

obligations of the city, in the manner and subject to the limitations provided by law, for the purpose of assisting in the improving, constructing, reconstructing or resurfacing any of the streets, or sections thereof, the improvement of which is authorized in accordance with the provisions of this act.

Section 12. All moneys received by the Commonwealth under any contract or agreement for sharing the cost of the maintenance, construction, reconstruction or resurfacing of any street, or section thereof, under the provisions of this act, shall be deposited in the Motor License Fund, and as much of the money in the Motor License Fund as may be necessary to carry out the provisions of this act is hereby specifically appropriated to the Department of Highways for the purposes of this act.

Moneys received by State to be placed in Motor License Fund.

Section 13. It is the intention of the General Assembly that if this act cannot take effect in its entirety because of the judgment of any court of competent jurisdiction holding unconstitutional any part or parts thereof, the remaining provisions of the act shall be given full force and effect as completely as though the part or parts held unconstitutional had not been included herein.

Constitutional provision.

Section 14. All acts or parts of acts inconsistent herewith be and the same are hereby repealed.

Inconsistent acts repealed.

Section 15. This act shall become effective the first day of January, one thousand nine hundred and thirty-eight.

When effective.

APPROVED—The 7th day of May, A. D. 1937.

GEORGE H. EARLE

No. 154

AN ACT

To amend sections one, two, and six of the act, approved the second day of May, one thousand nine hundred and twenty-five (Pamphlet Laws, four hundred ninety-two), entitled "An act to provide for the equalization of educational opportunity and the encouragement of the study of citizenship by recognition of extension education, for boys and girls who are employed and for adults as a function of the public schools of this Commonwealth; and to facilitate the proper organization and administration of such extension education," by providing educational, recreational and social opportunities for out-of-school youth, who are not employed, by reducing the number of petitioners required for applications for extension classes; and by requiring certain qualifications for teachers and leaders in extension education.

Section 1. Be it enacted, &c., That sections one, two, and six of the act, approved the second day of May, one thousand nine hundred and twenty-five (Pamphlet Laws, four hundred ninety-two), entitled "An act to

Public schools. Sections one, two, and six, act of May 2, 1925 (P. L. 492), amended.

provide for the equalization of educational opportunity and the encouragement of the study of citizenship by recognition of extension education, for boys and girls who are employed and for adults, as a function of the public schools of this Commonwealth; and to facilitate the proper organization and administration of such extension education," are hereby amended to read as follows:

Definitions.

Section 1. The following words and phrases, as used in this act, shall, unless a different meaning is plainly required by the context, have the following meaning:

"Extension Education."

"Extension education" shall designate any [instruction] *instructional, recreational or social service* provided and administered by the board of school directors of any school district which is organized primarily for [boys and girls who are employed] *out-of-school youth* and for adults, [whose earlier educational opportunity has been restricted] but shall not include the school work of continuation and other vocational schools *which are subsidized under the provisions of Federal enactment.*

Curricular course of study.

"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.

Extra-curricular course of study.

"Extra-curricular course of study *or activity*" shall designate any elementary or secondary course of study *or activity* not so included.

Directors may furnish free extension education.

Section 2. [That] The board of school directors of any school district may and upon written application, signed by [twenty] *fifteen* 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 [the instruction of] 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* [in] such other extra-curricular courses of study *and activities* as said board may deem advisable: Provided, That any such board of school directors may refuse to provide or continue such extension education whenever less than [twenty] *fifteen* of its said applicants are [unfitted] *fitted* to pursue with reasonable profit the course of study *or activity* requested.

Proviso.

Extension education to be part of public school system.

Section 6. [Schools and classes for] Extension education shall be [a] *an integral* part of the public schools of the Commonwealth and of the districts in which [they are] *it is* organized, and shall be under the supervision of the superintendent of the county or of the district, as are other public schools of that district. The State Council of Education shall adopt standards for the qual-

ifications and certification of extension teachers and leaders and all other matters pertaining to extension education not inconsistent with this act or other acts pertaining to the public schools of the Commonwealth.

Section 2. The provisions of this act shall become effective on the first day of July, one thousand nine hundred and thirty-seven. When effective.

APPROVED—The 7th day of May, A. D. 1937.

GEORGE H. EARLE

No. 155

AN ACT

To amend sections one and two of the act, approved the thirty-first day of May, one thousand eight hundred and ninety-three (Pamphlet Laws, one hundred eighty-eight), entitled "An act designating the days and half days to be observed as legal holidays, and for the payment, acceptance, and protesting of bills, notes, drafts, checks, and other negotiable paper on such days," as amended, declaring Flag Day, the fourteenth day of June, a legal holiday.

Section 1. Be it enacted, &c., That section one of the act, approved the thirty-first day of May, one thousand eight hundred and ninety-three (Pamphlet Laws, one hundred eighty-eight), entitled "An act designating the days and half days to be observed as legal holidays, and for the payment, acceptance, and protesting of bills, notes, drafts, checks, and other negotiable paper on such days," which was amended by the act, approved the thirty-first day of March, one thousand nine hundred and twenty-one (Pamphlet Laws, seventy-three), is hereby further amended to read as follows:

Section 1. Be it enacted, &c., That the following days and half days, namely: the first day of January, commonly called New Year's Day, the twelfth day of February, known as Lincoln's Birthday, the twenty-second day of February, known as Washington's Birthday, Good Friday, the thirtieth day of May, known as Memorial Day, the fourteenth day of June, known as Flag Day, the fourth of July, called Independence Day, the first Monday of September, known as Labor Day, the twelfth day of October, known as Columbus Day, the first Tuesday after the first Monday of November, Election Day, the eleventh day of November, known as Armistice Day, the twenty-fifth day of December, known as Christmas Day; and every Saturday, after twelve o'clock noon until twelve o'clock midnight, each of which Saturdays is hereby designated a half holiday; and any day appointed or recommended by the Governor of this State or the President of the United States as a day of

Legal holidays.

Section one, act of May 31, 1893 (P. L. 188), as amended by act of March 31, 1921 (P. L. 73), further amended

Holidays enumerated.

Flag Day.

Armistice Day.
Saturdays.