lars (\$3,000) for each biennial session, and mileage to and from their homes at the rate of five cents per mile circular for each week a member was in actual attendance at the session, to be computed by the ordinary mail route between their homes and the capital of the State. The salary of the members of the General Assembly shall be five hundred dollars (\$500), and mileage as aforesaid, for each special or extraordinary session lasting less than one calendar month, and seven hundred and fifty dollars (\$750), and mileage as aforesaid, for each special or extraordinary session lasting one calendar month or more, and no other compensation shall be allowed whatever, except one hundred and fifty dollars (\$150) in postage for each regular biennial session and fifty dollars (\$50) for each special or extraordinary session.

Approved—The 28th day of May, A. D. 1937.

GEORGE H. EARLE

## No. 271

# AN ACT

Authorizing the Pennsylvania Historical Commission, on behalf of the Commonwealth of Pennsylvania, to acquire, by gift, approximately 7.224 acres of land in Tinicum Township, Delaware County, sometimes known as "Printz Park," or as "Printz-Lindberg Park," to be known hereafter as "Governor Printz-Park"; providing for the control, management, supervision, restoration, improvement and maintenance thereof; authorizing the commission to make and enforce rules and regulations for the preservation, maintenance, and visitation thereof.

"Governor Printz Park." Section 1. Be it enacted, &c., That the Pennsylvania Historical Commission be, and it hereby is authorized to acquire, by gift, in the name of the Commonwealth of Pennsylvania, from the owners thereof, the Swedish-Colonial Society of Tinicum Township, Delaware County, a tract of land of approximately 7.224 acres located in Tinicum Township, Delaware County, sometimes known as "Printz Park," or as "Printz-Lindberg Park," on which was located the first Capitol, first school, the first church within the present area of Pennsylvania, and where Colonel Johan Printz, Governor of New Sweden,\* established his home as the first executive mansion; and, upon its acquisition, to preserve, restore, and to maintain the same as an historical place, to be known as "Governor Printz Park."

Section 2. The title to said real estate shall be taken in the name of the Commonwealth of Pennsylvania, and shall, before its acquisition, be approved by the Department of Justice.

Title of real estate to be taken in the name of the Commonwealth.

<sup>\* &</sup>quot;Salem" in the original.

Section 3. After the property shall have been ac-Pennsylvania Historical Comquired by the Commonwealth, the Pennsylvania His-Historical Commission to mantorical Commission shall have full control, management, age the park. and supervision thereof, and shall have power to adopt and carry into effect plans for its restoration, improvement, and maintenance, using therefor any funds at the disposal of the said commission not otherwise specifically appropriated or allocated, and to make and enforce rules and regulations for the preservation of the property and visitation thereof by the public.

Section 4. This act shall become effective immedi- When effective. ately upon final enactment.

Approved—The 28th day of May, A. D. 1937.

### GEORGE H. EARLE

## No. 272

#### AN ACT

To amend section fifteen of the act, approved the sixteenth day of May, one thousand nine hundred and twenty-three (Pamphlet Laws, two hundred seven), entitled "An act providing when, how, upon what property, and to what extent, liens shall be allowed for taxes and for municipal improvements, for the removal of nuisances, and for water rents or rates, sewer rates, and lighting rates; for the procedure upon claims filed there-for; the methods for preserving such liens and enforcing pay-ment of such claims; the effect of judicial sales of the prop-erties liened; the distribution of the proceeds of such sales, and the redemption of the property therefrom; for the lien and collection of certain taxes heretofore assessed, and of claims for municipal improvements made and nuisances removed, within six months before the passage of this act; and for the procedure on tax and municipal claims filed under other and prior acts of Assembly," by permitting the revival of other than tax claims by a suggestion of nonpayment and averment of default before or after judgment on scire facias.

Section 1. Be it enacted, &c., That section fifteen of Section 15, act of May 16, 1923 e act. approved the sixteenth day of May, one thou- (P. L. 207), the act, approved the sixteenth day of May, one thousand nine hundred and twenty-three (Pamphlet Laws, two hundred seven), entitled "An act providing when, how, upon what property, and to what extent, liens shall be allowed for taxes and for municipal improvements, for the removal of nuisances, and for water rents or rates, sewer rates, and lighting rates; for the procedure upon claims filed therefor; the methods for preserving such liens and enforcing payment of such claims; the effect of judicial sales of the properties liened; the distribution of the proceeds of such sales, and the redemption of the property therefrom; for the lien and collection of certain taxes heretofore assessed, and of claims for municipal improvements made and nuisances removed, within six months before the passage of this act; and for the procedure on tax and municipal claims

amended.