ordinances, by publication of its title, table of contents, a general summary of substantive amendments or additions, if any, a statement that it contains penalties, if any, and a reference to a place within the city where copies may be examined. Such codified ordinance shall not be required to be recorded as other ordinances if its entire text is published in book or pamphlet form and a signed and certified copy of the same is filed with the city clerk.

Section 2. This act shall take effect immediately.

APPROVED-The 17th day of September, A. D. 1965.

WILLIAM W. SCRANTON

No. 273

AN ACT

SB 918

Amending the act of November 21, 1959 (P. L. 1579), entitled "An act authorizing the Department of Property and Supplies, with the approval of the Governor, to acquire, purchase or lease certain institutions for use by the Department of Public Welfare as youth development centers; giving additional powers to the Department of Public Welfare in connection with youth development centers; providing for reimbursement by counties for expenses of minors committed to youth development centers; and making appropriations," providing for the counseling and employment of committed minors for rehabilitation purposes; disposing of the earnings of such minors and granting the Department of Public Welfare additional powers.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. Section 5, act of November 21, 1959 (P. L. 1579), entitled "An act authorizing the Department of Property and Supplies, with the approval of the Governor, to acquire, purchase or lease certain institutions for use by the Department of Public Welfare as youth development centers; giving additional powers to the Department of Public Welfare in connection with youth development centers; providing for reimbursement by counties for expenses of minors committed to youth development centers; and making appropriations," is amended to read:

Section 5. Whenever any minor is committed to a youth development center under the jurisdiction of the Department of Public Welfare, there shall be attached to the commitment order a copy of any investigation report and a summary of any testimony upon which the adjudication of the court was founded. The Department of Public Welfare may thereafter, for reasons of health, security or morale, transfer such minor to any other youth development center or forestry camp under its jurisdiction <u>or may place him in a foster boarding home</u> at the expense and under the supervision of the youth development center. In any such transfer, the order of commitment shall accompany the minor. The Department of Public Welfare shall notify the committing court promptly of any transfer and shall furnish the court an explanation, in writing, of the reasons for the transfer.

Section 2. The act is amended by adding after section 5 three new sections to read:

<u>Section 5.1.</u> Whenever, in the judgment of the superintendent of a youth development center, the rehabilitation of a committed minor will be served by his full or partial employment off the grounds of the center, the superintendent may consent to such employment; provided, that the terms of employment do not violate applicable labor or wage laws and that the minor returns to the center, or to his foster boarding home, each day after work.

Section 5.2. From the net earnings of a minor, employed as permitted by section 5.1 hereof, the superintendent of the youth development center shall transmit twenty-five (25) per centum thereof to the Department of Revenue for deposit in the State Treasury as partial compensation for the State's share in the cost of his care and shall transmit twenty-five (25) per centum to the county from which he was committed as similar partial compensation. The superintendent shall allow the minor reasonable pocket money from the balance and shall conserve the remainder to be paid to the minor on his release or discharge.

<u>Section 5.3.</u> Whenever, in the judgment of the superintendent of a youth development center, a committed minor is ready for release, but is in need of continued counseling from the center, the superintendent shall so advise the court. If the court approves, the minor shall be released and the center shall provide counseling to him until the court approves its discontinuance or his discharge.

APPROVED-The 21st day of September, A. D. 1965.

WILLIAM W. SCRANTON