

**Chap. 33.** AN ACT DESIGNATING THE MOUNTAIN AVENUE BRIDGE OVER INTERSTATE ROUTE I-95 IN THE CITY OF REVERE AS THE ARTHUR R. LEGROW, JR. BRIDGE.

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

The Mountain Avenue bridge over interstate route I-95 in the city of Revere shall be known and designated as the Arthur R. LeGrow, Jr. bridge, in memory of Lieutenant Arthur R. LeGrow, Jr., who is missing and believed killed in action while a member of the armed forces of the United States in the Vietnam campaign. Suitable markers bearing said designation shall be attached thereto by the department of public works in compliance with the standards of said department and as authorized by the federal bureau of public roads.

*Approved February 28, 1969.*

**Chap. 34.** AN ACT DESIGNATING THE BRIDGE ON INTERSTATE ROUTE I-95 OVER THE REVERE BEACH PARKWAY IN THE CITY OF REVERE AS THE ALAN J. O'BRIEN BRIDGE.

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

The bridge on interstate route I-95 over the Revere Beach Parkway in the city of Revere shall be known and designated as the Alan J. O'Brien bridge, in memory of Lieutenant Alan J. O'Brien, who was killed in action while a member of the armed forces of the United States in the Vietnam campaign. Suitable markers bearing said designation shall be attached thereto by the department of public works in compliance with the standards of said department and as authorized by the federal bureau of public roads

*Approved February 28, 1969.*

**Chap. 35.** AN ACT DESIGNATING THE PARK AVENUE BRIDGE OVER INTERSTATE ROUTE I-95 IN THE CITY OF REVERE AS THE JOHN M. GLASSER BRIDGE.

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

The Park Avenue bridge over interstate route I-95 in the city of Revere shall be known and designated as the John M. Glasser bridge, in memory of Corporal John M. Glasser, who was killed in action while a member of the armed forces of the United States in the Vietnam campaign. Suitable markers bearing said designation shall be attached thereto by the department of public works in compliance with the standards of said department and as authorized by the federal bureau of public roads.

*Approved February 28, 1969.*

**Chap. 36.** AN ACT PROVIDING FOR NONCOMPETITIVE EXAMINATIONS UNDER THE CIVIL SERVICE LAW

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

SECTION 1. Section 15 of chapter 31 of the General Laws is hereby amended by striking out the ninth paragraph, as amended by section 2 of chapter 127 of the acts of 1966, and inserting in place thereof the following paragraph:—

Except as otherwise provided in sections nineteen A, twenty A, twenty C, twenty-two, forty-two, forty-seven A, forty-eight and forty-nine A of this chapter, section thirty-six of chapter forty-eight, section four of chapter two hundred and seventy-three of the acts of nineteen hundred and thirteen and section four of chapter three hundred and seventy-two of the acts of nineteen hundred and fourteen, no person shall receive an original appointment to the official service of the commonwealth or any city or town thereof otherwise than by virtue of a competitive examination, unless (a) the director shall certify that he has previously held a competitive examination for the position involved and has been unable to establish an eligible list of at least two available persons; or unless (b) a position not under civil service is placed thereunder by virtue of a statute or rule and the director makes recommendations supported by four affirmative votes of the commission to include under civil service any present incumbent of the position, subject to passing a qualifying examination, prescribed by the director. If one person passes a competitive examination, his name shall be certified by the director to the appointing authority. A noncompetitive examination may not, however, be given to a person who failed a competitive examination or to anyone who was provisionally employed in a position and did not take the examination for said position.

SECTION 2. Section 1 of said chapter 31 is hereby amended by inserting after the paragraph "Mentally retarded person", inserted by section 1 of chapter 756 of the acts of 1968, the following paragraph: —

"Noncompetitive examination", an examination given to an individual selected for original appointment by an appointing authority when it has been impossible to establish an eligible list.

*Approved February 28, 1969.*

**Chap. 37.** AN ACT PLACING THE SUPERVISION OF MINK RANCHES UNDER THE DEPARTMENT OF AGRICULTURE.

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

SECTION 1. Section 6A of chapter 21 of the General Laws is hereby amended by striking out the first paragraph, as amended by section 1 of chapter 665 of the acts of 1965, and inserting in place thereof the following paragraph: —

It shall be the duty of the division of law enforcement and its officers to enforce all penal laws which it is the duty of the department to enforce, provisions of the general laws or any special laws to the contrary notwithstanding, including the laws relating to fish, birds, mammals, dogs, and fires, and all rules and regulations made under the authority thereof.

SECTION 2. Chapter 128 of the General Laws is hereby amended by inserting after section 8A the following section: —

*Section 8B.* Mink that have been propagated in captivity for two or more generations shall be considered domesticated mammals subject to all the laws of the commonwealth with reference to possession, ownership and taxation as are at any time applicable to domesticated animals; such domesticated mink and the pelts or products thereof shall be deemed agricultural products and shall not be subject to the provisions of chapter one hundred and thirty-one. The breeding, raising, producing