

ton road (formerly called Breckenridge road); thence westerly, along the center of said Huntington road to a point which is one thousand three hundred eighty-three feet distant from a highway bound number eight located at the intersection of a highway called River Drive (formerly called River road) with said Huntington road; thence northerly, one rod, more or less, to the northerly side of said Huntington road at the southeast corner of land now or formerly of one Sessions; thence north nine degrees forty minutes west, eleven hundred seventy-four feet, more or less; thence north fifteen degrees west, four hundred eighty-three feet, more or less, to a point; thence north eighty-seven degrees thirty minutes east, seven hundred sixty-seven and six tenths feet, more or less, to a point; thence north fifteen degrees thirty minutes west, three thousand one hundred fifty feet, more or less, to a point; thence south seventy-four degrees thirty minutes west, crossing River Drive and passing through highway bound number eighteen which is southerly of a watering tub, two thousand one hundred feet, more or less, to a point in the Connecticut river; thence southerly, following the course of said river to the point where the Fort river did enter said Connecticut river before said Fort river cut its new course; thence up Fort river to the center of the covered bridge over the same; thence south forty-five degrees east, to the town line between Hadley and South Hadley; thence easterly along said town line to the place of beginning.

SECTION 2. All proceedings of the Hadley Water Supply District and all acts of the commissioners, officers and agents of said district, in so far as they may be invalid by reason of failure of said district as extended, to take the proper steps under acts extending the boundaries of said district, are hereby validated and confirmed and shall have the same effect as if the district had taken the proper steps with respect to said extensions of boundaries.

SECTION 3. All proceedings of the annual meeting of the Hadley Water Supply District in the town of Hadley, including the election of officers, held on February first, nineteen hundred and fifty-four, are hereby validated.

SECTION 4. This act shall take effect upon its passage.

Approved April 12, 1954.

AN ACT REVIVING CARPET CLUB ASSOCIATES INC.

Chap.300

Whereas, The deferred operation of this act would delay the corporation revived thereby in resuming the exercise of its former corporate powers, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Emergency
preamble.

Be it enacted, etc., as follows:

Carpet Club Associates Inc., a corporation dissolved on September twenty-sixth, nineteen hundred and forty-five, by decree of the supreme judicial court for Suffolk county,

is hereby revived, with the same powers, duties and obligations as if said decree had not been entered; provided, however, that if said corporation seeks to obtain a license for the sale of alcoholic beverages under the provisions of section twelve of chapter one hundred and thirty-eight of the General Laws, the provisions of section seventeen of said chapter which allow the granting of additional licenses to such clubs as were licensed to sell during the year nineteen hundred and thirty-five all alcoholic beverages shall not apply to said corporation. *Approved April 12, 1954.*

Chap.301 AN ACT TRANSFERRING A CERTAIN EMPLOYEE OF THE DEPARTMENT OF CONSERVATION TO THE DIVISION OF PUBLIC BEACHES IN THE DEPARTMENT OF PUBLIC WORKS.

Be it enacted, etc., as follows:

SECTION 1. Robert J. Brault, who held the position of conservation helper at the Salisbury Beach Reservation in the department of conservation for a period of five years prior to the transfer of the functions of such position to the division of public beaches in the department of public works, is hereby permanently transferred to a similar position in said division of public beaches, without loss of retirement or other rights.

SECTION 2. This act shall take effect upon its passage. *Approved April 12, 1954.*

Chap.302 AN ACT RELATIVE TO THE NON-CRIMINAL DISPOSITION OF PARKING VIOLATIONS WITH RESPECT TO PARKING AREAS ADJACENT TO OR ABUTTING COUNTY BUILDINGS.

Be it enacted, etc., as follows:

G. L. (Ter. Ed.), 90, § 20A, etc., amended.

Section 20A of chapter 90 of the General Laws, as most recently amended by section 1 of chapter 249 of the acts of 1953, is hereby further amended by adding at the end the following paragraph: —

Parking adjacent to certain county buildings, regulated.

The provisions of this section shall apply to violations of rules and regulations relative to the use of parking areas subject to the control of the county commissioners adjacent to or abutting county buildings, and county commissioners are hereby authorized to make said rules and regulations.

Approved April 12, 1954.

THE COMMONWEALTH OF MASSACHUSETTS,
EXECUTIVE DEPARTMENT, STATE HOUSE,
BOSTON, April 12, 1954.

HONORABLE EDWARD J. CRONIN, *Secretary of the Commonwealth, State House, Boston, Massachusetts.*

SIR: I, Sumner G. Whittier, Lieutenant Governor, Acting Governor, by virtue of and in accordance with the provisions of the Forty-eighth Amendment to the Constitution, "The