

September of each year, during which period such reference shall be construed to mean "eastern daylight saving time," in those municipalities where daylight saving time is the customary time in common use during such period.

Section 8. Section one of the act, approved the twenty-second day of April, one thousand seven hundred and ninety-four (Three Smith Laws, one hundred seventy-seven), entitled "An act for the prevention of vice and immorality, and of unlawful gaming, and to restrain disorderly sports and dissipation," be and the same is hereby repealed, insofar as it prohibits the playing of the game of polo on Sunday between the hours of two o'clock postmeridian and seven o'clock postmeridian.

Section 1, act of April 22, 1794 (3 Smith Laws, 177), partly repealed.

All other acts and parts of acts inconsistent with this act are hereby repealed.

Section 9. This act shall become effective immediately upon final enactment.

When effective.

APPROVED—The 22d day of June, A. D. 1935.

GEORGE H. EARLE

No. 188

AN ACT

Relating to certain sports on Sunday in cases where an admission is charged; permitting certain sports on Sunday for which an admission is charged during certain hours; providing for the licensing of exhibitions thereof where an admission charge is made; and changing the hours during which certain sports may be conducted, staged, and played where the electors are in favor of the same.

Section 1. Be it enacted, &c., That the word "municipality," as used in this act, shall be considered to mean and include any city, borough, town, or township of this Commonwealth.

Sunday sports.

Section 2. It shall be lawful for any person, partnership, association, or corporation to conduct, stage, manage, operate, or engage in the game of tennis, although a charge of admission thereto is made, and although labor or business is necessary to conduct, manage, operate, or stage the same, on the first day of the week, commonly called Sunday, after the hour of one o'clock postmeridian or before the hour of seven o'clock postmeridian.

Corporations, etc., may conduct tennis games on Sunday during certain hours.

Section 3. It shall and may be lawful, where admission is charged as aforesaid, for any municipality by ordinance to require that a license be first issued by the municipality before it shall be lawful for any person, copartnership, association, or corporation to conduct, stage, or operate any public exhibition of the game of tennis at which an admission entrance fee or other

Municipality may require corporation, etc., to secure a license.

Municipality
may impose
a license fee.

charge is made. And such municipality may impose a reasonable license fee upon any one who shall conduct, operate, manage, or stage a public exhibition of the game of tennis, not exceeding twenty-five dollars (\$25).

All license fees, collected under the provisions of any such ordinance, shall be paid into the treasury of the municipality.

Time changed
for the play-
ing of sports
on Sunday.

Section 4. Where, by the provisions of existing law, it is lawful to conduct, stage, and play any sport, other than tennis, on Sunday between the hours of two o'clock postmeridian and six o'clock postmeridian, it shall hereafter be lawful to conduct, stage, and play such sports between the hours of one o'clock postmeridian and seven o'clock postmeridian; but only in a municipality wherein the electors have heretofore voted in favor of conducting, staging, and playing such sports between the hours of two o'clock postmeridian and six o'clock postmeridian, or wherein the electors shall hereafter vote in the manner provided by existing law in favor of conducting, staging, and playing of such sports on Sunday between the hours of one o'clock postmeridian and seven o'clock postmeridian.

The word
"time" as used
in this act
construed.

Section 5. Whenever in this act time is referred to, the same shall be construed to mean "eastern standard time," except during the period commencing with the last Sunday of April and ending with the last Sunday of September of each year, during which period such reference shall be construed to mean "eastern daylight saving time," in those municipalities where daylight saving time is the customary time in common use during such period.

Inconsistent
acts repealed.

Section 6. All acts and parts of acts inconsistent herewith be and the same are hereby repealed.

APPROVED—The 22d day of June, A. D. 1935.

GEORGE H. EARLE

No. 189

AN ACT

To promote public morals; abolishing civil causes of action for alienation of affections, except in certain cases, and breach of promise to marry; making it unlawful to file, cause to be filed, threaten to file, or threaten to cause to be filed any such action; fixing a time for the commencement of such causes of action heretofore accrued; declaring void all future contracts in settlement of such actions; making it unlawful to induce the execution of such a contract or payment thereunder or institution of suit thereon; and providing penalties.

Alienation
of affections,
and breach
of promise
to marry.

Section 1. Be it enacted, &c., That all civil causes of action for alienation of affections of husband or wife, except in such cases where the defendant is a parent,