monwealth 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 last amended by section thirty-seven of the act, approved the twenty-ninth day of May, one thousand nine hundred and thirty-one (Pamphlet Laws, two hundred forty-three), is hereby further amended to read as follows:

Section 1607. In every elementary public and private courses of study. school, established and maintained in this Commonwealth, the following subjects shall be taught, in the English language and from English texts: English, including spelling, reading, and writing, arithmetic, geography, the history of the United States and of Pennsylvania, civics, including loyalty to the State and National Government, safety education, and the humane treat- Safety education ment of birds and animals, health, including physical training and physiology, music, and art. Other subjects shall be taught in the public elementary schools and also in the public high schools as may be designated or approved by the State Board of Education. All such subjects, except foreign languages, shall be taught in the English language and from English texts. Each school district in this Commonwealth shall provide and distribute to each pupil, enrolled in the eighth grade of the public schools, one illustrated copy of the National Flag Code, and shall, from time to time, make available such copies as are necessary for replacements from year to year, and it shall be the duty of each teacher in the public schools to make use of the said code as may, from time to time, seem proper.

Approved—The 20th day of May, A. D. 1937.

GEORGE H. EARLE

No. 195

AN ACT

To amend section one of the act, approved the first day of June, one thousand nine hundred thirty-three (Pamphlet Laws, one thousand four hundred six), entitled "An act authorizing the Attorney General, under certain conditions, to enter into agreements to collect certain claims from boroughs for the main-tenance of State highways in installments after such claims have been reduced to judgment, and to compound certain judgments," by extending the act to all pending claims of the Department of Highways against boroughs for the construction, reconstruction or maintenance of State highways.

Section 1. Be it enacted, &c., That section one of the June 1, 1933 act, approved the first day of June, one thousand nine (P. L. 1406), amended.

hundred thirty-three (Pamphlet Laws, one thousand four hundred six), entitled "An act authorizing the Attorney General, under certain conditions, to enter into agreements to collect certain claims from boroughs for the maintenance of State highways in installments after such claims have been reduced to judgment, and to compound certain judgments," is hereby amended to read as follows:

State highways.

Construction, maintenance claim.

Agreement for installment payments.

Compounding the claim.

When effective.

Section 1. Be it enacted, &c., That where the Commonwealth, through the Department of Highways, shall have heretofore, in accordance with law, expended moneys for the construction, reconstruction or maintenance of any State highway located in any borough and, in accordance with the provisions of an act of Assembly or an agreement between the Commonwealth and the borough, shall have charged a portion of the cost of such construction, reconstruction or maintenance to the borough, and such claim remains unpaid and has been [reduced to judgment by] referred by the Department of Highways to the Department of Justice for collection, the Attorney General, on behalf of the Commonwealth, and with the approval of the Auditor General and State Treasurer, may enter into an agreement with the borough against which such [judgment has been obtained] claim is outstanding for the payment of such [judgment] claim in installments. Such agreement may be made whenever it appears that the borough is unable to pay the [judgment] claim at once by reason of its financial condition, and shall provide for the liquidation of such claim before or after being reduced to judgment in definite payments over a period not exceeding five years. If it shall appear that the borough by reason of its financial condition would be unable to pay the full amount of such [judgment] claim in installments over a period of five years, the Attorney General, with the approval of the Auditor General and State Treasurer, may compound or settle such [judgment] outstanding claim for such portion thereof as such officers may find the borough to be able to pay over a period of five years, and the agreement hereinbefore provided for shall be entered into on the basis of such settlement.

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

Approved—The 20th day of May, A. D. 1937.

GEORGE H. EARLE