

**Chap. 45.** AN ACT REPEALING THE REQUIREMENT THAT AN INDIVIDUAL MUST FILE A FOUR-DAY NOTICE OF INTENT TO SELL BEFORE SELLING ANY MOTOR VEHICLE.

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

SECTION 1. Section 64 of chapter 140 of the General Laws, as appearing in the Tercentenary Edition, is hereby amended by striking out the first sentence and inserting in place thereof the following sentence: — The police commissioner of Boston, the chief of police of any other city, the selectmen of a town, or any officer authorized by them, and any agent or inspector of the registrar may, by written notice, release any person licensed under section fifty-nine from retaining any second hand vehicle or part thereof, for the period prescribed in section sixty-one.

SECTION 2. Section sixty-five of said chapter one hundred and forty, as amended by section four of chapter one hundred and eighty-one of the acts of nineteen hundred and forty-eight, is hereby repealed.

*Approved February 9, 1961.*

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**Chap. 46.** AN ACT AUTHORIZING THE TOWN OF WARREN TO ALLOW THE USE OF ITS EQUIPMENT WITH ITS OPERATOR ON PRIVATE PROPERTY FOR CERTAIN PURPOSES.

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

SECTION 1. For the purpose of utilizing its mechanical equipment to the greatest extent, furnishing more continuous employment for its employees and increasing the taxable value of the real estate within its boundaries, the town of Warren is hereby granted authority to enter into agreements, through its selectmen, to rent its mechanical equipment with the operator thereof, when not needed for the use of the town, to private individuals for use on private property within the boundaries of said town. Said authority to enter into an agreement shall not be exercised unless and until the selectmen of the town have in their possession releases executed by the private individual and all employees of the town to be employed on such work to save the town harmless on account of any loss, cost or damages ensuing from the performance of such a rental agreement, including loss, cost or damages to equipment so rented, reasonable wear and tear excepted; nor until a cash deposit equal in amount to the estimated rentals to be paid under said agreement, as determined by the selectmen, is paid over to the town; nor until policies of workmen's compensation insurance and public liability insurance satisfactory to the selectmen have been taken out by the private individual or individuals covering the proposed work.

The costs of said rentals shall be paid by said private individuals. All bills and pay rolls chargeable for work done under such rental agreement shall be plainly marked to indicate that the work was done under authority of and in pursuance of said agreement, and shall be charged against the advance cash deposit which shall be credited on the books of the town in a separate account. Any excess of said charges over the cash deposit shall be paid over by the private individual to the town upon demand of the selectmen or the town treasurer. Any remaining balance in the special cash deposit account, after the completion of the rental agreement, shall be returned to the private individual.