

tion of not less than fourteen days without diminution of the salary or compensation fixed by ordinance or resolution. In cases of riot, serious conflagration, *times of war, public celebrations,* or other such emergency, the chief engineer of the bureau of fire, or the assistant chief deputy, or chief officer in charge at any fire shall have the power to assign all the members of the fire force to continuous duty, or to continue any member thereof on duty, if necessary. No member of either of said shifts, bodies or platoons shall be required to perform continuous day service or continuous night service for a longer consecutive period than two weeks, nor be kept on duty continuously longer than ten hours in the day shifts, bodies or platoons or fourteen hours in the night shifts, bodies or platoons, excepting as may be necessary to equalize the hours of duty and service, and also excepting in cases of [riot, serious conflagration or other such] emergency, as above provided.

Act of April 25,
1935 (P. L. 82),
repealed.

Section 2. The act approved the twenty-fifth day of April, one thousand nine hundred and thirty-five (Pamphlet Laws, eighty-two), entitled "An act requiring certain cities to allow members of the fire departments twenty-four consecutive hours of rest each week and fourteen days vacation each year, except in emergency cases," is hereby repealed so far as it relates to cities of the third class.

APPROVED—The 16th day of March, A. D. 1937.

GEORGE H. EARLE

No. 32

AN ACT

To amend section one of the act, approved the tenth day of April, one thousand nine hundred and thirty-one (Pamphlet Laws, twenty-three), entitled, as amended "An act providing for the acceptance by the Commonwealth of a gift of lands from the American Petroleum Institute, located on the left bank of Oil Creek, in Oil Creek Township or Cherry Tree Township, or both, Venango County, to establish the Drake Well Memorial Park, under the control and supervision of the Department of Forests and Waters; empowering the Department of Property and Supplies to acquire additional lands for such Memorial Park without cost to the Commonwealth; and making an appropriation," as amended, by increasing the area of said park.

Section 1, act of
April 10, 1931
(P. L. 23), as
amended by act
of April 24, 1935
(P. L. 55), fur-
ther amended.

Section 1. Be it enacted, &c., That section one of the act, approved the tenth day of April, one thousand nine hundred and thirty-one (Pamphlet Laws, twenty-three), entitled, as amended "An act providing for the acceptance by the Commonwealth of a gift of lands from the American Petroleum Institute, located on the left bank of Oil Creek, in Oil Creek Township or Cherry Tree

Township, or both, Venango County, to establish the Drake Well Memorial Park, under the control and supervision of the Department of Forests and Waters; empowering the Department of Property and Supplies to acquire additional lands for such Memorial Park without cost to the Commonwealth; and making an appropriation," as last amended by the act, approved the twenty-fourth day of April, one thousand nine hundred and thirty-five (Pamphlet Laws, fifty-five), is hereby further amended to read as follows:

Section 1. Be it enacted, &c., That the Commonwealth hereby accepts, free and clear of all encumbrances except reservations of oil, gas and minerals, any grant of lands by the American Petroleum Institute of not less than one-half and not more than [one hundred and fifty] *five hundred* acres, with the improvements thereon, located on either or both banks of Oil Creek, in Oil Creek Township or Cherry Tree Township, or both, Venango County, upon which is the site where Colonel Edwin L. Drake drilled the first successful oil well in the world in the year one thousand eight hundred and fifty-nine, to be hereafter used as a public park and as a memorial to Colonel Drake and the petroleum industry. The said park and memorial shall be known as the Drake Well Memorial Park.

The acceptance of said grant shall be completed upon delivery to the Commonwealth of a deed in fee simple (subject to reservation, if any, of oil, gas and minerals), approved by the Attorney General.

Said property after its acceptance shall be under full control and supervision of the Department of Forests and Waters, subject, however, to the aforesaid reservations. The Department of Forests and Waters shall develop the forest resources of said lands.

APPROVED—The 16th day of March, A. D. 1937.

GEORGE H. EARLE

No. 33

AN ACT

Providing that in all bailable criminal or quasi criminal prosecutions, desertion and nonsupport and surety of the peace cases, bail may be entered on Sunday.

Section 1. Be it enacted, &c., That in all bailable criminal or quasi criminal prosecution, including desertion or nonsupport and surety of the peace cases, where the party accused is entitled to bail and recognizances with surety or sureties thereon, or is entitled to deposit in lieu thereof current funds of the United States, such bail and recognizances, or such deposit in lieu thereof,

Permitting the entering of bail on Sunday in certain cases.