

lawful successor of said special commission and shall be entitled to receive all books, papers, documents, records and other data in the possession of said commission at the time its existence is terminated. *Approved May 29, 1930.*

**Chap.411** AN ACT TO PROVIDE FOR THE CONSTRUCTION OF A MEMORIAL ON THE SUMMIT OF MOUNT GREYLOCK IN MEMORY OF MASSACHUSETTS MEN AND WOMEN WHO HAVE SERVED THEIR COUNTRY IN TIME OF WAR AND FOR FURTHER STUDY AND INVESTIGATION IN RESPECT TO THE CONSTRUCTION OF ANOTHER SUITABLE MEMORIAL IN THE COMMONWEALTH.

Emergency preamble.

*Whereas*, The deferred operation of this act would tend to defeat its purpose of providing for the commencing of work in the current year, on a project already too long delayed, in connection with the holding of the national convention of The American Legion, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

*Be it enacted, etc., as follows:*

Mount Greylock War Memorial Commission established.

SECTION 1. An unpaid special commission of three citizens of the commonwealth, known as the Mount Greylock War Memorial Commission, hereinafter called the Greylock commission, two of whom shall be appointed by the governor, with the advice and consent of the council, and the third of whom shall be the chairman of the Greylock reservation commission, is hereby established and the members thereof shall serve until the completion of said memorial, but for a period not to exceed two years. The governor shall designate the chairman. Any vacancy in the appointed members of said commission or in the chairmanship thereof shall be filled by the governor, with the advice and consent of the council.

Chairman. Vacaney.

Memorial beacon on summit of Mount Greylock in memory of Massachusetts men and women who served their country in time of war.

SECTION 2. The Greylock commission is hereby authorized and directed to erect a memorial beacon on the summit of Mount Greylock in memory of the men and women of Massachusetts who gave their lives in all wars in which Massachusetts has participated at a cost, including travel, expert and clerical expenses, not to exceed one hundred thousand dollars in the aggregate, after an appropriation has been made therefor, provided, however, that no contracts shall be let and no work shall be authorized until the plans and specifications have been approved by the governor.

Proviso.

Massachusetts War Memorial Investigating Commission established.

SECTION 3. There is hereby established a special commission of nine members, five of whom shall be appointed by the governor, with the advice and consent of the council, one of whom shall be a member of the senate appointed by the president thereof, and three of whom shall be members of the house of representatives appointed by the speaker thereof. The governor shall name the chairman. Said commission, which shall be known as the Massachusetts War Memorial Investigating Commission, is hereinafter called the investigating commission.

Chairman.

SECTION 4. The investigating commission shall consider and report on a further appropriate site for another fitting memorial to the men and women of Massachusetts who served in all wars in which Massachusetts has participated, and as to the type and design of said memorial, and shall cause to be prepared drawings and estimates of the cost of said memorial, including the cost of the site, grading and other incidentals.

To consider and report as to construction of another suitable memorial in commonwealth.

SECTION 5. The investigating commission shall be provided with quarters in the state house, shall hold one or more public hearings, and for traveling and other expenses and for expert, clerical and other assistance may expend, subject to the approval of the governor and council, such sum not exceeding fifteen thousand dollars as the general court may hereafter appropriate. The investigating commission shall report to the general court its findings and recommendations, together with drafts of legislation necessary to carry its recommendations into effect, by filing the same with the clerk of the house of representatives not later than the first Wednesday of December of the current year, and at the same time shall file a copy thereof with the budget commissioner.

Quarters in state house.  
Hearings.  
Expenditure.

Report to general court, etc.

*Approved May 29, 1930.*

AN ACT RELATIVE TO PLANTS OR FURNACES FOR BURNING FUEL AND WASTE MATERIAL AS AFFECTING THE EMISSION OF SMOKE.

*Chap. 412*

*Be it enacted, etc., as follows:*

SECTION 1. Within the district defined in section one of chapter six hundred and fifty-one of the acts of nineteen hundred and ten, as most recently amended by section one of chapter three hundred and one of the acts of nineteen hundred and twenty-eight, no new power plant, blast furnace, incinerator, or heating plant designed to heat one or more buildings having a floor area above the basement in excess of five thousand square feet intended to burn fuel or waste material, and no new chimney connected with any such plant, shall be erected or used, and no such plant existing on the effective date of this act or thereafter built shall be substantially reconstructed, until plans and specifications of the same, so far as they affect the emission of smoke, shall have been filed with the division of smoke inspection of the department of public utilities and approved by the director of said division and a permit issued by him for the erection, construction or reconstruction and the use thereof. Such plans and specifications shall show the capacity of the plant or furnace and the provisions to be made for the purpose of securing combustion of the fuel to be used therein and for the purpose of minimizing smoke, and shall also show whether the plant or furnace to be so erected, constructed or reconstructed will do the work for which it was planned and that it can be so operated, when erected, constructed or

Regulation of plants or furnaces for burning fuel and waste material as affecting the emission of smoke within district defined in 1910, 651, § 1, etc.