

the acts of 1945, is hereby further amended by inserting after the first sentence the two following sentences: — On or before December fifteenth in each year, the head of each department or institution, and each board or other agency whose activities are maintained or supported wholly or in part by county funds, shall submit to the county commissioners, in writing, a statement of their requirements for the ensuing year, including number and cost of personnel, quantities and estimated cost of supplies and equipment and any other proposed expenditures, in sufficient detail to enable said commissioners to explain any increase or decrease as compared with the appropriation of the previous year. In such statement any proposed contract or any project involving the estimated expenditure of a sum in excess of one thousand dollars shall be set forth separately.

Estimates of county expenses, etc.

G. L. (Ter. Ed.), 35, § 41, amended.

G. L. (Ter. Ed.), 34, § 17, etc., amended.

No split contracts.

SECTION 2. Section 44 of said chapter 35, as appearing in the Tercentenary Edition, is hereby amended by striking out, in line 7, the words "eight hundred" and inserting in place thereof the words: — one thousand.

SECTION 3. Section 17 of chapter 34 of the General Laws, as amended by chapter 74 of the acts of 1932, is hereby further amended by inserting before the last sentence the following sentence: — No purchase or contract shall be split for the purpose of evading the requirements of this section.

*Approved July 1, 1949.*

**Chap.482** AN ACT RELATIVE TO THE SALARY OF THE JUSTICE OF THE DISTRICT COURT OF SOUTHERN BERKSHIRE.

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

Section 78 of chapter 218 of the General Laws, as most recently amended by chapter 312 of the acts of the current year, is hereby further amended by striking out, in line 50, as appearing in section 3 of chapter 667 of the acts of 1948, the words "district court of southern Berkshire," — and by inserting after the word "Williamstown", in the last line, as so appearing, the words: — ; the salary of the justice of the district court of southern Berkshire shall be thirty-two hundred dollars.

G. L. (Ter. Ed.), 218, § 78, etc., amended.

*Approved July 1, 1949.*

**Chap.483** AN ACT ESTABLISHING THE NORTH RAYNHAM WATER DISTRICT IN THE TOWN OF RAYNHAM.

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

SECTION 1. The inhabitants of the town of Raynham, liable to taxation in said town and residing within the territory comprised within the following boundary lines, to wit: — beginning at the intersection of the Raynham, Easton and West Bridgewater town lines, thence in a southerly direction in the Raynham-West Bridgewater and Raynham-Bridgewater town lines to the angle in the town line near Elm street; thence in a southerly direction in a straight line crossing Elm street to a point on the westerly side of

Center street at the boundary of the Raynham Center Water District as described in chapter two hundred and twenty-two of the acts of nineteen hundred and forty-seven; thence southwesterly by the boundary of said Raynham Center Water District to the junction of King Philip and Mill streets; thence southwesterly, in a straight line to a point in the Raynham-Taunton town line, said point being two hundred feet southerly from the easterly side line of Broadway; thence northwesterly, northerly and easterly in the Raynham town line to the point of beginning, — shall constitute a water district and are hereby made a body corporate by the name of the North Raynham Water District, hereinafter called the district, for the purpose of supplying themselves with water for the extinguishment of fires and for domestic and other purposes, with power to establish fountains and hydrants and to relocate and discontinue the same, to regulate the use of such water and to fix and collect rates to be paid therefor, and for the purposes of assessing and raising taxes as provided herein for the payment of such services, and for defraying the necessary expenses of carrying on the business of said district, subject to all general laws now or hereafter in force relating to such districts, except as otherwise provided herein. The district shall have power to prosecute and defend all actions relating to its property and affairs.

SECTION 2. For the purposes aforesaid, the district, acting by and through its board of water commissioners hereinafter provided for, may contract with any municipality, acting through its water department, or with any water company, or with any water district, for whatever water may be required, authority to furnish the same being hereby granted, and may take by eminent domain under chapter seventy-nine of the General Laws, or acquire by lease, purchase or otherwise, and hold, the waters, or any portion thereof, of any pond, spring or stream, or of any ground sources of supply by means of driven, artesian or other wells, within the town of Raynham and not already appropriated for the purposes of a public supply, and the water and flowage rights connected with any such water sources; and for said purposes may take as aforesaid, or acquire by purchase or otherwise, and hold, all lands, rights of way and other easements necessary for collecting, storing, holding, purifying and preserving the purity of the water and for conveying the same to any part of said district; provided, that no source of water supply or lands necessary for preserving the quality of the water shall be so taken or used without first obtaining the advice and approval of the department of public health, and that the location and arrangement of all dams, reservoirs, springs, wells, pumping, purification and filtration plants and such other works as may be necessary in carrying out the provisions of this act shall be subject to the approval of said department. The district may construct and maintain on the lands acquired

and held under this act proper dams, wells, springs, reservoirs, standpipes, tanks, pumping plants, buildings, fixtures and other structures including also the establishment and maintenance of filter beds and purification works or systems, and may make excavations, procure and operate machinery and provide such other means and appliances, and do such other things as may be necessary for the establishment and maintenance of complete and effective water works; and for that purpose may construct pipe lines, wells and reservoirs and establish pumping works, and may construct, lay, acquire and maintain aqueducts, conduits, pipes and other works under or over any land, water courses, railroad, railways and public or other ways, and along such ways, in said town, in such manner as not unnecessarily to obstruct the same; and for the purposes of constructing, laying, maintaining, operating and repairing such aqueducts, conduits, pipes and other works, and for all proper purposes of this act, the district may dig up or raise and embank any such lands, highways or other ways in such manner as to cause the least hindrance to public travel on such ways; provided, that the manner in which all things are done upon any such way shall be subject to the direction of the selectmen of the town of Raynham. The district shall not enter upon, or construct or lay any conduit, pipe or other works within, the location of any railroad corporation except at such time and in such manner as it may agree upon with such corporation, or, in case of failure so to agree, as may be approved by the department of public utilities. The district may enter upon any lands for the purpose of making surveys, test wells or pits and borings, and may take or otherwise acquire the right to occupy temporarily any lands necessary for the construction of any work or for any other purpose authorized by this act.

SECTION 3. Any person sustaining damages in his property by any taking under this act or any other thing done under authority thereof may recover such damages from the district under said chapter seventy-nine; but the right to damages for the taking of any water, water right or water source, or for any injury thereto, shall not vest until water is actually withdrawn or diverted under authority of this act.

SECTION 4. For the purpose of paying the necessary expenses and liabilities incurred under this act, other than expenses of maintenance and operation, the district may borrow from time to time such sums as may be necessary, not exceeding, in the aggregate, two hundred thousand dollars, and may issue bonds or notes therefor, which shall bear on their face the words, North Raynham Water District Loan, Act of 1949. Each authorized issue shall constitute a separate loan, and such loans shall be payable in not more than thirty years from their dates. Indebtedness incurred under this act shall be subject to the provisions of chapter forty-four of the General Laws pertaining to such districts.

SECTION 5. The district shall, at the time of authorizing said loan or loans, provide for the payment thereof in accordance with section four of this act; and, when a vote to that effect has been passed, a sum which, with the income derived from water rates, will be sufficient to pay the annual expense of operating its water works and the interest as it accrues on the bonds or notes issued as aforesaid by the district, and to make such payments on the principal as may be required under this act, shall without further vote be assessed upon the district by the assessors of said town of Raynham annually thereafter until the debt incurred by said loan or loans is extinguished.

SECTION 6. Any land taken or acquired under this act shall be managed, improved and controlled by the board of water commissioners hereinafter provided for, in such manner as they shall deem for the best interest of the district. All authority vested in said board by this section shall be subject to section nine.

SECTION 7. Whenever a tax is duly voted by the district for the purposes of this act, the clerk shall send a certified copy of the vote to the assessors of said town, who shall assess the same on property within the district in the same manner in all respects in which town taxes are required by law to be assessed; provided, that no estate shall be subject to any tax assessed on account of the system of water supply under this act if, in the judgment of the board of water commissioners hereinafter provided for, after a hearing, due notice whereof shall have been given, such estate is so situated that it will receive no aid in the extinguishment of fire from the said system of water supply, or if such estate is so situated that the buildings thereon, or the buildings that might be constructed thereon, could not be supplied with water from said system in any ordinary or reasonable manner; but all other estates in the district shall be deemed to be benefited and shall be subject to such tax. A certified list of the estates exempt from taxation under the provisions of this section shall annually be sent by said board of water commissioners to said assessors, at the same time at which the clerk shall send a certified copy of the vote as aforesaid. The assessment shall be committed to the town collector, who shall collect said tax in the manner provided by law for the collection of town taxes, and shall deposit the proceeds thereof with the district treasurer for the use and benefit of the district. The district may collect interest on overdue taxes in the manner in which interest is authorized to be collected on town taxes.

SECTION 8. Any meeting of the voters of the territory included within the boundaries set forth in section one to be held prior to the acceptance of this act, and any meeting of the voters of the district to be held prior to the qualification of a majority of the water commissioners, shall be called, on petition of ten or more legal voters therein, by a warrant from the selectmen of said town, or from a justice of the

peace, directed to one of the petitioners, requiring him to give notice of the meeting by posting copies of the warrant in two or more public places in the district seven days at least before the time of the meeting. Such justice of the peace, or one of the selectmen, shall preside at such meeting until a clerk is chosen and sworn, and the clerk shall preside until a moderator is chosen. At any meeting held hereunder prior to the acceptance of this act, after the choice of a moderator for the meeting the question of the acceptance of this act shall be submitted to the voters, and if it is accepted by a majority of the voters present and voting thereon it shall thereupon take effect, and the meeting may then proceed to act on the other articles in the warrant. After the qualification of a majority of the water commissioners, meetings of the district shall be called by warrant under their hands, unless some other method be provided by by-law or vote of the district.

SECTION 9. The district shall, after the acceptance of this act as aforesaid, elect by ballot, either at the same meeting at which this act shall have been accepted, or thereafter, at an annual meeting or at a special meeting called for the purpose, three persons, inhabitants of and voters in said district, to hold office, one until the expiration of three years, one until the expiration of two years, and one until the expiration of one year, from the day of the next succeeding annual district meeting, to constitute a board of water commissioners; and at every annual district meeting following such next succeeding annual district meeting one such commissioner shall be elected by ballot for the term of three years. The date of the next annual meeting shall be fixed by by-law or by vote of the board of water commissioners, but in no event shall it be later than fifteen months subsequent to the date on which the water commissioners were first elected. All the authority granted to said district by this act, except sections four and five, and not otherwise specifically provided for, shall be vested in said board of water commissioners, who shall be subject, however, to such instructions, rules and regulations as the district may by vote impose. At the meeting at which said water commissioners are first elected and at each annual district meeting held thereafter, the district shall elect by ballot, each for a term of one year, a clerk and a treasurer of the district. The treasurer shall not be a water commissioner, and shall give bond to the district in such an amount as may be approved by said water commissioners and with a surety company authorized to transact business in the commonwealth as surety. A majority of said water commissioners shall constitute a quorum for the transaction of business. Any vacancy occurring in said board from any cause may be filled for the remainder of the unexpired term by said district at any legal meeting called for the purpose. No money shall be drawn from the treasury of the district on account of its water works except upon a written order of said water commissioners or a majority of them.

SECTION 10. Said board of water commissioners shall fix just and equitable prices and rates for the use of water, and shall prescribe the time and manner of payment. The income of the water works shall be appropriated to defray all operating expenses, interest charges and payments on the principal as they shall accrue upon any bonds or notes issued under authority of this act. If there should be a net surplus remaining after providing for the aforesaid charges, it may be appropriated for such new construction as said water commissioners may recommend, and in case a surplus should remain after payment for such new construction the water rates shall be reduced proportionately. Said water commissioners shall annually, and as often as the district may require, render a report upon the condition of the works under their charge, and an account of their doings, including an account of receipts and expenditures.

SECTION 11. The district may adopt by-laws, prescribing by whom and how meetings of the district may be called, notified, and conducted; and, upon the application of ten or more legal voters in the district, meetings may also be called by warrant as provided in section eight. The district may also establish rules and regulations for the management of its water works, not inconsistent with this act or with any other provision of law, and may choose such other officers not provided for in this act as it may deem necessary or proper.

SECTION 12. Whoever wilfully or wantonly corrupts, pollutes or diverts any water obtained or supplied under this act, or wilfully or wantonly injures any reservoir, well, stand-pipe, aqueduct, pipe or other property owned or used by the district for any of the purposes of this act, shall forfeit and pay to the district three times the amount of damages assessed therefor, to be recovered in an action of tort, and upon conviction of any of the above wilful or wanton acts shall be punished by a fine of not more than three hundred dollars or by imprisonment for not more than one year, or both.

SECTION 13. Upon a petition in writing addressed to said board of water commissioners requesting that certain real estate, accurately described therein, located in said town and abutting on said district and not otherwise served by a public water supply be included within the limits thereof, and signed by the owners of such real estate, or a major portion of such real estate, said water commissioners shall cause a duly warned meeting of the district to be called, at which meeting the voters may vote on the question of including said real estate within the district. If a majority of the voters present and voting thereon vote in the affirmative the district clerk shall within ten days file with the town clerk of said town and with the state secretary an attested copy of said petition and vote; and thereupon said real estate shall become and be part of the district and shall be holden under this act in the same manner and to the same extent as the real estate described in section one.

SECTION 14. This act shall take full effect upon its acceptance by a majority vote of the voters of the territory included within said district by section one of this act present and voting thereon, by the use of a check list, at a district meeting called, in accordance with section eight, within four years after its passage. *Approved July 1, 1949.*

*Chap.484* AN ACT RELATING TO THE EXCISE TAX ON REGISTERED MOTOR VEHICLES.

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

Chapter 60A of the General Laws is hereby amended by inserting after section 1, as amended, the following section: —  
*Section 1A.* No excise tax shall be assessed and levied on a motor vehicle more than once in each year unless the owner thereof has sold or transferred the same.

*Approved July 1, 1949.*

*Chap.485* AN ACT PROVIDING FOR THE DREDGING OF THE CHANNEL COMMONLY CALLED NAUSET INLET IN THE TOWNS OF EASTHAM AND ORLEANS.

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

SECTION 1. Subject to the conditions herein imposed, the department of public works is hereby authorized and directed to dredge the channel running from Nauset harbor to the entrance of the town cove, commonly called the Nauset inlet, the sand or other materials dredged or taken out to be so used or disposed of as to improve for shellfish industry purposes certain flats alongside said channel. No work shall be begun until the towns of Eastham and Orleans has each assumed liability in the manner provided by section twenty-nine of chapter ninety-one of the General Laws for all damages that may be incurred hereunder, nor until each of said towns has paid into the treasury of the commonwealth the sum of nine thousand dollars, which together with such sum not exceeding eighteen thousand dollars that may hereafter be appropriated therefor by the commonwealth, shall constitute a fund for the improvement herein authorized notwithstanding any other provision of law to the contrary, provided that the total cost of such improvement shall not exceed thirty-six thousand dollars; and provided, further, that if any of the last-mentioned sum remains after the completion of said improvement, one fourth of such remainder shall be repaid to each of said towns.

SECTION 2. This act shall take full effect upon its acceptance before June thirtieth of the year nineteen hundred and fifty by vote of each of said towns at meetings called for the purpose and upon the filing before said June thirtieth of a certified copy of said vote in the office of said department.

*Approved July 1, 1949.*

G. L. (Ter. Ed.), 60A, new § 1A, added.

Excise tax to be levied once annually, except, etc.