

AN ACT RELATIVE TO THE CIVIL SERVICE EXAMINATION FOR PROMOTION TO THE OFFICE OF CHIEF ENGINEER OF THE FIRE DEPARTMENT OF THE CITY OF MARLBOROUGH. Chap.666

Be it enacted, etc., as follows:

SECTION 1. The next civil service examination for promotion to the office of chief engineer of the fire department of the city of Marlborough shall be open to the members of the board of engineers, the permanent members of the call force and the permanent regular men in said fire department, who have been employed therein for at least one year prior to the date of said examination.

SECTION 2. This act shall take effect upon its passage.

Approved August 11, 1949.

AN ACT AUTHORIZING THE CITY OF FALL RIVER TO INCUR INDEBTEDNESS FOR THE CONSTRUCTION OF A TRUNK SEWER. Chap.667

Be it enacted, etc., as follows:

SECTION 1. For the purposes of constructing a trunk sewer, the city of Fall River may borrow, from time to time, during the years nineteen hundred and fifty and nineteen hundred and fifty-one, such sums as may be necessary, not exceeding, in the aggregate, one million five hundred thousand dollars, and may issue bonds or notes therefor, which shall bear on the face thereof the words, Fall River Trunk Sewer 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 in excess of the statutory limit, but shall, except as herein provided, be subject to the provisions of chapter forty-four of the General Laws, exclusive of the limitation contained in the first paragraph of section seven thereof.

SECTION 2. This act shall take effect upon its passage.

Approved August 11, 1949.

AN ACT TO PROVIDE FOR AN ADDITIONAL COURT OFFICER IN THE SECOND DISTRICT COURT OF EASTERN MIDDLESEX. Chap.668

Be it enacted, etc., as follows:

Section 62 of chapter 218 of the General Laws, as most recently amended by chapter 300 of the acts of 1946, is hereby further amended by inserting after the word "Middlesex" in line 16 the words: —, the second district court of Eastern Middlesex, — so as to read as follows: — *Section 62.* In the municipal court of the city of Boston the court officers appointed shall not exceed ten for criminal business, one of whom shall be designated by the chief justice as chief court officer of said court for criminal business and one as an assistant chief court officer, nor five for civil business, one of whom

G. L. (Ter. Ed.), 218, § 62, etc., amended

Number of court officers in district courts.

shall be designated by said chief justice as chief court officer of said court for civil business; in the municipal court of the Roxbury district five court officers may be appointed; in the third district court of Eastern Middlesex, in the municipal court of the Dorchester district and in the municipal court of the West Roxbury district three court officers may be appointed; in the municipal court of the South Boston district, of the Charlestown district, the East Boston district court, the district court of Chelsea, the central district court of Worcester, the first district court of Eastern Middlesex, the second district court of Eastern Middlesex, the district court of Springfield and the district court of East Norfolk two court officers for each court may be appointed; and in each of the other district courts in the commonwealth one court officer may be appointed.

Approved August 11, 1949.

Chap.669 AN ACT AUTHORIZING THE COUNTY OF BRISTOL TO INCREASE THE RETIREMENT ALLOWANCE OF JAMES W. WILDING.

Be it enacted, etc., as follows:

SECTION 1. The county of Bristol is hereby authorized to increase the retirement allowance of James W. Wilding, a former employe at the county jail in New Bedford, to one thousand dollars per annum.

SECTION 2. This act shall take full effect upon its acceptance during the current year by the county commissioners of Bristol county, but not otherwise.

Approved August 11, 1949.

Chap.670 AN ACT PROVIDING FOR THE ADMISSION OF THE TOWN OF FRAMINGHAM TO THE SOUTH METROPOLITAN SEWERAGE DISTRICT.

Be it enacted, etc., as follows:

SECTION 1. The territory comprising the town of Framingham, hereinafter called the town, is hereby admitted to the south metropolitan sewerage district, as defined in section one of chapter ninety-two of the General Laws and as enlarged by such acts as are in addition to or in amendment thereof. In becoming a part of said district, the town shall conform to the requirements of the provisions of said chapter ninety-two, relative to the south metropolitan sewerage system, and shall be subject to said provisions, except as otherwise provided herein. Any general authority granted to other municipalities by said chapter ninety-two shall also be vested in the town in common with such other municipalities.

SECTION 2. The metropolitan district commission, hereinafter called the commission, may abandon the use of its Cochituate aqueduct as a part of its domestic water supply system upon the making of an agreement with the town of Framingham for payment of such sums as may be mutually determined to be equitable and involving the use of said aqueduct for conveying the sewage of the town; and upon