

and purpose of such convention. Such convention shall, in the same manner as a county superintendent is elected and certified, elect and certify a properly qualified district superintendent, to serve for four years from the first Monday of July next following his election. Whenever the term of office of any district superintendent expires, he shall continue in office for a further term of four years unless at least sixty (60) days before the date fixed for the election of such a superintendent, (1) four or more members of a board of school directors in a second class district or three or more members of a board of school directors in a third class district employing such officer shall forward, by registered mail, a notice to the district superintendent that another or other candidates will be considered for the office, or (2) notice is given of the discontinuance of the office by action of the board of school directors in a third class district.

The term of office or commission of a district superintendent or assistant district superintendent shall not be shortened by reason of the fact that the district in which he serves shall, because of loss of population, enter a class of districts for which there is no provision for a district superintendent or assistant district superintendent, and such superintendent or assistant district superintendent shall continue to serve such district for the term of his office or commission.

APPROVED—The 17th day of August, A. D. 1951.

JOHN S. FINE

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No. 308

AN ACT

To further amend the act, approved the second day of May, one thousand nine hundred twenty-five (Pamphlet Laws 448), entitled "An act relating to fish; and amending, revising, consolidating, and changing the law relating to fish in the inland waters and the boundary lakes and boundary rivers of the Commonwealth," by reclassifying chubs as bait-fish.

The Fish Law of 1925.

Sections 10 and 11, act of May 2, 1925, P. L. 448, amended.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. Sections 10 and 11 of the act, approved the second day of May, one thousand nine hundred twenty-five (Pamphlet Laws 448), entitled "An act relating to fish; and amending, revising, consolidating, and changing the law relating to fish in the inland waters and the boundary lakes and boundary rivers of the Commonwealth," are hereby amended to read as follows:

Section 10. Game-fish Defined.—The term "game-fish," as used in this chapter, means the following fish:

Charr, commonly called brook trout; all species of trout and the salmon family; blue-pike; pike-perch, otherwise known as Susquehanna salmon, or wall-eyed pike; pickerel, western pike; muscallonge; fallfish; small mouth bass, otherwise called black bass; large mouth bass, otherwise called Oswego, green or yellow bass; crappie, grass, strawberry, or calico bass; white bass; rock-bass, otherwise known as red-eye, or goggle-eye; yellow perch; striped-bass or rockfish; all suckers, eels and chubs *measuring six inches and over in length*; and all other species or varieties of fresh-water fish except bait-fish.

Section 11. Bait-fish Defined.—The term “bait-fish,” as used in this chapter, means the following fish: All forms of minnows except fallfish, and all forms of killifishes, *chubs measuring less than six inches in length* and stone catfish.

Section 2. Section 40 of said act, as last amended by the act, approved the twenty-fourth day of June, one thousand nine hundred thirty-nine (Pamphlet Laws 834), is hereby further amended to read as follows:

Section 40, said act, as last amended by act of June 24, 1939, P. L. 834, further amended.

Section 40. Number of Fish and Fish-bait Which May Be Caught.—No person, except as in this article otherwise provided, shall in any one day catch, kill, or have in possession more than the number of fish or fish-bait hereby designated for the respective species, that is to say:

- (a) Charr, or trout, of the combined species, ten;
- (b) Lake or salmon trout, eight;
- (c) White bass, rock-bass, crappie, strawberry or calico bass, fifteen;
- (d) Small or large mouth bass, six;
- (e) Pike-perch, otherwise called wall-eyed pike, or Susquehanna salmon, six;
- (f) Pickerel, eight;
- (g) Muscallonge, western and northern pike, two;
- (h) Yellow perch, fifteen;
- (i) Sunfish, fifteen;
- (j) Catfish, fifteen;
- (k) Suckers, fifteen;
- [(l) Chubs, fifteen;]
- (m) Fallfish, fifteen;
- (n) Rock-fish, or striped-bass, five;
- (o) Carp, fifteen;
- (p) All other species of fish, not specifically mentioned in this section, except eels, fifty;
- (q) Fish-bait, thirty-five, or bait-fish, thirty-five, or fishy combined.

Section 3. Section 60 of said act, as amended by the act, approved the seventeenth day of July, one thousand nine hundred thirty-five (Pamphlet Laws 1145), is hereby further amended to read as follows:

Section 60, said act, as amended by act of July 17, 1935, P. L. 1145, further amended.

Section 60. Definitions.—The following terms when used in this act are employed except where the context otherwise indicates with the meaning herein respectively assigned thereto.

“Boundary lake” means such part or parts of lakes of more than five thousand acres lying between this and any other State or foreign country as this Commonwealth has jurisdiction over.

“Bay” means a bay adjacent to or connected with a boundary lake, as above defined.

“Peninsular waters” means water on any peninsula, which water is adjacent to or connected with a boundary lake, as above defined.

“Game-fish” means all species or varieties of black or yellow rock-bass, calico bass, or strawberry bass, crappie bass, muscallonge, and grass pike.

“Bait-fish” means minnows, *chubs measuring less than six inches in length* and killifishes.

“Fish-bait” means crawfish, known as crayfish, or crabs, crane flies, or water-worm, mussels, and [helgramites] *hellgrammites*.

“Food-fish” means all fish other than game-fish and bait fish, as above defined.

Sections 112 and 132, said act, as amended by act of July 17, 1935, P. L. 1153, further amended.

Section 4. Sections 112 and 132 of said act, as amended by the act, approved the seventeenth day of July, one thousand nine hundred thirty-five (Pamphlet Laws 1153), are hereby further amended to read as follows:

Section 112. Game-fish, Bait-fish, and Food-fish Defined.—For the purpose of this act the following fish shall be designated as game-fish, to wit: Black bass or small mouth bass; large mouth bass, otherwise called Oswego or yellow bass; strawberry or calico bass; rock-bass, otherwise known as red-eye, or goggle eye; white bass; crappie; pike-perch, otherwise called wall-eyed pike, Susquehanna salmon; pike; pickerel; charr, commonly called brook or \*speckled trout; or any form of trout. The following shall be designated as bait-fish, to wit: All species of minnows, killifishes, *chubs measuring less than six inches in length* and stone catfish. All other species or varieties of fish whatsoever shall be designated as food-fish.

Section 132. Game-fish, Bait-fish, and Food-fish Defined.—For the purposes of this act the following fish shall be designated as game-fish, to wit: Black bass or small mouth bass; large mouth bass, otherwise called Oswego or yellow bass; strawberry or calico bass; rock-bass, otherwise known as red-eye or goggle-eye; white bass; crappie; pike-perch, otherwise called wall-eyed pike or Susquehanna salmon; pike; pickerel; charr,

commonly called brook or \*speckled trout; or any form of trout. The following shall be called bait-fish, to wit: All species of minnows, killifishes, *chubs measuring less than six inches in length* and stone catfish. All other species or varieties of fish whatsoever shall be termed food-fish.

APPROVED—The 17th day of August, A. D. 1951.

JOHN S. FINE

No. 309

AN ACT

To further amend Section 1 of the act, approved the thirtieth day of March, one thousand nine hundred fifteen (Pamphlet Laws 34), entitled "An act to promote the health and efficiency of firemen, in cities of the second class, by providing for a two-platoon system for firemen in the department of public safety of such cities," by further regulating the hours of duty of firemen in cities of the second class.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. Section 1 of the act, approved the thirtieth day of March, one thousand nine hundred fifteen (Pamphlet Laws 34), entitled "An act to promote the health and efficiency of firemen, in cities of the second class, by providing for a two-platoon system for firemen in the department of public safety of such cities," as last amended by the act, approved the fifth day of May, one thousand nine hundred thirty-one (Pamphlet Laws 93), is hereby further amended to read as follows:

Section 1. Be it enacted, &c., That the head of the department of public safety, or of the department having charge of or supervision over the fire department or bureau, in each city of the first, second and third class shall, from and after the first day of January, one thousand nine hundred twenty, divide the officers and members of companies of the uniformed fire force in the employ of such cities, or, in the case of a volunteer fire department, the firemen and drivers regularly employed and paid by the city, excepting the chief engineer and assistant chiefs, into two shifts, bodies or platoons,—one to perform day service, and the other to perform night service. The hours of day service shall not exceed ten, commencing at eight o'clock in the morning; the hours of night service shall not exceed fourteen, commencing at six o'clock in the afternoon. In cases of riot, serious conflagration, or other such emergency, the chief engi-

Cities of the second class.

Section 1, act of March 30, 1915. P. L. 34, as last amended by act of May 5, 1931, P. L. 93, further amended.

Fire force to be divided into two shifts, bodies or platoons.

Hours of service.

Emergencies.

\* "speckled" in original.