

by a school furnishing them instruction in dancing, — so as to read as follows: — *Section 104.* No person shall employ, exhibit or sell, apprentice or give away, a child under fifteen for the purpose of employing or exhibiting him in dancing on the stage, playing on musical instruments, singing, walking on a wire or rope, or riding or performing as a gymnast, contortionist or acrobat in a circus, theatrical exhibition or in any public place, or cause, procure or encourage such child to engage therein; but this section shall not prevent the education of children in vocal and instrumental music or dancing or their participation in any exhibition of dancing conducted as a part of its graduation exercises by a school furnishing them instruction in dancing or their employment as musicians in a church, chapel, school or school exhibition, or prevent their taking part in any festival, concert or musical exhibition upon the special written permission of the aldermen or selectmen. Whoever violates this section shall be punished by a fine of not more than two hundred dollars or by imprisonment for not more than six months.

Children under fifteen not allowed to appear in theatrical exhibitions, etc.

Exceptions.

Penalty.

*Approved February 23, 1932.*

AN ACT RELATIVE TO THE HUNTING OF QUAIL IN BERKSHIRE, FRANKLIN AND NORFOLK COUNTIES.

*Chap. 28*

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

Section eighty-five of chapter one hundred and thirty-one of the General Laws, as appearing in section two of chapter three hundred and ninety-three of the acts of nineteen hundred and thirty, is hereby amended by inserting after the word "in" in the fourth line the word: — Berkshire, — by inserting after the word "Essex" in said line the word: — Franklin, — and by striking out, in the fifth line, the word ", Norfolk", — so as to read as follows: — *Section 85.* Except as provided in section seventy-eight, no person, except between the twentieth of October and the twentieth of November, both inclusive, shall hunt a quail, nor shall any person hunt a quail at any time in Berkshire, Essex, Franklin, Hampden, Hampshire, Middlesex, Nantucket or Worcester county.

G. L. 131, § 85, amended.

Close season for quail.

Hunting quail in certain counties forbidden.

*Approved February 23, 1932.*

AN ACT RELATIVE TO THE USE FOR ATHLETIC FIELDS OF PLAYGROUNDS IN THE TOWN OF WELLESLEY.

*Chap. 29*

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

SECTION 1. The park commissioners of the town of Wellesley may set apart and enclose for use as athletic fields such portions of the playgrounds under their charge as they may designate, and, subject to such terms and conditions as they may, with the approval of the selectmen, impose, may allow such fields to be used for athletic

Town of Wellesley may use portions of playgrounds for athletic fields, etc.

games and other entertainments of a public nature, to which an admission fee may be charged.

Effective upon acceptance, etc.

SECTION 2. This act shall take effect upon its acceptance prior to the expiration of the year nineteen hundred and thirty-three by vote of the said town.

*Approved February 23, 1932.*

*Chap. 30* AN ACT RELATIVE TO THE NUMBER OF VOTES REQUIRED TO ELECT CANDIDATES AT PRIMARIES BY PASTERS, SO CALLED.

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

G. L. 53, § 40, amended.

Number of votes required to elect candidates at primaries by pastors, so called.

Chapter fifty-three of the General Laws is hereby amended by striking out section forty and inserting in place thereof the following:— *Section 40.* No person who is a candidate at a primary for nomination for or election to a political office, and whose name is not printed on the ballot therefor, shall be deemed to be nominated or elected unless he receives a number of votes at least equal to the number of signatures which would be required by law to place his name on the ballot at such primary as a candidate as aforesaid. *Approved February 23, 1932.*

*Chap. 31* AN ACT PROVIDING FOR ADDITIONAL IMPROVEMENTS AT THE BARNSTABLE COUNTY SANATORIUM.

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

Barnstable county commissioners may expend a certain sum for additional improvements at the Barnstable county sanatorium.

SECTION 1. The county commissioners of the county of Barnstable may expend a sum not exceeding twenty-five thousand dollars for the purpose of constructing, furnishing and equipping an addition to the hospital building and to the administration building of the Barnstable county sanatorium, for providing additional furnishings, furniture and equipment and a furnace and heating plant for said buildings and for necessary improvements in the sewage disposal system of said sanatorium.

May borrow money, issue bonds, etc.

SECTION 2. For the purpose of paying the necessary expenses to be incurred under section one, said county commissioners may borrow from time to time, on the credit of the county, such sums as may be necessary, not exceeding in the aggregate twenty-five thousand dollars, and may issue bonds or notes of the county therefor, which shall bear on their face the words, Barnstable County Sanatorium Loan, Act of 1932. Each authorized issue shall constitute a separate loan, and such loans shall be payable in not more than five years from their dates. Such bonds or notes shall be signed by the treasurer of the county and countersigned by a majority of the county commissioners. The county may sell the said securities at public or private sale upon such terms as the county commissioners may deem proper, but not for less than their par value. Indebtedness incurred under this act shall,

Barnstable County Sanatorium Loan, Act of 1932.