

the ballot, and notwithstanding that the polls, at such election, were not open a full twelve hours as provided by law, and notwithstanding any patent error of orthography, or of numerical statement, on any or all of the ballots.

Bonds
validated.

Proviso.

All of the bonds, securities, and obligations issued, or to be issued, in pursuance of every such election are hereby made valid and binding obligations of every such county, city, borough, township, school district, or other municipality or incorporated district: Provided, That all the other requirements of law concerning such procedure, election, and issue of bonds have been complied with: And provided further, That the provisions of this act shall not apply in any instance where the validity of such election, or any issue of bonds or other security based thereon, has been made the subject of litigation in any court of the Commonwealth prior to the approval of this act, nor to any litigation in any court of this Commonwealth instituted prior to the passage of this act, and still pending and undetermined.

When effective.

Section 2. The provisions of this act shall become effective immediately upon its final enactment.

APPROVED—The 16th day of May, A. D. 1935.

GEORGE H. EARLE

No. 77

AN ACT

Authorizing the court of common pleas in each county of the second class, to order and direct the prothonotary of such county to keep two separate indexes or dockets for judgments or liens, one to be known as the general judgment or lien index or docket, and the other to be known as the in rem judgment or lien index or docket.

Counties of
the second
class.

Judgment
index.

Section 1. Be it enacted, &c., That in counties of the second class, the court of common pleas of such county may order and direct that the judgment or lien index or docket, kept by the prothonotary of such county, shall be divided into two parts, one part of which shall be a general judgment or lien index or docket, and the other part of which shall be an in rem judgment or lien index or docket, on the latter of which shall be entered in order of time, all tax claims and municipal claims required by law to be entered on the judgment or lien index or docket; and all suggestions and averments, writs of scire facias, verdicts, awards and judgments thereon, all mechanics' liens, and all writs of scire facias, verdicts, awards, and judgments thereon, all no lien building contracts, and such other judgments, liens, or other proceedings as the said court, from time

to time, hereafter may order and direct. Such in rem judgment or lien index or docket shall be primarily divided by the locality of the real estate subject to such judgment, lien or other proceedings, with the name of the individual affected by such judgment, lien, or other proceedings as the owner of the real estate bound thereby entered on such in rem judgment or lien index or docket only under the locality of the real estate subject to such judgment, lien, or other proceedings, which locality shall hereafter be determined by a certificate which the plaintiff, his attorney, or agent shall file with the said judgment, lien, or other proceedings, showing the exact locality of such real estate.

Method of indexing to be employed in indexing in rem lien docket.

Section 2. After the adoption, preparation, and installation of the general judgment or lien index or docket, and the in rem judgment or lien index or docket, provided for in this act, the same shall be constructive notice to all persons of the judgments, liens, or other proceedings so as aforesaid indexed thereon, and no person shall be affected with notice of such judgments, liens, or other proceedings hereinbefore required to be indexed on such general judgment or lien index or docket, or on such in rem judgment or lien index or docket, unless the same shall be indexed thereon as herein provided for.

Indexes shall be constructive notice of judgments, liens, etc., filed therein.

APPROVED—The 16th day of May, A. D. 1935.

GEORGE H. EARLE

No. 78

AN ACT

To amend sections five and six of the act, approved the twenty-fifth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, one thousand one hundred ninety-five), entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions; providing State aid for certain agricultural associations, and regulating the payment thereof," changing the time for filing applications for such State aid; and providing for the payment of State aid for the years of one thousand nine hundred and thirty-three and one thousand nine hundred and thirty-four, in cases where applications therefor were not filed within the time limit heretofore prescribed by the act.

Section 1. Be it enacted, &c., That sections five and six of the act, approved the twenty-fifth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, one thousand one hundred ninety-five), entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions; providing State aid for certain agricultural associations, and regulating the payment thereof," are hereby amended to read as follows:

Agricultural associations.

Sections 5 and 6, act of July 25, 1917 (P. L. 1195), amended.