

provisions of section eighty-seven H or section eighty-seven I of chapter one hundred and twelve may practice facial and scalp massaging without taking out a license as provided in this section, — so as to read as follows: — *Section 51.* No person shall practice manicuring or massage, or conduct an establishment for the giving of vapor baths for hire or reward, or advertise or hold himself out as being engaged in the business of manicuring, massage or the giving of said baths without receiving a license therefor from the board of health of the town where the said occupation is to be carried on; provided, that a person registered as a barber or apprentice under the provisions of section eighty-seven H or section eighty-seven I of chapter one hundred and twelve may practice facial and scalp massaging without taking out a license as provided in this section. The board of health may grant the license upon such terms and conditions, and may make such rules and regulations in regard to the carrying on of the occupation so licensed, as it deems proper, and may revoke any license granted by it for such cause as it deems sufficient, and without a hearing; provided, that a person licensed to massage or to conduct an establishment for the giving of vapor baths in any town may, at the request of a physician, attend patients in any other town in the commonwealth without taking out an additional license. *Approved May 27, 1932.*

Practice of manicuring, massage or giving of vapor baths, license from local board of health.

Proviso.

Rules and regulations.

Revocation of license.

Proviso.

AN ACT PROVIDING FOR PAYMENT OF COMPENSATION TO DEPENDENTS OF INVESTIGATORS AND EXAMINERS OF THE REGISTRY OF MOTOR VEHICLES WHO ARE KILLED OR DIE FROM INJURIES RECEIVED IN THE PERFORMANCE OF POLICE DUTY.

Chap. 276

Be it enacted, etc., as follows:

Chapter thirty-two of the General Laws, as most recently amended in section eighty-nine by section one of chapter three hundred and eighty-five of the acts of nineteen hundred and thirty-one, is hereby further amended by striking out said section eighty-nine and inserting in place thereof the following: — *Section 89.* If a member of the police or fire force of a city or town, or a member of the department of public safety doing police duty, or an investigator or examiner of the registry of motor vehicles in the department of public works doing police duty, is killed, or dies within one year from injuries received, while in the performance of his duty as a member of such force or as such a member of said department of public safety or as such an investigator or examiner of said registry, as the case may be, and it shall be proved to the satisfaction of the mayor and city council or selectmen, or of the commissioner of public safety subject to the approval of the governor and council, or of the commissioner of public works, subject to like approval, as the case may be, that

G. L. 32, § 89, etc., amended.

Payment of annuities to dependents of policemen or firemen, or investigators or examiners of registry of motor vehicles killed, or dying from injuries received, in performance of duty.

such death was the natural and proximate result of an accident occurring during the performance and within the scope of his duty as a member of such force or as such a member of said department of public safety or as such an investigator or examiner of said registry, as the case may be, and the attending physician or medical examiner shall certify to the city, town or state treasurer, as the case may be, that the death was the direct result of the said injury, there shall be paid except as hereinafter provided, out of the city, town or state treasury, as the case may be, to the following dependents of such deceased person the following annuities: To the widow, so long as she remains unmarried, an annuity not exceeding one thousand dollars a year, increased by not exceeding two hundred dollars for each child of such deceased person during such time as such child is under the age of eighteen or over said age and physically or mentally incapacitated from earning; and, if there is any such child and no widow or the widow later dies, such an annuity as would have been payable to the widow had there been one or had she lived, to or for the benefit of such child, or of such children in equal shares, during the time aforesaid; and, if there is any such child and the widow remarries, in lieu of the aforesaid annuity to her, an annuity not exceeding two hundred and sixty dollars to or for the benefit of each such child during the time aforesaid; and, if there is no widow and no such child, an annuity not exceeding one thousand dollars to or for the benefit of the father or mother of the deceased if dependent upon him for support at the time of his death, during such time as such beneficiary is unable to support himself or herself and does not remarry. The total amount of all such annuities shall not exceed the annual rate of compensation received by such deceased person at the date of his death, except that if such deceased person was a reserve or special policeman or a reserve or call fireman of a city or town and, at the time he was killed or at the time he received the injuries resulting in his death, was performing duty to which he was assigned or called as such policeman or fireman and for the performance of which he was entitled to compensation from said city or town, the total amount of all such annuities shall not exceed the annual rate of compensation payable to a regular or permanent member of the police or fire force thereof, as the case may be, for the first year of service therein, and if there are no regular or permanent members of the police or fire force thereof, as the case may be, said total amount shall not exceed the sum of one thousand dollars. The amount of any such annuity shall from time to time be determined within the limits aforesaid by the mayor and city council, the selectmen, or the commissioner of public safety subject to the approval of the governor and council, or of the commissioner of public works, subject to like approval, as the case may be.

Total amount,
except, etc.

Determination
of amount, etc.

In case the deceased was a member of a contributory retirement system for public employees, the benefits provided under this section shall be in the alternative for the benefits, if any, provided by such retirement system for dependent widows and children or for dependent fathers or mothers; and the widow, or if there is no widow, the legal representative of the children entitled thereto, if any, otherwise the father or mother in the order named, shall elect which benefits shall be granted. Such election shall be made in writing and shall be filed with the retirement board in charge of the system of which the deceased was a member and shall not be subject to change or revocation after the first payment of any benefit thereunder.

Approved May 27, 1932.

Election of benefits in case deceased was member of a contributory retirement system, etc.

Election to be in writing, etc.

AN ACT AUTHORIZING THE REINSTATEMENT OF LUCIUS BANKS AS A MEMBER OF THE POLICE DEPARTMENT OF THE CITY OF BOSTON.

Chap.277

Be it enacted, etc., as follows:

SECTION 1. The police commissioner for the city of Boston is hereby authorized to reinstate as a member of the police department of that city Lucius Banks, a former member of the department, without further examination.

Reinstatement of Lucius Banks as a member of the police department of the city of Boston.

SECTION 2. This act shall take effect upon its acceptance during the current year by vote of the city council of said city, subject to the provisions of its charter.

Effective upon acceptance, etc.

(This bill, returned by the governor to the house of representatives, the branch in which it originated, with his objections thereto, was passed by the house of representatives May 31, 1932, and, in concurrence, by the senate, June 1, 1932, the objections of the governor notwithstanding, in the manner prescribed by the constitution; and thereby has "the force of a law".)

AN ACT AUTHORIZING THE CITY OF BOSTON TO PAY A CERTAIN SUM OF MONEY TO JOHN E. DYER OF BELMONT.

Chap.278

Be it enacted, etc., as follows:

SECTION 1. For the purpose of discharging a moral obligation, the city of Boston is hereby authorized to pay to John E. Dyer of Belmont a sum of money not exceeding twenty-nine thousand nine hundred and thirty-seven dollars and sixty-three cents in settlement of a claim of said Dyer against said city for certain construction work done by him at the Charles street jail property in said city.

City of Boston may pay a certain sum of money to John E. Dyer of Belmont.

SECTION 2. This act shall take effect upon its acceptance prior to December first in the current year by vote of the city council of said city, subject to the provisions of its charter.

Effective upon acceptance, etc.