with the election law for the submission of such questions, a proper question to ascertain the will of the electors with respect to such proposed annexation. Such question shall be printed on ballots provided by the county commissioners, and shall be submitted at any general or municipal election occurring at least sixty days after a petition shall have been filed with the county commissioners, by the corporate authorities of the borough or city to which such annexation is to be made, asking for the submission of such question. If at any such election, a majority of those voting on such question shall consent to such annexation, then such annexation may be made and concluded in the manner provided by law; but if a majority of those voting on the question shall vote against such annexation, then no further proceedings for such annexation shall be had. Any such question shall not be submitted oftener than once in five years. Nothing contained in this act shall be construed to apply to proceedings under existing law where provision is now or hereafter made to secure the consent of the electors of any township to any such annexation.

Section 2. All acts and parts of acts inconsistent inconsistent acts herewith are hereby repealed.

Section 3. This act shall become effective immedia when effective. ately upon its final enactment.

APPROVED—The 13th day of May, A. D. 1937.

GEORGE H. EARLE

No. 162

AN ACT

To amend the title and sections one and two of the act, approved the twenty-sixth day of April, one thousand nine hundred and seventeen (Pamphlet Laws, one hundred eight), entitled "An act to give exclusive jurisdiction to the Municipal titled "An act to give exclusive jurisdiction to the Municipal Court of Philadelphia, over all houses of detention established within the limits of the city of Philadelphia for the care of delinquent, dependent, and neglected children; providing that the board of managers of the said houses of detention shall be appointed and removed by the judges of the Municipal Court of Philadelphia and repealing all acts or parts of acts inconsistent herewith," transferring the jurisdiction therein vested in the Municipal Court of Philadelphia to the Family Court of the County of Philadelphia.

Section 1. Be it enacted, &c., That the title and sections one and two of the act, approved the twenty-sixth day of April, one thousand nine hundred and seventeen (Pamphlet Laws, one hundred eight), entitled "An act to give exclusive jurisdiction to the Municipal Court of Philadelphia, over all houses of detention established within the limits of the city of Philadelphia for the care of delinquent, dependent, and neglected children; providing that the board of managers of the said houses of detention shall be appointed and removed by the judges of the Municipal Court of Philadelphia and repealing all acts or parts of acts inconsistent herewith," are hereby amended to read as follows:

An Act

To give exclusive jurisdiction to the [Municipal Court] Family Court of Philadelphia, over all houses of detention established within the limits of the city of Philadelphia for the care of delinquent, dependent, and neglected children; providing that the board of managers of the said houses of detention shall be appointed and removed by the judges of the [Municipal Court] Family Court of Philadelphia; and repealing all acts or parts of acts inconsistent herewith.

Section 1. Be it enacted, &c., That hereafter the

Philadelphia Family Court.

Jurisdiction over houses of detention.

Board of managers.

[Municipal Court] Family Court of Philadelphia shall have exclusive jurisdiction over all houses of detention that are now or may hereafter be established within the limits of the city of Philadelphia, for the care of delinquent, dependent, and neglected children; and that the board of managers of the said house or houses of detention shall hereafter be appointed by the judges of the [Municipal Court] Family Court of Philadelphia, to the exclusion of any authority to appoint said board that may be now vested in the judges of the court of oyer and terminer and general jail delivery, and the courts of quarter sessions of the peace having jurisdiction in the said city.

Powers of managers.
Terms.

Removal.

When effective.

Section 2. The said board of managers shall have the same power and authority, and shall serve for the same terms, and be subject to the same supervision, as now provided by law; subject, however, to removal from office by the judges of the [Municipal Court] Family Court of Philadelphia.

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

APPROVED-The 13th day of May, A. D. 1937.

GEORGE H. EARLE

No. 163

AN ACT

To establish a separate orphans' court in and for the County of York.

Preamble.

WHEREAS, The County of York, according to the United States census of one thousand nine hundred and