## No. 36

## AN ACT

To amend sections nine hundred and seven and nine hundred and eight of the act approved the fourteenth day of May, one thousand nine hundred and twenty-five (Pamphlet Laws, seven hundred and sixty-two), entitled "An act concerning poor relief and the creation and government of poor districts and the administration of the same in all counties of the Commonwealth, except in counties of the first and second class; and revising, amending, consolidating, and changing the law relating thereto," providing for the relief and care of the blind.

Poor relief. Section 907 of act of May 14, 1925 (P. L. 762), amended.

Section 1. Be it enacted, &c., That section nine hundred and seven of the act approved the fourteenth day of May, one thousand nine hundred and twenty-five (Pamphlet Laws, seven hundred and sixty-two), entitled "An act concerning poor relief and the creation and government of poor districts and the administration of the same in all counties of the Commonwealth, except in counties of the first and second class; and revising, amending, consolidating, and changing the law relating thereto," is hereby amended to read as follows:

Relief of indigent deaf, dumb, or blind. Section 907. Relief of Indigent Deaf and Dumb or Blind.—That the directors of the poor of any district may enter into a contract with any association organized for the purpose of providing a home or remunerative employment for deaf and dumb or blind persons, and being situated within the boundaries of the State of Pennsylvania, for the care and maintenance at such home or through such employment association of any indigent deaf and dumb or blind person who may be an inmate of the almshouse of any poor district or who may be under the laws of Pennsylvania entitled to relief from such poor district.

Section 908 amended.

Section 2. That section nine hundred and eight of said act is hereby amended to read as follows:

Removal of deaf, dumb or blind to care of certain associations.

Section 908. Removal of Deaf and Dumb or Blind to Care of Certain Associations.-The contract, as hereinbefore provided, shall be entered into by the poor district on its own motion with such qualified institutions as they may select: Provided, however, That the State Department of Welfare, or any of its authorized agents, may direct any poor district to r move any deaf and dumb or blind inmate of an alm. house to the care of an association qualified under this act, or to place in the care of such association any deaf and dumb or blind person who may be, under the laws of Pennsylvania, entitled to relief from such poor district; and when such removal or placement is so ordered the contract for maintenance and the removal or placement of [the inmate] such deaf and dumb or blind person to such institution shall be made and

carried out by the directors of the poor district, or in the event of their failure to comply with such directions the said contract and the removal or placement of such [inmate] deaf and dumb or blind person may be made and carried out by the Department of Welfare or its authorized agents.

Approved—The 22d day of March, A. D. 1927.

JOHN S. FISHER

## No. 37

## AN ACT

To amend section eight hundred and fifty of the act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred forty), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto," by providing that only roads and streets may be accepted by townships of the second class as part of the highway system thereof, and requiring the consent of the court of quarter sessions before such acceptance.

Section 1. Be it enacted, &c., That section eight hundred and fifty of the act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred forty), entitled "An (P. L. 840), amended. day of July, one thousand nine hundred and seventeen act concerning townships; and revising, amending, and consolidating the law relating thereto," which was added thereto by the act approved the thirteenth day of May, one thousand nine hundred and twentyfive (Pamphlet Laws, six hundred seventy-three), entitled "An act to amend chapter eleven of the act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred and forty), entitled 'An act concerning townships; and revising, amending, and consolidating the law relating thereto,' by adding thereto article three, section eight hundred and fifty, authorizing townships of the second class to accept as part of the township road system roads dedicated to public use," is hereby amended to read as follows:

Section 850. The board of supervisors of any township of the second class may, with the consent of the court of quarter sessions upon petition filed, accept any roads or streets [lanes, or alleys, or any part thereof,] not less than thirty-three feet in width as dedicated to public use by a plot duly recorded in the office of the recorder of deeds of the county in which such township is; said acceptance to be evidenced by a resolution of the said board of supervisors properly describing said roads or streets, [lanes, or alleys,] adopted by a majority thereof by a vote duly recorded and entered upon the minutes of said board. Upon

Townships of the

Acceptance of roads and streets as part of high-way system.