



J. W. N. Everett, Secretary of State of the State of North Carolina, do hereby certify the foregoing and attached (FOUR sheets) to be a true copy from the records of this office.

In Witness Whereof, I have hereunto set my hand and affixed my official seal.

Done in office at Raleigh, this FIFTEENTH day of NOVEMBER in the year of our Lord 1924



W. N. Everett
Secretary of State.



RECEIVED

AS BY ACT OF THE GENERAL ASSEMBLY

APRIL 18 1884

Handwritten signature



CERTIFIED COPY OF

AN ACT TO INCORPORATE THE

TOWN OF MANTEO

1884

CHAPTER 66

AN ACT TO INCORPORATE THE TOWN OF MANTEO.

The General Assembly of North Carolina do enact:

Section 1. That the town of Manteo, in the county of Dare, be and the same is hereby incorporated by the name of the town of Manteo, and shall be subject to all provisions of law now in force or hereafter enacted relating to incorporated towns and cities, except as herein provided.

Sec. 2. That the boundaries and corporate limits of said town shall be as follows: Beginning on the Manteo Creek, at the south line of the John T. Wescott place, running thence with said line across the main road, thence southerly along the main road to abreast of the cemetery gate, thence westerly to the westward line of the Fannie Hassell land, thence southerly to the westward line of R. C. Evans and Mack Simmons, thence southerly to the north line of Levinia Brinkley, thence along the said Brinkley line to Shallowback bay, thence along said bay and Manteo creek to the first station.

Sec. 3. That the officers of said town shall consist of a mayor, seven commissioners, marshal and treasurer. The treasurer shall be ex officio the clerk to the board of commissioners, and the following named persons shall fill said offices until the first Monday in May, eighteen hundred and ninety-nine, viz: Wm. G. Forbes, mayor; James A. Evans, Richard C. Evans, Augustus G. Sample, Jabez B Jennett, Hilliard G. Peel, Lewis S. Hooper and Daniel W. Etheridge, commissioners; Leonard D. Hassell, marshal; and Samuel E. Mann, treasurer.

Sec. 4. That there shall be an election held for the various officers mentioned in this act on the first Monday in May, eighteen hundred and ninety-

Chapter 66--1899.

nine, and each succeeding year thereafter under the same regulations and restrictions that county and state elections are held, and all citizens who shall have resided in the State one year, and within said corporate limits ninety days previous to the day of election shall be entitled to vote therein.

Sec. 5. That the said commissioners shall have power to pass all by-laws and regulations for the good government of said town not inconsistent with the laws of this state and the United States, and may levy a tax on all objects of state taxation, not to exceed sixteen-and two-third cents ($16 \frac{2}{3}$) on each one hundred dollars-worth of taxable property therein and fifty (50) cents on each poll, and to impose fines for the violation of the town ordinances and collect the same for the use of the town.

Sec. 6. That the treasurer and marshal shall each enter with a bond of not less than two hundred (\$200) dollars, to be approved by the town commissioners and payable to the state of North Carolina, to the use of the town of Manteo, conditioned for the faithful performance of their respective duties.

Sec. 7. That the officers of said town shall receive such compensation for their services as the town commissioners in their discretion may authorize: PROVIDED, the cost in all cases of violation of town ordinances shall not exceed the amounts allowed justices of the peace and constables for similar services by the general state laws.

Sec. 8. That this charter shall be subject to all the conditions and restrictions and regulations as to sale of spirituous and other intoxicating drinks, heretofore enacted and now in force as to Dare county.

Chapter 66--1899

Sec. 9. That it shall be the duty of the officers appointed by this act, within thirty days after its ratification, to go before some justice of the peace of Dare county or other officer therein authorized to administer oaths and take the oath of office prescribed by law for such officers.

Sec. 10. That this act shall be in force from and after its ratification.

Ratified the 16th day of February, A. D.
1899.



J. W. N. Everett, Secretary of State of the State of North Carolina, do hereby certify the foregoing and attached (Seven (7) sheets) to be a true copy from the records of this office.

In Witness Whereof, I have hereunto set my hand, and affixed my official seal.

Done in office at Raleigh, this 14th day of June in the year of our Lord 19 27.



W. N. Everett
Secretary of State.



CERTIFIED COPY OF

Chapter 225 1921

and

File #446 - 1927.

STATE OF NORTH CAROLINA

DEPARTMENT OF STATE

RECORDED

Handwritten signature

Chapter 108, Private Laws
Assess 446
1927
Dare County
D. W. E.

1.
H. B. 1099
S. B. 666

An Act to Amend the Charter of the Town of
Manteo in Dare County.

The General Assembly of North Carolina do enact:

Section 1. That Section two of chapter sixty-six of Private Laws of one thousand eight hundred ninety-nine be amended so as to read that the boundaries and corporate limits of said town shall be as follows:

Beginning at Manteo or Doughs Creek at the south line of the land of Robert Wescott, thence westwardly the course of said line to the State Highway, thence along the east side of the State Highway southwardly to the Z. V. Brinkley North Line, thence eastwardly and parallel with said Brinkley's line to the center of Scarboroughs or Doughs Creek or in line thereof, thence northwardly toward the center line of said creeks to place of beginning.

Sec. 2. That Section Three of Chapter Sixty-six of the Private Laws of one thousand eight hundred ninety-nine be amended by striking out the word "Marshall" in line two of said Section.

Sec. 3. On and after the first Monday in June one thousand nine hundred twenty-seven, and each alternate year thereafter, the Commissioners shall appoint in their discretion such officers as Marshall, Health Officer, Attorney, Town Manager, Tax Collector, Street Commissioner, Harbor Master, Sanitary Inspector and a Clerk and Treasurer, appointed to one or more of such offices. The offices of Clerk and of Treasurer may be appointed to and filled by one person who may also be appointed to and fill any one or more of other town offices as herein provided for.

2.
H. B. 1099
S. B. 666

Sec. 4. The Board of Commissioners shall have control of all the finances and of the property, real and personal, belonging to the town, and among the powers granted to it, shall have power and authority by ordinance duly enacted, subject to the provisions of the Municipal Finance Act.

(a) To provide for any existing legal indebtedness.

(b) To establish, construct and keep in repair, streets, sidewalks, bridges, culverts, drains and conduits in the town.

(c) To pass ordinances for the due observance of Sunday, and for the maintenance of order in the vicinity of Churches and schools.

(d) To establish and own stations and other property for a Fire Department for extinguishing fires and to provide everything necessary for the regulation and maintenance of such a Department.

(e) To declare forfeited and terminated franchises granted to persons or corporations for electric lights, telephone, telegraph, gas power, or public service purposes whenever the condition upon which such franchises were granted have been broken, or whenever, for any other reason, such franchises have been lost, surrendered, or forfeited.

(f) Such other powers and authorities as are granted to cities and towns by the general laws of the State.

3.
H. B. 1099
S. B. 666

Sec. 5. The Board of Town Commissioners shall have power to lay out and open any new streets within the corporate limits of the town whenever, by it, deemed necessary and to widen, change, extend or discontinue any street or streets or any part thereof, within the corporate limits of the town. In the event that the said town can not otherwise acquire lands sufficient and suitable for the purpose of this section, the Board of Commissioners shall have full power and authority to condemn, appropriate or use any lands necessary for any of the purposes named in this section, upon making a reasonable compensation to the owner or owners, thereof. In case the owners and the Board of Commissioners can not agree upon a price, the said Board shall appoint five free holders, residents of Manteo, who shall assess the land to be condemned and make a report to the Board. If the Board accept the said report, it shall pay or tender to the said landowner the amount assessed, and, thereupon, the title shall become vested in said town and its successors. If the landowner shall think the amount assessed is below the actual value of the land taken, nothing herein shall be construed to deprive him or them of the right to appeal to the Superior Court of Dare County within thirty days from date the amount assessed is tendered to him and the assessment and acceptance of the report.

Sec. 6. The Board of Alderman shall have power to require any owner of real estate in said town, which shall front any street upon which a sidewalk has been established and graded, to furnish for paving or repairing the pavement of such sidewalk as far as it may extend along

4.
H. B. 1099
S. B. 666

the said real estate, such labor and material as the Board may direct and to enforce such requirements with proper fines and penalties, and on failure of the owner to furnish said labor and material within twenty days after notice by the Board to said owner or if the owner is a non-resident, to his agent, or if such non-resident have no agent in Dare County, or if personal service can not be made upon the owner or agent, then after publication by the Commissioners once a week in some newspaper for two successive weeks notifying the owner to furnish such labor and material for said pavement or repairing, the Board of Commissioners may cause the same to be supplied and shall assess against the owner one-half the cost thereof, and upon failure or refusal of the owner to pay his part of said cost, the Board of Commissioners is empowered and directed to assess the amount thereof upon his property and enter the same upon the tax list of said town for the current year, and the said assessment so entered on said tax list, shall constitute a lien on said property and the same may be collected either in the same manner that other taxes are collected or by an action instituted in the name of the town against said owner in the Superior Court of Dare County in the nature of an action for foreclosure, in which judgment may be taken for the sale of said property to satisfy the amount due said town from the owner, thereof, as aforesaid. If the owner does furnish the labor and material herein required, the town shall reimburse him to the extent of the cost thereof.

5.
H. B. 1099
S. B. 666

Sec. 7. The Board of Commissioners is hereby vested with the power and right to impose and levy on each able bodied male person residing within the corporate limits of the town of Manteo, between the ages of eighteen and forty-five, a tax not to exceed two dollars, for the improvement of the public streets, alleys, and parks of the town of Manteo, and to provide for the collection thereof, provided, that any person liable therefor, who shall fail or refuse to pay said tax, shall be guilty of a misdemeanor and fined in any court of competent jurisdiction, not exceeding Five Dollars or imprisoned not exceeding ten days.

Sec. 8. All laws and clauses of laws in conflict with this act are hereby repealed.

Sec. 9. This act shall be in force from and after its ratification.

In the General Assembly read three times and ratified, this 2nd day of March, 1927.

J. Elmer Long,

President of the Senate.

R. T. Fountain,

Speaker of the House of Representatives.

Examined and found correct.

Bell,

For Committee.

1907 - PRIVATE LAWS OF NORTH CAROLINA.

CHAPTER 198

AN ACT TO AMEND THE CHARTER OF THE TOWN OF MANTEO, IN
DARE COUNTY.

The General Assembly of North Carolina do enact:

Section 1. That section three of chapter sixty-six of the Private Laws of one thousand eight hundred and ninety-nine be amended by striking out the word "seven", in line two of said section, and inserting in lieu thereof the word "three"; and by inserting after the word "marshal", in said line, the following: "who shall have the same powers and upon whom shall devolve the same duties as town constables under existing law."

Sec. 2. That section four of said chapter be amended by striking out the word "succeeding", in line three thereof, and inserting in lieu thereof the word "alternate."

Sec. 3. That section five of said chapter be amended by striking out all after the words "United States," in line three thereof, down to and including the word "poll," in line seven of said section.

Sec. 4. That this act shall be in force from and after its ratification.

In the General Assembly read three times, and ratified this the 27th day of February, A. D. 1907.

1.
H. B. 604
S. B. 574.

An act to Impose Certain Duties Upon the
Sheriff of Dare County.

The General Assembly of North Carolina do enact:

Section 1. That in order to secure the proper enforcement of the law in Manteo, the only incorporated town in Dare County, the sheriff of Dare County is hereby authorized, empowered and directed to keep the peace, make arrests and enforce the laws of the state and the ordinances of the Town of Manteo within the incorporated limits of the said Town of Manteo. The said sheriff shall have the same powers and duties as would the town marshal or constable of the Town of Manteo.

Sec. 2. That in compensation for his services as marshall or police officer of the Town of Manteo, the sheriff of Dare County shall be entitled to receive such additional and special compensation as may be appropriated and paid by the governing authorities of the Town of Manteo, and the said governing authorities of the Town of Manteo are hereby authorized and empowered to pay the sheriff of Dare county as compensation for his services as special police officer such sum as the said governing authorities shall deem advisable.

Sec. 3. This act shall be in force from and after its ratification.

In the General Assembly read three times, and ratified, this 28 day of February, 1921.

W. B. Cooper

President of the Senate.

Harry P. Grier

Speaker of the House of Representatives.

Examined and found correct:

Leach: For Committee.

File # 380



Raleigh, APRIL 5 1921

J. J. Bryan Grimes, Secretary of State of the State of North Carolina, do hereby certify the foregoing and attached (ONE (1) sheets) to be a true copy from the records of this office.

In Witness Whereof, I have hereunto set my hand and affixed my official seal.

Done in office at Raleigh, this FIFTH (5th) day of APRIL in the year of our Lord 1921

J. J. Bryan Grimes
Secretary of State.



PUBLIC-LOCAL AND PRIVATE LAWS

NORTH CAROLINA

SESSION 1921

Chapter 225

AN ACT TO IMPOSE CERTAIN DUTIES UPON THE SHERIFF
OF DARE COUNTY.

The General Assembly of North Carolina do enact:

Section 1. That in order to secure the proper enforcement of the law in Manteo, the only incorporated town in Dare County, the sheriff of Dare County is hereby authorized, empowered and directed to keep the peace, make arrests and enforce the laws of the State and the ordinances of the town of Manteo within the incorporated limits of the said town of Manteo. The said sheriff shall have the same powers and duties as would the town marshal or constable of the town of Manteo.

Sec. 2. That in compensation for his services as marshal or police officer of the town of Manteo, the sheriff of Dare County shall be entitled to receive such additional and special compensation as may be appropriated and paid by the governing authorities of the town of Manteo, and the said governing authorities of the town of Manteo are hereby authorized and empowered to pay the sheriff of Dare County as compensation for his services as special police officer such sum as the said governing authorities shall deem advisable

2.

Sec. 3. This act shall be in force from
and after its ratification.

Ratified this the 28th day of February,
A.D. 1921.

Amendment to charter
1927

Incomplete copy

A Bill to be entitled an act to Amend the
Charter of the Town of Manteo in Dare County.

The General Assembly of North Carolina Do Enact;

Section I. That Section Two of Chapter Sixty-Six of Private Laws of 1899 be amended so as to read that the boundaries and corporate limits of said town shall be as follows:

Beginning at Manteo on Doughs Creek at the South line of the land of Robert Wescott, Thence Westwardly the course of said line to the State Highway, Thence along the East Side of the State Highway Southwardly to a Post, The same being fifteen feet south of the E.V. Brinkley North Line, Thence Eastwardly and parallel with said Brinkleys line to the Center of Scarboroughs or Doughs Creek or in line thereof, Thence Northwardly, the center line of said Creeks to place of beginning.

Section 2

That section three of Chapter Sixty-Six of the Private laws of 1899 be amended by striking out the word "Marshall" in line Two of said section.

Section 3.

On and after the first Monday in June 1927, and each alternate year thereafter, the Commissioners shall appoint in their discretion such officers as Marshall, Health Officer, Attorney, Town Manager, Tax Collector, Street Commissioner, Harbor Master, Sanitary Inspector and Cheif of Fire Department and such other officers as may be necessary for Good Government, either of which, appointed or elected may fill such offices.

Section 4

The Board of Commissioners shall have controll of all the finances and of the property, real and personal, belonging to the Town, and among the powers granted to it, shall have power and authority by ordinance duly enacted, Subject to the provisions of the Municipal Finance Act.

(a) To provide for any existing legal Indebtedness.

(b) To establish, construct and keep in repair, Streets, Sidewalks, Culverts, Bridges, drains and conduits in the Town.

§ (c) To pass ordinances for the due observance of Sunday, and for the maintenance of order in the vicinity of Churches and Schools.

(d) To establish and own Stations and other property for a Fire Department for extinguishing fires and to provide every thing necessary for the regulation and maintenance of such a department,

(e) To declare forfeited and terminated franchises granted to persons or corporations for electric lights, telephone, telegraph, Gas power or public service purposes when ever the condition upon which such franchisees were granted have been broken, or whenever for any other reason, such franchises have been lost, surrendered or forfeited.

(f) Such other powers and authorities as are granted to Cities and towns by the general laws of the State.

Section 5

The Board of Town Commissioners shall have power to lay out and open any new streets within the Corporate limits of the town whenever, by it, deemed necessary and to widen, change, extend or discontinue any street or streets or any part thereof within the corporate limits of the Town, In the event that the said Town can not otherwise acquire lands sufficient and suitable for this purpose, the Board of Commissioners shall have full power and authority to condemn, appropriate or use any lands necessary for any of the purposes named in this section, upon making a reasonable compensation to the owner or owners, thereof, In case the owners and the Board of Commissioners can not agree upon a price, the said board shall appoint five free holders, residents of Manteo, who shall assess the land to be condemned and make a report to the Board, if the Board accept the said report, it shall pay or tender to the said land owner the amount assessed and thereupon the title shall become vested in said Town and its successors, If the land owner refuse to accept the amount assessed, nothing herein shall deprive him or them of the right to appeal to the Superior Court of Dare County, within thirty days from date the amount assessed is tendered to him.

Section 6

XXXXXXXXXXXXX

The Board of Aldermen
XXXX XXXXXXXX XXXXXXXXXX

Section 6

The Board of Aldermen shall have power to require any owner of real estate in said Town, which shall front any street upon which a side walk has been established and graded, to furnish for paving or repairing the pavement of such side walk as far as it may extend along the said real estate; such labor and material as the Board may direct and to enforce such requirements with proper fines and penalties and on failure of the owner to furnish said labor and material within twenty days after notice by the Board to said owner, or if the owner is a non resident, to his agent, or if such non resident have no agent in Dare County, or if personal service can not be made upon the owner or agent, then after publication by the commissioners once a week in some News Paper for two successive weeks, notifying the owner to furnish such labor and material for said pavement or repairing, The Board of Commissioners may cause the same to be supplied and shall assess against the owner one-half the cost thereof, and upon failure or refusal of the owner to pay his part of said cost, The Board of Commissioners is impowered and directed to assess the amount thereof upon his property and enter the same upon the tax list of said town for the current year, and the said assesment so entered on said tax list shall constitute a lean on said property and the same may be collected either in same manner that other taxes are collected or by an action instituted in the name of the against said owner in the Superior court of Dare County in the nature of an action for foreclosure, in which judgement may be taken for the sale of said property to satisfy the amount due said town from the owner thereof as aforesaid, if the owner does furnish the labor and material herein required, the town shall reimburse him to the extent of the assesment thereof.

Section 7

The Board of Commissioners is hereby vested with the power an right to impose and levy an each able bodied male person residing within the corporate limits of the town of Manteo, between the ages of eighteen and forty five a tax not to exceed Two dollars for the

person liable therefor, who shall fail or refuse to pay said
Tax, shall be guilty of a misdemeanor and fined in any court of
competant jurisdiction, not exceeding five dollere or imprisoned
not exceeding ten days,

Section 8

All laws and clauses of laws in conflict with this act
are hereby repealed.

Section 9

id after its

A. Bill, to be entitled, An Act
to incorporate the Town of Mantes

The General Assembly of North Carolina
do enact:

Sec 1 That the town of Mantes in the County
of Dare be and the same is hereby
incorporated, by the name of "The Town
of Mantes," and shall be subject to
all provisions of law now in force
or hereafter enacted relating to
incorporated towns and cities, except as
herein provided

Sec 2 That the boundaries and corporate limits
of said town, shall be as follows:
Beginning on the Mantes Creek at the
south line of the John F. Wescott place
running thence with said line across
the main road, thence southerly along
the main road to, abreast of the Cemetery
gate, thence westwardly to the westward
line of the Fannie Hassell land, thence
southerly to the westward line of R. C.
Evans and Mack Dimmons, thence
southerly to the north line of Lavinia
Brinsley, thence along the said
Brinsley line to shallow back bay
thence along said bay and Mantes
Creek to the first Station

Sec 3.

That the Officers of said town shall consist of a Mayor, Seven Commissioners, Marshal and a Treasurer, the Treasurer shall be ex-officio. The Clerk to the board of Commissioners, and the following named persons shall fill said offices untill the first Monday in May one thousand eight hundred and ninety nine viz: - Wm G Forbes Mayor, James A. Evans Richard L. Evans, Augustus G Sample Jabez B. Bennett. Hilliard G Peel Louis S Hooper. & Daniel W Etheridge Commissioners. Leonard D. Hassell Marshal, and Samuel E Mann Treasurer

Sec 4

That there shall be an election held for the various officers mentioned in this Act, on the first Monday in May one thousand eight hundred and ninety nine, and each succeeding year thereafter, under the same regulations and restrictions that County and State elections are held, and all Citizens who shall have resided in the State one year and within said Corporate limits ninety days previous to the day of election shall be entitled to vote therein

Sec 5. That the said Commissioners shall have power to pass all by laws and regulations for the good government of said town, not inconsistent with the laws of the state and United States and may levy a tax on all objects of State taxation, not to exceed sixteen and two third cents ($16\frac{2}{3}$) on each one hundred dollars worth of personal property therein and fifty cents (50^c) on each poll and to impose fines for the violations of the town ordinances and collect the same for the use of the town,

Sec 6 That the Treasurer and Marshal shall each enter into a bond of not less than two hundred (\$200) dollars to be approved by the town Commissioner, and payable to the State of North Carolina, to the use of the town of Mantes. Conditioned for the faithful performance of their respective duties

Sec 7 That the Officers of said town shall receive such compensation for their services, as the town Commissioners in their discretion may authorize, provided the cost in all cases of violation of town ordinances, shall not exceed the amounts allowed Justices of the Peace and Constables, for similar services by the general State laws

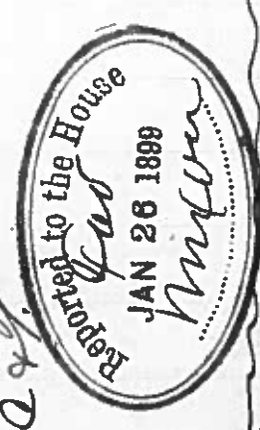
Sec. 8 That this Charter shall be Subject to all the Conditions and restrictions and regulations, as to sale of spirituous and other intoxicating drinks, heretofore enacted and now in force as to Dare County.

Sec 9 That it shall be the duty of the Officers appointed by this act, within thirty days after its ratification, to go before some Justice of the peace of Dare County - or other Officer therein authorized to administer Oaths and take the Oath of Office, prescribed by law for such Officers

Sec 10 That this act shall be in force from and after its ratification

Bill
to be entitled
An Act

to incorporate
the town of
Merritt
Mar. 17/99, Moore
C. A. G.



eyes & notes are called
& bill passed its 2nd read-
& is placed on cal. 1/27/99.
Nixon called
eyes & notes are called and
bill passed its third reading and
is ordered, engrossed and sent
to Senate. 1/30/99. Nixon. Chute.

C. J. Williams

Date.

The Committee on Counties, Cities,
& Towns after carefully considering
this bill, a majority of the Committee
being present & voting, recommend
that the bill do pass.
Gallis Chute

A Bill to be entitled an act
to incorporate the town of
Mantes.

The General Assembly of North
Carolina do enact;

Sec. 1. That the town of Mantes
in the County of Dare, be and
the same is hereby incorp-
orated, by the name of "The
Town of Mantes" and shall be
subject to all provisions of
law now in force or hereafter
enacted relating to incorporated
towns and cities, except as herein
provided.

Sec. 2. That the boundaries and corporate
limits of said town, shall be as
follows: Beginning on the Mantes
Creek, at the South line of the
John V. Wescott place running
thence with said line across
the main road, thence southerly
along the main road to, abreast
of the Cemetery gate, thence
westwardly to the westward line of
the Fannie Assell land, thence

Southerly to the westward line
of R. C. Evans and Mack Simmons,
thence southerly to the north line
of Levinia Brinkley, thence
along the said Brinkley line
to Shallow back bay, thence
along said bay and Manted Creek
to the first station.

Sec. 3. That the officers of said
town shall consist of a Mayor,
seven Commissioners, Marshal
and Treasurer, the Treasurer
shall be ex officio, the Clerk
to the board of Commissioners and
the following named persons
shall fill said offices until
the first Monday in May One
Thousand Eight hundred and
ninety nine, viz: - Wm G Forbes,
Mayor; James A. Evans, Richard
C. Evans, Augustus G. Sample,
Lacey B. Jennett, Hilliard G.
Pell, Lewis S. Hooper and
Daniel W. Etheridge, Commissioners,
Leonard D. Hassell, Marshal,
and Samuel E. Mann, Treasurer,
Sec. 4. That there shall be an
election held for the various

officers mentioned in this act,
on the first Monday in
May one thousand eight
hundred and ninety nine,
and each succeeding year
hereafter under the same
regulations and restrictions
that County and State elections
are held, and all citizens who
shall have resided in the
State one year and within
said Corporate limits ninety
days previous to the day of
election shall be entitled to
vote therein,

Sec. 5. That the said Commissioners
shall have power, to pass all
by-laws and regulations for the
good government of said town
not inconsistent with the laws
of the state and United States and
may levy a tax on all objects of
state taxation, not to exceed
sixteen and two third cents ($16\frac{2}{3}$) on
each one hundred dollars worth
of taxable property therein and
fifty (50^c) on each pole, and
to impose fines for the violations

of the Town ordinances and collect
the same for the use of the
Town,

Sec. 6. That The Treasurer and
marshal shall each enter into
a bond of not less than two
hundred (\$200) dollars to be
approved by The Town
Commissioners, and payable to the
State of North Carolina, to the
use of the Town of Mantoloking,
Conditioned for the faithful
performance of their respective
duties.

Sec. 7. That The officers of said
Town shall receive such
compensation for their
services as the Town
Commissioners in their
discretion may authorize,
provided the cost in all cases
of violation of town ordinances,
shall not exceed the amounts
allowed justices of the peace
and constables, for similar
services by the general State
law.

Sec. 8. That This Charter shall be

subject to all the conditions
and restrictions and regulations,
as to sale of spirituous and
other intoxicating drinks,
heretofore enacted and now
in force as to Dare County.
Sec. 9. That it shall be the
duty of the officers appointed
by this act within, thirty days
after its ratification, to go
before some Justice of
the Peace of Dare County
or other officer therein
authorized to administer oaths
and take the oath of office
prescribed by law for such
officers.

Sec. 10. That this act shall
be in force from and
after its ratification

col
S. B. No. 423, H. B. No. 78.

A Bill to be Entitled An Act

Williams of Dover

ENROLLED

AND
RATIFIED

Feb 16 1899

Edmund B. Hayward

Enrolling Clerk

*to incorporate the town
of No. 1000.*

Amended -

Passed Senate FEB 10 1899 6681 01834 189

Engrossed FEB 10 1899 189

Frank A. Edmund
Engrossing Clerk.

Examined and found correct,

Howland
For Eng. Com.

Sent to the House of Representatives

FEB 11 1899 189

W. H. ...

Clerk of Senate.

*When entered in
this is not correct for*



State of North Carolina,

Senate Chamber.

Raleigh, 189.....

*Strike out personal & insert tax -
over in line 9 Sec-4*

Ward

AMENDED,
FEB 8 1890

Adm. J. P. Clerk

A bill to be entitled, An Act, to incorporate the town of Mantes.

The General Assembly of North Carolina do enact.

Section. 1. That the town of Mantes in the County of Dare, be and the same is hereby incorporated, by the name of "The Town of Mantes", and shall be subject to all provisions of law now in force or hereafter enacted relating to incorporated towns and cities, excepted as herein provided.

Sec. 2. That the boundaries and corporate limits of said town, shall be as follows; Beginning on the Mantes creek, at the south line of the John J. Wescott place running thence with said line across the main road, thence southerly along the main road to, abreast of the cemetery gate, thence Westwardly to the westward line of the Fannie Hassell land, thence southerly to the westward line of R. C. Evans and Mack Simmons, thence southerly to the North line of Levinia Brinkley, thence along the said Brinkley line to Shallow back Bay, thence along said bay and Mantes Creek to the

first station.

Sec. 3. That the Officers of said town shall consist of a Mayor, seven Commissioners, Marshal and Treasurer. The Treasurer shall be ex-officio, the clerk to the board of Commissioners and the following named persons shall fill said offices untill the first Monday in May One Thousand Eight hundred and ninety nine viz; - Henry G. Forbes Mayor. James A. Evans, Richard C. Evans, Augustus G. Sample, Jabez B. Jennett, Willard G. Peck, Lewis S. Hooper and Daniel W. Etheridge Commissioners. Lemord D. Hassell Marshal, and Samuel E. Mann Treasurer.

Sec. 4. That there shall be an election held for the various officers mentioned in this act, on the first Monday in May one thousand eight hundred and ninety nine, and each succeeding year thereafter under the same regulations and restrictions that County and State elections are held, and all Citizens who shall have resided in the State one year and within said corporate limits ninety days previous to the day of election shall be entitled to vote therein.

Sec. 5. That the said commissions shall

have power, to pass all by laws and regulations for the good government of said town, not inconsistent with the laws of the State and United States and may levy a tax on all objects of State taxations, not to exceed sixteen and two thirds cents ($16\frac{2}{3}$) on each one hundred dollars worth of personal property therein and fifty cents (50c) on each poll, and to impose fines for the violations of the Town ordinances and collect the same for the use of the town.

Sec. 6. That the Treasurer and Marshal shall each enter into a bond of not less than two hundred (\$200) dollars to be approved by the town Commissioners, and payable to the State of North Carolina, to the use of the town of Mautes, conditioned for the faithful performance of their respective duties.

Sec. 7. That the Officers of said town shall receive such compensation for their services as the town Commissioners in their discretion may authorize, provided the cost in all cases of violation of town ordinances, shall not exceed the amounts allowed justices of peace and Constables, for similar services by the general State laws.

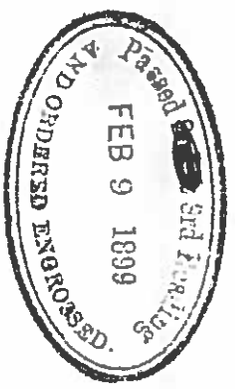
Sec. 8. That this charter shall be subject to all the conditions and restrictions and regulations, as to sale of spirituous and other intoxicating drinks, heretofore enacted and now in force as to Dare County.

Sec. 9. That it shall be the duty of the officers appointed by this act within, thirty days after its ratification, to go before some justice of the peace of Dare County or other officer therein authorized to administer oaths and take the oath of office prescribed by law for such officers.

Sec. 10. That this act shall be in force from and after its ratification

662-11-25-98-1000

*7 Amended
Stearns*



S. B. No. 423 H. B. No. 78.

A bill to be entitled an act to

*incorporate the town
of Mantoo*

Introduced by Mr.

D. S. Williams of N.C.

Reported to Committee
Passed House Representative
1/30/1899.

Col. J. W. Taylor
Engrossed by *J. G. Glenn*
1899.

Engrossing Clerk.

Examined and found correct
FEB 9 1899
for Engrossing
Clerk

AMENDED

FEB 9 1899

Passed 2nd Reading
FEB 8 1899
Approved by the House

*The Committee on Enrolling bills
learn to whom this bill was referred
having carefully examined the same
a opinion being present, recommend
that it do pass.*

W. F. Johnson

GENERAL ASSEMBLY SESSION RECORDS
1899-1900
HB 78

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RALEIGH, NORTH CAROLINA CHIEF, DIVISION OF ARCHIVES AND RECORDS

March 21, 2014 Sarah E. Koon

A Bill to be Entitled

An act to amend the charter of the town of Manteo. *in Dare County*

The General Assembly of North Carolina do enact:

Section 1, That section 3 of chapter 66 of the private laws of 1899 be amended by striking out the word "seven" in line 2 of said section and inserting in lieu thereof the word "three" and by inserting after the word "marshal" in said line the following; who shall have the same powers and upon whom shall devolve the same duties as town constables, under existing law.

Sec. 2, That section 4 of said chapter be amended by striking out the word "succeeding" in line three thereof and inserting in lieu thereof the word "alternate."

Sec. 3, That section 5 of said chapter be amended by striking out all after the words "United States" in line three thereof down to and including the word "poll" in line seven of said section.

Sec. 4, That this act shall be in force from and after its ratification.

Bill No. 1112
as amended
to amend
the charter of
the town of
Marble.

Passed 1st Reading & Referred
FEB 14 1907
to Committee on
Principal Clerk

County Committee on Counties, Cities,
Towns and Townships, a quorum
being present and voting, having
considered this bill recommend that
this bill do pass.

Presented to the Senate
FEB 21 1907
and Ordered to be
Principal Clerk
D. Beckwith

PASSED FIRST READING
FEB 25 1907
Committee on

Passed 2d & 3d Readings
FEB 26 1907
and Ordered Enrolled

ENROLLED AND RATIFIED,

Wm. A. ... 1907
Chief Clerk Enrolling Department

Raleigh, North Carolina, Chief, Division of Archives and Records
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GENERAL ASSEMBLY SESSION RECORDS
JAN-MAR 1907
HB 1047

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RALEIGH, NORTH CAROLINA CHIEF, DIVISION OF ARCHIVES AND RECORDS

March 21, 2014 Sarah E. Koontz

A BILL TO BE ENTITLED AN ACT TO IMPOSE CERTAIN DUTIES UPON THE SHERIFF OF DARE COUNTY.

THE GENERAL ASSEMBLY OF NORTH CAROLINA DO ENACT:

Section 1. That in order to secure the proper enforcement of the law in Manteo, the only incorporated town in Dare County, the sheriff of Dare County is hereby authorized, empowered and directed to keep the peace, make arrests and enforce the laws of the state and the ordinances of the Town of Manteo within the incorporated limits of the said Town of Manteo. The said sheriff shall have the same powers and duties as would the town marshall or constable of the Town of Manteo.

Sec. 2. That in compensation for his services as marshall or police officer of the Town of Manteo, the sheriff of Dare County shall be entitled to receive such additional and special compensation as may be appropriated and paid by the governing authorities of the Town of Manteo, and the said governing authorities of the Town of Manteo are hereby authorized and empowered to pay the sheriff of Dare County as compensation for his services as special police officer such sum as the said governing authorities shall deem advisable.

Sec. 3. This act shall be in force from and after its ratification.

FORWARDED FEB 24 1921

H. B. No. 514 S. B. No. 514

A bill to be entitled An act

to Impose Certain Duties upon the Sheriff of Dare County.

Passed 1st Reading & Referred to Committee on FEB 12 1921
Passed 2nd & 3rd Readings and Ordered Enrolled FEB 26 1921
FEB 19 1921
J. H. H. #1
FEB 16 1921

REPORTED FAVORABLY

The Committee on Judiciary No. 1, to whom this bill was referred, a majority being present and voting has carefully considered the same, and recommends that it do pass.

Hartwell
For the Committee

Introduced by

Crisp

Mr.

The Committee on Propositions and Grievances, a majority being present and voting, having considered this bill, recommend that this bill do pass.

Murphy
For the Committee

Passed 1st Reading and Ordered Enrolled FEB 19 1921
Without Engrossment
ALEX. TASSLER, PRINCIPAL CLERK

RECEIVED
Chief Clerk of Senate
FEB 26 1921
2:30 PM

ENROLLED AND RATIFIED

FEB 28 1921

Enrollment
Chief Clerk Enrolling Department.

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GENERAL ASSEMBLY SESSION RECORDS
JAN-MAR 1921
HB 604

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RALEIGH, NORTH CAROLINA CHIEF, DIVISION OF ARCHIVES AND RECORDS

March 21, 2014 Sarah E. Keonts

A BILL TO BE ENTITLED AN ACT TO AMEND THE
CHARTER OF THE TOWN OF MANTEO IN DARE COUNTY.

THE GENERAL ASSEMBLY OF NORTH CAROLINA DO ENACT:

Section 1. That Section Two of Chapter Sixty-six of Private Laws of 1899 be amended so as to read that the boundaries and corporate limits of said town shall be as follows:

Beginning at Manteo or Doughs Creek at the south line of the land of Robert Wescott, thence westwardly the course of said line to the State Highway, thence along the east side of the State Highway southwardly to the Z. V. Brinkley North Line, thence eastwardly and parallel with said Brinkley's Line to the center of Scarboroughs or Doughs Creek or in line thereof, thence northwardly toward the center line of said creeks to place of beginning.

Section 2. That Section Three of Chapter Sixty-six of the Private Laws of 1899 be amended by striking out the word "Marshall" in line two of said Section.

Section 3. On and after the first Monday in June 1927, and each alternate year thereafter, the Commissioners shall appoint in their discretion such officers as Marshall, Health Officer, Attorney, Town Manager, Tax Collector, Street Commissioner, Harbor Master, Sanitary Inspector and a Clerk and Treasurer, appointed to one or more of such offices. The offices of Clerk and of Treasurer may be appointed to and filled by one person who may also be appointed to and fill any one or more of other town offices as herein provided for.

Section 4. The Board of Commissioners shall have control of all the finances and of the property, real and personal, belonging to the town, and among the powers granted to it, shall have power and authority by ordinance duly enacted, subject to the provisions of the Municipal Finance Act.

(a) To provide for any existing legal indebtedness.

(b) To establish, construct and keep in repair, streets, sidewalks, bridges, culverts, drains and conduits in the town.

(c) To pass ordinances for the due observance of Sunday, and for the maintenance of order in the vicinity of Churches and schools.

(d) To establish and own stations and other property for a Fire Department for extinguishing fires and to provide every thing necessary for the regulation and maintenance of such a Department.

(e) To declare forfeited and terminated franchises granted to persons or corporations for electric lights, telephone, telegraph, gas power, or public service purposes whenever the condition upon which such franchises were granted have been broken, or whenever, for any other reason, such franchises have been lost, surrendered, or forfeited.

(f) Such other powers and authorities as are granted to cities and towns by the general laws of the State.

Section 5. The Board of Town Commissioners shall have power to lay out and open any new streets within the corporate limits of the town whenever, by it, deemed necessary and to widen, change, extend or discontinue any street or streets or any part thereof, within the corporate limits of the town. In the event that the said town can not otherwise acquire lands sufficient and suitable for the purpose of this section, the Board of Commissioners shall have full power and authority to condemn, appropriate or use any lands necessary for any of the purposes named in this section, upon making a reasonable compensation to the owner or owners, thereof. In case the owners and the Board of Commissioners can not agree upon a price, the said Board shall appoint five free holders, residents of Manteo, who shall assess the land to be condemned and make a report to the Board. If the Board accept the said report, it shall pay or tender to the said

landowner the amount assessed, and, thereupon, the title shall become vested in said town and its successors. If the landowner shall think the amount assessed is below the actual value of the land taken, nothing herein shall be construed to deprive him or them of the right to appeal to the Superior Court of Dare County within thirty days from date the amount assessed is tendered to him and the assessment and acceptance of the report.

Section 6. The Board of Aldermen shall have power to require any owner of real estate in said town, which shall front any street upon which a sidewalk has been established and graded, to furnish for paving or repairing the pavement of such sidewalk as far as it may extend along the said real-estate, such labor and material as the Board may direct and to enforce such requirements with proper fines and penalties, and on failure of the owner to furnish said labor and material within twenty days after notice by the Board to said owner or if the owner is a non-resident, to his agent, or if such non-resident have no agent in Dare County, or if personal service can not be made upon the owner or agent, then after publication by the Commissioners once a week in some newspaper for two successive weeks notifying the owner to furnish such labor and material for said pavement or repairing, the Board of Commissioners may cause the same to be supplied and shall assess against the owner one-half the cost thereof, and upon failure or refusal of the owner to pay his part of said cost, the Board of Commissioners is empowered and directed to assess the amount thereof upon his property and enter the same upon the tax list of said town for the current year, and the said assessment so entered on said tax list, shall constitute a lien on said property and the same may be collected either in the same manner that other taxes are collected or by an action instituted in the name of the town against said owner in the Superior Court of Dare County in the nature of an action for

foreclosure, in which judgment may be taken for the sale of said property to satisfy the amount due said town from the owner, thereof, as aforesaid. If the owner does furnish the labor and material herein required, the town shall reimburse him to the extent of the cost thereof.

Section 7. The Board of Commissioners is hereby vested with the power and right to impose and levy on each ablebodied male person residing within the corporate limits of the town of Manteo, between the ages of eighteen and forty-five, a tax not to exceed Two Dollars, for the improvement of the public streets, alleys, and parks of the town of Manteo, and to provide for the collection thereof, provided, that any person liable therefor, who shall fail or refuse to pay said tax, shall be guilty of a misdemeanor and fined in any court of competent jurisdiction, not exceeding Five Dollars or imprisoned not exceeding ten days.

Section 8. All laws and clauses of laws in conflict with this act are hereby repealed.

Section 9. This act shall be in force from and after its ratification.

PUB.-LOCAL BILL
ROLL CALL
666 H. B. No. 1099

S. B. No. **666** H. B. No. **1099**
A bill to be entitled an act
TO AMEND THE CHARTER OF
THE TOWN OF MANTICHO IN
DARE COUNTY,

PASSED 1st READING
FEB 19 1927
AND REFERRED TO COMMITTEE
ON *PPB*

REPORTED FAVORABLY FEB 23 1927

The Committee on Counties, Cities and Towns to whom this bill was referred, a majority being present and voting, has carefully considered the same and recommends that it do pass.

For the Committee.
PPB

PASSED 2d READING
Ayes *43* Nays *0*
FEB 23 1927
AND PLACED ON THE
CALENDAR

Passed 3d Reading
Ayes *47* Nays *2*
FEB 24 1927
and Ordered sent House Reps.
without Engagement.

Introduced by Senator SPENCER
By *Request*

ENROLLED AND RATIFIED,
MAR 2 1927
Chas. J. Wilson
Chief Clerk of Enrolling Department
M. I. R.

Passed First Reading
FEB 25 1927
AND REFERRED TO COMMITTEE
ON *PPB*

The Committee on Counties, Cities and Towns to whom this bill was referred, a majority being present, having considered this bill, recommend that it do pass.
Mr. Young

PASSED 3d READING
Ayes *95* Nays *0*
FEB 28 1927
AND PLACED ON THE
CALENDAR

PASSED THIRD READING
Ayes *99* Nays *0*
MAR 1 1927
AND ORDERED ENROLLED.

RECEIVED
Chief Clerk of House
3 7 1927
2:15 P. M.

GENERAL ASSEMBLY SESSION RECORDS
JAN - MAR 1927
SB 666

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March 21, 2014 Sarah E. Koontz