

Section 1 of article 3, act of March 7, 1901, P. L. 20, as reenacted and amended by act of June 15, 1937, P. L. 1761, repealed in part.

Section 11. So much of section one of article three of the act, approved the seventh day of March, one thousand nine hundred one (Pamphlet Laws 20), entitled "An act for the government of cities of the second class," as relates to the removal and dismissal of policemen in cities of the second class, as reenacted and amended by the act, approved the fifteenth day of June, one thousand nine hundred thirty-seven (Pamphlet Laws 1761), is hereby repealed.

Act of May 23, 1907, P. L. 206, and its amendments, repealed in part.

The act, approved the twenty-third day of May, one thousand nine hundred seven (Pamphlet Laws 206), entitled "An act to regulate and improve the civil service of the cities of the second class in the Commonwealth of Pennsylvania; making violations of its provisions to be misdemeanors, and providing penalties for violations thereof," and its amendments, are hereby repealed in so far as they relate to employes in bureaus of police in cities of the second class.

Inconsistent acts repealed.

All other acts and parts of acts inconsistent herewith are hereby repealed.

APPROVED—The 10th day of August, A. D. 1951.

JOHN S. FINE

No. 266

### AN ACT

To amend sections 3 and 4 of the act, approved the twenty-seventh day of June, one thousand nine hundred thirty-nine (Pamphlet Laws 1184), entitled "An act requiring all employable persons receiving public assistance, with certain exceptions, to perform certain work, or be refused further assistance; conferring powers and imposing duties on county boards of assistance, and on certain State and local officers and employes, and on charitable institutions, persons, copartnerships, associations, corporations, and State and Federal employment officers; and requiring payments to the Commonwealth on account of certain work performed," by imposing additional duties on county boards of public assistance; permitting non-profit cemetery associations, fire companies, public libraries, and other similar organizations, supported totally or partially by public subscriptions, donations or gifts, to furnish employment to certain persons; and changing the requirements for furnishing transportation.

Public assistance.

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

Sections 3 and 4, act of June 27, 1939, P. L. 1184, amended.

Section 1. Sections 3 and 4 of the act, approved the twenty-seventh day of June, one thousand nine hundred thirty-nine (Pamphlet Laws 1184), entitled "An act requiring all employable persons receiving public assistance, with certain exceptions, to perform certain work, or be refused further assistance; conferring powers and imposing duties on county boards of assistance, and on

certain State and local officers and employes, and on charitable institutions, persons, copartnerships, associations, corporations, and State and Federal employment officers; and requiring payments to the Commonwealth on account of certain work performed," are hereby amended to read as follows:

Section 3. Each county board of assistance shall make available each month to the governing body of the county and of each political subdivision or school district within the county as well as each district office of the State Department of Highways, State institution, or other State agency and each State or Federal employment office within the county, or an adjoining county, and each regularly organized charitable organization and institution, in whole or in part supported by tax money, and *nonprofit cemetery associations, fire companies, public libraries, and all other similar organizations, supported in whole or in part by public subscriptions, donations or gifts*, operating in the county, the number of such persons who are available for employment, classified by occupation and political subdivision.

County boards of assistance to make known monthly the number of employable persons receiving assistance who are available for employment.

Section 4. [It shall be the duty of such] *Such* governing bodies and [of] the person in charge of each State district office, institution and other agency, and of each such regularly organized charitable organization and institution [to] *shall, and any nonprofit cemetery association, fire company, public library, or other similar organization, supported in whole or in part by public subscriptions, donations or gifts may*, furnish employment for as many such employable persons, and for as long a period, as the care, maintenance, improvement and policing of the highways, streets, buildings, grounds, parks, playgrounds and streams and their respective supervision will permit. [and to] *They shall* designate to the county board of assistance the number of persons that can be used and the character of the work for which they are required. Thereupon the county board, if it determines that the work proposed is not contrary to the provisions of section eight of this act, shall notify the required number of such employables to report for work for a specified number of hours each week, at a time and place designated in the notice. Such services shall be rendered free of charge to the State, political subdivision or charitable *or other* organization, except for the cost of transportation, if such distance exceeds [one mile] *two and one-half miles*, in which case such employable persons shall be required to report to some designated point from which such transportation shall be furnished, in return for the assistance being received.

State agencies and charitable organizations to furnish employment.

County board of assistance to notify employables to report for work.

Services to be rendered free of charge, except for cost of transportation.

APPROVED—The 10th day of August, A. D. 1951.

JOHN S. FINE