

Section 1009. Penalty for Mutilating Notices.—Any person who shall, without authority, destroy, deface, or remove any notice, *sign, or poster of* [posted by] the Department of [Forestry] *Forests and Waters*, [or by any agent of the Department of Forestry,] *posted* for the better protection of woodlots, forests, or wild lands from fire, shall, upon conviction thereof in a summary proceeding before any magistrate, alderman, or justice of the peace, be sentenced to pay a fine not exceeding ten dollars, and, in default of the payment of such fine and costs, be imprisoned in the county jail one day for each dollar of fine and costs unpaid.

APPROVED—The 7th day of April, A. D. 1925.

GIFFORD PINCHOT.

No. 117.

AN ACT

To amend section one thousand nine hundred and one of an act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Section 1. Be it enacted, &c., That section one thousand nine hundred and one of an act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," is hereby amended to read as follows:

Public school system.

Section 1901 of act of May 18, 1911 (P. L. 809), amended.

Section 1901. The board of school directors of any school district [of the second, third, or fourth class] in this Commonwealth, upon the *written* application of [the parents of twenty-five] *twenty* or more [pupils] *persons* above the age of [fourteen] *sixteen* years, residents of the school district, *and not in full-time attendance of any public or private school during the day*, shall open a free evening school for their instruction

Free evening schools.

Course of study.	in [spelling, reading, writing, arithmetic] <i>any course of study taught in the public schools of the district; in English and citizenship for immigrants and native illiterates; in citizenship for adults; and in such other [branches] courses of study as the board may deem advisable.</i> [such evening school to be kept open for a
Term.	term of not less than four months in each year, each of said months to consist of twenty days, and each evening session to be open at least two hours.] [No pupil] <i>No board of directors shall be [admitted] required to admit to said evening school any person who is [unemployed during the day, or] in actual full-time attendance upon any school, either public or private,</i>
Proviso.	during the day: <i>Provided, That when the average daily attendance for any month in any course of study falls below [fifteen] ten pupils, the board of school directors may close the class in such course of study in such evening school for the remainder of the term:</i>
Proviso.	<i>Provided further, That nothing herein shall be construed as prohibiting the attendance at said evening school of compulsory part-time pupils: Provided further, That attendance at said evening school shall not</i>
Proviso.	<i>be accepted in lieu of any compulsory attendance required of such pupils.</i>
Not accepted in lieu of compulsory attendance.	

APPROVED—The 7th day of April, A. D. 1925.

GIFFORD PINCHOT.

No. 118.

AN ACT

To further amend section three of the act, approved the nineteenth day of March, one thousand nine hundred and fifteen (Pamphlet Laws, five), entitled "A further supplement to an act, entitled 'An act to establish a county court for the county of Allegheny, and prescribing its powers and duties; regulating the procedure therein, and providing for the expenses thereof,' approved the fifth day of May, one thousand nine hundred and eleven (Pamphlet Laws, one hundred ninety-eight); constituting the said court the juvenile court of said county, and prescribing its organization, jurisdiction, and powers therein and otherwise," as amended, by requiring the salary board to fix the salaries of all employes of such juvenile court.

Allegheny County.	Section 1. Be it enacted, &c., That section three of the act, approved the nineteenth day of March, one thousand nine hundred and fifteen (Pamphlet Laws, five), entitled "A further supplement to an act, entitled 'An act to establish a county court for the county of Allegheny, and prescribing its powers and duties; regulating the procedure therein, and providing for the expenses thereof,' approved the fifth day of May, one thousand nine hundred and eleven (Pamphlet Laws, one hundred ninety-eight); constituting
County court.	