

min content, intended to affect the structure or any function of the body of man or animal.

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 All acts and parts of acts inconsistent herewith are hereby repealed.

When effective.

Section 3. This act shall become effective immediately upon its final enactment.

APPROVED—The 1st day of May, A. D. 1935.

GEORGE H. EARLE

No. 49

AN ACT

To amend section one of the act, approved the eighth day of April, one thousand eight hundred and sixty-seven (Pamphlet Laws, fifty), entitled "An act to permit disabled soldiers to peddle by procuring a license therefor, without charge," as amended, governing the issuing of licenses.

Section 1,
act of April
8, 1867 (P. L.
50), as amended
by act of May 17,
1921 (P. L. 895),
further amended.

Section 1. Be it enacted, &c., That section one of the act, approved the eighth day of April, one thousand eight hundred and sixty-seven (Pamphlet Laws, fifty), entitled "An act to permit disabled soldiers to peddle by procuring a license therefor, without charge," as amended by the act, approved the seventeenth day of May, one thousand nine hundred and twenty-one (Pamphlet Laws, eight hundred ninety-five), is hereby further amended to read as follows:

Soldiers,
sailors and
marines.

Section 1. Be it enacted, &c., That every honorably discharged soldier, sailor, and marine, of the military or naval service of the United States, who is a resident of this State, and who is unable to procure a livelihood by manual labor, shall have the right to hawk, peddle, and vend any goods, wares, or merchandise, or solicit trade within this Commonwealth, by procuring a license for that purpose, to be issued without cost: Provided, That before any such soldier, sailor, or marine shall be entitled to the benefits of this act, he shall present his certificate of pension or satisfactory proof that he receives compensation from the Federal Government, which shall be evidence of his disability; if no pensioner nor a receiver of compensation, he shall present a certificate from two reputable physicians that he is unable to procure his living by manual labor. He shall also procure a certificate from the prothonotary of any county in this State that he has filed, in the office of said prothonotary, his affidavit, setting forth that he is the bona fide owner in his own right of all the goods, wares, and merchandise which he proposes to hawk, peddle, and vend, and that he will not engage to sell the same for any other person or persons whatever: And provided further, That the aforesaid certificate or proof of compen-

Licenses
to peddle.

Proof of
disability.

Certificate
from the
prothonotary.

Conclusive
evidence.

sation, together with such person's discharge from the military or naval service, or an exemplified copy thereof, shall be full and conclusive evidence of such person's rights to the benefits of this act. *The prothonotary, issuing such certificate, shall require the applicant to furnish two photographs of the applicant, each bearing the signature of the applicant. One photograph shall be filed with the application, the other shall be attached to the certificate, when issued.*

Photographs required.

The use of such certificate by anyone, other than the applicant, shall nullify such certificate, and shall nullify the privileges, under this act, of the applicant, permitting such measure.

Use of certificate by anyone, other than applicant, prohibited.

APPROVED—The 1st day of May, A. D. 1935.

GEORGE H. EARLE

No. 50

AN ACT

Authorizing the selection of two additional jurors in civil and criminal cases to take the place of any juror, or jurors, who die, become ill, or are discharged for legal cause.

Section 1. Be it enacted, &c., That if in any trial, civil or criminal, in any of the courts of common pleas, municipal courts, and county courts, quarter sessions of the peace, or oyer and terminer and general jail delivery of any county, it is the opinion of the trial judge that the trial is likely to be a protracted one, and the district attorney or counsel for the plaintiff or for the defendant, or both, shall request the selection of two additional jurors as alternates, the court shall have power to allow the drawing of two additional jurors. Such alternate jurors shall be seated near the jury, with equal power and facilities for seeing and hearing the proceedings in the case, and shall take the same oath as the other jurors selected, and must attend, at all times upon the trial of the case, in company with the other jurors. They shall obey the orders of, and be bound by the admonitions of the courts upon each adjournment of the courts; but, if the regular jurors are ordered to be kept in custody during the trial of the cause, such alternate jurors shall also be kept in confinement with the other jurors, and, except as hereinafter provided, shall be discharged upon the final submission of the case to the jury. Such alternate jurors shall be drawn from the same source, in the same manner, and have the same qualifications as the other jurors drawn, and be subject to the same examinations; but shall not retire with the jury of twelve after the case is submitted to it, unless one or two of the jurors

Duties of alternate jurors.