

ment injunction issued in a case involving or growing out of a labor dispute shall expire at the end of one hundred eighty (180) days after the date on which the judgment is signed: Provided, however, That the duration of the injunction may be extended for another one hundred eighty (180) days if, after a further hearing, initiated and conducted in the same manner as the original hearing, the court shall determine that the injunction shall be continued or modified in accordance with the findings of fact on the subsequent hearing.

Costs.

Section 17. Upon denial by the court of any injunctive relief sought in an action involving or growing out of a labor dispute, the court shall order the complainant to pay reasonable costs and expenses of defending the suit and a reasonable counsel fee.

Constitutional provision.

Section 18. The provisions of this act are severable, and if any of its provisions shall be held to be unconstitutional, the decision of the court shall not affect or impair any of the remaining provisions of this act. It is hereby declared to be the legislative intent that this act would have been adopted had such unconstitutional provisions not been included herein.

Repeals.

Section 19. The following acts are hereby specifically repealed:

The act approved the twenty-third day of June, one thousand nine hundred thirty-one (Pamphlet Laws, nine hundred twenty-six), entitled "An act defining labor disputes; and prescribing the procedure by which, and the conditions under which, injunctions may be granted in such disputes."

The act approved the twenty-fourth day of May, one thousand nine hundred thirty-three (Pamphlet Laws, nine hundred ninety-five), entitled "An act declaring certain agreements between employes and employers and others to be contrary to public policy and void."

All other acts and parts of acts inconsistent herewith are also hereby repealed.

When effective.

Section 20. This act shall become effective immediately upon its final enactment.

APPROVED—The 2d day of June, A. D. 1937.

GEORGE H. EARLE

No. 309

AN ACT

Relating to memorial halls in counties of the second class, erected in memory of the soldiers, sailors and marines who served in the Civil War; and providing for the use, upkeep, and management and control of such halls.

Memorial halls  
in counties of  
the second class.

Section 1. Be it enacted, &c., That when heretofore there has been erected in any county of the second class

a hall as a memorial to the soldiers of any war or wars in which the United States of America was engaged and such hall has been and is maintained by said county under authority of existing laws, such hall shall hereafter be under the control and management of a board of managers. The personnel of such board, the method of selection of the members thereof, and the extent of its authority shall be as hereinafter provided.

Section 2. The board of managers shall consist of:

Board of managers.  
Ex-officio members.

(a) Ex-officio members (five); the president judge of the court of common pleas of such county; the judge of said court, next oldest in commission; the county commissioners of the county.

Elective members.

(b) Elective members (twelve); the present elective members representing the Veterans of the Civil War shall be and continue as members of such board until removed by death, resignation, or otherwise. The remaining members of the elective twelve shall be filled by the following organizations out of their membership: (three) by the county organization of the United Spanish War Veterans; (three) by the county organization of the American Legion; (three) by the county organization of the Veterans of Foreign Wars, within thirty days from the date when this act becomes effective, and they shall certify such election to the secretary of the existing board, whereupon the persons so elected shall be members of the board.

Section 3. Vacancies occurring among the elective members of the board shall be filled by the organization which chose the members whose place it is desired to fill: Provided, however, That whenever it may appear that it is impossible to fill any vacancy in the board caused by the death or resignation of a member thereof who represented the Veterans of the Civil War because no organization survives to choose such members or no person survives who can qualify for such membership, vacancies so created and existing shall, upon notice from the secretary, be filled by the county organizations of the United Spanish War Veterans and the American Legion and the Veterans of Foreign Wars. That is to say the first vacancy so caused shall be filled by the county organization of the United Spanish War Veterans, the second by the county organization of the American Legion, and the third by the county organization of the Veterans of Foreign Wars, and so on in rotation. That is to say that when no member representing the Veterans of the Civil War shall remain on said board, the elective personnel of the board shall be as follows: Elective members (twelve); United Spanish War Veterans (four); the American Legion (four); Veterans of Foreign Wars (four).

Vacancies.

Provido.

Section 4. The organization of the board and its powers and duties, and the powers and the duties of the

Organization of the board.

county commissioners and the various courts of such county with respect to such memorial hall, and the provisions for the maintenance and repair of such hall shall be and continue as provided under existing law.

Purpose of  
the hall.

Section 5. Said memorial hall shall be in memory of the soldiers, sailors, and marines from such county who served in the Civil War. It shall also contain one large assembly hall or auditorium for public meetings of the soldiers, sailors, and marines of such county, but which may be used for other public meetings. It shall also contain rooms for meetings of the posts of the Grand Army of the Republic, encampments of the Union Veterans Legion, commanderies of the Loyal Legion, posts of United Spanish War Veterans, posts of the American Legion, posts of the Veterans of Foreign Wars, and kindred patriotic organizations. It shall also contain rooms and places for the proper display and preservation of relics and trophies of all such wars, insurrections, and expeditions, flags, histories, rosters, and records of all such patriotic organizations, regimental and company histories, photographs, paintings and portraits, busts and statues of soldiers, sailors, and marines of such county, and mural tablets upon which may be inscribed the names of the soldiers, sailors, and marines of such county who served in any such wars, insurrections, and expeditions.

Scope of the act.

Section 6. The provisions of this act so far as they are the same as those of existing laws are intended as a continuation of such laws and not as new enactments.

APPROVED—The 2d day of June, A. D. 1937.

GEORGE H. EARLE

No. 310

AN ACT

To describe, define, and officially adopt a system of coordinates for designating the positions of points on the surface of the earth within the Commonwealth of Pennsylvania.

Coordinates.

Section 1. Be it enacted, &c., That the system of plane rectangular coordinates which has been established and adopted by the United States Coast and Geodetic Survey for defining and stating the positions or locations of points on the surface of the earth within the Commonwealth of Pennsylvania is hereafter known and designated as the "Pennsylvania Coordinate System."

For the purpose of the use of this system, the Commonwealth is divided into two zones: the "North Zone," and the "South Zone."

North Zone.

The area now included in the following counties shall constitute the North Zone: