

another may be appointed under § 42.

General Statutes, the selectmen may appoint another collector in the manner and subject to the provisions set forth in section forty-two in said chapter.

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

Approved May 13, 1865.

Chap. 235

AN ACT CONCERNING THE BOUNTY AND PAY OF MINORS.

Be it enacted, &c., as follows :

Not subject to process for debts of parents; transfer to minor not fraud of creditor.

SECTION 1. The bounty and pay of a minor enlisted in the military or naval service of the United States, shall not be subject to legal process on account of debts due from his parent, and the transfer of such bounty or pay by the parent to such minor shall not be deemed fraudulent as to creditors.

Approved May 13, 1865.

Chap. 236

AN ACT CONCERNING PROXY VOTING BY OFFICERS OF CORPORATIONS.

Be it enacted, &c., as follows :

Not to represent more than twenty shares unless for one person: salaried officer not to act.

SECTION 1. No officer of any corporation shall, as proxy or attorney, cast more votes than represent twenty shares of the capital stock, unless all the shares so represented by him are owned by one person. No salaried officer of any corporation shall vote as proxy or attorney. No officer of any corporation shall ask for, receive, procure to be obtained or use any proxy vote in the corporation of which he is an officer, except the votes he is hereby authorized to cast.

Penalty for violation by officer.

SECTION 2. Any officer of any corporation who shall violate any of the provisions of this act, shall, for each offence, forfeit and pay a fine of not less than one hundred dollars nor more than five hundred dollars; and the supreme judicial court, upon petition of any stockholder in such corporation, and after due notice and satisfactory proof of such offence, shall cause such officer to be forthwith removed from his office; and such removal shall forever after disqualify him from holding office in such corporation.

Approved May 13, 1865.

Chap. 237

AN ACT RELATING TO WARREN BRIDGE AND CHARLES RIVER BRIDGE.

Be it enacted, &c., as follows :

Upon acceptance of Act by Boston and Charlestown, bridges to become highways; cities to maintain and receive income.

SECTION 1. Whenever this act shall be accepted by the city council of the city of Boston, and by the inhabitants of Charlestown, as hereinafter provided, Warren bridge and Charles River bridge shall become highways, and such portions of them as are within the limits of each of said cities, shall be maintained as such by Boston and Charlestown, respectively, and all property in and appertaining to said bridges, or either of them, now held by the Commonwealth, shall become the property of said cities, as hereinafter pro-