

AN ACT RELATIVE TO THE DISTRICT ATTORNEY OF THE SUFFOLK DISTRICT.

*Chap. 460*

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

SECTION 1. The district attorney for the Suffolk district may appoint three assistant district attorneys, a clerk and a stenographer, and may remove them at pleasure.

District attorney, Suffolk district, assistants, etc.

SECTION 2. The annual salary of the assistant district attorneys shall be thirty-eight hundred dollars each, and the annual salary of the clerk shall be eighteen hundred dollars; said salaries to be paid out of the treasury of the Commonwealth. The annual salary of the stenographer shall be twelve hundred dollars, to be paid out of the treasury of the county of Suffolk.

Salaries.

SECTION 3. The district attorney for the Suffolk district may, if in his opinion the interests of the Commonwealth so require, employ additional legal assistants with the approval of the chief justice of the superior court. The length of time of such employment and the amount of compensation therefor shall be determined by the said district attorney with the approval of the said chief justice. The compensation for such services shall be paid by the treasurer of the county of Suffolk upon presentation of bills approved by said district attorney, by said chief justice, and by the auditor of said county; but in no instance shall any such appointment continue more than three months, and in no instance shall compensation therefor exceed the amount of two thousand dollars. An attorney employed under this section shall have none of the powers or authority of the assistant district attorneys, except that he may, with the approval of the presiding justice in the trial of a criminal cause, in the preparation of which he has rendered service under such employment, act as associate counsel with the district attorney, or assistant district attorney, for said district, and then only in the presence and under the immediate direction of the district attorney or of such assistant district attorney.

Additional legal assistants, etc.

Powers of assistants, etc.

SECTION 4. The district attorney for the Suffolk district may appoint, and may remove at pleasure, an additional clerk or messenger, whose compensation shall not exceed twelve hundred dollars per year, to be paid by the county treasurer of Suffolk county upon monthly bills

Additional clerk, etc.

approved by the said district attorney and by the county auditor.

Detail for police and detective service.

SECTION 5. The superintendent of police of the city of Boston shall, upon the written request of the district attorney for the Suffolk district, detail for police and detective service, under his direction, inspectors or police officers, not exceeding two in number. Such officers or inspectors shall receive no extra compensation for services thus rendered, and shall be subject to the rules and regulations of the police department, unless relieved therefrom temporarily by the said superintendent, or by the commissioner or commissioners of police having the appointing power of said superintendent.

Repeal.

SECTION 6. All acts and parts of acts inconsistent herewith are hereby repealed.

SECTION 7. This act shall take effect upon its passage.

*Approved June 6, 1906.*

*Chap. 461* AN ACT TO AUTHORIZE THE CONSTRUCTION OF A HARBOR FOR BOATS AND YACHTS AT DEACON'S POND IN THE TOWN OF FALMOUTH.

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

Harbor and land commissioners to make a survey of Deacon's pond, etc.

SECTION 1. The board of harbor and land commissioners shall cause to be made such examination and survey as may be found necessary of Deacon's pond in Falmouth, and the beach between it and Nantucket Sound, to determine the feasibility and cost of cutting a channel through said beach, protecting the same with jetties and riprap and deepening a part of said pond to form a harbor for boats and yachts having a draft of not less than six feet; and if it is found to be practicable to build such harbor said board is hereby directed to proceed forthwith to construct the same.

May acquire land for construction of a harbor, etc.

SECTION 2. Said board may acquire by purchase or otherwise or may take in the name and behalf of the Commonwealth, any land or material necessary for the construction of said harbor, and the manner of such taking and of determining the damages caused thereby, or by the doings of said board under the provisions of this act, shall be the same as is provided by sections seven and eight of chapter four hundred and seven of the acts of the year eighteen hundred and ninety-three, relative to the taking of land by the metropolitan park commission; and said