

Beginning at the southwest corner of said Town Park Property, thence northerly by land of Alpin Chisholm, a distance of 510.20 feet; thence easterly to an established right of way, a distance of 450 feet, more or less; thence southerly along said right of way, a distance of 510.20 feet more or less, to land of Whiting & Davis Company; thence westerly 598.26 feet along said Whiting & Davis Company land to the point of beginning.

SECTION 2. In the event said land is relinquished or abandoned by the highway department, said land shall revert to the control of and become a part of the Town Park Property.

Approved February 16, 1956.

AN ACT RELATIVE TO INVESTMENT OF DEPOSITS IN SAVINGS DEPARTMENTS OF TRUST COMPANIES.

Chap. 94

Be it enacted, etc., as follows:

Section 61 of chapter 172 of the General Laws is hereby amended by striking out the first sentence, as most recently amended by section 14 of chapter 432 of the acts of 1955, and inserting in place thereof the following sentence: — All such deposits shall be special deposits and shall be placed in said savings department, and all loans or investments thereof shall be made in accordance with the law governing the investment of deposits in savings banks, except (a) as provided in section seventy-three of chapter one hundred and sixty-eight, and (b) that real estate mortgage participation loans authorized under paragraph 8 of section thirty-five of said chapter may be made by a trust company in its savings department in participation with one or more other trust companies in their savings departments, or with one or more national banking associations, and (c) that the limitations on amounts which may be invested in the classes of mortgage loans referred to in paragraphs 1, 2 and 3 of section thirty-five and that part of paragraph 4 of said section thirty-five which provides that the aggregate balance of principal outstanding at any one time on mortgage loans of this class as are in excess of one half of one per cent of deposits shall not exceed seven and one half per cent of the deposits of such corporation and the limitation on the liabilities of one person referred to in paragraph 8 of section thirty-six of said chapter, shall not apply to a trust company in its savings department.

G. L. (Ter. Ed.), 172, § 61, etc., amended.

Investment of deposits in savings departments of trust companies, regulated.

Approved February 16, 1956.

AN ACT AUTHORIZING THE SELECTION OF CHIEF ENGINEERS AND ASSISTANT ENGINEERS IN FIRE DISTRICTS FOR TERMS NOT EXCEEDING THREE YEARS.

Chap. 95

Be it enacted, etc., as follows:

Chapter 48 of the General Laws is hereby amended by striking out section 65, as appearing in the Tercentenary

G. L. (Ter. Ed.), 48, § 65, amended.

Edition, and inserting in place thereof the following section: — *Section 65.* The chief engineer and assistant engineers shall be chosen for terms not exceeding three years, and shall be sworn. *Approved February 16, 1956.*

Engineers,
how chosen.

Chap. 96 AN ACT RELATIVE TO TENURE OF OFFICE OF HELEN E. JONES,
A SCHOOL NURSE IN THE CITY OF NEWBURYPORT.

Be it enacted, etc., as follows:

SECTION 1. Helen E. Jones, the incumbent of the office of school nurse in the city of Newburyport, is hereby given unlimited tenure of office therein; provided, however, that she passes a qualifying examination to which she shall be subjected by the division of civil service within six months after the effective date of this act, and upon satisfactorily passing such examination she shall not be involuntarily separated from her service as such, except for cause after a hearing and a decision by the appointing authority. Said decision may be appealed from and to the school committee within five days after the giving of notice thereof by the appointing authority, and the school committee shall give a hearing and decision thereon within thirty days after the filing of a request for a hearing. Within thirty days after notice to the employee of the decision of the school committee the action of the appointing authority and the school committee may be appealed from and to the district court, subject to and in accordance with the provision of section forty-five of chapter thirty-one of the General Laws to the same extent as if this office were classified under said chapter thirty-one.

SECTION 2. This act shall take full effect upon its acceptance, in the current year, by the school committee of said city. *Approved February 16, 1956.*

Chap. 97 AN ACT RELATIVE TO TENURE OF OFFICE OF GAGE T. POLLARD,
A SCHOOL NURSE IN THE CITY OF NEWBURYPORT.

Be it enacted, etc., as follows:

SECTION 1. Gage T. Pollard, the incumbent of the office of school nurse in the city of Newburyport, is hereby given unlimited tenure of office therein; provided, however, that she passes a qualifying examination to which she shall be subjected by the division of civil service within six months after the effective date of this act, and upon satisfactorily passing such examination she shall not be involuntarily separated from her service as such, except for cause after a hearing and a decision by the appointing authority. Said decision may be appealed from and to the school committee within five days after the giving of notice thereof by the appointing authority, and the school committee shall give a hearing and decision thereon within thirty days after the