adopted had such unconstitutional provision not been included therein.

When effective.

Section 2. This act shall become effective immediately upon its final enactment.

Approved—The 10th day of March, A. D. 1937.

GEORGE H. EARLE

No. 19

AN ACT

To amend the act, approved the nineteenth day of July, one thousand nine hundred thirteen (Pamphlet Laws, eight hundred forty-three), entitled "An act requiring employers to make report to the Department of Labor and Industry of accidents to employees, and prescribing a penalty for non-compliance therewith," by further defining the duty of employers to make reports of injuries received by their employees; requiring employers to make reports of deaths resulting from injuries received by employees, and prescribing a penalty for failure to do so, and clarifying the provisions of the act pertaining to the evidential value of such reports.

Sections 1, 2, 3, 4, and 5, act of July 19, 1913 (P. L. 843), amended.

Section 1. Be it enacted, &c., That sections one, two, three, four, and five of the act, approved the nineteenth day of July, one thousand nine hundred thirteen (Pamphlet Laws, eight hundred forty-three), entitled "An act requiring employers to make report to the Department of Labor and Industry of accidents to employees, and prescribing a penalty for non-compliance therewith," are hereby amended to read as follows:

Labor.
Injuries to and deaths of employees.

Section 1. Be it enacted, &c., That within [thirty] fifteen days after the [beginning of the disability of] date of any injury received by an employee [because of any personal injury, caused by an accident occurring] in the course of or resulting from his employment, and within forty-eight hours of the death of an employee oc-

Reports of employers.

Contents.

curring from an injury received in the course of or resulting from his employment, the employer, whether a person, firm, or corporation, or the Commonwealth, or any political subdivision thereof, shall make report of such [accident] injury or death directly to the Department of Labor and Industry. Such report shall be made in such form as the Department of Labor and Industry shall prescribe, and shall set forth the name, address, and nature of the business of the employer; name, address, sex, age, nationality, wage or salary, and occupation of the employee; date, day of week, hour, place, cause, and character of the [accident] injury or death, and in the case of an injury, the nature of the injury, and the duration of the disability, or probable disability, as far as the same can be ascertained. Such employer

shall, also, upon request of the Department of Labor and

Industry, make such further report as may reasonably be required by it.

Section 2. Any person, firm, or corporation having Failure of knowledge of the occurrence of such personal injury or employer to report. death to an employee, in the course of or resulting from his employment, who shall fail to make report as aforesaid, shall, be liable to the Commonwealth for a penalty of one hundred dollars to be recovered by action brought by said department] upon conviction thereof in a summary proceeding, be sentenced to pay a fine of not more Penalty. than one hundred dollars (\$100.00), or undergo imprisonment for not more than thirty (30) days, or both, at the discretion of the court.

Section 3. Reports made in accordance with this act Reports shall not shall not be evidence against the employer in any proceeding, either under the Workmen's Compensation Law of one thousand nine hundred and [thirteen] fifteen or otherwise.

Section 4. No employer who has made the report re- other reports quired by this act shall be required to make any other not required. or further report of such [accident] injury or death to any other department of the government of the Commonwealth.

This act shall not apply to casual employ- Application of act. Section 5. ments; nor to [accidents] injuries resulting in disability continuing less than [two days] the day shift or turn in which the injury was received.

Section 2. This act shall become effective thirty days When effective. after the date of its enactment.

Approved—The 10th day of March, A. D. 1937.

GEORGE H. EARLE

No. 20

AN ACT

To amend section three thousand five hundred and one as amended, and sections three thousand five hundred and forty and three thousand five hundred and eighty of the act, approved the twenty-third day of June, one thousand nine hundred and thirty-one (Pamphlet Laws, nine hundred thirty-two), entitled "An act relating to cities of the third class; and amending, revising, and consolidating the law relating thereto,' vesting the legal title of waterworks in cities heretofore owning the equitable title to such waterworks; providing for the management, operation, and maintenance of such waterworks; and repealing inconsistent general, local, and special laws.

Be it enacted, &c., That section three thou- Section 3501. sand five hundred and one of the act, approved the twenty-third day of June, one thousand nine hundred of May 22, 1933 and thirty-one (Pamphlet Laws, nine hundred thirty-two), entitled "An act relating to cities of the third two), entitled "An act relating to cities of the third