

*Chap.504* AN ACT CORRECTING AN INEQUITY WITH REGARD TO THE SALARY OF CARL E. JOHNSON, AN EMPLOYEE OF THE DIVISION OF EMPLOYMENT SECURITY.

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

In order to correct an inequity in the salary paid to Carl E. Johnson, an employee of the division of employment security, who was a permanent employee of said division holding the title of assistant supervisor of benefits, and who, on December seventeenth, nineteen hundred and forty-two, was assigned the duties of supervisor of benefits in said division in place of one John Power who had entered into the military service of the United States, and served as supervisor of benefits until May first, nineteen hundred and forty-six without receiving therefor the added remuneration due him for such services because of the failure of said division of employment security to properly issue a requisition until May first, nineteen hundred and forty-six, said division is hereby authorized to issue a requisition appointing said Carl E. Johnson to the position of supervisor of benefits in said division, to be effective from December seventeenth, nineteen hundred and forty-two to May first, nineteen hundred and forty-six, and the division of civil service is hereby authorized and directed to approve said appointment. Said division of employment security is hereby authorized to pay to said Carl E. Johnson the difference in any salary which would have been paid to him if such appointment had been properly requisitioned.

*Approved June 6, 1950.*

*Chap.505* AN ACT RELATIVE TO THE TIME WITHIN WHICH ADDITIONAL EXCISE TAXES MAY BE ASSESSED BUSINESS AND MANUFACTURING CORPORATIONS.

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

G. L. (Ter. Ed.), 63, § 45, etc., amended.

Assessment of additional tax.

Section 45 of chapter 63 of the General Laws, as most recently amended by chapter 395 of the acts of 1943, is hereby further amended by striking out, in line 5, the word "two" and inserting in place thereof the word: — three, — so that the first sentence will read as follows: — If the commissioner discovers from the verification of a return, or otherwise, that the full amount of any tax due under sections thirty to fifty-one, inclusive, or under section sixty-seven, has not been assessed, he may, at any time within three years after September first of the year in which such assessment should have been made, assess the same, with interest as provided in section forty-eight to the date when the additional tax so assessed is required to be paid hereunder, first giving notice to the corporation to be assessed of his intention; and a representative of the corporation shall thereupon have an opportunity, within ten days after such notification, to confer with the commissioner as to the proposed assessment.

*Approved June 6, 1950.*