

AN ACT RESTRICTING THE USE OF LANDS ABUTTING THE HIGHWAY NOW KNOWN AS ROUTE 2 IN THE TOWNS OF LINCOLN AND CONCORD. *Chap.402*

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

SECTION 1. For the purpose of promoting the health, safety, convenience and welfare of the inhabitants of the commonwealth, the use of the land in the towns of Lincoln and Concord abutting the highway now known as Route 2, and extending back for two hundred feet from either side line of said highway, is hereby restricted to such uses as are lawfully permitted therein under the respective zoning by-laws of said towns in effect immediately prior to the effective date of this act, such uses, however, to be subject to the restrictions of said by-laws. The restrictions in such by-laws in respect to the area of lots, frontage, the height and bulk of buildings, the set-back from the way fronted upon, and the width of side yards and rear yards in force immediately prior to the effective date of this act, so far as applicable to the land to which this act relates, shall remain in full force and effect.

SECTION 2. This act shall become effective upon its acceptance at annual town elections held in the towns of Lincoln and Concord prior to April thirtieth, nineteen hundred and fifty-four. *Approved June 4, 1952.*

AN ACT AUTHORIZING THE CITY OF PEABODY TO APPROPRIATE MONEY FOR, AND PAY, CERTAIN UNPAID BILLS. *Chap.403*

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

SECTION 1. The city of Peabody is hereby authorized to appropriate money for the payment of, and to pay, such of the unpaid bills incurred during the year nineteen hundred and fifty-one, the total of such bills being seven thousand four hundred and six dollars and thirty-eight cents, as shown by a list filed in the office of the director of accounts in the department of corporations and taxation, as are legally unenforceable against said city by reason of its failure to comply with the provisions of its charter, or by reason of the fact that no appropriation was available at the time of incurring such bills.

SECTION 2. No bill shall be paid under authority of this act unless and until a certificate has been signed and filed with the auditor of said city, stating under the penalties of perjury that the goods, materials or services for which such bill has been submitted were ordered by an official or employee of said city, and that such goods and materials were delivered and actually received by said city, or that such services were rendered to said city, or both.

SECTION 3. Any person who knowingly files a certificate required by section two which is false, and who thereby receives payment for goods, materials or services which were not received by or rendered to said city, shall be pun-