

Section [17] 23. Additional Duty of the Court of This State When Acting as an Initiating State.—The court of this State, when acting as an initiating state, shall have the duty, which may be carried out through the clerk of the court or other officer designated by the court, to receive and disburse forthwith all payments made by the defendant or transmitted by the court of the responding state.

Section [18] 24. Evidence of Husband and Wife.—Laws attaching a privilege against the disclosure of communications between husband and wife are inapplicable to *proceedings under this act. Husband and wife are competent witnesses to testify to any relevant matter, including marriage and parentage.

Section 25. Application of Payments.—Any order of support issued by a court of this State, when acting as a responding state, shall not supersede any previous order of support issued in a divorce or separate maintenance action, but the amounts for a particular period paid pursuant to either order shall be credited against amounts accruing or accrued for the same period under both.

Section 26. Effect of Participation in Proceeding.—Participation in any proceedings under this act shall not confer upon any court jurisdiction of any of the parties thereto in any other proceeding.

Section [19] 27. Severability.—If any provision hereof, or the application thereof, to any person or circumstances is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are declared to be severable.

Section [20] 28. Effective Date.—The provisions of this act shall become effective immediately upon final enactment.

Section 2. The provisions of this amending act shall become effective immediately upon final enactment.

Amending act
effective
immediately.

APPROVED—The 19th day of August, A. D. 1953.

JOHN S. FINE

No. 336

AN ACT

To further amend the act, approved the tenth day of March, one thousand nine hundred forty-nine (Pamphlet Laws 30), entitled "An act relating to the public school system, including certain provisions applicable as well to private and parochial schools; amending, revising, consolidating and changing the laws relating thereto," by changing minimum salaries of certain part-time

* "proceedings" in original.

teachers; reducing the teacher load for part-time teachers; and changing provisions relating to extension education and activities.

"Public School Code of 1949."

Section 1146, act of March 10, 1949, P. L. 30, as last amended by act of July 19, 1951, P. L. 1081, further amended.

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

Section 1. Section 1146 of the act, approved the tenth day of March, one thousand nine hundred forty-nine (Pamphlet Laws 30), entitled "An act relating to the public school system, including certain provisions applicable as well to private and parochial schools; amending, revising, consolidating and changing the laws relating thereto," as last amended by the act, approved the nineteenth day of July, one thousand nine hundred fifty-one (Pamphlet Laws 1081), is hereby further amended to read as follows:

Section 1146. Part-time Teachers, etc.—The minimum salary of all part-time teachers, supervisors and principals shall be as follows:

(1) Special Education. Teachers [of] *having a certificate valid for the subjects in which the teacher is giving instruction, employed to teach children of exceptional physical or mental condition who are unable to attend a regular public school, two dollars and fifty cents (\$2.50) per hour;*

(2) General Extension Education.

(a) Teachers, supervisors and directors of extension schools and classes *holding a certificate valid for the subjects in which the teacher is giving instruction, two dollars and fifty cents (\$2.50) per hour.*

[(i) Teachers, supervisors and directors holding a provisional or permanent college certificate employed in extension schools, classes and activities, two dollars and fifty cents (\$2.50) per hour;

(ii) Such teachers, supervisors and directors holding a permanent standard certificate, two dollars and fifty cents (\$2.50) per hour;

(iii) Teachers, supervisors and directors holding a temporary extension standard certificate, two dollars (\$2.00) per hour;

(iv) Such employes holding an emergency certificate, one dollar and fifty cents (\$1.50) per hour;]

(b) Teachers, leaders, supervisors and directors of extension recreation activities *holding a certificate valid for the subjects in which he is giving instruction, two dollars (\$2.00) per hour.*

[* (1) Teachers, leaders, supervisors and directors holding a provisional or permanent college certification for extension recreation classes and activities, two dollars and fifty cents (\$2.50) per hour;

* "(1)" omitted in original.

(2) Teachers, leaders, supervisors and directors holding permanent standard certification for extension recreation classes and activities, two dollars and fifty cents (\$2.50) per hour;

(3) Teachers, leaders, supervisors and directors possessing two years of post high school education related to the fields of recreation service to be rendered and holding temporary extension standard certification for extension recreation classes and activities, two dollars (\$2.00) per hour;]

(4) Whenever better qualified recreation teachers and leaders are not available, persons possessing either evidence of graduation from an approved four year high school or a maturity of not less than twenty (20) years and actual experience in a given field of recreation may be issued an emergency certificate for service in that field, the required minimum salary for whom shall be [one dollar (\$1.00) per hour] *one dollar and fifty cents (\$1.50) per hour.*

(c) Teacher load.

(1) [Twelve (12)] *Ten (10)* clock hours of service per week shall constitute the maximum teacher load for general extension teachers who are also concurrently engaged in full time day-school teaching or other full-time employment;

(2) [Thirty-six (36)] *Thirty (30)* clock-hours of service per week shall constitute the maximum teacher load for such teachers and leaders not otherwise concurrently employed.

(3) Vocational Extension Education.

(a) Teachers and supervisors in approved programs of vocational adult extension education, two dollars and fifty cents (\$2.50) per hour.

(b) All part-time teachers and supervisors in approved vocational extension education shall be limited to a maximum of ten (10) hours per week at the rate of two dollars and fifty cents (\$2.50) per hour. When hours in excess of ten (10) hours per week are assigned, the hourly rate shall be adjusted by the district to conform with the established schedule but shall be not less than one dollar and seventy-five cents (\$1.75) per hour.

Section 2. Sections 1901 and 1902 of said act are hereby amended to read as follows:

Section 1901. Definitions.—The following words and phrases, as used in this article, shall, unless a different meaning is plainly required by the context, have the following meaning:

(1) "Extension education" shall designate any instructional [, recreational or social] service provided and administered by the board of school directors of any school district which is organized primarily for out-of-school youth and for adults or any [such recreational or

Sections 1901
and 1902, said
act, amended.

social] *recreational* service which is so provided and administered for other youth and for children during out-of-school hours, but shall not include the work of vocational schools which are subsidized under the provisions of Federal enactment nor the coaching or supervision of interscholastic athletic teams or games.

(2) "Curricular course of study or activity" shall designate any subject of study or activity included in the programs of study of the regular elementary and secondary public day schools of the district.

(3) "Extra-curricular course of study [or activity]" shall designate any elementary or secondary course of study [or activity] not so included.

Section 1902. Permissive and Required Free Extension Education.—The board of school directors of any school district may and upon written application, signed by [fifteen] *twenty* or more residents of such district above the age of sixteen years who are not in attendance at any public or private day school, shall provide free extension education for said applicants in any curricular course of study [or activity] so requested, or in English and citizenship for immigrants and native illiterates, or in parent education or in citizenship for adults, and may provide such other extra-curricular courses of study [and activities] as said board may deem advisable. Any board of school directors may refuse to provide or continue such extension education whenever less than fifteen applicants are fitted to pursue with reasonable profit the course of study or activity requested.

APPROVED—The 19th day of August, A. D. 1953.

JOHN S. FINE

No. 337

AN ACT

To further amend section 2502 of the act, approved the tenth day of March, one thousand nine hundred forty-nine (Pamphlet Laws 30), entitled "An act relating to the public school system, including certain provisions applicable as well to private and parochial schools; amending, revising, consolidating and changing the laws relating thereto," by providing for a temporary minimum reimbursement to school districts of the first class A.

"Public School Code of 1949."

Section 2502, act of March 10, 1949, P. L. 30, as last amended by act of December 27, 1951, P. L. 1783, further amended.

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

Section 1. Section 2502 of the act, approved the tenth day of March, one thousand nine hundred forty-nine (Pamphlet Laws 30), entitled "An act relating to the public school system, including certain provisions applicable as well to private and parochial schools; amending, revising, consolidating and changing the laws