 5

Table of Public Validating Acts (1938, 1939
and 1940 through chapter 190)

Prepared by
COMMISSION ON STATUTES

FRANK H. SOMMER, *Chairman*

WILLIAM J. MORRISON, JR.

SEDGWICK RUSLING LEAP

FRANK S. KELLEY

WALTER J. FREUND

Commissioners

CHARLES DE F. BESORÉ

JOHN B. MCGEEHAN

Counsel

CUMULATIVE TABLE OF CONTENTS

OF

NEW JERSEY LAWS OF 1938, 1939 AND 1940,
through chapter 190

GENERAL AND PERMANENT LEGISLATION

The following Table of Contents with the Schedules annexed have been prepared and printed pursuant to chapter 379 of the Laws of 1939 to indicate changes made in the general and permanent statute law since the enactment of the Revised Statutes (1937). Acknowledgment is made to Charles DeF. Besoré, Esq., for the use of the arrangement and material of his "Table of Contents, etc., of 1938," which forms the basis of the arrangement of this Table of Contents.

Title 1. ACTS, LAWS AND STATUTES.

Chapter 3. PRINTING, BINDING AND DISTRIBUTION OF LAWS, JOINT RESOLUTIONS AND PROCLAMATIONS.

R. S. 1:3-2 amended 1939, c. 379.

Chapter 9. PERMANENT LAW REVISION COMMISSION.

R. S. 1:9-1 1925, c. 110, repealed 1939, c. 91.

Chapter 11. (new) COMMISSION ON STATUTES.

Commission on Statutes created; powers and duties defined,
1939, c. 91.

Title 2. ADMINISTRATION OF CIVIL AND CRIMINAL JUSTICE.

Subtitle 1. THE COURTS.

Note: For act authorizing payment of money into court in satisfaction of judgment, etc., or pending appeal, etc., see 1939, c. 313; for allowances of fees, etc., to attorneys, etc., see 1939, c. 140.

Chapter 6. COURTS OF COMMON PLEAS.

R. S. 2:6-3 amended 1939, c. 162; 1939, c. 269.

R. S. 2:6-16 " 1938, c. 395

Additional Legislation.

Continuation of trial by another justice or judge where original justice or judge prevented from continuing, suppl., 1939, c. 19.

Chapter 7. ORPHANS' COURTS AND SURROGATES.

Additional Legislation.

Appointment of special deputy surrogate; 1938, c. 97.

Tenure of deputy surrogates; second class counties, 1939, c. 223.

Chapter 8. DISTRICT COURTS.

R. S. 2:8-13 amended 1940, c. 70.

R. S. 2:8-14 " 1938, c. 388.

R. S. 2:8-23 " 1938, c. 205; 1939, c. 237.

R. S. 2:8-46 " 1939, c. 59.

Chapter 11. COURTS OF OYER AND TERMINER.

Note: For continuation of trial by another justice or judge where original justice or judge prevented from continuing, see 1939, c. 19.

Chapter 12. COURTS OF QUARTER SESSIONS.

Note: For continuation of trial by another justice or judge where original justice or judge prevented from continuing, see 1939, c. 19.

Chapter 16. PROVISIONS COMMON TO MORE THAN ONE COURT.

Note: For additional powers of certain court attendants in criminal, etc., matters, see 1938, c. 124; for certified shorthand reporter required at certain hearings, see 1940, c. 175.

Subtitle 4. ATTORNEYS, COUNSELORS AND SOLICITORS.

Chapter 20. GENERAL REGULATIONS GOVERNING ATTORNEYS, COUNSELORS AND SOLICITORS.

Additional Legislation.

Allowance of fees to attorneys, proctors, solicitors and counsel in proceedings, etc., in the courts, 1939, c. 140.

Subtitle 5. LIMITATION OF ACTIONS; ADVERSE POSSESSION.

Chapter 24. LIMITATION OF ACTIONS.

Note: For limitation of actions where street, etc., vacated by camp meeting association, see 1939, c. 182.

Additional Legislation.

Limitation of actions for recovery of reduction in compensation by public employees, suppl., 1938, c. 200.

Subtitle 6. PRACTICE AND PROCEDURE IN CIVIL ACTIONS GENERALLY.

Chapter 26. PROCEDURE COMMON TO MORE THAN ONE COURT.

Article 2. Abatement and Survival of Actions.

R. S. 2:26-9 amended 1938, c. 29.

Article 6A. (new) Payment of Moneys into Court.

Additional Legislation.

Payment of money into court; entry of satisfaction of judgments, orders and decrees by order of court, 1939, c. 313.

Article 7. Writs of Execution.

Additional Legislation.

Priority of executions out of any court against wages, debts, earnings, salary, income or profits, and payments to be made in satisfying same, 1938, c. 333.

Article 12. Receivers.

R. S. 2:26-203 amended 1939, c. 124.

Chapter 27. PROCEDURE IN COURTS OF LAW GENERALLY.

R. S. 2:27-124 amended 1938, c. 189, s. 1.

R. S. 2:27-125 " 1938, c. 189, s. 2.

R. S. 2:27-126 " 1938, c. 189, s. 3.

R. S. 2:27-127 " 1938, c. 189, s. 4.

R. S. 2:27-206 " 1938, c. 233, s. 1.

R. S. 2:27-208 " 1938, c. 233, s. 2.

R. S. 2:27-209 " 1938, c. 233, s. 3.

R. S. 2:27-337 " 1938, c. 373.

Chapter 29. PROCEDURE IN COURT OF CHANCERY.

Note: For recording certified copies final decrees affecting title to real estate in county recording office authorized, see 1939, c. 170; for joinder of actions and causes of action by municipalities in tax lien foreclosures; permitted, vacant land, see 1940, c. 84.

Additional Legislation.

Procedure where marital status or Christian name of wife of male party defendant unknown, 1938, c. 106.

Procedure where marital status or Christian name of husband of female party defendant unknown, 1938, c. 107.

Chapter 31. PROCEDURE IN ORPHANS' COURTS AND BEFORE SURROGATES.

R. S. 2:31-94 amended 1938, c. 71.

Chapter 32. PROCEDURE IN DISTRICT COURTS.

R. S. 2:32-103 amended 1939, c. 183.

R. S. 2:32-107 " 1939, c. 174.

R. S. 2:32-351 " 1938, c. 72.

Subtitle 8. SPECIFIC CIVIL ACTIONS, REMEDIES AND PROCEEDINGS.**Chapter 42. ATTACHMENT.**

R. S. 2:42-8 amended 1939, c. 207.

Chapter 47. DEATH BY WRONGFUL ACT.

R. S. 2:47-2 amended 1938, c. 175.

Chapter 50. DIVORCE AND NULLITY OF MARRIAGE—ALIMONY AND MAINTENANCE.

R. S. 2:50-2 amended 1938, c. 187.

R. S. 2:50-34 " 1938, c. 188.

R. S. 2:50-37 " 1938, c. 235.

Additional Legislation.

Procedure where defendant appears before, during or after publication, 1938, c. 191.

Method of institution, etc., of suits for alimony and maintenance or custody, suppl., 1938, c. 234.

TABLE OF CONTENTS, TITLE 2 697

**Chapter 60. LIENS—BONDS OF AND MONEY PAID TO CONTRACTORS
ON PUBLIC WORKS.**

Note: For lien in favor of State and county institutions for care and treatment of inmates thereof, see 1938, c. 239; for welfare-house liens under reimbursement agreements, see 1940, c. 119.

Article 6. Hotel Keepers.

- R. S. 2:60-49 amended 1938, c. 309, s. 1.
R. S. 2:60-50 “ 1938, c. 309, s. 2.

Article 10. Mechanics, Materialmen and Laborers in General.

- R. S. 2:60-174 amended 1939, c. 316.

Additional Legislation.

Amendment of mechanic's notice of intention, suppl., 1940,
c. 138.

Article 19. (new) Watch and Jewelry Repairmen.

Additional Legislation.

Liens for repairs to jewelry, watches, etc., 1940, c. 61.

**Chapter 65. MORTGAGES AND BONDS; FORECLOSURE
AND ACTIONS ON.**

- R. S. 2:65-28 amended 1939, c. 247.

Additional Legislation.

Joinder of cesqui-que-trust where trustee or fiduciary made
defendant unnecessary, 1938, c. 315.

Chapter 68A. (new) NEGLIGENCE AND CONTRIBUTORY NEGLIGENCE.

Contributory negligence of owner of special property in goods
or of his agents, etc., valid defense in suits for damages
instituted by owner of general property as against negli-
gent third parties, 1939, c. 53.

Chapter 71. PARTITION.

- R. S. 2:71-32 amended 1940, c. 171, s. 1.
R. S. 2:71-34 “ 1940, c. 171, s. 2.

New Jersey State Library

Subtitle 9. PREROGATIVE AND OTHER EXTRAORDINARY WRITS.**Chapter 80. GENERAL PROVISIONS.****Additional Legislation.**

Supreme Court to make rules as to forms, service, pleading, practice and procedure, suppl., 1938, c. 190.

Subtitle 10. JURIES.**Chapter 85. QUALIFICATIONS OF JURORS.**

R. S. 2:85-1 amended 1938, c. 248.

R. S. 2:85-3 " 1938, c. 273, s. 1.

Chapter 88. JURY LISTS; DRAWING OF JURORS FOR JURY PANELS.**Additional Legislation.**

Extension of time of service of petit jury to complete pending trial, suppl., 1939, c. 20.

Continuation of grand jury by order of court after term expired, suppl., 1939, c. 161.

Chapter 89. OFFICERS OF GRAND JURY.

R. S. 2:89-5 amended 1939, c. 107.

Subtitle 11. EVIDENCE AND WITNESSES.**Chapter 97. WITNESSES IN GENERAL.**

R. S. 2:97-4 amended 1940, c. 22.

Chapter 99. EXAMINATION OR INSPECTION OF PERSONS AND PROPERTY.**Additional Legislation.**

Submission to and use of blood grouping tests as evidence of paternity of child or identity of any person, suppl., 1939, c. 221.

Subtitle 12. PUBLIC HEARINGS.**Chapter 102. STENOGRAPHIC REPORTS OF PUBLIC HEARINGS.**

Note: For certified shorthand reporter required at certain hearings, see 1940, c. 175.

Subtitle 13. CRIMES.**Chapter 130. FLAG—OFFENSES AGAINST.****Additional Legislation.**

Influencing or attempting to influence school pupils against salute to flag, prohibited, 1939, c. 65.

Chapter 145. LARCENY AND OTHER STEALINGS.

- R. S. 2:145-13 amended 1938, c. 266.
R. S. 2:145-14 " 1938, c. 267.

Chapter 149. MANUFACTURE, SALE, ETC., OF CERTAIN ARTICLES.

- R. S. 2:149-7 Purchase, use or possession of hydrocyanic acid gas
(added) for fumigating dwellings without permit pro-
hibited, suppl., 1938, c. 337.

**Chapter 157B. PROPAGANDA INCITING RACE, COLOR OR
RELIGIOUS HATRED.**

Additional Legislation.

Wearing of certain uniforms and permitting assemblage of
persons attired therein prohibited, suppl., 1939, c. 98.

Sec. 1 of above amended 1939, c. 210, s. 1.

Sec. 2 of above amended 1939, c. 210, s. 2.

Chapter 160. PUBLIC OFFICERS AND OFFICES.

Note: For penalty for exceeding appropriations by county or municipal
officials; see 1939, c. 387, s. 2.

- R. S. 2:160-5 amended 1939, c. 387, s. 1.

Chapter 164. RECEIVING STOLEN PROPERTY.

- R. S. 2:164-1 amended 1938, c. 348.

Chapter 176. WEAPONS AND EXPLOSIVES.

- R. S. 2:176-43 amended 1938, c. 125.
R. S. 2:176-44 " 1939, c. 321.

Subtitle 14. CRIMINAL PROCEDURE.

**Chapter 178. DEFINITIONS, CONSTRUCTION AND GENERAL
PROVISIONS.**

Note: For reports of criminal proceedings to bureaus of identification
of counties and state police, see 1939, c. 78; for notification, of release
of prisoners, to bureaus of identification and police departments; re-
quired, see 1940, c. 65.

Chapter 180. PEACE OFFICERS.

Additional Legislation.

Power to act in detection, apprehension, etc., of offenders con-
ferred on certain court attendants, 1938, c. 124.

Chapter 181. COUNTY DETECTIVES AND INVESTIGATORS.

Note: For tenure of office for holders of secretarial and stenographic positions in certain counties, see 1939, c. 271; for act authorizing county detectives and prosecutors' investigators to take certain oaths in criminal matters, see 1939, c. 276.

- R. S. 2:181-10 amended 1938, c. 353. Appointment, etc., of county detectives or investigators certain fourth class counties, suppl., 1939, c. 5.
- R. S. 2:181-11 Appointment, salary, etc., of county detectives; (added) counties between 50,000 and 70,000, suppl., 1939, c. 34.

Additional Legislation.

Appointment, salary and tenure, special officers appointed by the prosecutor of the pleas; certain third class counties, suppl., 1939, c. 307.

Chapter 182. PROSECUTOR OF THE PLEAS.

- R. S. 2:182-14 suppl. 1938, c. 271.
amended 1938, c. 358; 1939, c. 335.

Additional Legislation.

Tenure of office, etc., in secretarial and stenographic positions in prosecutors and county detectives office; certain counties, 1939, c. 271.

Chapter 183. LIMITATION OF CRIMINAL PROSECUTIONS.

- R. S. 2:183-3 amended 1938, c. 138.

Chapter 186. PRELIMINARY PROCEEDINGS IN GENERAL.

Note: For waiver of indictment authorized, see 1939, c. 279.

Chapter 188. INDICTMENTS.**Additional Legislation.**

Waiver of indictment in writing authorized, suppl., 1939, c. 279.

Chapter 190. TRIAL; NEW TRIAL.

Note: For continuation of trial by another justice or judge where original justice or judge prevented from continuing, see 1939, c. 19.

TABLE OF CONTENTS, TITLE 2 701

Chapter 192. SENTENCE AND IMPRISONMENT.

R. S. 2:192-1 amended 1938, c. 273, s. 2.

R. S. 2:192-1.1 " 1938, c. 273, s. 3.

R. S. 2:192-1.2 " 1938, c. 273, s. 4.

Additional Legislation.

Imposition of sentence by judge other than trial judge, suppl., 1939, c. 283.

Chapter 199. PROBATION AND PAROLE.

Article 1. General Provisions.

R. S. 2:199-4 amended 1939, c. 284.

Subtitle 15. DISORDERLY PERSONS.

Chapter 202. DISORDERLY PERSONS GENERALLY.

R. S. 2:202-16.2 amended 1938, c. 343.

Additional Legislation.

Printing, circulating, distributing, publishing and offering for sale papers, documents, or forms simulating court processes, etc., prohibited, suppl., 1939, c. 275.

Chapter 206. PROCEDURE.

R. S. 2:206-3 amended 1939, c. 250.

Additional Legislation.

Review of convictions, etc., by common pleas court, suppl., 1939, c. 388.

Subtitle 18. POLICE COURTS AND MAGISTRATES.

Chapter 219. CITIES OF THE FIRST CLASS.

Additional Legislation.

Night police courts in first class cities created; jurisdiction; procedure, suppl., 1938, c. 18.

Chapter 220. CITIES OF THE SECOND CLASS.

Additional Legislation.

Tenure of office; clerk to recorder; certain second class cities; 1938, c. 392.

Title 3. ADMINISTRATION OF ESTATES—DECEDENTS AND OTHERS.

Subtitle 2. WILLS, DESCENT AND DISTRIBUTION.

Note: For devolution on death of owner of interests, in areas in real estate above the surface of the ground, see 1938, c. 370.

Chapter 2. WILLS.

R. S. 3:2-3 amended 1939, c. 139, s. 1.

R. S. 3:2-13 " 1939, c. 139, s. 2.

Chapter 5. DISTRIBUTION OF PERSONAL PROPERTY.

R. S. 3:5-6 amended 1939, c. 256

Subtitle 3. ADMINISTRATION BY EXECUTORS, ADMINISTRATORS, GUARDIANS AND TRUSTEES.

Chapter 7. APPOINTMENT AND GENERAL POWERS OF FIDUCIARIES.

Note: For appointment and powers of State Board of Children's Guardians as guardian for children, see 1938, c. 160.

R. S. 3:7-29 amended 1938, c. 37.

Additional Legislation.

Original administration in New Jersey, upon estate of resident decedent, made obligatory, suppl., 1939, c. 121.

Trustees, qualification and letters of trusteeship, issuance, etc., 1940, c. 45.

Chapter 8. BONDS AND SURETIES.

Note: For deposit, in lieu of surety, of shares of building and loan associations insured under "National Housing Act"; authorized, see 1940, c. 60.

Chapter 10. ACCOUNTING.

R. S. 3:10-22 amended 1939, c. 125.

Additional Legislation.

Non-testamentary trustees authorized to state and settle accounts in Prerogative or Orphans' Court, 1938, c. 108.

Chapter 11. COMMISSIONS.

R. S. 3:11-1 amended 1939, c. 134, s. 1.

R. S. 3:11-2 " 1939, c. 134, s. 2; 1940, c. 172.

R. S. 3:11-3 repealed 1939, c. 134, s. 3.

R. S. 3:11-4 " 1939, c. 134, s. 3.

TABLE OF CONTENTS, TITLE 3 703

Chapter 13. ACTIONS BY OR AGAINST FIDUCIARIES.

R. S. 3:13-7 amended 1938, c. 140.

Chapter 16. INVESTMENTS.

Note: For shares of building and loan associations insured under "National Housing Act"; legal investments, see 1940, c. 60.

R. S. 3:16-1 amended 1938, c. 196.

Additional Legislation.

Investment in insured building and loan shares, suppl., 1939, c. 52, amended, 1940, c. 132.

Investments in mortgages on real estate acquired through tax sale foreclosure; authorized, 1940, c. 58.

Chapter 17. SALE OR OTHER DISPOSITION OF REAL ESTATE BY FIDUCIARIES.

R. S. 3:17-10 amended 1939, c. 251, s. 1.

R. S. 3:17-11 " 1939, c. 251, s. 2.

R. S. 3:17-13 " 1939, c. 251, s. 3.

R. S. 3:17-42 " 1938, c. 347.

Additional Legislation.

Sale or disposition, under power of sale of undivided interest, of real estate divided or set off, authorized, suppl., 1939, c. 164.

Sale of lands acquired without authority; authorized, 1940, c. 109.

Chapter 21. SUPPORT, MAINTENANCE AND EDUCATION OF WARD.

R. S. 3:21-4 amended 1938, c. 133.

R. S. 3:21-5 " 1939, c. 257.

Chapter 26. DEVISES, LEGACIES AND DISTRIBUTIVE SHARES.

Additional Legislation.

Legacies, distributive shares and trust funds; payment withheld; certain cases, 1940, c. 148.

Subtitle 7. ABSENTEES.

Chapter 42. SEVEN YEARS' ABSENCE.

Additional Legislation.

Sale of real estate of tenants by entirety after spouse presumed or declared dead; suppl., 1938, c. 387.

Title 4. AGRICULTURE AND DOMESTIC ANIMALS.

Note: For regulation of production, etc., of goats milk, see 1938, c. 195.

Chapter 1. DEPARTMENT OF AGRICULTURE.

- R. S. 4:1-6 amended 1939, c. 73.
R. S. 4:1-10 " 1939, c. 40, s. 1.
R. S. 4:1-13 " 1939, c. 40, s. 2.

Chapter 3. POULTRY AND EGGS.

Note: For distribution, etc., of eggs removed from incubators, regulated, see 1939, c. 116.

Additional Legislation.

Sale of "baby chicks" regulated, 1938, c. 82.

Chapter 4. FEEDING STUFFS FOR LIVE STOCK AND POULTRY.

- R. S. 4:4-3 amended 1938, c. 74, s. 1.
R. S. 4:4-9 " 1938, c. 74, s. 2.
R. S. 4:4-11 " 1938, c. 74, s. 3.
R. S. 4:4-17 " 1938, c. 74, s. 4.

Chapter 5. DISEASES OF ANIMALS AND POULTRY.

- R. S. 4:5-28 amended 1938, c. 265.

Chapter 6. DISEASES OF BEES.

- R. S. 4:6-10 amended 1939, c. 104.

Chapter 9. FERTILIZERS AND OTHER PREPARATIONS FOR SOILS.

- R. S. 4:9-6 amended 1938, c. 73, s. 1.
R. S. 4:9-8 " 1938, c. 73, s. 2.
R. S. 4:9-9 " 1938, c. 73, s. 3.
R. S. 4:9-13 " 1938, c. 73, s. 4.

Chapter 10. MARKETING AND DISTRIBUTION OF AGRICULTURAL AND OTHER PRODUCTS.

Note: For State Milk Control Law, see 1939, c. 82.

Additional Legislation.

New Jersey farm products, official brands and labels and publicity fund, etc., 1939, c. 136.

TABLE OF CONTENTS, TITLES 4 & 5 705

**Chapter 11. COMMISSION MERCHANTS, DEALERS AND BROKERS
AND THEIR AGENTS.**

- R. S. 4:11-19 amended 1938, c. 231, s. 1.
R. S. 4:11-21 " 1938, c. 231, s. 2.

Chapter 13. AGRICULTURAL CO-OPERATIVE ASSOCIATIONS.

- R. S. 4:13-30 amended 1940, c. 146, s. 1.
R. S. 4:13-32 " 1940, c. 146, s. 2.
R. S. 4:13-33 " 1940, c. 146, s. 3.

**Chapter 16. AGRICULTURAL EXPERIMENT STATION; FARM
DEMONSTRATION.**

Additional Legislation.

Establishment, etc., of turkey breeding and feeding research
farm, 1938, c. 179; contributions by Board of Freeholders
permitted, suppl., 1939, c. 6.

Chapter 22. PREVENTION OF CRUELTY TO ANIMALS.

Additional Legislation.

Report of injuries to certain animals by motorists required,
suppl., 1939, c. 315.

**Title 5. AMUSEMENTS, PUBLIC EXHIBITIONS AND
MEETINGS.**

Chapter 1. SEASHORE BATHING ESTABLISHMENTS.

- R. S. 5:1-1 amended 1940, c. 94, s. 1.
R. S. 5:1-2 " 1940, c. 94, s. 2.
R. S. 5:1-3 " 1940, c. 94, s. 3.

Chapter 2. BOXING AND WRESTLING EXHIBITIONS.

- R. S. 5:2-12 amended 1938, c. 57.

Chapter 5. BREEDING AND RACING OF HORSES.

Additional Legislation.

New Jersey Horse Racing Act, 1940, c. 17.

Title 6. AVIATION.

Chapter 1. REGULATION OF AERIAL NAVIGATION.

Additional Legislation.

Aeronautics over and within this State, regulated, 1938, c. 48.

Title 8. CEMETERIES.

Chapter 2. PROPERTY, AND RIGHTS AND INTERESTS THEREIN.

Note: For shares of building and loan associations insured under "National Housing Act"; legal investments, see 1940, c. 60.

R. S. 8:2-30 amended 1939, c. 319.

R. S. 8:2-37 " 1939, c. 109.

**Chapter 3. CONTROL, REGULATION AND PROTECTION OF
CEMETERIES.**

R. S. 8:3-1 amended 1938, c. 201.

Additional Legislation.

Existing associations permitted to use adjoining, etc., lands for cemetery purposes in certain cases, suppl., 1938, c. 61.

Title 9. CHILDREN—JUVENILE AND DOMESTIC RELATIONS COURTS.

Subtitle 2. ADOPTION, APPRENTICESHIP AND INDENTURE.

Chapter 3. ADOPTION.

R. S. 9:3-2	amended 1938, c. 355, s. 1.
R. S. 9:3-3	" 1938, c. 355, s. 2.
R. S. 9:3-4	" 1938, c. 355, s. 3.
R. S. 9:3-5	" 1938, c. 355, s. 4.
R. S. 9:3-6	" 1938, c. 355, s. 5.
R. S. 9:3-8	" 1938, c. 355, s. 6.
R. S. 9:3-9	" 1939, c. 355, s. 1.
R. S. 9:3-11	" 1938, c. 355, s. 7; 1939, c. 355, s. 2.

Chapter 4. APPRENTICESHIP AND INDENTURE.

R. S. 9:4-18	amended 1938, c. 274.
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Subtitle 3. PROTECTIVE WELFARE LAWS.

Chapter 6. ABANDONMENT, ABUSE, CRUELTY AND NEGLECT.

R. S. 9:6-5	amended 1939, c. 277, s. 1.
R. S. 9:6-9	" 1939, c. 277, s. 2.

Chapter 13. CRIPPLED CHILDREN.

R. S. 9:13-1	amended 1938, c. 150.
R. S. 9:13-7	" 1938, c. 406, suppl., 1938, c. 424.

Subtitle 4. ILLEGITIMATE CHILDREN.

Chapter 17. BASTARDY PROCEEDINGS.

Note: For use of blood tests in determining paternity, see 1939, c. 221.

Subtitle 6. JUVENILE DELINQUENCY COMMISSION.

Chapter 20. THE COMMISSION; ITS POWERS AND DUTIES.

Additional Legislation.

Commission continued, suppl., 1938, c. 326; 1939, c. 114; 1940,
c. 81.

Title 10. CIVIL RIGHTS.

Chapter 3. (new) EMPLOYMENT IN THE PUBLIC SERVICE.

Note: For additional legislation relating to discrimination for age in public employment, see R. S. 40:11-4 as amended by 1938, c. 336.

Discrimination against applicants, for age, in employment in public service, prohibited, 1938, c. 295.

Title 11. CIVIL SERVICE.

Note: For prohibition of discrimination against applicants for employment, for age, see 1938, c. 295, also R. S. 40:11-4 as amended by 1938, c. 336.

Subtitle 1. CIVIL SERVICE COMMISSION.

Chapter 2. THE CHIEF EXAMINER AND SECRETARY.

R. S. 11:2-2 amended 1938, c. 192.

Chapter 2A. (new) CONTROL OF COMMISSION OVER CIVIL SERVICE EMPLOYEES, GENERALLY.

Right of appeal from suspension, fining or demotion for more than thirty days in one year or five days at one time, suppl., 1938, c. 76.

Subtitle 2. STATE SERVICE.

Chapter 4. PURPOSE, CONSTRUCTION AND APPLICATION OF SUBTITLE.

Additional Legislation.

Legal assistants, Attorney-General, under civil service, 1939, c. 101.

Deputy Commissioner of Compensation, civil service status, 1939, c. 111.

Chief Auditor, Comptroller's Department, under civil service, 1939, c. 219.

State House supervisor of mails under Civil Service, 1940, c. 15.

Chapter 10. VACANCY IN POSITIONS.

Additional Legislation.

Discrimination against eligibles certified for appointment in competitive class in civil service, record, report, etc., suppl., 1939, c. 322.

Chapter 14. HOURS OF WORK, LEAVES OF ABSENCE.

R. S. 11:14-1 amended 1939, c. 233, s. 1.

R. S. 11:14-2 " 1939, c. 233, s. 2.

Chapter 15. SUSPENSION; DEMOTION; REMOVAL.

Note: For appeal from suspension, fining or demotion for more than thirty days in one year or five days at one time, see 1938, c. 76.

Subtitle 3. COUNTIES, MUNICIPALITIES AND SCHOOL DISTRICTS.

Chapter 20. ADOPTION OF SUBTITLE BY COUNTY, MUNICIPALITY OR SCHOOL DISTRICT.

R. S. 11:20-2 amended 1938, c. 135.

Chapter 21. APPOINTMENTS, PROMOTIONS, REMOVALS AND DISCHARGE IN GENERAL.

Note: For appeal from suspension, fining or demotion for more than thirty days in one year or five days at one time, see 1938, c. 76.

R. S. 11:21-6 amended 1940, c. 150.

Chapter 22. CLASSES OF CIVIL SERVICE.

Additional Legislation.

Employees, etc., in classified service but not in competitive or noncompetitive classes: rights of tenure, appeal, etc., 1940, c. 178.

Chapter 24A. (new) HOURS OF WORK, ATTENDANCE AND LEAVES OF ABSENCE.

Regulations as to holidays, hours of work, attendance, sick and other leaves of absence, suppl., 1939, c. 232.

Chapter 25. APPEAL TO COMMISSION OR SUPREME COURT JUSTICE FOR VIOLATION OF SUBTITLE.

Note: For appeal from suspension, fining or demotion for more than thirty days in one year or five days at one time, see 1938, c. 76.

Subtitle 4. VETERANS.

Chapter 27. PREFERENCES.

R. S. 11:27-2 amended 1938, c. 381, s. 1.
 R. S. 11:27-3 " 1938, c. 381, s. 2.
 R. S. 11:27-4 " 1938, c. 381, s. 3.
 R. S. 11:27-5 " 1938, c. 381, s. 4.
 R. S. 11:27-6 " 1938, c. 381, s. 5.
 R. S. 11:27-7 " 1938, c. 381, s. 6.
 R. S. 11:27-8 " 1938, c. 381, s. 7.
 R. S. 11:27-9 " 1938, c. 381, s. 8.
 R. S. 11:27-10 " 1938, c. 381, s. 9.
 R. S. 11:27-11.1 " 1938, c. 38.

Additional Legislation.

Administration of chapter by Civil Service Commission, suppl., 1938, c. 381, s. 10.

Title 12. COMMERCE AND NAVIGATION.

**Chapter 2. DEPARTMENT AND BOARD OF COMMERCE
AND NAVIGATION.**

Note: For beach-front protection and dredging and removal of obstructions from streams, see 1940, c. 52.

Chapter 3. RIPARIAN LANDS.

R. S. 12:3-10 amended 1938, c. 418.

R. S. 12:3-64 " 1939, c. 193.

Chapter 5. WATER-FRONT AND HARBOR FACILITIES.

Note: For beach-front protection and dredging and removal of obstructions from streams, see 1940, c. 52.

Chapter 6. INLAND WATERWAYS.

Additional Legislation.

Beach-front protection and dredging and removal of obstructions from streams, suppl., 1940, c. 52.

Chapter 7. REGULATION AND REGISTRATION OF POWER VESSELS.

Additional Legislation.

Additional rules and regulations governing operation, etc., of craft navigating inland waterway authorized, suppl., 1938, c. 306.

**Title 13. CONSERVATION AND DEVELOPMENT—
PARKS AND RESERVATIONS.**

Note: For transfer of New Jersey System of Plane Co-ordinates to Board of Conservation and Development, see 1938, c. 225; for tree experts; regulation and licensing by Board, see 1940, c. 100.

Chapter 4. EDISON STATE PARK.

Additional Legislation.

Maintenance and operation, etc., of Edison Tower at Menlo Park, 1938, c. 146.

Chapter 7A. (new) MOUNT MITCHELL SKYLINE PARK.

Mount Mitchell Skyline Park; establishment, improvement, maintenance, management, 1940, c. 182.

Chapter 8. FOREST PARK RESERVES AND RESERVATIONS.

Note: For conveyance of certain lands acquired by municipality under "Tax Sale Law" to State for forest park reservation; exemption from taxation, see 1940, c. 73.

Additional Legislation.

Application of profits derived from sale of products of forest parks, etc., suppl., 1939, c. 192.

Chapter 9. STATE FOREST FIRE SERVICE.

R. S. 13:9-23 amended 1939, c. 246.

Chapter 12. MORRIS CANAL.

R. S. 13:12-4 amended 1939, c. 326.

Chapter 13. DELAWARE AND RARITAN CANAL.

Note: For Delaware and Raritan Canal Commission continued, see 1938, c. 34.

Chapter 14. UNITED STATES RESERVATIONS.

R. S. 13:14-7 amended 1939, c. 195.

Title 14. CORPORATIONS, GENERAL.

Chapter 2. FORMATION.

R. S. 14:2-4 amended 1939, c. 249, s. 1.

R. S. 14:2-5 " 1939, c. 249, s. 2.

Chapter 5. BOOKS OF THE CORPORATION.

R. S. 14:5-3 amended 1939, c. 352.

Chapter 12. MERGER OR CONSOLIDATION.

R. S. 14:12-4 amended 1938, c. 305.

Chapter 13. DISSOLUTION AND WINDING UP.

R. S. 14:13-14 amended 1938, c. 290.

Additional Legislation.

Dissolution when directors or stockholders deadlocked, suppl.,
1938, c. 303.

Chapter 14. INSOLVENCY, RECEIVERS AND REORGANIZATION.

Note: For dissolution, etc., when directors or stockholders deadlocked,
see 1938, c. 303.

R. S. 14:14-2 amended 1939, c. 241; 1939, c. 363.

Chapter 15. FOREIGN CORPORATIONS.

Additional Legislation.

Issuance of certificate to transact business to merged or consolidated foreign corporation prohibited until certificate of payment of taxes by pre-existing corporations filed, suppl., 1938, c. 180.

Surrender of certificate of foreign corporation to transact business in State authorized, suppl., 1938, c. 178.

**Title 15. CORPORATIONS AND ASSOCIATIONS NOT
FOR PROFIT.**

Note: For shares of building and loan associations insured under "National Housing Act"; legal investments for charitable, etc., institutions, see 1940, c. 60.

**Chapter 2. CHARITABLE, EDUCATIONAL AND BENEVOLENT
CORPORATIONS AND SOCIETIES.**

- R. S. 15:2-5 Merger of charitable corporations conducting their
(added) activities in the same county, suppl., 1939, c. 240.
 - R. S. 15:2-6 Merger; agreement, suppl., 1939, c. 240.
(added)
 - R. S. 15:2-7 Agreement; submission to members; filing; suppl.,
(added) 1939, c. 240.
 - R. S. 15:2-8 Effect of merger; suppl., 1939, c. 240.
(added)
 - R. S. 15:2-9 Corporate entity continued for purpose of receiving
(added) legacy, bequest or devise; title vested in merged
 corporations, suppl., 1939, c. 240.
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**Title 16. CORPORATIONS AND ASSOCIATIONS,
RELIGIOUS.**

**Chapter 19. YOUNG MEN'S, YOUNG WOMEN'S CHRISTIAN OR
HEBREW ASSOCIATIONS.**

- R. S. 16:19-2 amended 1939, c. 231.

**Title 17. CORPORATIONS AND INSTITUTIONS FOR
FINANCE AND INSURANCE.**

Subtitle 1. GENERAL PROVISIONS.

Part 1. THE DEPARTMENT OF BANKING AND INSURANCE.

Chapter 1. THE DEPARTMENT AND THE COMMISSIONER.

Note: For regulation, by Commissioner, of loans, service agreements, etc., on Federal Housing mortgages by building and loan associations, see 1939, c. 129; for additional emergency powers of Commissioner of Banking and Insurance in connection with mortgages guaranteed or issued by corporation, see 1938, c. 212.

Chapter 2. LEGAL INVESTMENTS GENERALLY.

Note: For shares of building and loan associations insured under "National Housing Act"; legal investments, see 1940, c. 60.

R. S. 17:2-6 amended 1938, c. 52, s. 1.

R. S. 17:2-6.1 " 1938, c. 52, s. 2.

Additional Legislation.

Investments in securities of Federal Home Loan Banks, suppl.,
1938, c. 222.

Subtitle 2. FINANCIAL INSTITUTIONS.

**Part 1. BANKS, TRUST COMPANIES, BANKERS, SAVINGS
BANKS AND CLEARING HOUSE ASSOCIATIONS.**

Chapter 4. BANKS AND TRUST COMPANIES.

Note: For additional legislation affecting legal investments, see chapter 2 of this Title, supra.

R. S. 17:4-29 amended 1938, c. 185, s. 1.

R. S. 17:4-31 " 1940, c. 164.

R. S. 17:4-31.8 " 1938, c. 185, s. 2.

R. S. 17:4-51 " 1938, c. 226.

R. S. 17:4-59 " 1938, c. 218.

R. S. 17:4-60 " 1939, c. 351.

R. S. 17:4-62 " 1938, c. 431, s. 1.

R. S. 17:4-63 repealed 1938, c. 431, s. 2.
to 17:4-67

R. S. 17:4-71 amended 1938, c. 431, s. 3.

Chapter 6. SAVINGS BANKS.

Note: For additional legislation affecting legal investments, see chapter 2 of this Title, *supra*; for credit unions excepted from chapter, see 1938, c. 293.

Article 1. Formation.

R. S. 17:6-14 amended 1939, c. 26; 1939, c. 202.

Article 5. Deposits and Dividends.

R. S. 17:6-49 amended 1938, c. 219.

Article 6. Investments.

R. S. 17:6-53 amended 1938, c. 162, s. 1.
 R. S. 17:6-54 " 1938, c. 162, s. 2.
 R. S. 17:6-55 " 1938, c. 162, s. 3.
 R. S. 17:6-56 " 1938, c. 162, s. 4.
 R. S. 17:6-57 " 1938, c. 162, s. 5.
 R. S. 17:6-58.1 Industrial securities as investments, suppl., 1938,
 (added) c. 162, s. 6.
 R. S. 17:6-59 amended 1938, c. 162, s. 7.
 R. S. 17:6-61 " 1938, c. 162, s. 8.
 R. S. 17:6-62 " 1938, c. 162, s. 9.
 R. S. 17:6-63 " 1938, c. 162, s. 10.

Article 9. Extension of Charter and Change of Name.

R. S. 17:6-70 amended 1939, c. 27.

Additional Legislation.

Waiver of certain provisions upon extension of corporate existence, suppl., 1939, c. 25.

Chapter 8. ISSUANCE OF PREFERRED AND DEPOSITORS' COMMON STOCK; REORGANIZATIONS.

R. S. 17:8-1 amended 1939, c. 205, s. 1.
 R. S. 17:8-2 " 1939, c. 205, s. 2.
 R. S. 17:8-3 " 1939, c. 205, s. 3.
 R. S. 17:8-7 " 1939, c. 205, s. 4.
 R. S. 17:8-15 " 1939, c. 205, s. 5.

Chapter 9. DEPOSITS GENERALLY.

Additional Legislation.

Security for deposits, in banks, trust companies and savings banks, for bankrupt estates, required, suppl., 1940, c. 37.

716 TABLE OF CONTENTS, TITLE 17

**Part 2. LOAN BUSINESS AND COMPANIES; BUILDING AND
LOAN ASSOCIATIONS; CREDIT UNIONS.**

Chapter 10. SMALL LOAN BUSINESS.

Note: For credit unions excepted from chapter, see 1938, c. 293.

Chapter 12. BUILDING AND LOAN ASSOCIATIONS.

Article 2. Powers, Duties and Limitations.

Note: For authorization of investment in, insurance, assignment and servicing of Federal Housing mortgages, see 1939, c. 129.

R. S. 17:12-3 amended 1940, c. 62.

R. S. 17:12-11 “ 1939, c. 126.

R. S. 17:12-17 “ 1938, c. 32.

Additional Legislation.

Change in location of principal office, suppl., 1939, c. 131.

Article 5. Members and Membership.

R. S. 17:12-39 amended 1938, c. 31.

Article 6. Investments and Reserves.

Additional Legislation.

Making, servicing, etc., of Federal Housing Administration loans authorized, suppl., 1939, c. 129.

Article 7. Shares.

R. S. 17:12-51 amended 1938, c. 113.

R. S. 17:12-52 “ 1938, c. 112.

Additional Legislation.

Shares of building and loan associations insured under “National Housing Act”; legal investments, suppl., 1940, c. 60.

Article 10. Conversion Into Federal Savings and Loan Association.

R. S. 17:12-60 amended 1939, c. 208, s. 1.

R. S. 17:12-61 “ 1939, c. 208, s. 2.

R. S. 17:12-62 repealed 1939, c. 208, s. 3.

R. S. 17:12-63 “ 1939, c. 208, s. 5.

TABLE OF CONTENTS, TITLE 17 717

**Article 10A. (new) Conversion of Federal Savings and Loan Association
Into Building and Loan Association.**

Additional Legislation.

Conversion of Federal Savings and Loan Association into Building and Loan Association, suppl., 1939, c. 208, s. 4, s. 6.

Article 12. Dissolution and Liquidation.

- R. S. 17:12-81 amended 1939, c. 130, s. 1.
R. S. 17:12-82 " 1939, c. 130, s. 2.
R. S. 17:12-83 " 1939, c. 130, s. 3.
R. S. 17:12-86 " 1939, c. 130, s. 4.
R. S. 17:12-87 " 1939, c. 130, s. 5.
R. S. 17:12-87.1 Trustees, accounting, allowances, etc., suppl., 1939,
(added) c. 130, s. 6.

Article 15. Reorganization.

- R. S. 17:12-106 amended 1939, c. 255.
R. S. 17:12-107 " 1939, c. 132, s. 1.
R. S. 17:12-108 " 1939, c. 132, s. 2.
R. S. 17:12-109 " 1939, c. 132, s. 3.
R. S. 17:12-109.1 Certificate of incorporation and organization of as-
(added) sociations under R. S. 17:12-107, suppl., 1939,
c. 132, s. 4.
R. S. 17:12-110 amended 1939, c. 132, s. 5.
R. S. 17:12-111 " 1939, c. 132, s. 6.
R. S. 17:12-115 " 1939, c. 127.

**Article 16. Issuance of Shares by Federal Savings and Loan
Insurance Corporation.**

- R. S. 17:12-124 amended 1939, c. 208, s. 7.

Chapter 13. CREDIT UNIONS.

- R. S. 17:13-1 repealed 1938, c. 293, s. 47.
to 17:13-25

Additional Legislation.

Incorporation and regulation of credit unions, 1938, c. 293.

718 TABLE OF CONTENTS, TITLE 17

Part 5. FOREIGN INSTITUTIONS.

Chapter 16. REGULATION OF BUSINESS IN STATE.

- R. S. 17:16-2 amended 1938, c. 321, s. 1.
R. S. 17:16-3 " 1938, c. 321, s. 2.
R. S. 17:16-3.1 Issuance of certificate of authority to transact busi-
 (added) ness in State prohibited where applicant originally
 probated will or obtained administration of estate
 of resident decedent in another State; affidavit re-
 quired, suppl., 1939, c. 123, s. 1.
R. S. 17:16-3.2 Revocation of certificate of authority to transact
 (added) business in State directed where holder probated
 will or applied for administration of estate of resi-
 dent decedent in another State, suppl., 1939,
 c. 123, s. 2.
R. S. 17:16-10 amended 1938, c. 321, s. 3.
R. S. 17:16-15 repealed 1938, c. 321, s. 4.

Part. 6. (new) INVESTMENT COMPANIES.

Chapter 16A. (new) INVESTMENT COMPANIES.

Investment companies defined and regulated, 1938, c. 322.

Sec. 3 of above amended 1939, c. 353.

Subtitle 3. INSURANCE.

Part 1. INSURANCE COMPANIES GENERALLY.

Chapter 17. FORMATION.

- R. S. 17:17-1 amended 1938, c. 289, s. 1.
R. S. 17:17-3 " 1938, c. 289, s. 2.
R. S. 17:17-4 " 1938, c. 289, s. 3.
R. S. 17:17-6 " 1938, c. 289, s. 4.
R. S. 17:17-8 " 1938, c. 289, s. 5.

Chapter 18. POWERS, DUTIES AND LIMITATIONS.

- R. S. 17:18-7 repealed 1939, c. 305, s. 8.
R. S. 17:18-11 " 1940, c. 91.

Additional Legislation.

Reserves required of title insurance companies, suppl., 1938,
c. 289, s. 6, s. 7, s. 8.

Chapter 24. INVESTMENTS.

Note: For additional legislation affecting legal investments, see chapter 2
of this Title, *supra*.

- R. S. 17:24-1 amended 1938, c. 359; 1938, c. 368.
R. S. 17:24-7 " 1938, c. 289, s. 9.

TABLE OF CONTENTS, TITLE 17 719

Chapter 26. AMENDMENTS, CHANGES AND ALTERATIONS.

R. S. 17:26-1 amended 1940, c. 82.

Chapter 27. MERGER.

R. S. 17:27-1 amended 1938, c. 259, s. 1.
R. S. 17:27-2 " 1938, c. 259, s. 2.
R. S. 17:27-3 " 1938, c. 259, s. 3 and see R. S. 17:27-5A
added below.
R. S. 17:27-4 " 1938, c. 259, s. 4 and see R. S. 17:27-5A
added below.
R. S. 17:27-5 " 1938, c. 259, s. 5 and see R. S. 17:27-5A
added below.
R. S. 17:27-5A Effect of unconstitutionality or invalidity of any
(added) provision of act, suppl., 1938, c. 259, s. 17:27-5A.

Chapter 28. POLICY FORM AND PROVISIONS.

Note: For required policy and certificate provisions and reserves; assessment life, accident and health insurance, see 1938, c. 322.

R. S. 17:28-1 amended 1940, c. 92.

Additional Legislation.

Insurance of financed automobiles, suppl., 1939, c. 74.

Chapter 32. FOREIGN COMPANIES.

R. S. 17:32-2 amended 1938, c. 289, s. 10.
R. S. 17:32-7 " 1938, c. 55.

Part 2. LIFE INSURANCE.

Note: For deductions from salaries of employees of board of education for hospital service or group insurance plans, see 1940, c. 47.

Chapter 34. LIFE INSURANCE COMPANIES GENERALLY.

R. S. 17:34-19 amended 1938, c. 255, s. 1.
R. S. 17:34-24 " 1938, c. 254.
R. S. 17:34-31 " 1938, c. 255, s. 2.
R. S. 17:34-32 " 1938, c. 255, s. 3.

Additional Legislation.

Dividends or reductions in rate of premium on group policies;
how applied, suppl., 1938, c. 255, s. 4.

Chapter 35. ASSESSMENT LIFE INSURANCE COMPANIES.**Additional Legislation.**

Life, accident and health insurance policies and certificates issued by assessment life, health and accident insurance companies and associations and transaction of business by such companies and associations, regulated, suppl., 1938, c. 232.

Part 4. HEALTH AND ACCIDENT INSURANCE.

Note: For regulation of assessment, health and accident insurance companies and associations, see 1938, c. 232; for regulation of hospital service corporations and plans, see 1938, c. 366.

Chapter 38. UNIFORM POLICY PROVISIONS.

R. S. 17:38-2 amended 1940, c. 104.

Additional Legislation.

Standard provisions in group health and accident policies, filing of forms, etc.; approval, etc., suppl., 1939, c. 305.

Part 6. MUTUAL BENEFIT ASSOCIATIONS.

Note: For regulation of assessment, health and accident insurance companies and associations, see 1938, c. 232; for regulation of hospital service corporations and plans, see 1938, c. 366.

Chapter 45. AUTHORITY, REGULATIONS AND RESTRICTIONS.**Additional Legislation.**

Certain associations excepted from application of chapter, suppl., 1938, c. 60.

Part 9. (new) HOSPITAL, ETC., SERVICES.**Chapter 48. (new) HOSPITAL SERVICES.**

Note: For deductions from salaries of employees of board of education for hospital service or group insurance plans, see 1940, c. 47.

Hospital service corporations and hospital service plans, regulated, suppl., 1938, c. 366.

Chapter 48A. (new) MEDICAL SERVICE CORPORATIONS.

Medical service corporations, organization, regulation, etc., suppl., 1940, c. 74.

Part 10. (new) INSURANCE BY INDIVIDUALS, PARTNERSHIPS AND UNINCORPORATED ASSOCIATIONS.**Chapter 49. (new) REGULATION.**

Transaction of insurance business by individuals, partnerships and unincorporated associations regulated, 1939, c. 188.

Title 18. EDUCATION.

Note: For prohibition of payment of pensions or subsidies by school districts to certain inmates of penal institutions, see 1938, c. 221.

Chapter 5. SCHOOL DISTRICTS IN GENERAL.

Note: For authority of district clerks or secretary of board of education to take oaths, etc., in school matters, see 1939, c. 148.

Article 4. Effect of Formation of New Municipality or Annexation of Municipality or Part Thereof.

- R. S. 18:5-13 repealed 1939, c. 343, s. 39.
 1922, c. 129, repealed 1939, c. 343.
 1925, c. 149, repealed 1939, c. 343.

Article 5. Consolidation of Districts.

- R. S. 18:5-16 amended 1938, c. 145; 1939, c. 3.

Additional Legislation.

Apportionment of membership of boards of education of consolidated school districts among the constituent districts, suppl., 1938, c. 144.

Sec. 1 of above amended 1939, c. 2.

Article 7. District Property; Acquisition, Use and Disposition in General.

- R. S. 18:5-27 amended 1939, c. 341, s. 1.
 R. S. 18:5-28 " 1939, c. 341, s. 2.

Article 12. Officers, Teachers and Employees in General.

Note: For tenure of service for superintendents of schools in school districts in first class counties, see 1938, c. 288.

Additional Legislation.

Hospital services or group insurance plans for employees, deductions from salaries authorized and validated, suppl., 1940, c. 47.

Protection of teachers and members of supervisory and administrative staff against claims for negligence, etc., while in discharge of duties, suppl., 1938, c. 311.

Physical examination of employees of boards of education required, suppl., 1939, c. 295.

Article 13. Secretaries, District Clerks and Business Managers.

- R. S. 18:5-51 amended 1938, c. 78, s. 1; 1938, c. 247.

Article 14. Custodians of School Moneys.

Note: For transfer of powers and duties of State Auditor to State Department of Local Government, see 1938, c. 158.

Article 18. Limitations on Issuance of Bonds.

- R. S. 18:5-84 amended 1938, c. 335.

722 TABLE OF CONTENTS, TITLE 18

**Chapter 6. SCHOOL DISTRICTS IN CITIES, AND IN TOWNSHIPS,
INCORPORATED TOWNS AND BOROUGHS ACCEPTING
THIS CHAPTER.**

Note: For act limiting school debt and appropriations in certain school districts, see 1939, c. 265.

- R. S. 18:6-27 amended 1938, c. 78, s. 2.
R. S. 18:6-72.1 “ 1939, c. 89.

**Chapter 7. SCHOOL DISTRICTS IN TOWNSHIPS, INCORPORATED
TOWNS AND BOROUGHs, AND IN CITIES ACCEPTING THIS
CHAPTER.**

Note: For act limiting school debt and appropriations in certain school districts, see 1939, c. 265; for transfer of powers and duties of State Auditor to State Department of Local Government, see 1938, c. 158.

- R. S. 18:7-20 amended 1939, c. 386, s. 1.
R. S. 18:7-27 “ 1939, c. 386, s. 2.
R. S. 18:7-29 “ 1939, c. 386, s. 3.
R. S. 18:7-34 “ 1939, c. 386, s. 4.
R. S. 18:7-35 “ 1939, c. 386, s. 5.
R. S. 18:7-36 “ 1939, c. 386, s. 6.
R. S. 18:7-38 “ 1939, c. 386, s. 7.
R. S. 18:7-39 repealed 1939, c. 386, s. 8.
R. S. 18:7-42 amended 1939, c. 386, s. 9.
R. S. 18:7-44 “ 1939, c. 386, s. 10.
R. S. 18:7-56 “ 1938, c. 78, s. 3.

Additional Legislation.

Bonds to pay, fund or refund certain obligations, 1940, c. 29.

Chapter 8. REGIONAL BOARDS OF EDUCATION.

- R. S. 18:8-1 amended 1938, c. 155, s. 1.
R. S. 18:8-4 “ 1938, c. 155, s. 2.
R. S. 18:8-5 “ 1938, c. 155, s. 3.
R. S. 18:8-6 “ 1938, c. 155, s. 4.
R. S. 18:8-7 “ 1938, c. 155, s. 5.
R. S. 18:8-8 “ 1938, c. 155, s. 6.
R. S. 18:8-9 “ 1938, c. 155, s. 7.
R. S. 18:8-10 “ 1938, c. 155, s. 8.
R. S. 18:8-11 “ 1938, c. 155, s. 9.
R. S. 18:8-16 “ 1938, c. 155, s. 10.

Additional Legislation.

Apportionment of State school moneys for first year of regional school districts, suppl., 1939, c. 58.

Purchase of high school buildings; referendum, suppl., 1939, c. 113.

Chapter 10. STATE SCHOOL MONEYS, AND APPORTIONMENT THEREOF.

R. S. 18:10-18 amended 1938, c. 9.

R. S. 18:10-49 " 1938, c. 14.

Chapter 13. TEACHERS.

R. S. 18:13-16 amended 1940, c. 43.

Additional Legislation.

Executive secretary; New Jersey Education Association, membership and contributions, suppl., 1940, c. 117.

Tenure of service for superintendents of schools; school districts; first class counties, suppl., 1938, c. 288.

Chapter 14. PUPILS AND CONDUCT OF SCHOOLS IN GENERAL.**Article 1. Admission and Attendance of Pupils in General.**

R. S. 18:14-10 amended 1939, c. 86, s. 1.

R. S. 18:14-12 " 1939, c. 86, s. 2; 1940, c. 149.

Article 2. Compulsory Education.

Note: For employment and age certificates, issuance, etc., see 1940, c. 153.

R. S. 18:14-14 amended 1940, c. 154, s. 1.

R. S. 18:14-15 repealed 1940, c. 153, s. 21.
to 18:14-33

R. S. 18:14-34 amended 1940, c. 154, s. 2.

R. S. 18:14-35 " 1940, c. 154, s. 3.

R. S. 18:14-38 repealed 1940, c. 154, s. 4.

R. S. 18:14-42 amended 1938, c. 262, s. 1.

R. S. 18:14-47 " 1938, c. 262, s. 2.

R. S. 18:14-48 " 1938, c. 262, s. 3.

R. S. 18:14-49 " 1940, c. 154, s. 5.

724 **TABLE OF CONTENTS, TITLE 18**

Article 4. Promotion of Health and Prevention of Disease.

Additional Legislation.

Physical examinations of pupils regulated, suppl., 1939, c. 296.

Boards of education authorized to require or waive immunization to diphtheria of pupils, suppl., 1939, c. 299.

Tests for tuberculosis in pupils required, suppl., 1939, c. 294.

Chapter 15. SPECIAL SCHOOLS AND COURSES IN SCHOOL DISTRICTS OR IN COUNTIES.

Additional Legislation.

Adult education courses, suppl., 1938, c. 307.

Chapter 20. LAWS AFFECTING PRIVATE SCHOOLS AND COLLEGES.

Additional Legislation.

Approval of names of certain institutions above high school grade, by State Board of Education, required, suppl., 1938, c. 261.

Boarding schools; certain private; registration, certificate of approval, examination, control, etc., by Commissioner of Education, suppl., 1940, c. 173.

Title 19. ELECTIONS.**Subtitle 1. ANY ELECTION.****Chapter 3. OFFICES AND PUBLIC QUESTIONS.**

R. S. 19:3-6 amended 1938, c. 308.

Chapter 6. ELECTION OFFICIALS.

R. S. 19:6-2 amended 1940, c. 136.

R. S. 19:6-10 " 1939, c. 81.

Chapter 8. POLLING PLACES; BALLOT BOXES; EQUIPMENT.

R. S. 19:8-2 amended 1938, c. 280.

R. S. 19:8-4 " 1938, c. 281.

Subtitle 2. GENERAL ELECTIONS.**Chapter 15. BALLOTING.**

R. S. 19:15-7 amended 1939, c. 354, s. 1.

Chapter 19. CANVASS OF RETURNS BY BOARD OF COUNTY CANVASSERS.

R. S. 19:19-8 amended 1938, c. 399, s. 1.

R. S. 19:19-12 " 1938, c. 399, s. 2.

Subtitle 3. PRIMARY ELECTIONS.**Chapter 23. PRIMARY FOR GENERAL ELECTION.**

R. S. 19:23-14 amended 1940, c. 135, s. 1.

R. S. 19:23-45 " 1939, c. 354, s. 2.

Subtitle 6. REGISTRATION OF VOTERS.**Chapter 30. MUNICIPALITIES NOT HAVING PERMANENT REGISTRATION.**

Note: For registration day for municipal election; certain commission governed municipalities, see 1940, c. 44.

Chapter 31. MUNICIPALITIES HAVING PERMANENT REGISTRATION.

R. S. 19:31-1 amended 1940, c. 18; 1940, c. 19.

R. S. 19:31-2 " 1940, c. 165, s. 1.

R. S. 19:31-6 " 1940, c. 135, s. 2.

R. S. 19:31-7 " 1940, c. 135, s. 3.

R. S. 19:31-11 " 1940, c. 135, s. 4.

R. S. 19:31-15 " 1940, c. 155.

R. S. 19:31-19 " 1940, c. 31, s. 1.

Additional Legislation.

Inspection, etc., of registration binders and poll books; authorized, suppl., 1940, c. 53.

Moving permits, monthly reports of issuance, suppl., 1940, c. 54.

Subtitle 7. ENFORCEMENT OF ELECTION LAW.**Chapter 32. SUPERINTENDENT OF ELECTIONS.**

R. S. 19:32-1	amended 1940, c. 165, s. 2.
R. S. 19:32-2	“ 1940, c. 165, s. 3.
R. S. 19:32-15	“ 1940, c. 31, s. 2.
R. S. 19:32-17	“ 1940, c. 31, s. 3.
R. S. 19:32-18	“ 1940, c. 31, s. 4.

Subtitle 11. FIRST ELECTIONS IN CONSOLIDATED MUNICIPALITIES.**Chapter 38. PROCEDURE.**

R. S. 19:38-1	amended 1939, c. 343, s. 22.
R. S. 19:38-2	“ 1939, c. 343, s. 23.
R. S. 19:38-3	“ 1939, c. 343, s. 24.
R. S. 19:38-4	repealed 1939, c. 343, s. 39.
R. S. 19:38-5	amended 1939, c. 343, s. 25.
R. S. 19:38-6	“ 1939, c. 343, s. 26.

Subtitle 13. PUBLIC ELECTION EXPENSES.**Chapter 45. LIABILITY FOR.**

R. S. 19:45-7	amended 1940, c. 165, s. 4.
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Subtitle 15. VOTING MACHINES; PROCEDURE.**Chapter 48. VOTING MACHINES.**

R. S. 19:48-3	amended 1940, c. 152.
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Chapter 49. BALLOTS.

R. S. 19:49-2	amended 1940, c. 137.
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TABLE OF CONTENTS, TITLES 20, 21 & 22 727

Title 20. EMINENT DOMAIN.

Chapter 1. CONDEMNATION IN GENERAL.

- R. S. 20:1-30 amended 1938, c. 21, s. 1.
R. S. 20:1-36 Condemnation by Housing Authority, suppl., 1938,
(added) c. 21, s. 2.

**Chapter 2. ACQUISITION OF LANDS BY THE STATE OR ANY
AGENCY THEREOF.**

- R. S. 20:2-1 repealed 1938, c. 103.
to 20:2-18
-

Title 21. EXPLOSIVES AND FIREWORKS.

Subtitle 2. FIREWORKS.

Chapter 2. MANUFACTURE, STORAGE AND TRANSPORTATION.

- R. S. 21:2-4 amended 1938, c. 69.
-

Title 22. FEES AND COSTS.

Chapter 1. GENERAL PROVISIONS.

Note: For allowance of fees to attorneys, proctors, solicitors and counsel,
in proceedings, etc., in courts, see 1939, c. 140.

- R. S. 22:1-6 amended 1940, c. 30.

Chapter 2. IN CIVIL CAUSES AND PROCEEDINGS IN THE COURTS.

- R. S. 22:2-22 amended 1938, c. 172.
R. S. 22:2-29 " 1939, c. 398.
R. S. 22:2-44 " 1939, c. 184; 1940, c. 40.
R. S. 22:2-45 " 1940, c. 23.

Title 23. FISH AND GAME, WILD BIRDS AND ANIMALS.**Chapter 3. LICENSES AND PERMITS.**

- R. S. 23:3-4 amended 1939, c. 100.
 R. S. 23:3-50 " 1939, c. 51; 1939, c. 350; 1940, c. 166, s. 1.
 R. S. 23:3-52 " 1940, c. 166, s. 2.

Chapter 4. GAME, WILD BIRDS AND ANIMALS.

- R. S. 23:4-1 amended 1939, c. 168, s. 1.
 R. S. 23:4-2 " 1939, c. 168, s. 2.
 R. S. 23:4-7 " 1938, c. 39.
 R. S. 23:4-8 " 1939, c. 120.
 R. S. 23:4-12 " 1938, c. 102.
 R. S. 23:4-16 " 1939, c. 252.
 R. S. 23:4-23 " 1938, c. 304.
 R. S. 23:4-37 " 1939, c. 69, s. 1.
 R. S. 23:4-38 repealed 1939, c. 278.
 R. S. 23:4-39 amended 1939, c. 69, s. 2; 1939, c. 293.

Additional Legislation.

Possession or liberation of coyotes regulated, 1939, c. 42.

Carrying of loaded firearms in vehicle for hunting purposes prohibited, 1939, c. 172.

Chapter 5. FISH.

- R. S. 23:5-1 amended 1939, c. 327, s. 1.
 R. S. 23:5-3 " 1939, c. 327, s. 2.
 R. S. 23:5-5 repealed 1938, c. 318, s. 10.
 R. S. 23:5-8 amended 1938, c. 318, s. 11.
 R. S. 23:5-10 " 1939, c. 327, s. 3.

Additional Legislation.

Protection of striped bass and licensing of use of nets for taking, 1938, c. 318.

Chapter 9. LOCAL AND SPECIAL PROVISIONS.**Additional Legislation.**

Reciprocal enforcement of fishing laws on Hudson and Delaware river with New York and Pennsylvania, 1938, c. 240.

Chapter 10. PROCEDURE FOR COLLECTION OF PENALTIES; FORFEITURES.

- R. S. 23:10-5 amended 1939, c. 106.

Chapter 12. (new) WILDLIFE-RESTORATION PROJECTS.

Board of Fish and Game Commissioners co-operative agency in wildlife-restoration projects, 1938, c. 157.

Title 24. FOOD AND DRUGS.**Subtitle 1. FOOD AND DRUGS.**

Note: For act adding cosmetics to Pure Food and Drug Law, see 1939, c. 320.

Chapter 1. DEFINITIONS AND CONSTRUCTION.

- R. S. 24:1-1 amended 1939, c. 320, s. 1.
 R. S. 24:1-2 " 1939, c. 320, s. 2.
 R. S. 24:1-4 Federal regulations to control over State regula-
 (added) tions, suppl., 1939, c. 320, s. 3.

Chapter 2. ENFORCEMENT AGENCIES.

- R. S. 24:2-1 amended 1939, c. 320, s. 4.

Chapter 3. INSPECTION—SAMPLES.

- R. S. 24:3-1 amended 1939, c. 320, s. 5.
 R. S. 24:3-2 " 1939, c. 320, s. 6.
 R. S. 24:3-3 " 1939, c. 320, s. 7.
 R. S. 24:3-4 " 1939, c. 320, s. 8.
 R. S. 24:3-6 " 1939, c. 320, s. 9.

Chapter 4. CONDEMNATION AND DESTRUCTION OF FOOD OR DRUG.

- R. S. 24:4-1 amended 1939, c. 320, s. 10.
 R. S. 24:4-2 " 1939, c. 320, s. 11.
 R. S. 24:4-8 " 1939, c. 320, s. 12.
 R. S. 24:4-9 " 1939, c. 320, s. 13.
 R. S. 24:4-12 Embargo on adulterated or misbranded articles,
 (added) suppl., 1939, c. 320, s. 14.

Chapter 5. GENERAL ADULTERATION AND MISBRANDING OF FOODS AND DRUGS.

- R. S. 24:5-1 amended 1939, c. 320, s. 15.
 R. S. 24:5-2 " 1939, c. 320, s. 16.
 R. S. 24:5-5 " 1939, c. 320, s. 17.
 R. S. 24:5-6 " 1939, c. 320, s. 18.
 R. S. 24:5-8 " 1939, c. 320, s. 19.
 R. S. 24:5-9 " 1939, c. 320, s. 20.
 R. S. 24:5-10 " 1939, c. 320, s. 21.
 R. S. 24:5-11 " 1939, c. 320, s. 22.
 R. S. 24:5-11.1 Adulteration of cosmetics defined, suppl., 1939,
 (added) c. 320, s. 23.
 R. S. 24:5-13 amended 1939, c. 320, s. 24.
 R. S. 24:5-16 " 1939, c. 320, s. 25.
 R. S. 24:5-17 " 1939, c. 320, s. 26.
 R. S. 24:5-18 " 1939, c. 320, s. 27.

730 **TABLE OF CONTENTS, TITLE 24**

R. S. 24:5-18.1 Misbranding of cosmetics defined, suppl., 1939,
(added) c. 320, s. 28.

R. S. 24:5-18.2 Articles to be processed, labeled or repacked else-
(added) where than where originally processed or packed
 exempted from labeling and processing require-
 ments, suppl., 1939, c. 320, s. 29.

R. S. 24:5-19 amended 1939, c. 320, s. 30.

Chapter 6. STANDARDS OF PURITY, QUALITY AND STRENGTH.

R. S. 24:6-1 amended 1939, c. 320, s. 31.

R. S. 24:6-2 " 1939, c. 320, s. 32.

R. S. 24:6-3 " 1939, c. 320, s. 33.

Chapter 6A. (added) NEW DRUGS.

R. S. 24:6A-1 Introduction of new drugs; regulations concerning,
(added) suppl., 1939, c. 320, s. 35.

Chapter 10. DAIRY PRODUCTS.

R. S. 24:10-16 amended 1939, c. 185.

Additional Legislation.

Production, sale, etc., of goats milk regulated, 1938, c. 195.

Chapter 11A. (new) EGGS REMOVED FROM INCUBATORS.

Eggs removed from incubators, distribution, etc., regulated,
suppl., 1939, c. 116.

Chapter 17. VIOLATIONS; PENALTIES; RECOVERY.

R. S. 24:17-2 amended 1939, c. 320, s. 34.

Subtitle 2. NARCOTIC DRUGS.

Chapter 18. UNIFORM NARCOTIC DRUG LAW.

R. S. 24:18-2 amended 1938, c. 156, s. 1, see also 1938, c. 24.

R. S. 24:18-7 " 1938, c. 156, s. 2.

R. S. 24:18-30 " 1938, c. 156, s. 3.

Title 26. HEALTH AND VITAL STATISTICS.

Note: For hospital service corporations and plans, regulated, see 1938, c. 366; for licensing of persons in charge of water purification or treatment and sewerage treatment plants and water supply systems, see 1938, c. 206; for production, etc., and sale of goats milk, regulated, see 1938, c. 195.

Chapter 2. STATE DEPARTMENT OF HEALTH.**Article 1. Organization and Departmental Personnel.**

- R. S. 26:2-2 amended 1939, c. 280, s. 1.
 R. S. 26:2-3 " 1939, c. 280, s. 2.

Article 2. Powers and Duties.**I. FEDERAL GRANTS FOR PUBLIC WORK, MATERNAL AND CHILD WELFARE.**

- R. S. 26:2-60 amended 1939, c. 378.

J. (added) INSPECTION OF PUBLIC PLACES.

- R. S. 26:2-62 Definition of public place, suppl., 1939, c. 261.
 (added)
 R. S. 26:2-63 Toilets, wash rooms, etc., cleanliness, suppl., 1939,
 (added) c. 261.
 R. S. 26:2-64 Toilets, etc., construction and sanitation, suppl., 1939,
 (added) c. 261.
 R. S. 26:2-65 Quality of water used or available for use regulated,
 (added) suppl., 1938, c. 261.
 R. S. 26:2-66 Protection of food from contamination, suppl., 1939,
 (added) c. 261.
 R. S. 26:2-67 Towels and drinking utensils to be kept clean, suppl.,
 (added) 1939, c. 261.
 R. S. 26:2-68 Utensils and equipment to be kept clean, suppl.,
 (added) 1939, c. 261.
 R. S. 26:2-69 Garbage, etc., storage, etc., suppl., 1939, c. 261.
 (added)
 R. S. 26:2-70 Drainage of waste liquids regulated, suppl., 1939,
 (added) c. 261.
 R. S. 26:2-71 Freedom from rats, etc., and vermin required, suppl.,
 (added) 1939, c. 261.
 R. S. 26:2-72 Jurisdiction of local boards of health saved, suppl.,
 (added) 1939, c. 261.
 R. S. 26:2-73 Penalties for violations; amount and in whose name
 (added) sued for, suppl., 1939, c. 261.
 R. S. 26:2-74 Payments and disposal of penalties, suppl., 1939,
 (added) c. 261.

R. S. 26:2-75 (added)	Jurisdiction of and institution of proceedings, suppl., 1939, c. 261.
R. S. 26:2-76 (added)	Trial, suppl., 1939, c. 261.
R. S. 26:2-77 (added)	Imprisonment for failure to pay judgment, suppl., 1939, c. 261.
R. S. 26:2-78 (added)	Adjournment of hearing; detention of defendant; bond and prosecution thereof, suppl., 1939, c. 261.
R. S. 26:2-79 (added)	Form of judgment, suppl., 1939, c. 261.
R. S. 26:2-80 (added)	Execution of process; recovery of costs; execution, suppl., 1939, c. 261.

K. (new) WEEDS DETRIMENTAL TO HEALTH.

Control of marihuana weed, 1939, c. 248.

Chapter 3. LOCAL BOARDS OF HEALTH.

R. S. 26:3-9	amended 1938, c. 105.
--------------	-----------------------

Chapter 4. COMMUNICABLE DISEASES.

Article 3. Venereal Diseases.

Note: For test for syphilis before marriage license issued, see 1938, c. 126.

Additional Legislation.

Tests of pregnant women for syphilis; report on birth certificate; required, 1938, c. 41.

Article 7. Rabies and Control of Dogs.

R. S. 26:4-84	amended 1939, c. 201, s. 1.
R. S. 26:4-94	" 1939, c. 201, s. 2.

Article 8. Biological Products and Laboratory Supplies.

Additional Legislation.

Free distribution of anti-pneumococcic serum, 1938, c. 24.

Chapter 5. MENTAL DEFICIENCY AND EPILEPSY.

R. S. 26:5-6	amended 1940, c. 101, s. 1.
R. S. 26:5-10	" 1940, c. 101, s. 2.

Chapter 8. REGISTRATION OF VITAL STATISTICS.

Note: For report as to prenatal tests for syphilis required in birth and stillbirth certificates, see 1938, c. 41.

R. S. 26:8-49	amended 1938, c. 174, s. 1.
R. S. 26:8-51	" 1938, c. 174, s. 2.

Chapter 12. (new) REGIONAL HEALTH COMMISSIONS.

Associations to furnish public health services, 1938, c. 67.

Title 27. HIGHWAYS.**Subtitle 1. STATE HIGHWAY DEPARTMENT AND COMMISSIONER.****Chapter 1. CONSTITUTION AND GENERAL POWERS.****Additional Legislation.**

Appointment, tenure, etc., of general solicitor to department,
1939, c. 75.

Subtitle 3. STATE HIGHWAYS.**Chapter 6. STATE HIGHWAY ROUTES.**

R. S. 27:6-1	amended	1938, c. 17.
Route 2-N	added	1938, c. 269.
Route S-4-d	extended	1938, c. 134.
Route S-4-A	"	1938, c. 341.
Route 6-A	added	1938, c. 47.
Route 24N	"	1938, c. 85.
Route 29B	"	1938, c. 183.
Route 31A	"	1938, c. 345.
Route 36	extended	1940, c. 95.
Route 38	"	1938, c. 51.
Route S-41	"	1938, c. 299.
Route S-43	added	1938, c. 216.
Route S-44	"	1938, c. 374.
Route 44-T	"	1938, c. 367; 1939, c. 264.
Route S-49	"	1938, c. 168.
Route 54	"	1938, c. 43.
Route 55	"	1938, c. 83; 1938, c. 143.
Route 56	"	1938, c. 84; 1938, c. 177.
Route 100, S-100 Ocean County	"	1938, c. 50.
Route 13-E	"	1938, c. 238.

734 TABLE OF CONTENTS, TITLES 27 & 29

Route 18	added	1939, c. 243.
Route 19	"	1939, c. 200.
Route 25A	"	1939, c. 198.
Route 25B	"	1939, c. 317.
Route 101	"	1939, c. 105.

Additional Legislation.

Renumbering of State Highway Routes by Commissioner, authorized, 1940, c. 184.

Chapter 7. ACQUISITION, CONSTRUCTION AND MAINTENANCE BY STATE.

Settlement of claims against counties, municipalities or corporations for share of cost of laying-out, etc., maintenance, etc., of State highways, 1938, c. 258.

Sec. 2 amended, 1939, c. 10.

Chapter 12. SALE OF LANDS.

R. S. 27:12-1 amended 1938, c. 407.

Subtitle 4. STATE AID ROADS.

Chapter 15. STATE AID TO MUNICIPALITIES.

R. S. 27:15-1	amended 1938, c. 427, s. 1.
R. S. 27:15-2	" 1938, c. 427, s. 2.
R. S. 27:15-4	" 1938, c. 427, s. 3.
R. S. 27:15-7	" 1938, c. 403.

Additional Legislation.

"Unimproved roads" defined, 1938, c. 362.

Chapter 23. (new) MUNICIPAL ROADS.

Diversion, moneys appropriated for maintenance, roads and streets, to new construction, reconstruction, etc.; towns, townships and boroughs in first class counties, 1939, c. 380.

Title 29. HOTELS.

Chapter 4. (new) REGULATION IN GENERAL.

Tourist and trailer camps and overnight lodging places regulated, 1939, c. 254.

Title 30. INSTITUTIONS AND AGENCIES.

Note: For lien in favor of State and county institutions for care and treatment of patients, see 1938, c. 239.

Subtitle 1. STATE DEPARTMENTS AND INSTITUTIONS GOVERNED THEREBY.**Chapter 2. APPROPRIATIONS.**

R. S. 30:2-1 amended 1938, c. 275.

Chapter 4. MANAGEMENT, CONTROL AND OPERATION OF INSTITUTIONS IN GENERAL.

R. S. 30:4-48 amended 1940, c. 144.

R. S. 30:4-67 " 1939, c. 259.

R. S. 30:4-157.4 " 1939, c. 301.

R. S. 30:4-159 " 1940, c. 143.

Additional Legislation.

Deposit, etc., of funds of inmates of State institutions, regulated, suppl., 1938, c. 380.

Lien in favor of State and county institutions upon property of persons receiving care and treatment therein, suppl., 1938, c. 239.

Subtitle 2. STATE BOARD OF CHILDREN'S GUARDIANS.**Chapter 5. ASSISTANCE TO AND CARE, CUSTODY, GUARDIANSHIP, ETC., OF CHILDREN.****Article 1. Definitions, Construction of Chapter and General Powers and Duties of Board.**

R. S. 30:5-1 amended 1938, c. 161, s. 1; 1940, c. 118.

R. S. 30:5-4 " 1939, c. 245.

Article 2. Assistance to Indigent, Etc., Children Becoming a Public Charge in General.

R. S. 30:5-9 " 1939, c. 377, s. 1.

Additional Legislation.

Disposition of moneys held for payment of uncashed checks issued by State Board of Children's Guardians, regulated, 1939, c. 213.

Article 3. Care, Custody, Guardianship and Support of Abandoned, Etc., Children.**Additional Legislation.**

Guardianship of the State Board of Children's Guardians, defined and regulated, 1938, c. 160.

Article 4. Home Life of Dependent Children.

- R. S. 30:5-33 amended 1938, c. 161, s. 2; 1938, c. 400;
1939, c. 377, s. 2.
- R. S. 30:5-35 " 1939, c. 377, s. 3.
- R. S. 30:5-36 " 1938, c. 161, s. 3; 1939, c. 377, s. 4.
- R. S. 30:5-43 " 1938, c. 161, s. 4.
- R. S. 30:5-44 " 1938, c. 161, s. 5.

Subtitle 3. BLIND, DEAF AND DUMB AND FEEBLE-MINDED PERSONS.**Chapter 6. RELIEF OF BLIND, DEAF AND DUMB AND FEEBLE-MINDED.**

- R. S. 30:6-3 amended 1939, c. 160, s. 1.
- R. S. 30:6-5 " 1939, c. 160, s. 2.
- R. S. 30:6-10 " 1939, c. 160, s. 3.

Additional Legislation.

Operation of stands in public buildings, by the blind, under supervision of New Jersey State Commission for Blind, 1938, c. 349.

Subtitle 4. SOLDIERS' HOMES.**Chapter 6A. HOMES FOR DISABLED SOLDIERS, SAILORS AND MARINES AND THEIR WIVES AND WIDOWS.**

- R. S. 30:6A-3 amended 1938, c. 184.

Subtitle 6. COUNTY AND MUNICIPAL INSTITUTIONS.

Note: For lien in favor of State and county institutions for care and treatment of patients, see 1938, c. 239.

Chapter 8. PENAL INSTITUTIONS.**Additional Legislation.**

Compensation of guards, keepers and industrial officers in jails, detention houses and penitentiaries; first class counties, 1938, c. 54.

Title of above amended 1940, c. 134, s. 1.

Sec. 1 of above amended 1940, c. 134, s. 2.

Chapter 9. ASYLUMS AND HOSPITALS.

Note: For acquisition, improvement, etc., of lands by counties for hospital purposes, see 1940, c. 33.

- R. S. 30:9-4 amended 1940, c. 7, s. 1.
- R. S. 30:9-5 " 1940, c. 7, s. 2.
- R. S. 30:9-19 " 1938, c. 275, s. 2.
- R. S. 30:9-24 " 1938, c. 425; 1939, c. 340.

Title 32. INTERSTATE AND PORT AUTHORITIES AND COMMISSIONS.

Subtitle 1. THE PORT OF NEW YORK AUTHORITY.

Chapter 2. OTHER LAWS RELATING TO THE PORT OF NEW YORK AUTHORITY.

Additional Legislation.

Procedure upon sale of real estate; prior conveyances ratified,
1939, c. 35.

Series F and FF Bonds, etc., legal investments, 1939, c. 189.

Subtitle 5. COUNTY INTERSTATE BRIDGES AND TUNNELS.

Chapter 13A. GLOUCESTER COUNTY TUNNEL.

R. S. 32:13A-14 amended 1939, c. 84, s. 1; c. 158, s. 1.

R. S. 32:13A-15 " 1939, c. 84, s. 2; c. 158, s. 2.

Additional Legislation.

Contract with Delaware County-Pennsylvania Authority for
construction, operation and maintenance of tunnel and
issuance of bonds, 1938, c. 379.

Chapter 13B. (new) CAPE MAY COUNTY FERRY.

Cape May County Ferry Act, 1938, c. 426.

Subtitle 6. PALISADES INTERSTATE PARK.

Chapter 14. GENERAL PROVISIONS.

R. S. 32:14-1 amended 1939, c. 191, s. 1.

R. S. 32:14-2 repealed 1939, c. 191, s. 2.

R. S. 32:14-3 amended 1939, c. 191, s. 3.

R. S. 32:14-4 " 1939, c. 191, s. 4.

R. S. 32:14-5 " 1939, c. 191, s. 5.

R. S. 32:14-6 " 1939, c. 191, s. 6.

R. S. 32:14-7 " 1939, c. 191, s. 7.

R. S. 32:14-8 " 1939, c. 191, s. 8.

R. S. 32:14-9 " 1939, c. 191, s. 9.

R. S. 32:14-10 " 1939, c. 191, s. 10.

R. S. 32:14-12 " 1939, c. 191, s. 11.

R. S. 32:14-13 " 1939, c. 191, s. 12.

R. S. 32:14-13.1 " 1939, c. 191, s. 13.

R. S. 32:14-13.2 " 1939, c. 191, s. 14.

R. S. 32:14-14	amended 1939, c. 191, s. 15.
R. S. 32:14-15	" 1939, c. 191, s. 16.
R. S. 32:14-16	" 1939, c. 191, s. 17.
R. S. 32:14-17	" 1939, c. 191, s. 18.
R. S. 32:14-18	" 1939, c. 191, s. 19.
R. S. 32:14-19	repealed 1939, c. 191, s. 20.
R. S. 32:14-20	amended 1939, c. 191, s. 21.
R. S. 32:14-21	" 1939, c. 191, s. 22.
R. S. 32:14-23	" 1939, c. 191, s. 23.
R. S. 32:14-25	" 1939, c. 191, s. 24.
R. S. 32:14-26	" 1939, c. 191, s. 25.
R. S. 32:14-27	" 1939, c. 191, s. 26.
R. S. 32:14-28	" 1939, c. 191, s. 27.
R. S. 32:14-29	" 1939, c. 191, s. 28.
R. S. 32:14-30	" 1939, c. 191, s. 29.

Chapter 15. HENRY HUDSON DRIVE.

R. S. 32:15-1	amended 1939, c. 191, s. 30.
R. S. 32:15-2	" 1939, c. 191, s. 31.
R. S. 32:15-3	" 1939, c. 191, s. 32.
R. S. 32:15-4	" 1939, c. 191, s. 33.

Chapter 16. PALISADES PARKWAY.

R. S. 32:16-1	amended 1939, c. 191, s. 34.
R. S. 32:16-2	" 1939, c. 191, s. 35.
R. S. 32:16-3	" 1939, c. 191, s. 36.
R. S. 32:16-4	" 1939, c. 191, s. 37.
R. S. 32:16-5	" 1939, c. 191, s. 38.
R. S. 32:16-6	" 1929, c. 191, s. 39.
R. S. 32:16-7	" 1939, c. 191, s. 40.

Subtitle 8. (new) INTERSTATE CO-OPERATION FOR CONSERVATION AND PROTECTION OF WATER RESOURCES.

Chapter 20. (new) INTERSTATE CO-OPERATION OF WATER RESOURCES IN DELAWARE RIVER BASIN.

Interstate compact with New York and Pennsylvania for co-operation for conservation and protection of water resources in Delaware River basin, 1939, c. 146.

Title 33. INTOXICATING LIQUORS.**Chapter 1. ALCOHOLIC BEVERAGE LAW.**

R. S. 33:1-2	amended 1938, c. 79.
R. S. 33:1-10	" 1938, c. 30; 1938, c. 296; 1938, c. 429; 1939, c. 235; 1940, c. 83.
R. S. 33:1-21	" 1938, c. 209.
R. S. 33:1-26	" 1938, c. 297.
R. S. 33:1-31.2	" 1938, c. 350.
R. S. 33:1-43	" 1938, c. 147; 1939, c. 225.
R. S. 33:1-77	" 1939, c. 228.

Additional Legislation.

Alcohol, sale and possession of, regulated, suppl., 1939, c. 173.
Discrimination in sale to retailers of alcoholic beverages other than malt beverages, prohibited, suppl., 1939, c. 87.
Fair trade agreements as to dealings in alcoholic beverages, enforcement of by Commissioner, suppl., 1938, c. 208.
Illicit beverages, presumption, suppl., 1939, c. 177.
Licensees not to limit amount of off premises sales; to post notice of disposal of stock of advertised brands, suppl., 1939, c. 171.
Licenses effective on expiration of license previously issued, renewals, suppl., 1939, c. 281.
Licenses, limitation of number; sixth class counties, suppl., 1939, c. 61.
Municipal excise commissions; establishment, powers, etc.; certain municipalities, suppl., 1940, c. 63.
Municipal regulations as to retail trade, Sunday selling and license fees to be by ordinance only, except in sixth class counties, suppl., 1939, c. 234.

Chapter 3. OTHER LAWS RELATING TO INTOXICATING LIQUORS.

R. S. 33:3-1	repealed 1938, c. 285.
to 33:3-8	

Title 34. LABOR AND WORKMEN'S COMPENSATION.

Chapter 1. ORGANIZATION OF DEPARTMENT OF LABOR.

Note: For Deputy Commissioner of Compensation, civil service status, see 1939, c. 111.

Chapter 2. CHILD AND FEMALE LABOR; MERCANTILE ESTABLISHMENTS.

R. S. 34:2-2 repealed 1940, c. 153, s. 21.
to 34:2-23

R. S. 34:2-28 amended 1938, c. 98.

Additional Legislation.

Child labor regulated, 1940, c. 153.

Chapter 6. INSPECTION AND REGULATION OF FACTORIES, MINES, WORKSHOPS AND OTHER INDUSTRIES.

Additional Legislation.

Daily records of home work in hand knitting industry to be kept by employers and employees; payments therefor regulated, suppl., 1940, c. 98.

Chapter 15. WORKMEN'S COMPENSATION.

R. S. 34:15-10 amended 1940, c. 176.

R. S. 34:15-12v " 1939, c. 287.

R. S. 34:15-13(i) " 1938, c. 36.

R. S. 34:15-31 " 1938, c. 419.

R. S. 34:15-60 " 1939, c. 291.

R. S. 34:15-74 " 1940, c. 108.

R. S. 34:15-79 " 1938, c. 130.

R. S. 34:15-87 " 1939, c. 68.

R. S. 34:15-94 " 1938, c. 198, s. 1.

R. S. 34:15-95 " 1938, c. 198, s. 2; 1940, c. 133, ss. 1, 3.

Additional Legislation.

Application for benefits, hearing, decision, review, suppl., 1938, c. 198, s. 3, amended 1940, c. 133, s. 2.

Chapter 18. (new) DEPOSITS BY EMPLOYEES WITH EMPLOYER.

Deposits of moneys, etc., by employee with employer to insure performance of duties, trust funds; remedies, etc., 1939, c. 117.

TABLE OF CONTENTS, TITLES 35, 36 & 37 741

Title 35. LEGAL ADVERTISEMENTS.

Chapter 1. LEGAL NEWSPAPERS.

R. S. 35:1-2.1 amended 1938, c. 328.

R. S. 35:1-2.2 " 1938, c. 328.

Title 36. LEGAL HOLIDAYS.

Chapter 1. LEGAL HOLIDAYS AND EFFECT THEREOF.

R. S. 36:1-1 amended 1938, c. 115; 1940, c. 85.

Title 37. MARRIAGES AND MARRIED PERSONS.

Chapter 1. MARRIAGES.

R. S. 37:1-10 amended 1939, c. 227.

Additional Legislation.

Test for syphilis before marriage license issued, 1938, c. 126.

Title 38. MILITIA—SOLDIERS, SAILORS AND MARINES.

Subtitle 1. MILITIA.

Chapter 3. NATIONAL GUARD.

R. S. 38:3-3	amended 1939, c. 95, s. 1.
R. S. 38:3-4	“ 1939, c. 95, s. 2.
R. S. 38:3-12	“ 1939, c. 95, s. 3.
R. S. 38:3-23	“ 1939, c. 95, s. 4.
R. S. 38:3-30	“ 1939, c. 95, s. 5.
R. S. 38:3-36	“ 1939, c. 95, s. 6.

Additional Legislation.

Retirement of enlisted men for age; assignment to duty, suppl.,
1939, c. 95, s. 9.

Chapter 12. PRIVILEGES AND IMMUNITIES.

R. S. 38:12-8	amended 1939, c. 95, s. 7.
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Chapter 13. PROHIBITIONS AND PENALTIES.

R. S. 38:13-1	amended 1939, c. 95, s. 8.
---------------	----------------------------

Subtitle 2. SOLDIERS, SAILORS AND MARINES.

**Chapter 17. BURIAL OF DECEASED SOLDIERS, SAILORS,
MARINES AND NURSES.**

R. S. 38:17-7	amended 1939, c. 24, s. 1.
R. S. 38:17-8	“ 1939, c. 24, s. 2.

Chapter 23. LEAVE OF ABSENCE FROM PUBLIC EMPLOYMENT.

R. S. 38:23-2	amended 1940, c. 25.
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Chapter 25A. (new) SOUVENIRS, INSIGNIA AND EMBLEMS.

Designation of State souvenir of deceased veterans of the
World War; sales regulated, 1938, c. 207.

Designation of State souvenir of Disabled American Veterans
of the World War; sales regulated, 1939, c. 135.

**Title 39. MOTOR VEHICLES AND TRAFFIC
REGULATION.****Subtitle 1. MOTOR VEHICLES AND TRAFFIC LAWS.****Chapter 3. MOTOR VEHICLES.****Article 2. Registration and Licensing.**

R. S. 39:3-4	amended 1938, c. 66, s. 1.
R. S. 39:3-9	" 1938, c. 66, s. 2.
R. S. 39:3-10	" 1938, c. 66, s. 3.
R. S. 39:3-10.1	" 1938, c. 49; 1938, c. 66, s. 4.
R. S. 39:3-15	" 1938, c. 66, s. 5; 1938, c. 332; 1939, c. 79, s. 1.
R. S. 39:3-16	" 1939, c. 79, s. 2.
R. S. 39:3-17	" 1939, c. 79, s. 3.
R. S. 39:3-22	" 1938, c. 66, s. 6.
R. S. 39:3-24	" 1938, c. 66, s. 7.
R. S. 39:3-26	" 1938, c. 66, s. 8.

Article 6. (new) Reports of Theft, Etc.**Additional Legislation.**

Report of theft of motor vehicle or registration plates and of
recovery of same, required, suppl., 1938, c. 352.

Chapter 4. TRAFFIC REGULATION.

Note: For report of injury to certain animals required, see 1939, c. 315.

Article 11. Law of Road and Right of Way.**Additional Legislation.**

Right of way of blind persons crossing highway or intersection,
1939, c. 274.

Article 12. Speed.

R. S. 39:4-98	amended 1939, c. 211.
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Article 14. Turns, Hand Signals, Starting and Stopping.

R. S. 39:4-128	amended 1938, c. 164, s. 1.
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Article 15. Accidents and Reports.

R. S. 39:4-129	amended 1940, c. 147.
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744 **TABLE OF CONTENTS, TITLE 39**

Chapter 5. ENFORCEMENT AND PROCEDURE.

R. S. 39:5-1	amended 1938, c. 164, s. 2.
R. S. 39:5-2	“ 1939, c. 216, s. 1.
R. S. 39:5-25	“ 1940, c. 139.
R. S. 39:5-30	“ 1939, c. 216, s. 2.
R. S. 39:5-40	“ 1938, c. 75, s. 1.
R. S. 39:5-41	“ 1938, c. 75, s. 2.

Additional Legislation.

Exchange of information between States concerning certain violations by nonresidents, 1938, c. 360.

Subtitle 2. OTHER LAWS REGULATING MOTOR VEHICLES.

Note: For insurance of financed motor vehicles, policy-forms, etc., see 1939, c. 74.

Chapter 10. PURCHASE, SALE AND TRANSFER OF MOTOR VEHICLES.

R. S. 39:10-10	amended 1939, c. 270, s. 1.
R. S. 39:10-11	“ 1939, c. 270, s. 2.
R. S. 39:10-19	“ 1940, c. 75.

Title 40. MUNICIPALITIES AND COUNTIES.**Subtitle 1. COUNTIES AND MUNICIPALITIES, GENERALLY.**

Note: For supervision of State Department of Local Government over certain municipalities, see 1938, c. 127; 1938, c. 158; 1938, c. 159.

Chapter 1. BONDS AND OTHER OBLIGATIONS.

Note: For transfer of powers and duties of State Auditor to State Department of Local Government, see 1938, c. 158; for personnel and powers of Funding Commission, see 1938, c. 158.

Article 1. Local Bond Law.

- R. S. 40:1-11 amended 1940, c. 159.
- R. S. 40:1-12 " 1940, c. 190.
- R. S. 40:1-16 " 1938, c. 383; 1940, c. 16.
- R. S. 40:1-57 " 1939, c. 4; 1939, c. 310, s. 1.
- R. S. 40:1-57.1 repealed 1939, c. 310, s. 2.
- R. S. 40:1-61 supplemented, bond resolution or ordinance; con-
to 40:1-74 tents, 1939, c. 373.
- R. S. 40:1-62 see 1939, c. 384, post.
to 40:1-73
- R. S. 40:1-76 amended 1939, c. 334.
- R. S. 40:1-77 " 1939, c. 333.
- R. S. 40:1-79 " 1938, c. 404.

Additional Legislation.

Powers, etc., Funding Commission, vested in Local Government Board, 1939, c. 384.

Municipal bond ordinance for acquisition, etc., self-liquidating privately-owned sewer system; exception to R. S. 40:1-12, suppl., 1940, c. 51.

Article 3. Covenants in Certain Sewer Bonds.

- R. S. 40:1-90 amended 1939, c. 176.

Article 5. (new) Bonds for Relief.**Additional Legislation.**

Bonds for relief of poor; issuance by municipalities, 1939, c. 332.

Chapter 2. COUNTY AND MUNICIPAL BUDGETS.

Note: For transfer of powers and duties of State Auditor to State Department of Local Government, see 1938, c. 158; for separate budgets in cities operating radio broadcasting stations and municipal convention halls, see 1939, c. 304; for diversion, road and street moneys, from maintenance to new construction, etc.; towns, townships and boroughs in first class counties, see 1939, c. 380.

- R. S. 40:2-2 amended 1938, c. 128, s. 1.
- R. S. 40:2-6 " 1939, c. 396, s. 1.
- R. S. 40:2-7 " 1939, c. 396, s. 2.
- R. S. 40:2-8 " 1939, c. 396, s. 3.
- R. S. 40:2-10 " 1939, c. 396, s. 4.

746 TABLE OF CONTENTS, TITLE 40

R. S. 40:2-12	amended 1939, c. 1.
R. S. 40:2-18	" 1939, c. 396, s. 5.
R. S. 40:2-21	" 1938, c. 128, s. 2.
R. S. 40:2-22	" 1938, c. 128, s. 3; 1939, c. 28; 1939, c. 33.
R. S. 40:2-23	" 1938, c. 23.
R. S. 40:2-25	" 1939, c. 7.
R. S. 40:2-28	see 1939, c. 7.
R. S. 40:2-30	amended 1939, c. 36.
R. S. 40:2-31	" 1938, c. 128, s. 4; 1939, c. 23.
R. S. 40:2-52	" 1938, c. 128, s. 6.
R. S. 40:2-53	" 1938, c. 128, s. 7; 1939, c. 396, s. 6.
R. S. 40:2-54	" 1938, c. 128, s. 8.
R. S. 40:2-55	" 1938, c. 128, s. 9.

Additional Legislation.

Alteration of county and municipal budgets, suppl., 1938, c. 2;
1938, c. 6.

Capital budgets, suppl., 1938, c. 128, s. 5.

Debt service for school indebtedness deducted from municipal
and added to school budget; certain municipalities,
suppl., 1939, c. 32.

Penalty for exceeding appropriations or limits of expenditures,
suppl., 1939, c. 387, s. 2.

**Chapter 3. SINKING FUNDS AND SINKING FUND COMMISSIONERS, IN
COUNTIES, MUNICIPALITIES AND SCHOOL DISTRICTS.**

Note: For transfer of powers and duties of State Auditor to State De-
partment of Local Government, see 1938, c. 158; for shares of building
and loan associations insured under "National Housing Act"; legal
investments, see 1940, c. 60.

Additional Legislation.

Use of cash surpluses as anticipated miscellaneous revenue in
budget, 1938, c. 25.

Chapter 4. AUDITS AND AUDITORS.

Note: For transfer of powers and duties of State Auditor to State De-
partment of Local Government, see 1938, c. 158; for additional provisions
concerning fiscal administration in Local Governments, see 1938, c. 159.

Chapter 5. PUBLIC MONEYS AND FINANCIAL STATEMENTS.

Note: For transfer of powers and duties of State Auditor to State De-
partment of Local Government, see 1938, c. 158.

Chapter 9. LANDS AND BUILDINGS.

Note: For authorization of maintenance of stands in public buildings by blind, see 1938, c. 349.

Chapter 11. OFFICERS AND EMPLOYEES.

Note: For additional legislation dealing with discrimination against applicants for employment, for age, see 1938, c. 295.

R. S. 40:11-4 amended 1938, c. 336.

R. S. 40:11-13 " 1938, c. 80.

Additional Legislation.

Effect of 1940 census and reclassification of counties on salaries, number of employees, pensions, etc., 1940, c. 181.

Promotion of policemen, prohibited, until after three years' service, certain cases, 1940, c. 20.

Subtitle 2. COUNTIES.**Part 1. COUNTIES, GENERALLY.****Chapter 17. CLASSIFICATION.**

R. S. 40:17-2 amended 1939, c. 150.

Chapter 18. INCORPORATION; BOUNDARIES; ANNEXATION.

R. S. 40:18-4 Boundary between Camden, Atlantic and Gloucester Counties fixed, 1938, c. 176; boundary between Monmouth and Middlesex Counties changed, 1939, c. 244.

Chapter 21. OFFICERS AND EMPLOYEES.

Note: For legislation dealing with discrimination against applicants for employment, for age, see 1938, c. 295; 1938, c. 336.

R. S. 40:21-60 amended 1938, c. 268.

Additional Legislation.

Tenure of office for superintendents, child welfare, 1939, c. 224.

Chapter 22. FIRE AND POLICE.

Note: For promotion of policemen, prohibited, until after three years' service; certain cases, see 1940, c. 20.

Additional Legislation.

Acting fire marshal, appointment, powers, etc.; second, third, fifth class counties, suppl., 1940, c. 157.

748 **TABLE OF CONTENTS, TITLE 40**

Chapter 23. GENERAL POWERS.

R. S. 40:23-6.1 amended 1938, c. 33.

Additional Legislation.

Children's summer camps; establishment and maintenance,
suppl., 1940, c. 24.

Chapter 25. CONTRACTS.

R. S. 40:25-2 amended 1938, c. 167.

Chapter 32. LANDS AND BUILDINGS.

Note: For authorization of maintenance of stands in public buildings
by blind, see 1938, c. 349.

Additional Legislation.

Acquisition, improvement, etc., of lands by counties for park,
public welfare and hospital purposes, 1940, c. 33.

Chapter 37. COUNTY PARKS.

Note: For acquisition, improvement, etc., of lands by counties for park
purposes, see 1940, c. 33.

Article 5. County Parks Established by Referendum.

C. COUNTIES OF MORE THAN 200,000; COMMISSIONERS APPOINTED
BY SUPREME COURT JUSTICE.

R. S. 40:37-145 amended 1940, c. 50.

R. S. 40:37-156A Appeal from conviction for violations by members
(added) of county police force or police departments not
under civil service, 1939, c. 44.

Additional Legislation.

Appropriations for county parks by board of freeholders, 1939,
c. 133.

E. COUNTIES BETWEEN 175,000 and 200,000; COMMISSIONERS
APPOINTED BY BOARD OF CHOSEN FREEHOLDERS.

R. S. 40:37-201.1 Franchises, facilities, etc., regulations as to use,
(added) suppl., 1939, c. 360.

Part 2. ELECTIVE COUNTY OFFICERS.

Note: For effect of 1940 census and reclassification of counties on sal-
aries, number of employees, pensions, etc., see 1940, c. 181.

Chapter 38. COUNTY CLERKS.**Additional Legislation.**

Tenure of office of deputy county clerks and deputy surrogates;
second class counties, 1939, c. 223.

Chapter 41. SHERIFFS AND CONSTABLES.

Note: For reports of information as to criminal proceedings, etc., see
1939, c. 78.

Subtitle 3. MUNICIPALITIES GENERALLY.**Chapter 43. INCORPORATION; NEWLY CREATED MUNICIPALITIES;
ANNEXATION; CONSOLIDATION; BOUNDARIES.****Article 5. Annexation.****Additional Legislation.**

Annexation of part of boundary street, suppl., 1939, c. 46.

Article 6. Consolidation of Municipalities.

R. S. 40:43-40 repealed 1939, c. 343, s. 39.
to 40:43-64

R. S. 40:43-66 " 1939, c. 343, s. 39.

1923, c. 117, repealed 1939, c. 343, s. 39.

1925, c. 10, " 1939, c. 343, s. 39.

1925, c. 60, " 1939, c. 343, s. 39.

1930, c. 129, " 1939, c. 343, s. 39.

1935, c. 98, " 1939, c. 343, s. 39.

Additional Legislation.

Local Units Permissive Consolidation Act, 1939, c. 343.

Chapter 46. OFFICERS AND EMPLOYEES.

Note: For legislation dealing with discrimination against applicant for employment, for age, see 1938, c. 295; 1938, c. 336; for effect of 1940 census and reclassification of counties on salaries, number of employees, pensions, etc., see 1940, c. 181.

R. S. 40:46-5 amended 1938, c. 149.

Additional Legislation.

Term of office of tax assessors, 1938, c. 386.

Method of fixing compensation of employees; certain municipalities, 1939, c. 286.

750 **TABLE OF CONTENTS, TITLE 40**

Chapter 47. FIRE AND POLICE.

Article 1. Fire and Police Departments.

R. S. 40:47-4 amended 1939, c. 318.

Additional Legislation.

Appeal for members, police and fire departments, not under civil service, convicted of violation of rules and regulations, suppl., 1938, c. 298.

Article 2. Police Department Only.

Note: For promotion of policemen, prohibited, until after three years' service; certain cases, see 1940, c. 20.

Article 3. Fire Departments Only.

B. VOLUNTEER COMPANIES.

Note: For appointments to paid fire departments from volunteer departments, see 1938, c. 131.

R. S. 40:47-29 amended 1938, c. 257.

C. PAID DEPARTMENTS.

R. S. 40:47-40 amended 1938, c. 276.

Additional Legislation.

Appointments to paid fire departments from membership volunteer fire departments, 1938, c. 131.

E. EXEMPT FIREMEN.

Additional Legislation.

Tenure of office of exempt firemen, 1938, c. 385.

F. (new) JOINT FIRE SERVICE BY MUNICIPALITIES.

Contract for mutual emergency aid in extinguishing fires; two or more municipalities, 1938, c. 260.

Chapter 48. GENERAL POWERS.

Note: For regulation retail trade, etc., in alcoholic liquors, see Title 33, chapter 1, supra.

Additional Legislation.

Ordinances regulating opening and closing of beauty parlors, 1938, c. 249.

Chapter 52. LICENSES.

Note: For licenses to sell, etc., alcoholic liquors, see Title 33, chapter 1, supra.

R. S. 40:52-3 repealed 1939, c. 258.

TABLE OF CONTENTS, TITLE 40 751

Chapter 54. LIBRARIES AND READING ROOMS.

R. S. 40:54-35 amended 1938, c. 68.

Chapter 56. LOCAL AND OTHER IMPROVEMENTS; CONDEMNATION;
ASSESSMENTS, DAMAGES AND APPEALS.

R. S. 40:56-1 amended 1938, c. 229.

Chapter 60. PUBLIC LANDS AND BUILDINGS.

Note: For maintenance of stands by blind in public buildings, see 1938, c. 349; for conveyance of certain lands acquired by municipality under "Tax Sale Law" to State for forest park reservations and exemption from taxation, see 1940, c. 73.

R. S. 40:60-3 amended 1940, c. 140.

R. S. 40:60-26 " 1938, c. 300; 1939, c. 66; 1939, c. 344.

Additional Legislation.

Conveyance and reacquisition of lands to create restrictions on use; municipalities; sixth class counties, 1939, c. 110.

Lease of lands, etc., to associations of exempt firemen, 1940, c. 145.

Park or beach-front lands; retention, change of use or reconveyance, etc.; referendum, suppl., 1940, c. 156.

Chapter 61. PUBLIC PARKS AND PLAYGROUNDS.

Additional Legislation.

Sale or lease of park lands; certain municipalities, 1938, c. 87.

Title of above amended, 1938, c. 203, s. 1.

Sec. 1 " " " 1938, c. 203, s. 2.

Chapter 62. PUBLIC UTILITIES MUNICIPALLY OWNED.

R. S. 40:62-28 amended 1939, c. 253, s. 1.

R. S. 40:62-31 " 1939, c. 253, s. 2.

R. S. 40:62-33 " 1939, c. 38, s. 1.

R. S. 40:62-34 " 1939, c. 38, s. 2.

R. S. 40:62-54 " 1938, c. 377.

R. S. 40:62-102 " 1938, c. 253.

R. S. 40:62-126 " 1940, c. 179.

Additional Legislation.

Separate budgets for convention halls and broadcasting stations, suppl., 1939, c. 304.

752 **TABLE OF CONTENTS, TITLE 40**

Chapter 68. WATER FRONT IMPROVEMENTS.

Note: For reclamation of lowlands as local improvement, see 1938, c. 229.

Additional Legislation.

Local harbor and water-front commission; creation, powers, etc., suppl., 1940, c. 161.

Subtitle 4. COMMISSION FORM OF GOVERNMENT.

Chapter 75. ELECTION OF COMMISSIONERS.

R. S. 40:75-9 amended 1938, c. 287.

Additional Legislation.

Registration day for municipal election; certain commission governed municipalities, suppl., 1940, c. 44.

Subtitle 6. BOROUGHES.

Note: For diversion, road and street moneys, from maintenance to new construction, etc.; boroughs; first class counties, see 1939, c. 380.

Chapter 87. OFFICERS.

Additional Legislation.

Marshals under civil service and members police department; certain boroughs, 1939, c. 285.

Chief of police to take complaints, issue process and hold to bail, 1939, c. 306.

Subtitle 7. CAMP MEETING AND SEASIDE ASSOCIATIONS AND RESORTS.

Part 2. CAMP MEETING ASSOCIATIONS.

Chapter 97. GENERAL POWERS.

Additional Legislation.

Limitation of action against persons claiming certain rights, etc., in lands in highways vacated by associations, 1939, c. 182.

Chapter 101. FIRE DISTRICTS.

R. S. 40:101-6 amended 1939, c. 181.

Subtitle 8. CITY REFERENDUM CHARTER ACTS.

Chapter 109. ADDITIONAL ACTS AFFECTING CITIES HAVING A POPULATION OF LESS THAN 12,000 INHABITANTS.

R. S. 40:109-3 1899, c. 52, s. 3, amended 1938, c. 302; 1939, c. 389.

Subtitle 10. TOWNS.

Note: For diversion, road and street moneys, from maintenance to new construction, etc.; towns; first class counties, see 1939, c. 380.

Subtitle 11. TOWNSHIPS.

Note: For preparation and use of tax maps in townships authorized, see 1939, c. 167; for diversion, road and street moneys, from maintenance to new construction, etc.; townships; first class counties, see 1939, c. 380.

TABLE OF CONTENTS, TITLES 40 & 41 753

Chapter 146. TOWNSHIP COMMITTEE.

R. S. 40:146-8 amended 1938, c. 344.

Additional Legislation.

Election of chairman, quorum, annual meeting, 1938, c. 65.

Preparation and use of tax maps, 1939, c. 167.

Chapter 154. SEWERAGE DISTRICTS.

R. S. 40:154-1 1909, c. 269 (ss. 1 to 5, 8, 10, 11, 13 to 16) amended and supplemented, 1940, c. 46.

Subtitle 13. CITIES (COMPILATION).

Chapter 171. OFFICERS.

R. S. 40:171-106A Commissioner of Assessment, leave of absence (added) while candidate for elective office, reinstatement, acting commissioner, suppl., 1939, c. 358.

R. S. 40:171-174 1889, c. 102, s. 1, amended 1938, c. 324.

Chapter 174. FIRE AND POLICE.

R. S. 40:174-147A Promotion from any rank to next higher rank; (added) police departments; first class cities, 1938, c. 410.

Chapter 190. INDUSTRIAL COMMISSION.

Note: For legislation authorizing creation, etc., of Industrial Commissions in Cities Generally, see 1936, c. 184, as amended by 1939, c. 236, under Article 1 of this chapter.

Article 1. Cities of First Class.

1936, c. 184, title amended 1939, c. 236, s. 1.

R. S. 40:190-1 1936, c. 184, s. 1, " 1939, c. 236, s. 2.

R. S. 40:190-2 1936, c. 184, s. 2, " 1939, c. 236, s. 3.

R. S. 40:190-3 1936, c. 184, s. 3, " 1939, c. 236, s. 4.

R. S. 40:190-4 1936, c. 184, s. 4, " 1939, c. 236, s. 5.

R. S. 40:190-7 1936, c. 184, s. 7, " 1939, c. 236, s. 6.

Title 41. OATHS AND AFFIDAVITS.

Chapter 2. WHO MAY ADMINISTER OATHS OR TAKE AFFIDAVITS.

Additional Legislation.

Oaths, etc., in school matters taken by secretary or district clerk of board of education, 1939, c. 148.

Certain oaths in criminal matters taken by county detectives and prosecutors investigators, suppl., 1939, c. 276.

Title 43. PENSIONS AND RETIREMENT AND UNEMPLOYMENT COMPENSATION.

Note: For shares of building and loan associations insured under "National Housing Act" made legal investments for pension funds, see 1940, c. 60; for effect of 1940 census and reclassification of counties on county and municipal pensions, see 1940, c. 181.

Subtitle 1. GENERAL PROVISIONS.

Chapter 1A. (new) SUSPENSION OF RIGHT TO PENSION OR SUBSIDY.

Payment of pension or subsidy by State, municipality or school district to person confined in penal institution under conviction of crime involving moral turpitude, prohibited, suppl., 1938, c. 221.

Chapter 3. PENSIONERS IN PUBLIC EMPLOYMENT.

R. S. 43:3-5 amended 1939, c. 220.

Subtitle 2. STATE PENSIONS AND RETIREMENT.

Chapter 6. COURT OFFICERS AND EMPLOYEES.

Additional Legislation.

Retirement on pension of sergeant-at-arms, of Court of Chancery, physically unfit for service, 1939, c. 156.

Subtitle 3. COUNTY PENSIONS AND RETIREMENT.

Chapter 9. PENSIONS PAYABLE FROM PUBLIC FUNDS.

Additional Legislation.

Retirement on pension of deputy or special deputy surrogate, 1938, c. 142.

Chapter 10. PENSION FUNDS.

Article 1. Employees of County of the First Class Generally.

R. S. 43:10-1 amended 1939, c. 206; 1939, c. 394, s. 1; status of employees made eligible, suppl., 1939, c. 394, s. 2.

Additional Legislation.

Certain employees made eligible as members, 1940, c. 174.

Article 2. County Detectives in Counties of the First, Second, Third and Fifth Classes.

R. S. 43:10-20 amended 1939, c. 186.

Article 9. (new) County Departments of Weights and Measures.

Retirement on pension of county superintendent or assistant superintendent of weights and measures, 1938, c. 397.

Article 10. (new) Court Interpreters.

Retirement on pension of court interpreter; second class counties, 1938, c. 330.

Subtitle 4. MUNICIPAL PENSIONS.**Chapter 12. PENSIONS PAYABLE FROM PUBLIC FUNDS.**

- R. S. 43:12-1 amended 1939, c. 218.
 R. S. 43:12-50 " 1938, c. 310; 1939, c. 226, s. 1.
 R. S. 43:12-51 " 1939, c. 226, s. 2.

Additional Legislation.

Retirement on pension; certain assessors of taxes in townships,
 1940, c. 36.

Subtitle 5. STATE, COUNTY AND MUNICIPAL EMPLOYEES' RETIREMENT SYSTEM.**Chapter 14. STATE SYSTEM.**

- R. S. 43:14-1.1 amended 1940, c. 141.
 R. S. 43:14-2.4 " 1938, c. 230.
 R. S. 43:14-4 " 1938, c. 215.
 R. S. 43:14-7 " 1939, c. 144.
 R. S. 43:14-8 " 1939, c. 142.
 R. S. 43:14-22.1 " 1938, c. 116.
 R. S. 43:14-31 " 1939, c. 297.
 R. S. 43:14-35 " 1939, c. 99; 1939, c. 292.
 R. S. 43:14-37 " 1939, c. 149.

Additional Legislation.

Classification of members; definition of benefits payable there-
 under, suppl., 1939, c. 50.

Sec. 4 of above amended 1940, c. 142, s. 1.

Sec. 5 of above amended 1940, c. 142, s. 2.

Chapter 15. COUNTY AND MUNICIPAL SYSTEM.

- R. S. 43:15-2 amended 1939, c. 143.

Subtitle 6. PENSION FUND FOR POLICEMEN AND FIREMEN; TRAFFIC OFFICERS ON COUNTY ROADS.**Chapter 16. ESTABLISHMENT OF FUND BY REFERENDUM.**

- R. S. 43:16-1 amended 1938, c. 104.
 R. S. 43:16-13 Members, twenty years service, not to lose pension
 (added) for violation of rules or regulations, 1938, c. 252.

**Subtitle 7. CORPORATIONS AND ASSOCIATIONS FOR PENSION,
RETIREMENT AND RELIEF.**

**Chapter 18. EMPLOYEES AND CERTAIN OFFICERS OF CITY
BOARDS OF HEALTH.**

Additional Legislation.

Eligibility of certain widows, of members, for pension, suppl.,
1938, c. 327.

Chapter 19. STREET AND WATER DEPARTMENT EMPLOYEES.

R. S. 43:19-9 amended 1938, c. 53.

Subtitle 9. SOCIAL SECURITY.

Chapter 21. UNEMPLOYMENT COMPENSATION.

R. S. 43:21-3	amended 1938, c. 396; 1939, c. 94, s. 1.
R. S. 43:21-5	“ 1939, c. 94, s. 2.
R. S. 43:21-7	“ 1938, c. 58; 1939, c. 289.
R. S. 43:21-9	“ 1939, c. 94, s. 3.
R. S. 43:21-11	“ 1939, c. 94, s. 4.
R. S. 43:21-12	“ 1939, c. 94, s. 5.
R. S. 43:21-13	“ 1939, c. 94, s. 6.
R. S. 43:21-14	“ 1938, c. 59; 1939, c. 309; 1940, c. 97.
R. S. 43:21-19	“ 1938, c. 312; 1938, c. 314; 1939, c. 94, s. 6A.
R. S. 43:21-21	“ 1939, c. 94, s. 7.

Additional Legislation.

“Employment” not to include part-time work by certain minors,
suppl., 1938, c. 111.

Title 44. POOR.

Note: For settlement, recipients of emergency relief, unchanged during emergency, see 1938, c. 28; for issuance of bonds for relief by municipalities, see 1939, c. 332; for acquisition, improvement, etc., of land by counties for public welfare purposes, see 1940, c. 33.

Chapter 1. SETTLEMENT AND RELIEF OF POOR; MUNICIPAL, COUNTY OR JOINT COUNTY RELIEF.

R. S. 44:1-141 amended 1940, c. 55.

Additional Legislation.

County welfare houses, admission, reimbursement agreement, liens, etc., suppl., 1940, c. 119.

Chapter 4. SETTLEMENT AND RELIEF OF POOR; COUNTY REFERENDUM LAW.**Article 3. County Welfare Board.**

R. S. 44:4-20 amended 1938, c. 194, s. 1.

R. S. 44:4-23 " 1938, c. 194, s. 2.

R. S. 44:4-28 " 1938, c. 194, s. 3.

Article 4. Director of Welfare; Other Officers, Employees and Assistants.

R. S. 44:4-33 amended 1938, c. 194, s. 4; 1940, c. 187.

Article 8. Application for and Granting of Relief in General.**Additional Legislation.**

Agreement to reimburse to be taken as prerequisite to relief, suppl., 1939, c. 263.

Article 11. Support of Poor Persons by Relatives or Others.

R. S. 44:4-102 amended 1940, c. 56.

Chapter 5. MEDICAL CARE AND HOSPITALIZATION OF POOR IN GENERAL.

R. S. 44:5-16 amended 1939, c. 230.

Chapter 7. OLD AGE ASSISTANCE.

R. S. 44:7-3 amended 1938, c. 361, s. 1.

R. S. 44:7-5 " 1938, c. 361, s. 2.

R. S. 44:7-6 " 1938, c. 361, s. 3; 1940, c. 186, ss. 1, 5.

R. S. 44:7-7 " 1938, c. 361, s. 4.

R. S. 44:7-9 " 1938, c. 361, s. 5; 1940, c. 186, ss. 2, 5.

R. S. 44:7-10 " 1938, c. 361, s. 6.

758 TABLE OF CONTENTS, TITLE 44

R. S. 44:7-11	amended	1938, c. 361, s. 7; 1938, c. 382; 1939, c. 311; 1940, c. 186, ss. 3, 5; (1939, c. 311, repealed 1940, c. 186, ss. 4, 5).
R. S. 44:7-12	"	1938, c. 361, s. 8; 1939, c. 338.
R. S. 44:7-13	"	1938, c. 361, s. 9.
R. S. 44:7-14	"	1938, c. 361, s. 10.
R. S. 44:7-15	"	1938, c. 361, s. 11.
R. S. 44:7-18	"	1938, c. 361, s. 12.
R. S. 44:7-19	"	1938, c. 361, s. 13; 1940, c. 57.
R. S. 44:7-20	"	1938, c. 361, s. 14.
R. S. 44:7-24	"	1938, c. 361, s. 15.
R. S. 44:7-27	"	1938, c. 361, s. 16.
R. S. 44:7-29	"	1938, c. 361, s. 17.
R. S. 44:7-30	"	1938, c. 361, s. 18.
R. S. 44:7-31	"	1938, c. 361, s. 19.

Chapter 8. FINANCIAL ASSISTANCE TO CERTAIN NEEDY PERSONS.

R. S. 44:8-1	amended	1938, c. 123, s. 1; repealed 1940, c. 183, s. 5.
R. S. 44:8-2 to 44:8-4	repealed	1940, c. 183, s. 5.
R. S. 44:8-5	amended	1938, c. 123, s. 2; repealed 1940, c. 183, s. 5.
R. S. 44:8-6	"	1938, c. 123, s. 3; " 1940, c. 183, s. 5.
R. S. 44:8-7	"	1938, c. 123, s. 4; " 1940, c. 183, s. 5.
R. S. 44:8-8	"	1938, c. 123, s. 5; " 1940, c. 183, s. 5.
R. S. 44:8-9	"	1938, c. 123, s. 6; " 1940, c. 183, s. 5.
R. S. 44:8-10	"	1938, c. 123, s. 7; " 1940, c. 183, s. 5.
R. S. 44:8-11	"	1938, c. 123, s. 8; " 1940, c. 183, s. 5.
R. S. 44:8-12	"	1938, c. 123, s. 9; " 1940, c. 183, s. 5.
R. S. 44:8-13	"	1938, c. 123, s. 10; " 1940, c. 183, s. 5.
R. S. 44:8-14	"	1938, c. 123, s. 11; " 1940, c. 183, s. 5.
R. S. 44:8-15	repealed	1940, c. 183, s. 5.
R. S. 44:8-16	"	1940, c. 183, s. 5.
R. S. 44:8-17	amended	1938, c. 123, s. 12; repealed 1940, c. 183, s. 5.
R. S. 44:8-18	repealed	1940, c. 183, s. 5.

R. S. 44:8-19	amended 1938, c. 123, s. 13; repealed 1940, c. 183, s. 5.
R. S. 44:8-20 to 44:8-22	repealed 1940, c. 183, s. 5.
R. S. 44:8-23	amended 1938, c. 123, s. 14; repealed 1940, c. 183, s. 5.
R. S. 44:8-24	repealed 1940, c. 183, s. 5.
R. S. 44:8-25	amended 1938, c. 123, s. 15; repealed 1940, c. 183, s. 5.
R. S. 44:8-26	supplemented, Payment of cost of transportation of relief workers; reimbursement of municipalities, 1938, c. 213; repealed 1940, c. 183, s. 5.
R. S. 44:8-27 to 44:8-29	repealed 1940, c. 183, s. 5.
R. S. 44:8-30	amended 1938, c. 46; repealed 1940, c. 183, s. 5.
R. S. 44:8-31	repealed 1940, c. 183, s. 5.

Additional Legislation.

State Financial Assistance Commission abolished; powers, duties, property, etc., vested in State Municipal Aid Administration, 1940, c. 183.

State Municipal Aid Administration, 1940, c. 151.

Protection, welfare and financial assistance to needy persons, administration, etc., 1940, c. 130; local assistance boards continued, suppl., 1940, c. 188.

Title 45. PROFESSIONS AND OCCUPATIONS.

Note: For business of selling, etc., motor fuels, etc., at retail, regulated, see 1938, c. 163, as amended by 1938, c. 401; for business of selling, trading in, receiving, installing or repairing condemned, rebuilt or used weighing machines, regulated, see 1938, c. 182; for licenses to superintendents, operators, etc., of water purification, treatment and supply plants, etc., and sewerage plants, see 1938, c. 206; for stands maintained in public buildings by blind, regulated, see 1938, c. 349; for sales at retail at less than cost, prohibited, see 1938, c. 394; for tourist and trailer camps and overnight lodging places regulated, see 1939, c. 254; for liens for repairs to jewelry, watches, etc., see 1940, c. 61; for regulation of business of selling, trading-in, receiving, installing or repairing condemned, rebuilt or used weighing or measuring devices, see 1938, c. 182.

Subtitle 1. PROFESSIONS AND OCCUPATIONS REGULATED BY STATE BOARDS OF REGISTRATION AND EXAMINATION.**Chapter 3. ARCHITECTS.**

R. S. 45:3-1	amended 1938, c. 277, s. 1.
R. S. 45:3-2	" 1938, c. 277, s. 2.
R. S. 45:3-3	" 1939, c. 239, s. 1.
R. S. 45:3-4	" 1939, c. 239, s. 2.
R. S. 45:3-5	" 1939, c. 239, s. 3.
R. S. 45:3-6	" 1939, c. 239, s. 4.
R. S. 45:3-7	" 1939, c. 239, s. 5.

Chapter 4. BARBERS.**Additional Legislation.**

Regulation of barbering, licensing of barbers and creation of State Board of Barber Examiners, etc., 1938, c. 197.

Chapter 4A. BEAUTY CULTURE.

Note: For regulation of opening and closing of beauty parlors by municipal ordinance, see 1938, c. 249.

R. S. 45:4A-5	amended 1939, c. 76, s. 1.
R. S. 45:4A-6	" 1939, c. 76, s. 2.
R. S. 45:4A-8	" 1938, c. 120, s. 1; 1939, c. 76, s. 3; 1939, c. 376.
R. S. 45:4A-9	" 1939, c. 76, s. 4.
R. S. 45:4A-10	" 1939, c. 76, s. 5.
R. S. 45:4A-12	" 1939, c. 76, s. 6.
R. S. 45:4A-14	" 1938, c. 120, s. 2.
R. S. 45:4A-15	" 1939, c. 76, s. 7.

TABLE OF CONTENTS, TITLE 45 761

- R. S. 45:4A-18 amended 1938, c. 120, s. 3; 1939, c. 76, s. 8.
- R. S. 45:4A-21 " 1939, c. 76, s. 9.
- R. S. 45:4A-24 " 1938, c. 120, s. 4.
- R. S. 45:4A-25 repealed 1938, c. 120, s. 6.
to 45:4A-29
- R. S. 45:4A-26.1 Proof of violation, 1939, c. 76, s. 10.
(added)
- R. S. 45:4A-30 amended 1938, c. 120, s. 5.
- R. S. 45:4A-31 repealed 1938, c. 120, s. 6.
to 45:4A-34
- R. S. 45:4A-35 amended 1938, c. 120, s. 5.

Chapter 6. DENTISTS.

- R. S. 45:6-1 amended 1938, c. 277, s. 3.
- R. S. 45:6-3 " 1939, c. 108, s. 1.
- R. S. 45:6-10 " 1939, c. 108, s. 2.

Chapter 7. EMBALMERS AND FUNERAL DIRECTORS.

- R. S. 45:7-1 amended 1938, c. 277, s. 4.

Chapter 8. ENGINEERS, PROFESSIONAL, AND LAND SURVEYORS.

- R. S. 45:8-1 repealed 1938, c. 342, s. 23.
to 45:8-26

Additional Legislation.

Practice of professional engineering and land surveying regulated (Revision, 1938), 1938, c. 342.

- Sec. 3 of above amended 1939, c. 339, s. 1.
- Sec. 4 " " " 1939, c. 339, s. 2.
- Sec. 5 " " " 1939, c. 339, s. 3.
- Sec. 6 " " " 1939, c. 339, s. 4.
- Sec. 7 " " " 1939, c. 339, s. 5.
- Sec. 11 " " " 1939, c. 339, s. 6.
- Sec. 20 " " " 1939, c. 302.

Article 1. Practice of Medicine and Surgery in General.

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| R. S. 45:9-1 | amended 1938, c. 277, s. 5; 1939, c. 115, s. 1. |
| R. S. 45:9-2 | " 1939, c. 115, s. 2. |
| R. S. 45:9-3 | " 1939, c. 115, s. 3. |
| R. S. 45:9-5 | " 1938, c. 277, s. 6; 1939, c. 115, s. 4. |
| R. S. 45:9-5.1
(added) | Additional definitions, suppl., 1939, c. 115, s. 5. |
| R. S. 45:9-6 | amended 1939, c. 115, s. 6. |
| R. S. 45:9-7 | " 1939, c. 115, s. 7. |
| R. S. 45:9-8 | " 1939, c. 115, s. 8. |
| R. S. 45:9-9 | " 1939, c. 115, s. 9. |
| R. S. 45:9-10 | " 1939, c. 115, s. 10. |
| R. S. 45:9-11 | " 1939, c. 115, s. 11. |
| R. S. 45:9-12 | " 1939, c. 115, s. 12. |
| R. S. 45:9-13 | " 1939, c. 115, s. 13. |
| R. S. 45:9-14 | " 1939, c. 115, s. 14. |
| R. S. 45:9-14.1 | " 1939, c. 115, s. 15. |
| R. S. 45:9-14.2 | repealed 1939, c. 115, s. 16. |
| R. S. 45:9-14.3
(added) | Osteopathy defined, suppl., 1939, c. 115, s. 17. |
| R. S. 45:9-14.4
(added) | Certain licenses to practice osteopathy saved, suppl., 1939, c. 115, s. 18, amended 1939, c. 361. |
| R. S. 45:9-14.5
(added) | Chiropractic defined, suppl., 1939, c. 115, s. 19. |
| R. S. 45:9-14.6
(added) | Certain licenses to practice chiropractic saved, suppl., 1939, c. 115, s. 20. |
| R. S. 45:9-14.7
(added) | Certain chiropractors eligible for examination, suppl., 1939, c. 115, s. 21. |
| R. S. 45:9-14.8
(added) | Veterans' licenses, suppl., 1939, c. 115, s. 22. |
| R. S. 45:9-14.9
(added) | Qualifications for and examinations; certain cases, suppl., 1939, c. 115, s. 23. |
| R. S. 45:9-14.10
(added) | Certain limited licenses saved, suppl., 1939, c. 115, s. 24. |

R. S. 45:9-15	amended 1939, c. 115, s. 25.
R. S. 45:9-16	" 1939, c. 115, s. 26.
R. S. 45:9-17	" 1939, c. 115, s. 27.
R. S. 45:9-21	" 1939, c. 115, s. 28.
R. S. 45:9-22	" 1939, c. 115, s. 29.
R. S. 45:9-23	" 1939, c. 115, s. 30.
R. S. 45:9-26	" 1939, c. 115, s. 31.
R. S. 45:9-27.1 (added)	Chancery proceedings to prevent certain violations, suppl., 1939, c. 115, s. 32.

Additional Legislation.

Qualifications for certain applicants for license to practice
medicine and surgery, suppl., 1938, c. 121.

Article 2. Limited Licenses.

Note: For types, etc., of licenses which may be issued, see Article 1 of
this chapter as amended, etc.

R. S. 45:9-28 to 45:9-37	repealed 1939, c. 115, s. 34.
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Article 3. Practice of the Science of Chiropractic.

Note: For types, etc., of licenses which may be issued, see Article 1 of
this chapter as amended, etc.

R. S. 45:9-38 to 45:9-41	repealed 1939, c. 115, s. 35.
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Chapter 12. OPTOMETRY.

R. S. 45:12-2	amended 1938, c. 277, s. 7.
R. S. 45:12-18	" 1938, c. 277, s. 8.

Chapter 13. OSTEOPATHY.

Note: For types, etc., of licenses which may be issued, see Article 1 of
chapter 9 of this Title as amended, etc.

R. S. 45:13-1 to 45:13-5	repealed 1939, c. 115, s. 33.
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Chapter 14. PHARMACY.

R. S. 45:14-7	amended 1939, c. 85, s. 1.
R. S. 45:14-33	" 1939, c. 85, s. 2.
R. S. 45:14-34	" 1939, c. 85, s. 3.

764 **TABLE OF CONTENTS, TITLE 45**

**Chapter 15. REAL ESTATE BROKERS, SALESMEN AND
AUCTIONEERS.**

R. S. 45:15-9 amended 1938, c. 227, s. 1.

R. S. 45:15-20 “ 1938, c. 227, s. 2.

R. S. 45:15-30 “ 1939, c. 103.

Chapter 15A. (new) TREE EXPERTS.

Tree Expert Act, 1940, c. 100.

Chapter 15B. (new) SHORTHAND REPORTING.

State Board of Shorthand Reporting; licenses for shorthand
reporters, examinations, etc., 1940, c. 175.

Chapter 16. VETERINARY MEDICINE, SURGERY AND DENTISTRY.

R. S. 45:16-1 amended 1938, c. 277, s. 9.

Subtitle 2. OCCUPATIONS SUBJECT TO OTHER REGULATION.

Chapter 19. DETECTIVES.

R. S. 45:19-1 repealed 1939, c. 368.
to 45:19-7

Additional Legislation.

Private Detective Act of 1939, 1939, c. 369.

Chapter 22. PAWNBROKERS AND DEALERS IN SECONDHAND GOODS.

Additional Legislation.

Sale of used or secondhand watches regulated, 1939, c. 55.

Title 46. PROPERTY.**Subtitle 2. REAL PROPERTY ONLY.****Chapter 3. ESTATES AND INTERESTS IN REAL PROPERTY AND
ALIENATION THEREOF IN GENERAL.****Additional Legislation.**

Creation, descent, transfer, etc., of estates, rights and interests
in areas above surface of ground, suppl., 1938, c. 370.

**Subtitle 3. SIGNATURES, SEALS, ACKNOWLEDGMENTS
AND PROOFS.****Chapter 14. ACKNOWLEDGMENTS AND PROOFS.**

R. S. 46:14-7 amended 1938, c. 170.

R. S. 46:14-8 " 1939, c. 166.

**Subtitle 4. RECORDING, REGISTRATION, FILING AND
INDEXING OF DEEDS AND OTHER INSTRUMENTS.****Chapter 16. INSTRUMENTS ENTITLED TO RECORD.****Additional Legislation.**

Recording of certified copies of final decrees of Court of Chan-
cery affecting title to real estate, in county clerk's or
register of deed's office, 1939, c. 170.

**Chapter 18. RECORD OF AND RECORD ENTRIES AS TO INSTRUMENTS
AFFECTING MORTGAGES.**

R. S. 46:18-8.1 amended 1939, c. 370.

Subtitle 6. PERSONAL PROPERTY ONLY.

Note: For deposit by employee with employer as trust fund; certain
cases, see 1939, c. 117; for effect of contributory negligence of owner,
etc., of special property in goods, etc., in suit for damages to same,
see 1939, c. 53.

**Chapter 33. CONDITIONAL SALES, LEASES, LOANS OR MORTGAGES
OF RAILROAD OR STREET RAILWAY EQUIPMENT AND ROLLING
STOCK OR MOTOR VEHICLES OR OTHER VEHICLES OF
TRANSPORTATION COMPANIES.**

R. S. 46:33-1 amended 1940, c. 10.

Chapter 35. (new) TRUST RECEIPTS.

Uniform Trust Receipts Act, 1938, c. 294.

Title 47. PUBLIC RECORDS.

Chapter 1. RECORDS AND RECORDING OFFICES GENERALLY.

R. S. 47:1-5 amended 1939, c. 346.

**Chapter 3. DESTRUCTION AND UNLAWFUL POSSESSION OF
PUBLIC RECORDS.**

Additional Legislation.

Destruction of cancelled, etc., scrip issued by municipalities and
counties, suppl., 1938, c. 329; amended 1939, c. 147.

Title 48. PUBLIC UTILITIES.

Chapter 2. BOARD OF PUBLIC UTILITY COMMISSIONERS.

R. S. 48:2-19 supplemented 1939, c. 80.

Chapter 12. RAILROADS.

Note: For extension of time for completion of certain railroads, see 1939,
c. 15.

R. S. 48:12-63 amended 1939, c. 152.

R. S. 48:12-74 “ 1939, c. 153.

R. S. 48:12-150 “ 1939, c. 49.

Additional Legislation.

Use, sale, etc., of different levels of railroad property for other
than railroad purposes, suppl., 1938, c. 369.

Chapter 13. SEWERAGE COMPANIES.

Additional Legislation.

Abandonment of sewerage system without consent of board of
public utility commissioners prohibited; extension of cor-
porate existence of certain sewerage companies, suppl.,
1939, c. 138.

Title 50. SHELLFISH.

Chapter 2. GENERAL REGULATORY PROVISIONS.

R. S. 50:2-5 amended 1939, c. 242.

Title 51. STANDARDS, WEIGHTS, MEASURES AND CONTAINERS.

Chapter 1. WEIGHTS, MEASURES AND CONTAINERS.

R. S. 51:1-103 amended 1939, c. 390, s. 1.
R. S. 51:1-104 " 1939, c. 390, s. 2.
R. S. 51:1-105 " 1939, c. 390, s. 3.
R. S. 51:1-106 " 1939, c. 390, s. 4.
R. S. 51:1-107 " 1939, c. 390, s. 5.
R. S. 51:1-108 " 1939, c. 390, s. 6.

Additional Legislation.

Regulation of business of selling, trading-in, receiving, installing or repairing condemned, rebuilt or used weighing or measuring devices, 1938, c. 182.

Chapter 3. STANDARD MERIDIAN LINE; LAND DESCRIPTIONS.

Additional Legislation.

New Jersey System of Plane Co-ordinates; continuation of by Department of Conservation and Development, 1938, c. 225.

Chapter 7. ANTHRACITE.

R. S. 51:7-2 amended 1938, c. 242, s. 1.
R. S. 51:7-4 " 1938, c. 242, s. 2.
R. S. 51:7-5 " 1938, c. 242, s. 3.
R. S. 51:7-6 " 1938, c. 242, s. 4.
R. S. 51:7-7 " 1938, c. 242, s. 5.
R. S. 51:7-9 " 1938, c. 242, s. 6.

Chapter 8. SOLID FUEL.

R. S. 51:8-5 amended 1938, c. 44, s. 1; 1939, c. 41.
R. S. 51:8-12 " 1938, c. 44, s. 2.

Chapter 9. LIQUID FUEL.

R. S. 51:9-1 amended 1938, c. 323.

Title 52. STATE GOVERNMENT, DEPARTMENTS AND OFFICERS.

Note: For discrimination against applicants for employment, for age, see 1938, c. 295; for maintenance of stands by blind in State buildings, see 1938, c. 349.

Subtitle 1. GENERAL PROVISIONS.

Chapter 3. FLAGS.

Additional Legislation.

Display of State flag regulated, 1938, c. 86.

Historic flags, preservation and repair, 1938, c. 129.

Chapter 9C. NEW JERSEY COUNCIL.

R. S. 52:9C-2 amended 1939, c. 393.

Subtitle 3. EXECUTIVE AND ADMINISTRATIVE DEPARTMENTS, OFFICERS AND EMPLOYEES.

Chapter 14. GENERAL PROVISIONS.

Additional Legislation.

Transfer by Comptroller of certain appropriations, etc., 1940, c. 35.

Chapter 17. ATTORNEY GENERAL.

Note: For act placing legal assistants under civil service, see 1939, c. 101.

Chapter 18. STATE TREASURER.

R. S. 52:18-18 amended 1938, c. 173; 1938, c. 244.

Additional Legislation.

Assistant to act as deputy during illness or absence of State Treasurer, 1939, c. 29.

Chapter 19. STATE COMPTROLLER.

Note: For act placing chief auditor under civil service, see 1939, c. 219.

Additional Legislation.

Auditing and preauditing force under tenure of office, 1939, c. 222.

Chapter 20. STATE HOUSE COMMISSION.

Note: For State House supervisor of mails under Civil Service, see 1940, c. 15.

Additional Legislation.

Compensation of chief and members of State Capitol police force, 1938, c. 389, suppl., 1939, c. 77.

Chapter 22. STATE BUDGET AND STATE BUDGET COMMISSIONER.

Note: For transfer by comptroller of certain appropriations, etc., see 1940, c. 35.

R. S. 52:22-4 amended 1940, c. 80.

R. S. 52:22-20 " 1938, c. 13.

TABLE OF CONTENTS, TITLE 52 769

Chapter 24. STATE AUDITOR.

Note: For transfer of powers and duties of State Auditor to State Department of Local Government, see 1938, c. 158.

- R. S. 52:24-12 repealed 1938, c. 159, s. 29.
to 52:24-18
- R. S. 52:24-20 " 1938, c. 159, s. 29.
to 52:24-27

Chapter 24A. (new) STATE DEPARTMENT OF LOCAL GOVERNMENT.

Note: For changes in local budget law to conform with establishment of State Department of Local Government, see 1938, c. 128; for powers, etc., Funding Commission vested in Local Government Board, see 1939, c. 384; for powers, etc., Municipal Finance Commission vested in Local Government Board, see 1939, c. 385.

Local Government Act (1938), 1938, c. 158.

Supervision over certain municipalities; State Department of
Local Government, 1938, c. 127.

Title of above amended 1939, c. 364, s. 1.

Sec. 3 " " " 1939, c. 364, s. 2.

Sec. 5 " " " 1939, c. 364, s. 3.

Sec. 6 " " " 1939, c. 364, s. 4.

Sec. 6A Limitation upon counties, suppl., 1939, c. 364,
(added) s. 5.

Sec. 8 of above amended 1939, c. 364, s. 6.

Sec. 11 " " " 1939, c. 364, s. 7.

Sec. 11A Municipalities under the Municipal Finance
(added) Commission, suppl., 1939, c. 364, s. 8.

Limitation of school debt and appropriations in school districts;
municipalities subject to supervision State Department
of Local Government, 1939, c. 265.

Fiscal administration in local governments regulated, 1938,
c. 159.

Chapter 27. MUNICIPAL FINANCE COMMISSION.

Article 1. Organization and Personnel.

Note: For personnel and powers of commission, see 1938, c. 158.

Additional Legislation.

Powers, etc., Municipal Finance Commission vested in Local
Government Board, 1939, c. 385.

770 TABLE OF CONTENTS, TITLES 52 & 53

Article 3. Funding of Municipal Indebtedness; Issuance and Sale of Notes and Bonds.

R. S. 52:27-23.1 amended 1938, c. 202, s. 1; 1939, c. 47, s. 1.

Article 3A. (new) Issuance of Scrip or Tax Anticipation Securities.

Additional Legislation.

Issuance of scrip or tax anticipation notes or bonds by municipalities under Municipal Finance Commission without approval, prohibited, suppl., 1938, c. 169.

Article 4. Taxes and Assessments.

R. S. 52:27-29.1 amended 1938, c. 202, s. 2.

Article 8. Readjustment of Debts Under Federal Municipal Bankruptcy Act.

R. S. 52:27-40 amended 1938, c. 243, s. 1.

R. S. 52:27-42 " 1938, c. 243, s. 2.

R. S. 52:27-44 " 1938, c. 243, s. 3.

Additional Legislation.

Readjustment of debt; issuance of funding or refunding warrants, etc.; bankrupt municipalities, 1939, c. 56.

Article 9. Fund or Refunding Indebtedness of School Districts.

R. S. 52:27-51 amended 1939, c. 47, s. 2.

Title 53. STATE POLICE.

Note: For reports of thefts of motor vehicles and registration plates and of recovery of same to be made to superintendent of State Police, see 1938, c. 352.

Chapter 1. ORGANIZATION AND PERSONNEL.

R. S. 53:1-12 amended 1940, c. 103, s. 1.

R. S. 53:1-24 " 1940, c. 103, s. 2.

R. S. 53:1-25 " 1940, c. 103, s. 3.

Additional Legislation.

Identification of criminals, reports and file of criminal proceedings, suppl., 1939, c. 78.

Notice of release, etc., of prisoners to bureaus of identification, police departments, etc., required (suppl. to 1939, c. 78), 1940, c. 65.

Chapter 3. HOUSING, EQUIPMENT, AND EXPENSES.

R. S. 53:3-9 amended 1940, c. 103, s. 4.

Title 54. TAXATION.

Note: For exemption of credit unions from chapters 4, 33, 34, 35, 36 and 37 of this Title, see 1938, c. 293.

**Subtitle 1. DEPARTMENT AND BOARDS FOR THE REVIEW,
ASSESSMENT AND COLLECTION OF TAXES.**

Chapter 1. STATE TAX DEPARTMENT AND COMMISSIONER.

R. S. 54:1-15 see 1939, c. 167.

R. S. 54:1-35 amended 1938, c. 279.

Chapter 2. STATE BOARD OF TAX APPEALS.

Note: For credit for reduction in taxes paid by mortgagee before or pending appeal, see 1938, c. 152.

Chapter 3. COUNTY BOARDS OF TAXATION.

Note: For credit for reduction in taxes by mortgagee before or pending appeal, see 1938, c. 152.

R. S. 54:3-2 amended 1940, c. 113, s. 1.

R. S. 54:3-3 " 1940, c. 113, s. 2.

R. S. 54:3-6 " 1939, c. 217.

R. S. 54:3-27 " 1938, c. 151.

Additional Legislation.

Fee for filing petition of appeal, certain cases; first class counties, 1940, c. 71.

Hearing before single member of board, 1940, c. 113, s. 3.

**Subtitle 2. TAXATION OF REAL AND PERSONAL PROPERTY
IN GENERAL.**

Chapter 4. ASSESSMENT AND COLLECTION OF TAXES.

Note: For payment of taxes pending appeal, see R. S. 54:3-27 as amended 1938, c. 151; for exemption of certain assets of credit unions from taxes, see 1939, c. 293, s. 46; for exemption of funds of hospital service corporations from certain taxes, see 1938, c. 366, s. 18; for act limiting school debt and appropriations in certain school districts, see 1939, c. 265.

R. S. 54:4-3.12 see 1940, c. 39.

R. S. 54:4-3.23 amended 1938, c. 390.

R. S. 54:4-22 " 1938, c. 245.

R. S. 54:4-52 " 1938, c. 384.

R. S. 54:4-76 " 1940, c. 21.

R. S. 54:4-122 (added) Compromise, adjustment or cancellation of certain assessments against cemeteries, suppl., 1938, c. 16.

Additional Legislation.

Credit, etc., for reduction in taxes when paid by mortgagee before or pending appeal, 1938, c. 152.

Collection of delinquent real estate taxes by receivership proceedings, 1939, c. 362.

Sec. 6 of above amended 1940, c. 32.

Exemption under R. S. 54:4-3.12 limited to certain bona fide residents, suppl., 1940, c. 39.

Rebate to municipality for county and State taxes paid on account of public or quasi public agency or Federal Government corporation, 1940, c. 170.

Chapter 5. CREATION, ENFORCEMENT AND COLLECTION OF LIENS FOR UNPAID TAXES AND OTHER MUNICIPAL LIENS ON REAL PROPERTY.

R. S. 54:5-46 amended 1939, c. 93.

Additional Legislation.

Beneficiaries need not be made parties defendant to tax, etc., sale foreclosures, suppl., 1938, c. 264 and 1939, c. 151.

Conveyance to State of certain lands acquired by municipality under the "Tax Sale Law" for forest park reservation, exemption from taxation, 1940, c. 73.

New certificate of tax sale in place of certificate lost or destroyed, issuance, authorized, certain cases, suppl., 1940, c. 90.

Tax lien foreclosure of vacant lands; joinder of actions or causes of action by municipality; authorized, suppl., 1940, c. 84.

Subtitle 3. TAXATION OF STOCK OF STATE AND NATIONAL BANKS AND TRUST COMPANIES.

Chapter 9. IMPOSITION AND COLLECTION OF TAX.

R. S. 54:9-4 amended 1940, c. 69.

**Subtitle 4. PARTICULAR TAXES ON CORPORATIONS
AND OTHERS.**

Note: For certificate of authority of merged foreign corporations to do business in State withheld until prior taxes paid, see 1938, c. 180.

**Part 2. CAPITAL STOCK AND GROSS RECEIPTS TAXES ON
CERTAIN CORPORATIONS.**

Chapter 13. ASSESSMENT.

- R. S. 54:13-1 amended 1939, c. 137, s. 1.
- R. S. 54:13-2 “ 1938, c. 186; 1939, c. 137, s. 2.
- R. S. 54:13-4 “ 1939, c. 137, s. 3.
- R. S. 54:13-7 “ 1939, c. 137, s. 4.
- R. S. 54:13-8 “ 1939, c. 137, s. 5.
- R. S. 54:13-9 repealed 1939, c. 137, s. 6.
- R. S. 54:13-10 “ 1939, c. 137, s. 7.

Chapter 14. COLLECTION AND ENFORCEMENT.

- R. S. 54:14-1 amended 1939, c. 137, s. 8.

Chapter 15. REVIEW, CORRECTION AND REFUND.

- R. S. 54:15-5 repealed 1938, c. 132.

**Part 3. TAXATION OF INSURANCE COMPANIES OTHER
THAN LIFE.**

Chapter 17. FOREIGN INSURANCE COMPANIES GENERALLY.

- R. S. 54:17-1 amended 1938, c. 56.

Part 5. TAXATION OF CERTAIN PUBLIC UTILITIES.

Chapter 30A. (new) FRANCHISE AND GROSS RECEIPTS TAXES.

Tax for use, etc., of public streets, etc., under franchise, etc., except by street railway, traction, gas and electric light, heat and power and municipal corporations and railroad and canal companies, and except for operation of auto-buses and taxicabs, 1938, c. 7.

Sec. 7 of above amended 1938, c. 122.

Tax for use, etc., of public streets, etc., under franchise, etc., except by street railway, traction, gas and electric light, heat and power and municipal corporations and railroad and canal companies, and except for operation of auto-buses and taxicabs, 1940, c. 4.

Tax on property and franchises of street railway, traction, gas and electric light, heat and power corporations, using, etc., public streets, etc., 1938, c. 8.

Tax on property and franchises of street railway, traction, gas and electric light, heat and power corporations, using, etc., public streets, etc., 1940, c. 5.

**Chapter 31. FRANCHISE TAX ON OCCUPANCY OF STREETS;
GROSS RECEIPTS.**

R. S. 54:31-1 repealed 1938, c. 7, s. 15 (see Chapter 30A supra).
to 54:31-15

R. S. 54:31-16 " 1938, c. 8, s. 18 (see Chapter 30A supra).
to 54:31-28

**Chapter 32. TAX IN LIEU OF LOCAL TAXATION OF CERTAIN
PROPERTY; GROSS RECEIPTS.**

R. S. 54:32-1 repealed 1938, c. 8, s. 18 (see Chapter 30A supra).
to 54:32-7

Subtitle 5. TRANSFER INHERITANCE AND ESTATE TAXES.

Part 1. TRANSFER INHERITANCE TAX.

Chapter 34. ASSESSMENT OF TAX.

R. S. 54:34-4 amended 1939, c. 303.

Chapter 35. COLLECTION AND ENFORCEMENT OF TAX; REFUNDS.

R. S. 54:35-9 amended 1938, c. 278.

Additional Legislation.

Issuance of consent to transfer assets of resident decedent prohibited, unless will probated or administration had originally in New Jersey, suppl., 1939, c. 122.

Subtitle 6. TAX UPON SALE OF MOTOR FUELS.

Chapter 39. IMPOSITION AND COLLECTION OF TAX.

R. S. 54:39-2 amended 1939, c. 209, s. 1.

R. S. 54:39-5 " 1939, c. 209, s. 2.

R. S. 54:39-6 " 1939, c. 209, s. 3.

R. S. 54:39-7 " 1938, c. 283, s. 1.

R. S. 54:39-30 " 1938, c. 166, s. 1.

R. S. 54:39-31 " 1939, c. 209, s. 4.

R. S. 54:39-41 " 1938, c. 283, s. 2; 1939, c. 209, s. 5.

R. S. 54:39-45	amended 1938, c. 283, s. 3.
R. S. 54:39-50	repealed 1938, c. 166, s. 2.
R. S. 54:39-53	amended 1938, c. 283, s. 4.
R. S. 54:39-64	" 1939, c. 209, s. 6.
R. S. 54:39-66	" 1940, c. 169.
R. S. 54:39-67	" 1938, c. 283, s. 5.
R. S. 54:39-71	" 1938, c. 166, s. 3.

Subtitle 8. ALCOHOLIC BEVERAGE TAX.

Chapter 41. DEFINITIONS AND GENERAL PROVISIONS.

R. S. 54:41-2	amended 1938, c. 319, s. 1.
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Chapter 42. POWERS OF COMMISSIONER.

R. S. 54:42-1	amended 1938, c. 319, s. 2.
R. S. 54:42-2	" 1938, c. 319, s. 3.
R. S. 54:42-3	" 1938, c. 319, s. 4.
R. S. 54:42-4	" 1938, c. 319, s. 5.
R. S. 54:42-6	" 1938, c. 391, s. 1.
R. S. 54:42-7	" 1938, c. 391, s. 2.

Chapter 43. IMPOSITION OF TAX.

R. S. 54:43-1	amended 1938, c. 319, s. 6; 1940, c. 168.
R. S. 54:43-2	" 1938, c. 319, s. 7.
R. S. 54:43-4	" 1938, c. 319, s. 8.
R. S. 54:43-5	" 1938, c. 319, s. 8A.

Chapter 44. COLLECTION OF TAX.

R. S. 54:44-1	amended 1938, c. 319, s. 9.
R. S. 54:44-2	" 1938, c. 319, s. 10.
R. S. 54:44-2.1 (added)	Enforcement of lien by warrant, etc., suppl., 1938, c. 319, s. 14.
R. S. 54:44-3	amended 1938, c. 319, s. 11.
R. S. 54:44-4	" 1938, c. 319, s. 12.
R. S. 54:44-5	" 1938, c. 319, s. 13.

Chapter 45. ADMINISTRATION.

- R. S. 54:45-1 amended 1938, c. 319, s. 15; 1939, c. 357.
R. S. 54:45-2 " 1938, c. 319, s. 16.
R. S. 54:45-4 " 1938, c. 319, s. 17.
R. S. 54:45-5 " 1938, c. 319, s. 18.
R. S. 54:45-7 Service of notice, suppl., 1938, c. 319, s. 19.
(added)

Chapter 46. APPEALS.

- R. S. 54:46-1 amended 1938, c. 319, s. 20.
R. S. 54:46-2 " 1938, c. 319, s. 21.

Chapter 47. PENALTIES.

- R. S. 54:47-7 amended 1938, c. 319, s. 22.

Subtitle 9. STATE TAX UNIFORM PROCEDURE LAW.

Chapter 49. PROCEDURE.

- R. S. 54:49-12 amended 1939, c. 175, s. 1.
R. S. 54:49-17 " 1938, c. 137.

Chapter 50. ADMINISTRATION.

- R. S. 54:50-8 amended 1939, c. 175, s. 2.
R. S. 54:50-9 " 1939, c. 175, s. 3.
R. S. 54:50-11 " 1938, c. 256.

Chapter 52. CRIMINAL PENALTIES.

Additional Legislation.

False or fraudulent books, records or accounts relating to taxable transactions, suppl., 1938, c. 114.

Title 55. TENEMENT HOUSES AND PUBLIC HOUSING.**Subtitle 1. TENEMENT HOUSES.****Chapter 2. CONVERTED BUILDINGS; ALTERATIONS; TENEMENTS
UNDER CONSTRUCTION; TIME FOR COMPLIANCE.**

- R. S. 55:2-1 amended 1938, c. 193, s. 1.
R. S. 55:2-3 " 1938, c. 193, s. 2.
R. S. 55:2-6 " 1938, c. 193, s. 3.

Chapter 3. PROTECTION FROM FIRE.

- R. S. 55:3-1 amended 1938, c. 193, s. 4.
R. S. 55:3-2 " 1938, c. 193, s. 5.
R. S. 55:3-6 " 1938, c. 193, s. 6.
R. S. 55:3-24 " 1938, c. 193, s. 7.
R. S. 55:3-25 " 1938, c. 193, s. 8.
R. S. 55:3-39 " 1938, c. 193, s. 9.
R. S. 55:3-45 " 1938, c. 193, s. 10.
R. S. 55:3-59 " 1938, c. 193, s. 11.

**Chapter 4. HEIGHT OF TENEMENTS; LOTS, YARDS, SPACES,
AND COURTS.**

- R. S. 55:4-4 amended 1938, c. 193, s. 12.

**Chapter 5. WINDOWS; ROOMS; LIGHT; VENTILATORS AND
VENT SHAFTS.**

- R. S. 55:5-1 amended 1938, c. 193, s. 13.
R. S. 55:5-2 " 1938, c. 193, s. 14.
R. S. 55:5-10 " 1938, c. 193, s. 15.

**Chapter 8. WATER-CLOSETS, SINKS, SEWERS, WATER SUPPLY,
PLUMBING, AND DRAINAGE.**

- R. S. 55:8-12 amended 1938, c. 193, s. 16.

Chapter 10. FUNCTIONS AND OPERATIONS OF BOARD IN GENERAL.

- R. S. 55:10-8 amended 1938, c. 193, s. 17.
R. S. 55:10-9 " 1938, c. 193, s. 18.
R. S. 55:10-10 " 1938, c. 193, s. 19.

Subtitle 2. PUBLIC HOUSING.**Chapter 14A. (added) LOCAL HOUSING AUTHORITIES LAW.**

- R. S. 55:14A-1 Short title, 1938, c. 19, s. 2.
(added)
- R. S. 55:14A-2 Declaration of necessity of legislation, 1938, c. 19,
(added) s. 3.
- R. S. 55:14A-3 Definitions, 1938, c. 19, s. 4.
(added)
- R. S. 55:14A-4 Creation of housing authorities, 1938, c. 19, s. 5;
(added) amended 1938, c. 210.
- R. S. 55:14A-5 Proof of existence of authority, 1938, c. 19, s. 6.
(added)
- R. S. 55:14A-6 Authority; commissioners, misconduct; removal,
(added) 1938, c. 19, s. 7.
- R. S. 55:14A-7 Powers of authority, 1938, c. 19, s. 8.
(added)
- R. S. 55:14A-8 Rental policies of authority, 1938, c. 19, s. 9.
(added)
- R. S. 55:14A-9 Default. Foreclosure, 1938, c. 19, s. 10.
(added)
- R. S. 55:14A-10 Right of eminent domain, 1938, c. 19, s. 11.
(added)
- R. S. 55:14A-11 Projects subject to local laws, 1938, c. 19, s. 12.
(added)
- R. S. 55:14A-12 Bonds: power to issue, 1938, c. 19, s. 13.
(added)
- R. S. 55:14A-13 Bonds: liability, 1938, c. 19, s. 14.
(added)
- R. S. 55:14A-14 Bonds: provisions, 1938, c. 19, s. 15.
(added)
- R. S. 55:14A-15 Bonds: powers of authority, 1938, c. 19, s. 16.
(added)
- R. S. 55:14A-16 Rights of obligees, 1938, c. 19, s. 17.
(added)
- R. S. 55:14A-17 Powers of authority after default, 1938, c. 19, s. 18.
(added)
- R. S. 55:14A-18 Real property exempt from levy, 1938, c. 19, s. 19.
(added)
- R. S. 55:14A-19 Powers of authority pertaining to Federal Govern-
(added) ment, 1938, c. 19, s. 20.

- R. S. 55:14A-20 Property exempt from taxes, 1938, c. 19, s. 21.
(added)
- R. S. 55:14A-21 Bonds: legal investment for banks and trustees,
(added) 1938, c. 19, s. 22.
- R. S. 55:14A-22 Relationship between authority and director, 1938,
(added) c. 19, s. 23.
- R. S. 55:14A-23 Criticism of project: changes, 1938, c. 19, s. 24.
(added)
- R. S. 55:14A-24 Reports to director, 1938, c. 19, s. 25.
(added)
- R. S. 55:14A-25 Validity of chapter, 1938, c. 19, s. 26.
(added)
- R. S. 55:14A-26 Chapter paramount over inconsistent laws, 1938,
(added) c. 19, s. 27.
- Chapter 14B. (added) HOUSING CO-OPERATION LAW.**
- R. S. 55:14B-1 Short title, 1938, c. 20, s. 2.
(added)
- R. S. 55:14B-2 Declaration of necessity, 1938, c. 20, s. 3.
(added)
- R. S. 55:14B-3 Definitions, 1938, c. 20, s. 4.
(added)
- R. S. 55:14B-4 Aid by public bodies, 1938, c. 20, s. 5.
(added)
- R. S. 55:14B-5 Agreement with regard to taxation, 1938, c. 20, s. 6.
(added)
- R. S. 55:14B-6 Loans and donations of money, 1938, c. 20, s. 7.
(added)
- R. S. 55:14B-7 How powers exercised; procedure, 1938, c. 20, s. 8;
(added) amended 1938, c. 211.
- R. S. 55:14B-8 Validity of chapter, 1938, c. 20, s. 9.
(added)

**Title 56. TRADE NAMES, TRADE-MARKS AND
UNFAIR TRADE PRACTICES.**

**Chapter 3. LABELS, TRADE NAMES AND TRADE-MARKS; BOTTLES,
CANS, CONTAINERS AND OTHER ARTICLES.**

Note: For brands, trade-marks, labels, etc., of New Jersey farm products,
see 1939, c. 136.

Chapter 4. UNFAIR COMPETITION.

Article 2. Contract for Sale or Resale of Certain Commodities.

Note: For enforcement, fair trade contracts as to alcoholic beverages,
by Commissioner of Alcoholic Beverage Control, see 1938, c. 208.

R. S. 56:4-5 amended 1938, c. 165, s. 1.

R. S. 56:4-6 “ 1938, c. 165, s. 2.

Article 3. (new) Fair Sales Act.

Advertisements, offer for sale or sale of merchandise at less
than cost, prohibited, 1938, c. 394.

Article 4. (new) Motor Fuels.

Retail sale of motor fuels regulated, 1938, c. 163.

Sec. 101 of above amended 1938, c. 401.

Sec. 201 “ “ “ 1939, c. 62, s. 1.

Sec. 301 “ “ “ 1939, c. 62, s. 2.

Sec. 509 Suspension or revocation of license, suppl., 1939,
(added) c. 63.

Sec. 803 of above amended 1938, c. 204.

Title 58. WATERS AND WATER SUPPLY.

Note: For act to promote interstate co-operation for conservation, etc., of water resources in Delaware River Basin, see 1939, c. 146.

**Chapter 11. WATER AND SEWERAGE PLANTS AND SYSTEMS
IN GENERAL.**

- R. S. 58:11-19 repealed 1938, c. 398.
to 58:11-20
- R. S. 58:11-21 amended 1938, c. 250.
repealed 1938, c. 398.
- R. S. 58:11-22 repealed 1938, c. 398.

Additional Legislation.

Superintendents, operators, etc., of water purification and water and sewerage treatment plants and water supply systems; licensing, suppl., 1938, c. 206.

**Chapter 12. SEWERAGE DISTRICTS AND SEWERAGE DISTRICT
BOARDS.**

- R. S. 58:12-2 amended 1938, c. 224.

SCHEDULE 1

TABLE OF ALLOCATION OF 1938 STATUTES IN CUMULATIVE TABLE OF CONTENTS

Pamphlet Laws 1938				Allocation in Table of Contents				Pamphlet Laws 1938				Allocation in Table of Contents			
Chapter	Sec.	Title	Chapter	Chapter	Sec.	Title	Chapter	Chapter	Sec.	Title	Chapter	Chapter	Sec.	Title	Chapter
1		*						33		40	23				
2		40	2					34		*					
3		Val.						35		*					
4		*						36		34	15				
5		*						37		3	7				
6		40	2					38		11	27				
7	1 to 14	54	30A					39		23	4				
	15	54	31					40		*					
8	1 to 17	54	30A					41		26	4				
	18	54	31					42		Val.					
	18	54	32					43		27	6				
9		18	10					44		51	8				
10		*						45		*					
11		*						46		44	8				
12		*						47		27	6				
13		52	22					48		6	1				
14		18	10					49		39	3				
15		*						50		27	6				
16		54	4					51		27	6				
17		27	6					52		17	2				
18		2	219					53		43	19				
19		55	14A					54		30	8				
20		55	14B					55		17	32				
21		20	1					56		54	17				
22		*						57		5	2				
23		40	2					58		43	21				
24		26	4					59		43	21				
25		40	3					60		17	45				
26		*						61		8	3				
27		*						62		Val.					
28		*						63		Val.					
29		2	26					64		*					
30		33	1					65		40	146				
31		17	12					66		39	3				
32		17	12					67		26	12				

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 5 following.

784 TABLE OF ALLOCATION OF 1938 STATUTES

Pamphlet Laws 1938		Allocation in Table of Contents		Pamphlet Laws 1938		Allocation in Table of Contents	
Chapter	Sec.	Title	Chapter	Chapter	Sec.	Title	Chapter
68		40	54	111		43	21
69		21	2	112		17	12
70		*		113		17	12
71		2	31	114		54	52
72		2	32	115		36	1
73		4	9	116		43	14
74		4	4	117		Val.	
75		39	5	118		*	
76		11	2A	119		*	
77		*		120		45	4A
78	1	18	5	121		45	9
	2	18	6	122		54	30A
	3	18	7	123		44	8
79		33	1	124		2	180
80		40	11	125		2	176
81		*		126		37	1
82		4	3	127		52	24A
83		27	6	128		40	2
84		27	6	129		*	
85		27	6	130		34	15
86		52	3	131		40	47
87		40	61	132		54	15
88		*		133		3	21
89		*		134		27	6
90		*		135		11	20
91		*		136		*	
92		*		137		54	49
93		*		138		2	183
94		*		139		*	
95		*		140		3	13
96		*		141		Val.	
97		2	7	142		43	9
98		34	2	143		27	6
99		Val.		144		18	5
100		*		145		18	5
101		*		146		13	4
102		23	4	147		33	1
103		20	2	148		Val.	
104		43	16	149		40	46
105		26	3	150		9	13
106		2	29	151		54	3
107		2	29	152		54	4
108		3	10	153		*	
109		*		154		*	
110		*		155		18	8

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 5 following.

TABLE OF ALLOCATION OF 1938 STATUTES 785

Pamphlet Laws 1938		Allocation in Table of Contents		Pamphlet Laws 1938		Allocation in Table of Contents	
Chapter	Sec.	Title	Chapter	Chapter	Sec.	Title	Chapter
156		24	18	194		44	4
157		23	12	195		24	10
158		52	24A	196		3	16
159	1 to 28	52	24A	197		45	4
	29	52	24	198		34	15
160		30	5	199		Val.	
161		30	5	200		2	24
162		17	6	201		8	3
163		56	4	202		52	27
164	1	39	4	203		40	61
	2	39	5	204		56	4
165		56	4	205		2	8
166		54	39	206		58	11
167		40	25	207		38	25A
168		27	6	208		33	1
169		52	27	209		33	1
170		46	14	210		55	14A
171		Val.		211		55	14B
172		22	2	212		*	
173		52	18	213		44	8
174		26	8	214		*	
175		2	47	215		43	14
176		*		216		27	6
177		27	6	217		*	
178		14	15	218		17	4
179		4	16	219		17	6
180		14	15	220		*	
181		*		221		43	1A
182		51	1	222		17	2
183		27	6	223		Val.	
184		30	6A	224		58	12
185		17	4	225		51	3
186		54	13	226		17	4
187		2	50	227		45	15
188		2	50	228		Val.	
189		2	27	229		40	56
190		2	80	230		43	14
191		2	50	231		4	11
192		11	2	232		17	35
193	1 to 3	55	2	233		2	27
	4 to 11	55	3	234		2	50
	12	55	4	235		2	50
	13 to 15	55	5	236		*	
	16	55	8	237		Val.	
	17 to 19	55	10	238		27	6

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 5 following.

786 TABLE OF ALLOCATION OF 1938 STATUTES

Pamphlet Laws 1938				Allocation in Table of Contents				Pamphlet Laws 1938				Allocation in Table of Contents			
Chapter	Sec.	Title	Chapter	Chapter	Sec.	Title	Chapter	Chapter	Sec.	Title	Chapter	Chapter	Sec.	Title	Chapter
239		30	4					278		54	35				
240		23	9					279		54	1				
241		Val.						280		19	8				
242		51	7					281		19	8				
243		52	27					282		*					
244		52	18					283		54	39				
245		54	4					284		*					
246		*						285		33	3				
247		18	5					286		*					
248		2	85					287		40	75				
249		40	48					288		18	13				
250		58	11					289	1 to 5	17	17				
251		Val.							6 to 8	17	18				
252		43	16						9	17	24				
253		40	62						10	17	32				
254		17	34					290		14	13				
255		17	34					291		*					
256		54	50					292		Val.					
257		40	47					293		17	13				
258		27	7					294		46	35				
259		17	27					295		10	3				
260		40	47					296		33	1				
261		18	20					297		33	1				
262		18	14					298		40	47				
263		Val.						299		27	6				
264		54	5					300		40	60				
265		4	5					301		Val.					
266		2	145					302		40	109				
267		2	145					303		14	13				
268		40	21					304		23	4				
269		27	6					305		14	12				
270		Val.						306		12	7				
271		2	182					307		18	15				
272		*						308		19	3				
273	1	2	85					309		2	60				
	2 to 4	2	192					310		43	12				
274		9	4					311		18	5				
275	1	30	2					312		43	21				
	2	30	9					313		*					
276		40	47					314		43	21				
277	1, 2	45	3					315		2	65				
	3	45	6					316		*					
	4	45	7					317		*					
	5, 6	45	9					318		23	5				
	7, 8	45	12												
	9	45	16												

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 5 following.

TABLE OF ALLOCATION OF 1938 STATUTES 787

Pamphlet Laws 1938		Allocation in Table of Contents		Pamphlet Laws 1938		Allocation in Table of Contents	
Chapter	Sec.	Title	Chapter	Chapter	Sec.	Title	Chapter
319	1	54	41	358	2	182	
	2 to 5	54	42	359	17	24	
	6 to 8A	54	43	360	39	5	
	9 to 14	54	44	361	44	7	
	15 to 19	54	45	362	27	15	
	20, 21	54	46	363	*		
	22	54	47	364	*		
320		Val.		365	*		
321		17	16	366	17	48	
322		17	16A	367	27	6	
323		51	9	368	17	24	
324		40	171	369	48	12	
325		Val.		370	46	3	
326		9	20	371	*		
327		43	18	372	*		
328		35	1	373	2	27	
329		47	3	374	27	6	
330		43	10	375	*		
331		*		376	*		
332		39	3	377	40	62	
333		2	26	378	Val.		
334		*		379	32	13A	
335		18	5	380	30	4	
336		40	11	381	11	27	
337		2	149	382	44	7	
338		*		383	40	1	
339		*		384	54	4	
340		*		385	40	47	
341		27	6	386	40	46	
342		45	8	387	3	42	
343		2	202	388	2	8	
344		40	146	389	52	20	
345		27	6	390	54	4	
346		*		391	54	42	
347		3	17	392	2	220	
348		2	164	393	*		
349		30	6	394	56	4	
350		33	1	395	2	6	
351		Val.		396	43	21	
352		39	3	397	43	10	
353		2	181	398	58	11	
354		*		399	19	19	
355		9	3	400	30	5	
356		*		401	56	4	
357		*		402	*		

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 5 following.

788 TABLE OF ALLOCATION OF 1938 STATUTES

Pamphlet Laws 1938		Allocation in Table of Contents		Pamphlet Laws 1938		Allocation in Table of Contents	
Chapter	Sec.	Title	Chapter	Chapter	Sec.	Title	Chapter
403		27	15	418		12	3
404		40	1	419		34	15
405		Val.		420		*	
406		9	13	421		*	
407		27	12	422		*	
408		*		423		*	
409		*		424		9	13
410		40	174	425		30	9
411		Val.		426		32	13B
412		Val.		427		27	15
413		*		428		*	
414		*		429		33	1
415		Val.		430		*	
416		Val.		431		17	4
417		*					

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 5 following.

SCHEDULE 2

TABLE OF ALLOCATION OF 1939 STATUTES IN CUMULATIVE TABLE OF CONTENTS

Pamphlet Laws 1939				Allocation in Table of Contents				Pamphlet Laws 1939				Allocation in Table of Contents			
Chapter	Sec.	Title	Chapter					Chapter	Sec.	Title	Chapter				
1		40	2					36		40	2				
2		18	5					37		*					
3		18	5					38		40	62				
4		40	1					39		*					
5		2	181					40		4	1				
6		4	16					41		51	8				
7		40	2					42		23	4				
8		*						43		*					
9		*						44		40	37				
10		27	7					45		*					
11		*						46		40	43				
12		*						47		52	27				
13		*						48		Val.					
14		*						49		48	12				
15		*						50		43	14				
16		*						51		23	3				
17		*						52		3	16				
18		*						53		2	68A				
19		2	6					54		Val.					
20		2	88					55		45	22				
21		*						56		52	27				
22		*						57		*					
23		40	2					58		18	8				
24		38	17					59		2	8				
25		17	6					60		*					
26		17	6					61		33	1				
27		17	6					62		56	4				
28		40	2					63		56	4				
29		52	18					64		*					
30		*						65		2	130				
31		*						66		40	60				
32		40	2					67		Val.					
33		40	2					68		34	15				
34		2	181					69		23	4				
35		32	2					70		Val.					

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 5 following.

790 TABLE OF ALLOCATION OF 1939 STATUTES

Pamphlet Laws 1939		Allocation in Table of Contents		Pamphlet Laws 1939		Allocation in Table of Contents	
Chapter	Sec.	Title	Chapter	Chapter	Sec.	Title	Chapter
71		*		111		11	4
72		*		112		Val.	
73		4	1	113		18	8
74		17	28	114		9	20
75		27	1	115	1 to 32	45	9
76		45	4A		33	45	13
77		52	20		34, 35	45	9
78		53	1	116		24	11A
79		39	3	117		34	18
80		48	2	118		Val.	
81		19	6	119		*	
82		*		120		23	4
83		*		121		3	7
84		32	13A	122		54	35
85		45	14	123		17	16
86		18	14	124		2	26
87		33	1	125		3	10
88		*		126		17	12
89		18	6	127		17	12
90		Val.		128		*	
91	1 to 6	1	11	129		17	12
	7	1	9	130		17	12
	8	*		131		17	12
92		*		132		17	12
93		54	5	133		40	37
94		43	21	134		3	11
95	1 to 6	38	3	135		38	25A
	7	38	12	136		4	10
	8	38	13	137	1 to 7	54	13
	9	38	3		8	54	14
96		Val.		138		48	13
97		*		139		3	2
98		2	157B	140		2	20
99		43	14	141		*	
100		23	3	142		43	14
101		11	4	143		43	15
102		*		144		43	14
103		45	15	145		*	
104		4	6	146		32	20
105		27	6	147		47	3
106		23	10	148		41	2
107		2	89	149		43	14
108		45	6	150		40	17
109		8	2	151		54	5
110		40	60	152		48	12

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 5 following.

TABLE OF ALLOCATION OF 1939 STATUTES 791

Pamphlet Laws 1939		Allocation in Table of Contents		Pamphlet Laws 1939		Allocation in Table of Contents	
Chapter	Sec.	Title	Chapter	Chapter	Sec.	Title	Chapter
153		48	12	195		13	14
154		Val.		196		*	
155		Val.		197		*	
156		43	6	198		27	6
157		*		199		Val.	
158		32	13A	200		27	6
159		Val.		201		26	4
160		30	6	202		17	6
161		2	88	203		*	
162		2	6	204		*	
163		Val.		205		17	8
164		3	17	206		43	10
165		54	5	207		2	42
166		46	14	208		17	12
167		40	146	209		54	39
168		23	4	210		2	157B
169		Val.		211		39	4
170		46	16	212		*	
171		33	1	213		30	5
172		23	4	214		Val.	
173		33	1	215		Val.	
174		2	32	216		39	5
175	1	54	49	217		54	3
	2, 3	54	50	218		43	12
176		40	1	219		11	4
177		33	1	220		43	3
178		Val.		221		2	99
179		Val.		222		52	19
180		*		223		2	7
181		40	101			40	38
182		40	97	224		40	21
183		2	32	225		33	1
184		22	2	226		43	12
185		24	10	227		37	1
186		43	10	228		33	1
187		Val.		229		*	
188		17	49	230		44	5
189		32	2	231		16	19
190		*		232		11	24A
191	1 to 29	32	14	233		11	14
	30 to 33	32	15	234		33	1
	34 to 40	32	16	235		33	1
192		13	8	236		40	190
193		12	3	237		2	8
194		Val.		238		*	

* Omitted from Table as not being general or permanent legislation
Val. Indicates validating act listed in Schedule 5 following.

792 TABLE OF ALLOCATION OF 1939 STATUTES

Pamphlet Laws 1939				Allocation in Table of Contents				Pamphlet Laws 1939				Allocation in Table of Contents			
Chapter	Sec.	Title	Chapter	Chapter	Sec.	Title	Chapter	Chapter	Sec.	Title	Chapter	Chapter	Sec.	Title	Chapter
239		45	3					284		2	199				
240		15	2					285		40	87				
241		14	14					286		40	46				
242		50	2					287		34	15				
243		27	6					288		*					
244		*						289		43	21				
245		30	5					290		*					
246		13	9					291		34	15				
247		2	65					292		43	14				
248		26	2					293		23	4				
249		14	2					294		18	14				
250		2	206					295		18	5				
251		3	17					296		18	14				
252		23	4					297		43	14				
253		40	62					298		Val.					
254		29	4					299		18	14				
255		17	12					300		*					
256		3	5					301		30	4				
257		3	21					302		45	8				
258		40	52					303		54	34				
259		30	4					304		40	62				
260		Val.						305	1 to 7	17	38				
261		26	2						8	17	18				
262		*						306		40	87				
263		44	4					307		2	181				
264		27	6					308		*					
265		52	24A					309		43	21				
266		*						310		40	1				
267		*						311		44	7				
268		*						312		*					
269		2	6					313		2	26				
270		39	10					314		*					
271		2	182					315		4	22				
272		*						316		2	60				
273		*						317		27	6				
274		39	4					318		40	47				
275		2	202					319		8	2				
276		41	2					320	1 to 3	24	1				
277		9	6						4	24	2				
278		23	4						5 to 9	24	3				
279		2	188						10 to 14	24	4				
280		26	2						15 to 30	24	5				
281		33	1						31 to 33	24	6				
282		*							34	24	17				
283		2	192						35	24	6A				

* Omitted from Table as not being general or permanent registration.
Val. Indicates validating act listed in Schedule 5 following.

TABLE OF ALLOCATION OF 1939 STATUTES 793

Pamphlet Laws 1939				Allocation in Table of Contents				Pamphlet Laws 1939				Allocation in Table of Contents			
Chapter	Sec.	Title	Chapter					Chapter	Sec.	Title	Chapter				
321		2	176					357		54	45				
322		11	10					358		40	171				
323		*						359		Val.					
324		*						360		40	37				
325		*						361		45	9				
326		13	12					362		54	4				
327		23	5					363		14	14				
328		*						364		52	24A				
329		*						365		*					
330		*						366		*					
331		*						367		*					
332		40	1					368		45	19				
333		40	1					369		45	19				
334		40	1					370		46	18				
335		2	182					371		Val.					
336		Val.						372		Val.					
337		Val.						373		40	1				
338		44	7					374		*					
339		45	8					375		Val.					
340		30	9					376		45	4A				
341		18	5					377		30	5				
342		*						378		26	2				
343	1 to 21	40	43					379		1	3				
	22 to 26	19	38					380		27	23				
	27 to 38	40	43					381		*					
	39	18	5					382		*					
		19	38					383		*					
		40	43					384		40	1				
	40	40	43					385		52	27				
344		40	60					386		18	7				
345		*						387	1	2	160				
346		47	1						2	40	2				
347		*						388		2	206				
348		*						389		40	109				
349		*						390		51	1				
350		23	3					391		*					
351		17	4					392		*					
352		14	5					393		52	9C				
353		17	16A					394		43	10				
354	1	19	15					395		*					
	2	19	23					396		40	2				
355		9	3					397		*					
356		*						398		22	2				

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 5 following.

SCHEDULE 3
TABLE OF ALLOCATION OF 1940 STATUTES
(THROUGH CHAPTER 190) IN CUMULATIVE
TABLE OF CONTENTS

Pamphlet Laws 1940		Allocation in Table of Contents		Pamphlet Laws 1940		Allocation in Table of Contents	
Chapter	Sec.	Title	Chapter	Chapter	Sec.	Title	Chapter
1		Val.		40		22	2
2		Val.		41		Val.	
3		Val.		42		Val.	
4		54	30A(new)	43		18	13
5		54	30A(new)	44		40	75
6		*		45		3	7
7		30	9	46		40	154
8		*		47		18	5
9		*		48		Val.	
10		46	33	49		Val.	
11		*		50		40	37
12		*		51		40	1
13		*		52		12	6
14		*		53		19	31
15		11	4	54		19	31
16		40	1	55		44	1
17		5	5	56		44	4
18		19	31	57		44	7
19		19	31	58		3	16
20		40	11	59		*	
21		54	4	60		17	12
22		2	97	61		2	60
23		22	2	62		17	12
24		40	23	63		33	1
25		38	23	64		*	
26		*		65		53	1
27		*		66		Val.	
28		*		67		*	
29		18	7	68		*	
30		22	1	69		54	9
31	1	19	31	70		2	8
	2 to 4	19	32	71		54	3
32		54	4	72		*	
33		40	32	73		54	5
34		*		74		17	48(new)
35		52	14	75		39	10
36		43	12	76		Val.	
37		17	9	77		*	
38		Val.		78		*	
39		54	4	79		Val.	

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 5 following.

796 TABLE OF ALLOCATION OF 1940 STATUTES

Pamphlet Laws 1940		Allocation in Table of Contents		Pamphlet Laws 1940		Allocation in Table of Contents	
Chapter	Sec.	Title	Chapter	Chapter	Sec.	Title	Chapter
80		52	22	128		*	
81		9	20	129		*	
82		17	26	130		44	8
83		33	1	131		*	
84		54	5	132		3	16
85		36	1	133		34	15
86		*		134		30	8
87		*		135	1	19	23
88		*			2 to 4	19	31
89		*		136		19	6
90		54	5	137		19	49
91		17	18	138		2	60
92		17	28	139		39	5
93		*		140		40	60
94		5	1	141		43	14
95		27	6	142		43	14
96		*		143		30	4
97		43	21	144		30	4
98		34	6	145		40	60
99		*		146		4	13
100		45	15A(new)	147		39	4
101		26	5	148		3	26
102		*		149		18	14
103	1 to 3	53	1	150		11	21
	4	53	3	151		44	8
104		17	38	152		19	48
105		*		153		34	2
106		Val.			21	18	14
107		Val.				34	2
108		34	15	154		18	14
109		3	17	155		19	31
110		*		156		40	60
111		*		157		40	22
112		Val.		158		*	
113		54	3	159		40	1
114		Val.		160		*	
115		Val.		161		40	68
116		*		162		*	
117		18	13	163		*	
118		30	5	164		17	4
119		44	1	165	1	19	31
120		*			2, 3	19	32
121		*			4	19	45
122		*		166		23	3
123		*		167		*	
124		*		168		54	43
125		*		169		54	39
126		*		170		54	4
127		*		171		2	71
				172		3	11

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 5 following.

TABLE OF ALLOCATION OF 1940 STATUTES 797

Pamphlet Laws 1940		Allocation in Table of Contents		Pamphlet Laws 1940		Allocation in Table of Contents	
Chapter	Sec.	Title	Chapter	Chapter	Sec.	Title	Chapter
173		18	20	182		13	7A (new)
174		43	10	183		44	8
175		45	15B (new)	184		27	6
176		34	15	185		*	
177		*		186		44	7
178		11	22	187		44	4
179		40	62	188		44	8
180		Val.		189		*	
181		40	11	190		40	1

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 5 following.

SCHEDULE 4

TABLE OF NUMBERED SECTIONS ADDED TO REVISED STATUTES (1937)

Title 2.		Title 26.	
Sections added	Act by which added	Sections added	Act by which added
2:9-1a	1938, c. 270	26:2-62	1939, c. 261
2:9-1b	1938, c. 270	26:2-63	1939, c. 261
2:149-7	1938, c. 337	26:2-64	1939, c. 261
2:181-11	1939, c. 34	26:2-65	1939, c. 261
Title 15.		26:2-66	1939, c. 261
15:2-5	1939, c. 240	26:2-67	1939, c. 261
15:2-6	1939, c. 240	26:2-68	1939, c. 261
15:2-7	1939, c. 240	26:2-69	1939, c. 261
15:2-8	1939, c. 240	26:2-70	1939, c. 261
15:2-9	1939, c. 240	26:2-71	1939, c. 261
Title 17.		26:2-72	1939, c. 261
17:6-58.1	1939, c. 162	26:2-73	1939, c. 261
17:12-87.1	1939, c. 130	26:2-74	1939, c. 261
17:12-109.1	1939, c. 132	26:2-75	1939, c. 261
17:16-3.1	1939, c. 123	26:2-76	1939, c. 261
17:16-3.2	1939, c. 123	26:2-77	1939, c. 261
17:27-5A	1938, c. 259	26:2-78	1939, c. 261
Title 20.		26:2-79	1939, c. 261
20:1-36	1938, c. 21	26:2-80	1939, c. 261
Title 24.		Title 40.	
24:1-4	1939, c. 320	40:2-60	1938, c. 2
24:4-12	1939, c. 320	40:37-156A	1939, c. 44
24:5-11.1	1939, c. 320	40:37-201.1	1939, c. 360
24:5-18.1	1939, c. 320	40:171-106A	1938, c. 358
24:5-18.2	1939, c. 320	40:174-147A	1938, c. 410
24:6A-1	1939, c. 320	Title 43.	
		43:16-13	1938, c. 252

Title 45.		Title 55 (cont'd)	
Sections added	Act by which added	Sections added	Act by which added
45:4A-26.1	1939, c. 76	55:14A-9	1938, c. 19
45:9-5.1	1939, c. 115	55:14A-10	1938, c. 19
45:9-14.3	1939, c. 115	55:14A-11	1938, c. 19
45:9-14.4	1939, c. 115	55:14A-12	1938, c. 19
45:9-14.5	1939, c. 115	55:14A-13	1938, c. 19
45:9-14.6	1939, c. 115	55:14A-14	1938, c. 19
45:9-14.7	1939, c. 115	55:14A-15	1938, c. 19
45:9-14.8	1939, c. 115	55:14A-16	1938, c. 19
45:9-14.9	1939, c. 115	55:14A-17	1938, c. 19
45:9-14.10	1939, c. 115	55:14A-18	1938, c. 19
45:9-27.1	1939, c. 115	55:14A-19	1938, c. 19
Title 54.		55:14A-20	1938, c. 19
54:4-122	1938, c. 16	55:14A-21	1938, c. 19
54:44-2.1	1938, c. 319	55:14A-22	1938, c. 19
54:45-7	1938, c. 319	55:14A-23	1938, c. 19
Title 55.		55:14A-24	1938, c. 19
55:14A-1	1938, c. 19	55:14A-25	1938, c. 19
55:14A-2	1938, c. 19	55:14A-26	1938, c. 19
55:14A-3	1938, c. 19	55:14B-1	1938, c. 20
55:14A-4	1938, c. 19	55:14B-2	1938, c. 20
55:14A-5	1938, c. 210	55:14B-3	1938, c. 20
55:14A-6	1938, c. 19	55:14B-4	1938, c. 20
55:14A-7	1938, c. 19	55:14B-5	1938, c. 20
55:14A-8	1938, c. 19	55:14B-6	1938, c. 20
		55:14B-7	1938, c. 20
			1938, c. 211
		55:14B-8	1938, c. 20

SCHEDULE 5

TABLE OF PUBLIC VALIDATING ACTS ENACTED SINCE ENACTMENT OF REVISED STATUTES (December 20, 1937)

Title 2.

Decrees, foreclosure and sales thereunder	1940, c. 106
Judicial sales in foreclosure, cestue que trust not joined....	1938, c. 62
Judicial sales irregular	1938, c. 171
	1939, c. 54
	1940, c. 41
Justices of peace, defective elections	1938, c. 270

Title 3.

Sales of land by fiduciaries	1938, c. 141
	1938, c. 325
	1938, c. 347

Title 14.

Conveyances after expiration of charter	1940, c. 107
Deeds and other instruments; acknowledgments, etc.	1938, c. 148
	1938, c. 411
	1939, c. 118
	1939, c. 214
Defective organization and incorporation	1939, c. 70

Title 17.

Commissioner of Banking and Insurance, action as to mortgage guaranty companies, etc.	1938, c. 212
---	--------------

Title 18.

Junior college, payments to, by counties	1940, c. 66
Oaths, etc., taken by district clerks of boards of education	1939, c. 155
Proceedings and bonds, school districts	1937, c. 190
	1937, c. 193
	1938, c. 228
	1938, c. 405
	1938, c. 412
	1938, c. 415
	1938, c. 416
	1939, c. 96
	1939, c. 112
	1939, c. 337
	1940, c. 112

802 SCHEDULE OF PUBLIC VALIDATING ACTS

Proceedings and bonds, regional school districts	1939, c. 48
Reductions from salaries for hospital service or group insurance plan	1940, c. 47

Title 32.

Conveyances by Port of New York Authority	1939, c. 35
---	-------------

Title 33.

Licenses, sixth class counties	1940, c. 1
--------------------------------------	------------

Title 40.

Bonds, etc., contracts by sewerage districts	1940, c. 49
Bonds, notes, etc., issued by counties	1938, c. 237
Bonds, notes, etc., issued by municipalities	1938, c. 117
	1938, c. 199
	1938, c. 378
	1939, c. 90
	1939, c. 159
	1939, c. 359
	1940, c. 79
	1940, c. 114
	1940, c. 115
Budgets, municipal, defectively adopted	1938, c. 42
	1938, c. 351
	1940, c. 76
Contracts for swimming pools by cities	1938, c. 99
Junior college, payments to, by counties	1940, c. 66
Obligations issued for health purposes	1939, c. 336
Ordinances, municipal	1938, c. 223
	1939, c. 163
	1939, c. 372
Purchases, sales and exchanges of lands	1938, c. 63
	1939, c. 67
	1939, c. 154
	1939, c. 298
	1939, c. 371
	1940, c. 42
Sewerage districts incorporated under P. L. 1939, c. 269	1940, c. 48
	1940, c. 49

Title 41.

Commissioner of Deeds, affidavits, acknowledgments, etc., taken by	1939, c. 178
Corporate officers, affidavits, acknowledgments, etc., taken by	1939, c. 118
District clerks, boards of education, oaths and affidavits taken by	1939, c. 155
Notaries public, affidavits and acknowledgments, taken by	1939, c. 179

Title 46.

Affidavits, acknowledgments, and proofs of deeds, real and chattel mortgages	1938, c. 3
	1939, c. 178
	1939, c. 179
Attorneys in fact, conveyances	1938, c. 241
	1940, c. 180
Corporations, acknowledgments, affidavits by officers	1939, c. 118
Corporations, conveyances by and by surviving directors	1938, c. 148
	1939, c. 214
	1940, c. 107
Corporations, deeds by and by surviving directors	1938, c. 148
	1939, c. 214
Corporations, deeds, mortgages, assignments, discharges, releases and postponements	1938, c. 411
Deeds, mortgages and instruments in writing, without seals	1940, c. 38
Husband and wife, conveyances by	1938, c. 320
Married women, deeds by	1939, c. 375

Title 52.

Acknowledgments, oaths, etc., taken by Commissioners of Deeds	1939, c. 178
Acknowledgments, oaths, etc., taken by notaries public	1939, c. 179

Title 54.

Assignment of tax, etc., sale certificates	1938, c. 301
	1939, c. 215
Excise taxes, levy and apportionment under P. L. 1938, c. 7	1940, c. 2
Excise taxes, levy and apportionment under P. L. 1938, c. 8	1940, c. 3
Foreclosure, tax, etc., lien certificates	1938, c. 263
	1939, c. 169
	1939, c. 260
Sales of lands for taxes, etc.	1938, c. 251
	1939, c. 165
	1939, c. 194
	1939, c. 199
Tax and municipal lien searches	1938, c. 292

Title 55.

Local Housing Authorities proceedings, etc., contracts, notes, bonds, etc.	1939, c. 187
---	--------------

INDEX

INDEX

A.

	PAGE
Absence—leave, for veterans to attend conventions,	101
Accidents—action by drivers after,	313
insurance,	244
Acting fire marshal—appointment in counties,	355
Act repealed—old age assistance,	553
Administrators—commissions for settling estates,	530
investments by,	169, 286
sales of lands by,	249
Agricultural station—appropriation for experimental dairy herd,	116
Agriculture—payment for cattle bitten by dogs and ordered slain,	250
purchasing supplies for nonmembers of association,	311
Aid administration—State municipal,	318
Alcoholic beverages—continuance in counties of sixth class,	11
excise tax,	525
licenses,	208
municipal excise commission,	175
Almshouse—change of name,	263
Americanism week—proclamation,	665
Animals—payment for cattle ordered slaughtered by Department of Agriculture,	250
Annual appropriations,	356
Annuity allowance—State Employees' Retirement,	306, 307
Appeals—fee for taking, with boards of taxation in first-class counties, ..	182
in tax matters,	170
Appropriations—additional for legislative purposes,	58, 516
additional for State Tax Department,	524
additional funds to State Tax Department,	178
annual,	356
beach protection,	161
Comptroller and National Guard,	512
disabled American veterans,	514
disbursement to State municipal aid administration,	318
election expenses,	240
experimental dairy herd,	116
forest fires,	179
highway fund,	561
legislative deficiencies,	58, 516
National Guard,	183
pensions,	227
prosecuting railroad tax cases,	251
racing commission,	68
rebates and deductions in taxation,	528
reimbursement of school districts for education of crippled children,	541
shell fisheries,	201
South Jersey Port Commission,	57
support of public schools,	265

	PAGE
Appropriations—transfer of department funds,	117
water policy commission,	276
World's Fair,	233
yacht basin at Leonardo,	218
yacht basin at Way Cake creek,	219
Army day—proclamation,	669
Assembly, House of—members,	6, 7
Assessments—appeals from,	170
claiming exemptions,	120
duplicate tax title certificate,	220
Assessors—exemptions by,	120
pensions to certain township,	118
Associations—building and loan,	174
purchasing supplies for nonmembers of agricultural,	311
Asylums—reconstruction of county,	51
release of voluntary patients,	309
Atlantic City—result of special election,	689
Atlantic Highlands—Mount Mitchell Skyline park,	547
Attorney-General—appropriation for prosecuting railroad tax cases,	251
approval of extension of existence of insurance companies,	206
Auction—sales of land by municipalities at,	124
Automobiles—certain health reports made to commissioner,	239
dealers licensed,	199
insurance,	222
refund on motor fuels,	526

B.

Ballots—furnished for voting machines,	301
Banks—holidays,	213
retaining trust funds awaiting investment,	516
security for repayment of bankruptcy fund deposits,	118
value of common stock,	180
Basin—yacht at Leonardo,	218
yacht at Way Cake creek,	219
Bathing—seaside establishments,	223
Beaches—appropriation for protection,	161
harbor and waterfront commission,	513
Beer—excise tax,	525
licenses,	208
municipal excise commission,	175
Bert Kay Bus Co., Inc.—proclamation reinstating,	677
Betting—pari-mutuel,	68
Beverages—continuance of alcoholic licenses in counties of sixth class, ..	11
excise tax,	525
licenses,	208
municipal excise commission,	175
Bids—opening in school matters,	316
Board of alcoholic beverage control,	175
Board of children's guardians—home life for neglected children,	261
Board of commerce—appropriation for beach protection,	161
yacht basin at Leonardo,	218
yacht basin at Way Cake creek,	219
Board of conservation—conveyance of certain land,	183
Mount Mitchell Skyline park,	547
Board of shell fisheries—appropriation to repair boat,	201

INDEX

809

	PAGE
Board of shorthand reporting—created,	534
Board of tax appeals—petitions of appeals,	170
Boards of taxation—membership of county,	253
Bonds—acquisition of sewer system,	160
issue by counties and municipalities,64, 511,	575
refunding in school districts,	106
relief of poor,	552
renewal by sheriff,	216
validating issue by municipalities,203, 254,	256
validating issue for schools,	252
Borough of—East Newark—pension to Sadie A. Carey,	102
Verona—pension to Thomas E. Brooks,	222
Boroughs—adoption of voting machines,	329
approval of budget,	50
bond issue,64, 511,	575
cash operations,	53
census of 1940,	546
collection of certain delinquent municipal liens,	59
compensation insurance for volunteer firemen,	248
enlarging joint municipal waterworks,	543
excise commission,	175
imposing excise taxes,	21
lands conveyed to for park,	353
leasing property to exempt firemen,	310
leave of absence for veterans to attend conventions,	101
municipal aid administration,	277
perfecting lien on lands,	305
registration in commission governed,	126
relief of poor,	552
right of redemption by foreclosure,	212
tenure of officers and employees,317,	542
validating budgets,	200
validating issuance of bonds,203, 254,	256
validating sales of land at auction,	124
Brewery—licenses,	208
Brooks, Thomas E.—pension for,	222
Budget—approval of county and municipal,50, 56	
cash operations,	53
commissioner,	204
validating municipal,	200
Building and loan associations—certificate of incorporation,	174
shares of, as securities for bonding officials,	171
Bulkheads—beach protection,161,	513
Bureau of identification—continued,	241
notified of release of prisoners,	177
Bureau of tree experts—certified,	234
Buses—franchise taxes,	21
liability insurance carried by drivers of school,	316

C.

Camps—county summer for children,	99
Cancer control month—proclamation,	673
Candidates—examination of election records,	163
filing petitions,	293

	PAGE
Carey, Sadie A.—pension,	102
Cattle—compensation for, bitten by dog,	250
Census—co-operation with department of,	670
1940 not to affect positions or salaries,	546
Certified tree experts,	234
Chancery—fees of masters,	109
partitions by order of court,	529
validating decrees in foreclosure in court of,	246
withholding legacies in certain cases,	315
Charters—Bert Kay Bus Co., Inc., reinstated,	677
corporations null and void,	583
decree of dissolution,	681
Changes in laws—noted,	691
Checks—legal holidays,	213
Children—attendance at school,	346
commission on juvenile delinquency continued,	205
county summer camps,	99
employment of,	539
home life for neglected,	261
regulating child labor,	331
reimbursement of school districts for education of crippled, ...	541
settlement and relief of poor,	164, 166
Cities—adoption of voting machines,	329
approval of budget,	50
bond issue,	64, 511, 575
cash operations,	53
census of 1940,	546
collection of certain delinquent municipal liens,	59
compensation insurance for volunteer firemen,	248
enlarging joint municipal waterworks,	543
excise commission,	175
imposing excise taxes,	21
lands conveyed to for park,	353
leasing property to exempt firemen,	310
leave of absence for veterans to attend conventions,	101
municipal aid administration,	277
perfecting lien on lands,	305
registration in commission governed,	126
relief of poor,	552
results of special elections,	689
right of redemption of land by foreclosure,	212
tenure of officers and employees,	317, 542
validating budgets,	200
validating issuance of bonds,	203, 254, 256
validating sales of land at auction,	124
Cities of first class—appointment of county probation officers,	202
Civil service—bureau of identification,	241
director of welfare,	559
State budget commissioner,	204
supervisor of mails in exempt class,	63
tenure of officers and employees,	317, 542
Clocks—lien for repairs,	172
Collection of taxes—claiming exemptions,	120
Colleges—support of junior, by counties,	178
Commerce—appropriation for beach protection,	161
yacht basin at Leonardo,	218
yacht basin at Way Cake creek,	219

	PAGE
Commissioner—numbering roads,	550
State budget,	204
State highways,	579, 580
Commissioner of banking—value of common stock of banks,	180
Commissioner of education—employment certificates for pupils,	346
registration of private schools,	532
reimbursement of school districts for educa- tion of crippled children,	541
Commissioner of insurance—extension of corporate existence,	206
medical service corporations,	185
Commissioner of labor—employment certificates for children,	346
workmen's compensation,	288
Commissioner of local government—approval of budget,	50, 56
Commissioner of motor vehicles—certain health reports made to,	239
dealers in motor vehicles licensed,	199
right of arrest,	303
Commissioner of registration—county,	517
examination of election records by candi- date,	163
Commissions—acquiring land for Mount Mitchell Skyline park,	547
administration of unemployment compensation,	228
allowance to State House, for emergencies,	227
appropriation to South Jersey port,	57
county park,	159
enlarging joint municipal waterworks,	543
harbor (municipal),	513
municipal excise,	175
New Jersey racing,	68
registration of voters in commission governed municipali- ties,	126
settling estates,	530
State financial assistance abolished,	549
studying juvenile delinquency continued,	205
summer camps for children,	99
Common pleas—appointment of probation officers,	202
settlement and relief of poor,	164, 166, 167
Compensation—employment of minors,	539
sum set aside by Commissioner of Labor,	288
Comptroller—additional appropriation,	512
transfer of department funds,	117
Conservation—certified tree experts,	234
conveyance of certain land,	183
expenses of forest fires,	179
Mount Mitchell Skyline park,	547
Constables—fees in district courts,	97
right of arrest without warrant in motor vehicle violations,	303
Conventions—leave of absence for veterans to attend,	101
Conveyances—land acquired by municipalities under tax sale law,	183
validating deeds not properly recorded,	545
validating in corporate names,	247
Corporations—Bert Kay Bus Co., Inc., reinstated,	677
building and loan associations,	174
credits in taxation,	528
decree of dissolution,	681
extension of existence of insurance,	206
medical service,	185
null and void,	583

	PAGE
Corporations—recording mortgages of personal property of utilities,	54
sewerage districts in townships,	154
taxation of gross receipts of utilities,	33
validating conveyances in corporate names,	247
validating instruments without seal,	119
Counties—acceptance of land for public purposes,	115
acting fire marshal,	355
adoption of voting machines,	329
appointment of probation officers,	202
approval of budget,	50, 56
bond issue,	64, 511, 575
bureau of identification notified of release of prisoners,	177
cash operations,	53
census of 1940,	546
credits in taxation,	528
enforcement of seashore bathing provisions,	223
municipal aid administration,	277
promotions in police departments,	95
reconstruction of asylums,	51
seeking registrants not voting,	348
settlement and relief of poor,	164, 166
sheriff's bond,	215
summer camps for children,	99
taxes due from municipalities,	95
tenure of officers and employees,	317, 542
veterans attending conventions,	101
Counties of first class—appointment of parole officers,	202
commissioner of registration,	517
fee in appeal with county board,	182
list of voters changing address furnished com- missioner,	164
registrants not voting,	348
retirement of employees,	533
salaries of prison attendants, etc.,	292
Counties of sixth class—continuance of alcoholic beverage licenses,	11
County boards of elections—salaries, etc.,	517
County boards of taxation—appeals,	170, 182
membership,	253
County clerks—filing petitions before primary,	293
recording mortgages of personal property of utilities,	54
validating deeds not properly recorded,	545
welfare house liens,	263
County parks—commission may contract for use and rights,	159
County welfare—act concerning old age assistance,	553
change of name of almshouse to welfare house,	263
Court of chancery—fees of masters,	109
partitions,	529
validating decrees in foreclosure,	246
withholding legacies in certain cases,	315
Courts—appropriation for prosecuting railroad tax cases,	251
district court fees,	121
fees of certain officers,	109
fees of constables and sergeants-at-arms in district,	97
successor to judge in district,	181
validating sale of lands by order of,	123
veterans attending conventions,	101

	PAGE
Cows—experimental dairy herd,	116
Cranford, township of—change of corporate title,	685
Credits—rebates or deductions in taxation,	528
Crimes—proof of marriage,	96
reporting release of prisoners,	177
Crippled children—reimbursement of school districts for education of, ...	541
Czecho-Slovak day—proclamation,	666

D.

Dairies—appropriation for experimental herd,	116
Decrees—dissolution,	681
validating in foreclosure,	246
Deeds—transfer of certain State land to Johnson and Johnson,	257
validating not properly recorded,	545
validating when seal omitted,	119
Deficiencies—legislative,	58, 516
Delsea Drive,	580
Department of agriculture—payment for cattle ordered slain,	250
Department of conservation—certified tree experts,	234
expenses of forest fires,	179
Department of health—reports to, in connection with motor vehicle drivers,	239
Departments—transfer of funds,	117
Diseases—cancer control month,	673
prevention and cure of syphilis,	663
report to Commissioner of Motor Vehicles relative to certain, social hygiene day,	239
Dissolution, decree of,	681
District courts—fees,	121
fees of constables and sergeants-at-arms,	97
successor to judge,	181
District election boards—application to serve on,	300
Dogs—compensation for cattle bitten by,	250
Drivers—action by, after accident,	313
liability insurance of school bus,	316
reports regarding certain diseases,	239

E.

East Brunswick, township of—transfer of certain State land to Johnson and Johnson,	257
East Newark, borough of—pension to Sadie A. Carey,	102
Edison, Thomas A.—proclamation,	664, 676
Education—see Schools.	
Elections—adopting voting machines,	329
applications to serve on district boards,	300
appropriation for expenses,	240
ballots for voting machines,	301
commissioner of registration,	517
examination of records by candidate,	163
filing petitions before primary,	293
incorporation of sewerage districts in townships,	154
registering,	92, 93
registrants not voting,	348

	PAGE
Elections—registration in commission governed municipalities,	126
result of municipal,	689
transferring registrations,	111
voters changing address,	164
Electric corporations—taxation of gross receipts,	33
Emergencies—appropriation for State fund,	227
Employees—class transfer by State,	307
employment of minors,	539
increasing pension by State,	306
national employment week,	675
payment in hand knitting industry,	232
retirement in counties of first class,	533
tenure of civil service,	317, 542
Employers—contributions under unemployment compensation,	228
employment of minors,	539
national employment week,	675
paying employees in hand knitting industry,	232
Estates—investments in bonds and mortgages,	169
when transfer inheritance taxes inoperative,	176
Examiners—fees of Supreme Court,	109
Excise taxes—beer and liquor,	525
imposing, excepting utilities,	21
municipal liquor commissions,	175
payment of,	215
validating certain,	13, 17
Executors—commissions for settling estates,	530
investments by,	169, 286
sales of lands by,	249
Exemptions—assessment and collection of taxes,	120
Experiment station—appropriation for dairy herd,	116
Experts—certified tree,	234
Eyes—save your vision week,	667

F.

Factories—employment certificates for minors,	346
Fair—appropriation toward World's,	233
Farmers—purchasing supplies for nonmembers of agricultural as- sociations,	311
Federal government—credits in taxation of corporations,	528
Fees—constables and sergeants-at-arms,	97
district court,	121
Supreme Court, masters in chancery, etc.,	109
Fiduciaries—commissions on settling estates,	530
Financial assistance—amending title to transfer sum for,	274
repealing payment to commission,	273
Fire districts—compensation insurance for volunteer firemen,	248
Fire marshal—appointment of acting,	355
Firemen—compensation insurance for volunteer,	248
leasing property to exempt,	310
Fires—acting fire marshal in counties,	355
commission abolished,	549
expenses of forest,	179
Fish and game—menhaden fishing,	522
Foreclosure—right of redemption by municipalities,	212
validating final decrees in,	246

	PAGE
Forests—appropriation for expenses of fires,	179
certified tree experts,	234
Franchises—imposing excise taxes,	21
Freeholders—acceptance of land for public purposes,	115
acting fire marshal,	355
adoption of voting machines,	329
change of name of almshouse,	263
credits in taxation,	528
payment of taxes due counties by municipalities,	95
reconstruction of county asylums,	51
summer camps for children,	99
support of junior colleges,	178
Fuels—refunding taxes paid on motor,	526

G.

Game—see Fish and game.	
Gas companies—taxation of gross receipts,	33
Gasoline—refunding taxes on motor fuels,	526
Glen Gardner—admission to sanatorium,	308
Governor—appoint board of shorthand reporting,	534
appoint members of county boards of taxation,	253
appoint racing commission,	68
appoint State Budget Commissioner,	204
successor to judge in district court,	181
Group insurance—policies for school employees,	152
Guardians—commissions,	530
investments by,	169, 286
sales of lands by,	249

H.

Hand knitting—payment of employees,	232
Harbor commission—municipal,	513
Harrison, town of—pension to Francis J. McDonald,	103
Health—admission to sanatorium at Glen Gardner,	308
cancer control month,	673
insurance,	244
medical service corporations,	185
payment for animals slaughtered,	250
reports of certain diseases made to Commissioner of Motor Vehicles,	239
save your vision week,	667
social hygiene day,	663
Highways—see Roads.	
Holidays—legal,	213
Homes—care of neglected children,	261
Homeworkers—hand knitting industry,	232
Horses—racing,	68
Hospitals—admission to sanatorium,	308
reconstruction of county insane asylums,	51
release of voluntary patients,	309
service policies for school employees,	152
House of Assembly—members of,	6, 7
Husband—proof of marriage in court action,	96

I.		PAGE
Index—distribution of Revised Statutes,	245	
publication of laws,	691	
Inheritances—when transfer taxes inoperative,	176	
Insane—reconstruction of county asylums,	51	
release of voluntary patients from hospitals,	309	
Institutions and agencies—act concerning old age assistance,	553	
Insurance—compensation, for volunteer firemen,	248	
extension of companies,	206	
health and accident,	244	
issuing participating certificates repealed,	221	
kinds issued,	221	
liability carried by contractor or bus driver in school matters,	316	
motor vehicle,	222	
Investments—by executors, trustees, etc.,	169, 286	
partitions as result of sale,	529	
retaining trust funds awaiting,	516	
J.		
Jails—reporting release of prisoners,	177	
salaries of guards, etc., in counties of first class,	292	
Jetties—beach protection,	161, 513	
Jewelry—lien for repairs,	172	
Johnson and Johnson—transfer of certain State land to,	257	
Joint resolutions—Delsea drive,	580	
Samuel Hill highway,	579	
Judges—amending mechanic's notice of intention,	302	
appointment of county probation officers,	202	
successor in district courts,	181	
Junior colleges—support by counties,	178	
Juveniles—commission on delinquency continued,	205	
K.		
Kearny, town of—pension to William B. Ross,	104	
Knitting industry—homeworkers,	232	
L.		
Labor—employment certificates for children,	346, 539	
national employment week,	675	
regulating child,	331	
workmen's compensation,	288	
Lands—acceptance by counties for public purposes,	115	
conveyance of, acquired by municipalities under tax sale law, ...	183	
conveyed to a municipality for park,	353	
leasing by municipality to exempt firemen,	310	
perfecting lien by municipalities,	305	
right of redemption by municipalities,	212	
sale by executors, etc.,	249	
transfer to Johnson and Johnson,	257	
validating conveyances in corporate names,	247	
validating sale of, under order of court,	123	
validating sales at auction by municipalities,	124	

	PAGE
Laws—changes noted,	691
comparative table of contents,	691
Leave of absence—veterans to attend conventions,	101
Legacies—withholding in certain cases,	315
Legislature—additional expenditures,	58
deficiencies appropriation,	516
distribution of Revised Statutes,	52, 245
members of,	5, 6, 7
Leonardo—yacht basin at,	218
Licenses—alcoholic beverages,	208
certified tree experts,	234
dealers in motor vehicles,	199
menhaden fishing,	522
shorthand reporting,	534
Liens—collection of delinquent municipal,	59
investments,	169
mechanic's notice of intention,	302
perfecting by municipalities,	305
Liquors—excise tax,	525
licenses,	208
municipal excise commission,	175
Loan associations—certificate of incorporation,	174
shares of building and, as security for bonding officials,	171
Local government board—refunding school bonds,	106
Long Branch—beach protection,	161
Lunatics—reconstruction of county asylums,	51

M.

Magistrates—detention of offenders,	303
Mails—supervisor in exempt class,	63
Marriages—proof of, by husband or wife,	96
Marshal, fire—appointment of acting, in counties,	355
Masaryk, Thomas Garrigue—Czecho-Slovak day,	666
Masters—fees in chancery,	109
McDonald, Francis J.—pension,	103
Mechanics—notice of intention,	302
Medical service—corporations,	185
Menhaden—act concerning,	522
Military—appropriation for national guard,	183, 512
army day proclamation,	669
Minors—attendance at school,	346
regulating child labor,	331, 539
Mortgages—recording personal property of utilities,	54
validating decrees in foreclosure,	246
validating when seal omitted,	119
Mother's day—proclamation,	671
Motor vehicles—action by driver in case of accident,	313
dealers licensed,	199
insurance,	222
refund on motor fuels,	526
reports of certain diseases made to commissioner,	239
right of arrest without warrant,	303
transferring tax on fuels to State fund,	274

	PAGE
Mount Mitchell Skyline park,	547
Municipal aid—State aid administration,	549
Municipalities—act fixing cost of relief repealed,	286
adoption of voting machines,	329
aid administration,	318
approval of budget,	50, 56
bond issue,	64, 511, 575
bond issue to acquire sewer system,	160
cash operations,	53
census of 1940,	546
change of corporate title,	685
collection of certain delinquent liens,	59
compensation insurance for volunteer firemen,	248
conveyance of land acquired by lien under tax sale law, ..	183
discounts on taxes due counties,	95
enlargement of joint waterworks,	543
excise commissions,	175
harbor commission,	513
imposing excise taxes,	21
leasing property to exempt firemen,	310
leave of absence for veterans to attend conventions,	101
municipal aid administration,	277
park lands,	353
perfecting lien,	305
police promotions,	95
ratifying levy of certain excise taxes,	13, 17
rebates and deductions in taxation,	528
registering for elections,	92, 93
registration in commission governed,	126
relief of poor,	552
results of elections,	689
right of redemption by foreclosure,	212
tenure of officers and employees,	317, 542
transferring funds from general State fund for municipal aid,	275
validating budgets,	200
validating issuance of bonds,	203, 254, 256
validating sales of land at auction by,	124
voters changing address,	164

N.

National employment week—proclamation,	675
National guard—appropriation for,	183, 512
Navigation—appropriation for dredging,	161
yacht basin at Leonardo,	218
yacht basin at Way Cake creek,	219
Newark, city of—result of special election,	689
New Jersey—certain State land conveyed to Johnson and Johnson,	257
racing commission,	68
New Jersey educational association—tenure of executive secretary,	260
New Jersey Suburban Water Co.—decree of dissolution,	681
North Brunswick, township of—certain State land conveyed to Johnson and Johnson,	257

O.

	PAGE
Oils—refund of taxes paid on motor fuels,	526
Old age assistance,	167, 553
Optometry—save your vision week,	667
Ordinary—issue of letters to testamentary trustee,	127
Orphans' court—issuance of letters to testamentary trustee,	127
Overseer of poor—support of indigent by relatives,	164

P.

Pari-mutuel—betting,	68
Parks—acceptance of land by counties for public,	115
county commissions may contract for use and rights,	159
lands conveyed to a municipality,	353
Mount Mitchell Skyline,	547
Partitions—payment as result of sale,	529
Patients—release of voluntary, from hospitals,	309
Pensions—census of 1940 not to affect,	546
class transfer by State employees,	307
emergency fund,	227
executive secretary of teachers' fund,	260
Francis J. McDonald,	103
payment to teachers' fund,	267, 269, 270
payment to certain township assessors,	118
Sadie A. Carey,	102
State,	227
State employees' retirement,	306, 307
Thomas E. Brooks,	222
William B. Ross,	104
Physicians—cancer control month,	673
medical service corporations,	185
Planning week—proclamation,	672
Police—promotions,	95
release of prisoners reported to,	177
right of arrest without warrant in motor vehicle violations,	303
Policies—kind of insurance issued,	221
Poor—concerning old age assistance,	553
home life for neglected children,	261
municipal aid administration,	277
relief of,	263, 552, 559, 560
support by relatives,	164, 166
Primary elections—filing petitions before,	293
Prisons—reporting release of inmates,	177
salaries of jail attendants in first-class counties,	292
Private schools—registration,	532
Probation officers—appointment by court in certain counties,	202
Proclamations—Americanism week,	665
Army day,	669
Bert Kay Bus Company, Inc., reinstated,	677
cancer control month,	673
census of 1940,	670
corporations null and void,	583
Czecho-Slovak day,	666
Edison day,	664, 676
Mother's day,	671
national employment week,	675

	PAGE
Proclamations—planning week,	672
save your vision week,	667
social hygiene day,	663

R.

Racing—New Jersey Racing Commission,	68
Railroads—appropriation to Attorney-General for prosecuting tax cases,	251
recording mortgages of personal property,	54
tax on main stem dedicated to teachers' pension fund,	270
Real estate—validating deeds not properly recorded,	545
validating sale of lands under order by court,	123
Rebates—deductions in taxation,	528
Receiver of taxes—appointment of,	114
Registers of deeds—welfare house liens,	263
Registrations—commissioner of,	517
elections,	92, 93
examination of election, by candidate,	163
in commission governed municipalities,	126
registrants not voting,	348
transferring,	111
voters,	293
Relief—act fixing cost repealed,	286
poor in municipalities,	552
settlement of poor,	559
unemployment compensation,	228
Repairmen—lien for repairing jewelry, etc.,	172
Repealers—act concerning old age assistance,	553
act for payment to financial assistance commission,	273
fixing cost of relief,	286
issuing participating insurance certificates,	221
Reporting—shorthand,	534
Retirement—class transfer,	307
employees in counties of first class,	533
increasing pension by State employees,	306
Revised Statutes—distribution of index,	245
distribution to members of Legislature,	52
changes in laws,	691
cumulative table of contents,	691
Roads—Delsea drive,	586
numbering,	550
route 36 extension,	226
Samuel Hill highway,	579
State highway fund,	561
transferring funds for,	266, 272
Ross, William B.—pension,	104

S.

	PAGE
Salaries—census of 1940 not to affect,	546
guards, etc., in jails in counties of first class,	292
racing commission,	68
Sales—by executors, etc.,	249
validating sale of lands under order of court,	123
validating sales of land at auction by municipalities,	124
Samuel Hill highway,	579
Sanatorium—admission to,	308
Save your vision week—proclamation,	667
Savings banks—security for bankruptcy fund deposits,	118
School districts—attendance,	346
refunding school bonds,	106
reimbursement for education of crippled children,	541
tenure of officers and employees,	317, 542
validating proceeding to issue bonds,	252
Schools—appropriation for public,	265
attendance,	346
certificate of school age,	539
group insurance policies,	152
hospital service policies,	152
opening bids,	316
proposals and announcements,	316
registration of private,	532
status of executive secretary,	260
support of junior colleges by counties,	178
tenure of teachers,	125
Seals—validating instruments without,	119
Seashore—bathing establishments,	223
Secretary of State—appropriation for election expenses,	240
distribution of index to Revised Statutes,	245
distribution of Revised Statutes,	52
filing petitions before primary,	293
recording mortgages of personal property of corporations,	54
Securities—shares of building and loan associations for bonding officials,	171
Senate—members of,	5
Sergeants-at-arms—fees in district courts,	97
Sewerage districts—creation in townships,	128
incorporation,	154
validating creation of,	157
Sewers—construction in townships,	128, 157
municipal bonds for sewer system,	160
Shell fisheries—appropriation to board of, to repair boat,	201
Sheriffs—enforcement of seashore bathing provisions,	223
renewal of bond,	216
Shorthand reporting—board of,	534
Skyline park—Mount Mitchell,	547
Social hygiene day—proclamation,	663
Soldiers—additional appropriation for national guard,	512
appropriation for expenses of disabled American veterans,	514
army day proclamation,	669
payment from bonus bond issue to teachers' pension fund,	269
South Jersey port commission—appropriation for emergency,	57
State board of education—registration of private schools,	532

	PAGE
State board of tax appeals—excise taxes on utilities,	21, 33
State commissioner of education—registration of private schools,	532
State financial assistance—commission abolished,	549
State house commission—allowance to commission for emergency,	227
supervisor of mails in exempt class,	63
State municipal aid—administration,	549
State police—bureau of identification,	241
civil service rating,	241
State prison—keeper to report release of inmates,	177
State tax commissioner—additional funds,	178, 524
approval of budget,	50
Bert Kay Bus Co., Inc., reinstated,	677
corporations null and void,	583
imposing excise taxes,	21
ratifying levy of certain excise taxes,	13, 17
State municipal aid funds,	549
taxation of gross receipts of utilities,	33
State treasurer—payment to teachers' pension fund,	267, 269, 270
repealing act for payment to financial assistance commis- sion,	273
transferring funds for municipal aid,	275
transferring road moneys,	266, 272
transferring school moneys,	265
transferring tax on motor fuels to State fund,	274
Statutes—cumulative table,	691
Stenography—board of shorthand reporting,	534
Street cars—recording mortgages of personal property,	54
taxation of gross receipts,	33
Supervisor of mails—in exempt class of civil service,	63
Supreme court—fees of commissioners,	109
Surrogates—testamentary trustee,	127
Syphilis—prevention and cure,	663

T.

Table of contents—comparative list,	691
Taxation—appeals,	170
fee in appeal with board in counties of first class,	182
gross receipts of utilities,	33
land acquired by lien of tax sale law,	183
membership of county boards of,	253
rebates and deductions,	528
value of common stock of banks,	180
Taxes—additional appropriation to State Tax Department,	178, 524
appointment of receiver of,	114
appropriation to Attorney-General for prosecuting railroad tax cases,	251
claiming exemptions,	120
discounts on, due counties by municipalities,	95
duplicate tax title certificate,	220
imposing excise,	21, 525
land acquired under tax sale law,	183
main stem railroad, dedicated to teachers' pension fund,	270
payment of excise,	215
pensions to certain township assessors,	118
refund on motor fuels,	526
validating levy of certain excise,	13, 17
when transfer inheritance taxes inoperative,	176

	PAGE
Taxicabs—excise taxes,	21
Teachers—payment to pension fund,	267, 269, 270
tenure of public school,	125
Tenure—census of 1940 not to affect,	546
executive secretary of teachers' pension fund,	260
local assistance boards,	560
officers and employees,	317, 542
services of teachers,	125
Testamentary trustee—issue of letters to,	127
Titles—change of corporate,	685
validating deeds not properly recorded,	545
Towns—adoption of voting machines,	329
approval of budget,	50
bond issue,	64, 511, 575
cash operations,	53
census of 1940,	546
collection of certain delinquent municipal liens,	59
compensation insurance for volunteer firemen,	248
enlarging joint municipal waterworks,	543
excise commission,	175
imposing excise taxes,	21
land conveyed to for park,	353
leasing property to exempt firemen,	310
leave of absence for veterans to attend conventions,	101
municipal aid administration,	277
perfecting lien on lands,	305
registration in commission governed,	126
relief of poor,	552
right of redemption of land by foreclosure,	212
tenure of officers and employees,	317, 542
validating budgets,	200
validating issuance of bonds,	203, 254, 256
validating sales of land at auction,	124
Townships—approval of budget,	50
bond issue,	64, 511, 575
cash operations,	53
collection of certain delinquent municipal liens,	59
compensation insurance for volunteer firemen,	248
creation of sewerage districts,	128
effect of census of 1940,	546
excise commission,	175
imposing excise taxes,	21
incorporation of sewerage districts,	154
land conveyed to for park,	353
leasing property to exempt firemen,	310
leave of absence for veterans to attend conventions,	101
municipal aid administration,	277
pensions to certain assessors,	118
perfecting lien on lands,	305
registration in commission governed municipalities,	126
relief of poor,	552
right of redemption of land by foreclosure,	212
tenure of officers and employees,	317, 542
validating budgets,	200
validating creation of sewerage districts,	157
validating issuance of bonds,	203, 254, 256
validating sales of land at auction,	124

	PAGE
Traffic—action by driver after accident,	313
numbering roads,	550
right of arrest without warrant,	303
Trees—appropriations for expenses of forest fires,	179
certified experts,	234
Truancy—dealing with,	347
Trust companies—retaining on deposit trust funds awaiting investment, ..	516
security for bankruptcy fund deposits,	118
Trustees—commissions,	530
investments by,	169, 286
sales of lands by,	249
withholding legacies in certain cases,	315
Tuberculosis—admission of patients to sanatorium,	308

U.

Unemployment—administration of compensation,	228
Unpaid taxes—duplicate tax title certificate,	220
Utilities—recording mortgages of personal property,	54
taxation of gross receipts,	33

V.

Validating—conveyances in corporate names,	247
creation of sewerage districts in townships,	157
deeds and conveyances,	545
final decrees in foreclosure,	246
instruments with seals omitted,	119
proceedings in school districts issuing school bonds,	252
ratifying bond issue of municipalities,	203, 254, 256
sale of lands under order of court,	123
sales of land at auction by municipalities,	124
support of junior colleges,	178
validity of duplicate tax title certificate,	220
Verona, borough of—pension to Thomas E. Brooks,	222
Vessels—licensing menhaden,	522
Veterans—appropriation for expenses of disabled American,	514
leave of absence to attend conventions,	101
Villages—approval of budget,	50
bond issue,	64, 511, 575
cash operations,	53
civil service status of officers and employees,	317, 542
collection of certain delinquent municipal liens,	59
compensation insurance for volunteer firemen,	248
effect of census of 1940,	546
excise commission,	175
imposing excise taxes,	21
land conveyed to for park,	353
leasing property to exempt firemen,	310
leave of absence for veterans to attend conventions,	101
municipal aid administration,	277
perfecting lien on lands,	305
registration in commission governed municipalities,	126
relief of poor,	552

INDEX

825

	PAGE
Villages—right of redemption of land by foreclosure,	212
validating budgets,	200
validating issuance of bonds,	203, 254, 256
validating sales of land at auction,	124
Vision—save your eyes proclamation,	667
Volunteer firemen—compensation insurance for,	248
Voters—application to serve on district election boards,	300
registrants not voting,	348
registration,	293, 348
transferring registrations,	111, 164
Voting machines—adoption of,	329
ballots for,	301

W.

Wardens—report release of prisoners,	177
Watches—lien for repairs,	172
Waterfront—municipal commission,	513
Water policy commission—appropriation to,	276
Waterworks—enlarging joint municipal,	543
Way Cake creek—yacht basin at,	219
Welfare—change of name of almshouse,	263
municipal aid administration,	277
old age assistance,	167, 553
planning week,	672
protection of needy persons,	560
settlement and relief of poor,	164, 166, 559
Wife—proof of marriage in court actions,	96
Wine—excise tax,	525
licenses,	208
Witnesses—proof of marriage,	96
Women—hand knitting industry,	232
Woods—tree experts,	234
Workers—compensation,	288
hand knitting industry,	232
national employment week,	675
notice of intention,	302
regulating child labor,	331, 539
Workshops—employment certificates for minors,	346
World's Fair—appropriation toward,	233

Y.

Yachts—basin at Leonardo,	218
basin at Way Cake creek,	219

