No. 286

AN ACT

To amend section three of an act, approved the thirteenth day of May, one thousand nine hundred fifteen (Pamphlet Laws, two hundred and eighty-six), entitled "An act to provide for the health, safety, and welfare of minors: by forbidding their employment or work in certain establishments and occupations, and under certain specified ages; by restricting their hours of labor, and regulating certain conditions of their employment; by requiring employment certificates for certain minors, and prescribing the kinds thereof, and the rules for the issuance, reissuance, filing, return, and recording of the same; by providing that the Industrial Board shall, under certain couditions, determine and declare whether certain occupations are within the prohibitions of this act; requiring that certain minors shall, during the period of their employment, attend certain schools, to be established as therein provided, and to be approved by the State Superintendent of Public Instruction, and regulating the conditions of such attendance; authorizing the State Board of Education, in certain cases, to appoint attendance officers to aid in enforcing the provisions of this act, and creating the salary and expense of such officers a charge against the school district wherein they are employed; requiring certain abstracts and notices to be posted; providing for the enforcement of this act by the Commissioner of Labor and Industry, the attendance officers of school districts, and police officers; and defining the procedure in prosecutions thereof; providing penalties for the violation of the provisions thereof; and repealing all acts or parts of acts inconsistent therewith."

Child labor.
Section 3 of act of May 13, 1915 (P. L. 286), amended.

Section 1. Be it enacted &c., That section three of an act, approved the thirteenth day of May, one thousand nine hundred fifteen (Pamphlet Laws, two hundred eighty-six), entitled "An act to provide for the health, safety, and welfare of minors: by forbidding their employment or work in certain establishments and occupations, and under certain specified ages; by restricting their hours of labor, and regulating certain conditions of their employment; by requiring employment certificates for certain minors, and prescribing the kinds thereof, and the rules for the issuance, reissuance, filing, return, and recording of the same; by providing that the industrial board shall, under certain conditions, determine and declare whether certain occupations are within the prohibitions of this act; requiring that certain minors shall, during the period of their employment, attend certain schools, to be established as therein provided, and to be approved by the State Superintendent of Public Instruction, and regulating the conditions of such attendance; authorizing the State Board of Education, in certain cases, to appoint attendance officers to aid in enforcing the provisions of this act, and creating the salary and expenses of such officers a charge against the school district wherein they are employed; requiring certain abstracts and notices to be posted; providing for the enforcement of this act by the Commissioner of Labor and Industry, the attendance

officers of school districts and police officers; and defining the procedure in prosecutions thereunder, and establishing certain presumptions in relation thereto; providing penalties for the violation of the provisions thereof; and repealing all acts or parts of acts inconsistent therewith," is hereby amended to read as follows:

Section 3. It shall be unlawful for any person to Minors between 14 and 16 years of employ any minor between fourteen and sixteen years age. of age, unless such minor shall, during the period such employment, attend, for a period periods, equivalent to not less than eight hours each week, a school approved by the State Superintendent of Public Instruction. The school aforesaid may be conducted in the establishment where said minor is employed, or in a public school building, or in such other place, either in the district in which said minor is employed or in any joint school authorized by section eighteen hundred and one (1801) of article eighteen (18) of an act, approved May the eighteenth, nineteen hundred and eleven (1911), 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," as the board of school directors of the school district in which said minor is employed may designate: Pro- Proviso. vided, That the school district required by this act to maintain a continuation school may enter into an agreement with a district already maintaining an approved continuation school for the education of its continuation school pupils, upon such terms as the two boards of directors may mutually agree, said agreement to be valid only when approved by the Superintendent of Public Instruction: Provided fur- Proviso. ther, however, That such school shall be within reasonable access to said place of employment. Any school aforesaid shall be part of the public school system of the school district wherein said minor is employed, or of the school district or districts where said minor attends. The school hours shall not be on Saturday; nor before eight o'clock in the morning, nor after five o'clock in the afternoon, of any other day. Every person who shall employ any said minor shall notify the officer by whom the employment certificate, as hereinafter provided for the said minor, shall have been issued, within four days after said minor shall have entered his employment, of the name and location of the school at which said minor should be in attendance,

Attendance at

Agreement for continuation school.

School hours.

Notice shall be given by employer.

Proviso.

and of the hours which said minor should attend said school during the continuance of said employment: Provided, That this section shall not be effective in any school district until there has been established, within said school district in which said minor is employed, or within reasonable access to said place of employment in an adjoining district, such a school.

APPROVED—The 27th day of April, A. D. 1927.

JOHN S. FISHER

No. 287

AN ACT

To amend clause (f) of section seven hundred and four and section seven hundred and twenty-five of the act, approved the twenty-fourth day of May, one thousand nine hundred and twenty-three (Pamphlet Laws, three hundred and fifty-nine), entitled "An act concerning game and other wild birds and wild animals; and amending, revising, consolidating, and changing the law relating thereto."

Game.
Clause (f), section 704, of act of May 24, 1923 (P. L. 359), amended.

Section 1. Be it enacted, &c., That clause (f), of section seven hundred and four of the act, approved the twenty-fourth day of May, one thousand nine hundred and twenty-three (Pamphlet Laws, three hundred and fifty-nine), entitled "An act concerning game and other wild birds and wild animals; and amending, revising, consolidating, and changing the law relating thereto," is hereby amended to read as follows:

(f) Unlawful Crafts and Vehicles

It is unlawful to hunt for, or pursue or to follow after with intent to kill, game of any kind from or with or through the use of any boat or craft propelled by any means other than oars or pole or handpaddle. Any person using a craft or boat for such purposes contrary to this section, or the captain or owner or other person in charge of such boat or craft who shall allow or knowingly permit the same to be used contrary to this section, shall be liable to the fines provided for in this article.

It shall be unlawful to hunt for or pursue or to follow game of any kind with any vehicle, or to use any vehicle or its lights or equipment for the killing, wounding, or catching of game of any kind, or to use any vehicle for the transportation of game illegally killed.

Section 725 amended.

Penalties.

Section 2. That section seven hundred and twenty-five of said act is hereby amended to read as follows:

Section 725. Penalties.—Any person violating any of the provisions of the sections of this article shall, upon conviction, be sentenced to pay the following fines and costs of prosecution for each offense: