

LAWS
OF THE
STATE OF NEW YORK

PASSED AT THE
ONE HUNDRED AND SEVENTY-FOURTH
SESSION

OF THE
LEGISLATURE

BEGUN JANUARY THIRD AND ENDED MARCH
SIXTEENTH

1951

AT THE CITY OF ALBANY
ALSO OTHER MATTERS REQUIRED BY LAW
TO BE PUBLISHED WITH THE SESSION LAWS



ALBANY
1951

§ 2. The action heretofore taken by the governor by regulation promulgated in circular number twenty-five, office of the chief of staff dated eighteen September nineteen hundred fifty is hereby approved and confirmed and shall be binding upon all enlisted personnel affected thereby. Such regulation provides as follows:

“Extension of enlistments in the New York National Guard:— Pursuant to Act of 27 July 1950 (Public Law 624, 81st Congress) and Executive Order of the President 10145 dated 27 July 1950, all enlistments in the New York National Guard including the Army National Guard, the Air National Guard and Inactive National Guard which shall expire at any time after 2400 hours 27 July 1950 and prior to 2400 hours 8 July 1951 are deemed to have been extended for a period of twelve (12) months; provided, that nothing contained herein shall be construed to prevent immediate voluntary re-enlistments under the provisions of applicable laws and regulations.”

§ 3. This act shall take effect immediately.

CHAPTER 116

AN ACT to amend the public authorities law, in relation to the Monroe county water authority, and repealing section one thousand one hundred twelve of such law, relating thereto

Became a law March 19, 1951, with the approval of the Governor. Passed, on county message, pursuant to article IX, section 1 (b) of the Constitution, by a majority vote, three-fifths being present

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Subdivision one of section one thousand ninety-five of title five of article five of the public authorities law, as added by chapter eight hundred five of the laws of nineteen hundred fifty, is hereby amended to read as follows:

1. A corporation known as “Monroe County Water Authority” is hereby created for the purposes and charged with the duties and having the powers provided in this title. The authority shall be a body corporate and politic constituting a public benefit corporation and shall be a “public district” for the purposes of section eighty-nine-1 of the public service law. It shall consist of five¹ members, all of whom shall be residents of the county, who shall be appointed by the chairman of the board of supervisors of Monroe county subject to confirmation by a majority of the board of supervisors of Monroe county. The first members shall be appointed for the following terms from the effective date of their appointment,² as follows: one for a term of five years, one for a term of four years,³ one for a term of three years, one for a term of two years and one for a term of one year.

¹ Word “five” new matter substituted for word “three”.

² Words “their appointment” new matter substituted for words “this act”.

³ Words “one for a term of five years, one for a term of four years” new matter added,

Subsequent appointments shall be made in the same manner and for terms of five⁴ years. All members shall continue to hold office until their successors are appointed and qualify. The first chairman shall be designated by the board of supervisors. Subsequent chairmen shall be elected annually by the members of the authority. Vacancies, occurring otherwise than by expiration of term of office, shall be filled by appointments by the board of supervisors for the unexpired terms. Members of the authority may be removed from office for the same reasons and in the same manner as may be provided by law for the removal of officers of the county. The members of the authority shall receive no compensation for their services but shall be reimbursed for all their actual and necessary expenses incurred in connection with the carrying out of the purposes of this title. The powers of the authority shall be vested in and be exercised by the members at a meeting duly called and held and three⁵ members shall constitute a quorum. No action shall be taken except pursuant to the favorable vote of at least three⁶ members. The authority may delegate to one or more of its members, officers, agents or employees such powers and duties as it may deem proper.

§ 2. Section one thousand one hundred twelve of such law, as added by chapter eight hundred five of the laws of nineteen hundred fifty, is hereby repealed. § 1112, repealed.

§ 3. Sections one thousand one hundred thirteen and one thousand one hundred fourteen of such law, as added by such chapter eight hundred five of the laws of nineteen hundred fifty, are hereby renumbered one thousand one hundred twelve and one thousand one hundred thirteen, respectively. §§ 1113, 1114, renumbered §§ 1112, 1113.

§ 4. This act shall take effect immediately.

CHAPTER 117

AN ACT to amend the education law, in relation to examination in podiatry
Became a law March 19, 1951, with the approval of the Governor. Passed,
by a majority vote, three-fifths being present

*The People of the State of New York, represented in Senate and Assembly,
do enact as follows:*

Section 1. Paragraph a of subdivision one of section seventy hundred five of the education law is hereby amended to read as follows: Education Law, § 7005, subd. 1, amended.

a. Is more than twenty-one years of age¹; provided, however, that the department may admit applicants nineteen years of age conditionally to the examination in theoretical subjects.

§ 2. This act shall take effect immediately.

⁴ Word "five" new matter substituted for word "three".

⁶ Word "three" new matter substituted for word "two".

⁵ Word "three" new matter substituted for word "two".

¹ Rest of paragraph new matter added.