

to the party interrogated, or to his attorney of record, and the party interrogated shall file answers to such interrogatories within twenty days after such notice, unless the court otherwise orders; but no party interrogated shall be obliged to answer a question or produce a document tending to criminate him or to disclose his title to any property the title whereof is not material to an issue in the proceeding in the course of which he is interrogated, nor to disclose the names of witnesses, except that the court may compel the party interrogated to disclose the names of witnesses and their addresses if justice seems to require it, upon such terms and conditions as the court deems expedient. A party shall not interrogate an adverse party more than once unless the court otherwise orders.

Exception.

Effective date.

SECTION 2. This act shall take effect on the first day of September in the current year.

Approved March 15, 1932.

Chap. 85 AN ACT RELATIVE TO THE QUALIFICATIONS OF THE THIRD PHYSICIAN APPOINTED FOR ADDITIONAL MEDICAL TESTIMONY IN CERTAIN PROCEEDINGS FOR COMMITMENT OF PERSONS ALLEGED TO BE INSANE.

Be it enacted, etc., as follows:

G. L. 123, § 52,
amended.

Commitment
of persons
alleged to be
insane, addi-
tional medical
testimony.

Fee.

Section fifty-two of chapter one hundred and twenty-three of the General Laws is hereby amended by inserting after the word "thereon" in the third line the words: —, who shall be a physician who has had practical training in psychiatry, if one is available, — so as to read as follows: — *Section 52.* If in the opinion of the judge additional medical testimony as to the mental condition of the alleged insane person is desirable, he may appoint a third physician to examine and report thereon, who shall be a physician who has had practical training in psychiatry, if one is available. The fee for making such examination and report shall be four dollars, and twenty cents for each mile traveled one way.

Approved March 15, 1932.

Chap. 86 AN ACT ESTABLISHING A PENALTY FOR FRAUDULENTLY PROCURING ACCOMMODATIONS AT A LODGING HOUSE.

Be it enacted, etc., as follows:

G. L. 140, § 12,
etc., amended.

Penalty for
fraudulently
procuring
accommoda-
tions at an
inn, lodging
house or
boarding house.

Chapter one hundred and forty of the General Laws, as amended in section twelve by chapter three hundred and seventy-four of the acts of nineteen hundred and thirty-one, is hereby further amended by striking out said section and inserting in place thereof the following: — *Section 12.* Whoever puts up at an inn, lodging house or boarding house and, without having an express agreement for credit, procures food, entertainment or accommodation without paying therefor, and with intent to cheat or defraud the owner or keeper thereof; or, with