chapter forty-four. Each authorized issue shall constitute a separate loan, and such loans shall be paid in not more than three years from their dates. Indebtedness incurred under this act shall be in excess of the statutory limit but shall, except as provided herein, be subject to said chapter forty-four, exclusive of the limitation contained in the first paragraph of section seven thereof.

Section 2. A loan order voted in any city under authority of this act shall be deemed to be an emergency order and as such may be passed either in such manner as is provided for emergency orders or ordinances in its charter or in the manner applicable to loan orders for temporary loans in anticipation of taxes, and shall be in full force and effect immediately upon final favorable action thereon by its city council or chief executive, as the case may be, or upon expiration of any period specified by such charter for the approval or disapproval of such orders by its chief executive in any case where he fails to approve or disapprove such an order within such period, notwithstanding any provision of general or special law or ordinance to the contrary. Approved July 18, 1968.

Chap. 659. An Act providing that certain officers and em-PLOYEES OF THE CITY OF LOWELL MAY BE ALLOWED COM-PENSATION FOR CERTAIN HOLIDAYS.

Be it enacted, etc., as follows:

Section 1. Notwithstanding any provision of any general or special law to the contrary, the city council of the city of Lowell may, by ordinance, designate such legal holidays as they may select, which holidays so selected, or if any such holiday occurs on a Sunday, the day following on which such holiday is celebrated, shall be paid holidays with compensation payable at regular day's pay rate to such employees and officers of said city as said city council may specify in such ordinance.

Section 2. This act shall take effect upon its passage. Approved July 18, 1968.

Chap. 660. An Act requiring the itemizing of premiums for MOTOR VEHICLE INSURANCE.

Be it enacted, etc., as follows:

Section 113B of chapter 175 of the General Laws, as most recently amended by chapter 292 of the acts of 1964, is hereby further amended

by adding the following paragraph:—

The original invoice rendered by an insurance company, insurance agent or broker to an insured for insurance in connection with a motor vehicle shall be so itemized as to separately indicate the premium charged for compulsory motor vehicle liability insurance. Approved July 18, 1968.