other agency, give each such producer so delivering Contents of milk a statement showing the amount delivered daily during the time for which payment is made and the average per centum butterfat test of same, provided payment is made on the basis of the butterfat contentsuch statement to contain the name or number of the producer or seller of such milk or cream, the date of delivery thereof, and the amount so delivered; such statement to be given in the terms of the unit used as a basis for determining the value thereof: Provided, how- Provise. ever, That such purchaser or receiver may in lieu of May give daily said monthly statement of weights give daily to such statement. producer or to his agent at the time of delivery of such milk or cream to such purchaser or receiver a written statement of the amount of milk or cream so received or purchased.

Section 11. The Secretary of Agriculture or his Enforcement agents shall be charged with the enforcement of the of act. provisions of this act and shall have authority to make such rules and regulations as are necessary for the proper enforcement of the provisions of this act.

Section 12. For violation of any of the provisions of Violations. this act proceedings may be instituted against the owner or manager who is responsible for the business transacted, together with the certified tester, or the person weighing and sampling, either or all to be held equally responsible.

Section 6. That said act is hereby amended by adding thereto the following new section:

Section 14A. If any of the provisions of this act are Section 14A. declared unconstitutional, or the applicability thereof added. to any person or circumstance is held invalid, the constitutionality of the remainder of the act and the applicability thereof to other persons and circumstances shall not be affected thereby.

Section 7. This act shall become effective on the Effective date. first day of August, one thousand nine hundred and thirty-five.

APPROVED—The 9th day of July, A. D. 1935.

GEORGE H. EARLE

No. 218

AN ACT

To further amend section three of the act, approved the second day of May, one thousand nine hundred and twenty-nine (Pam-phlet Laws, one thousand five hundred thirty), entitled "An act relating to the erection of a dam at the outlet of Pymatuning Swamp, and the establishment of a reservoir for the flood control of the Shenango and Beaver Rivers; conferring and continuing certain powers and duties on the Department of Forests and Waters in relation to the establishment and main-

statement.

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tenance of such reservoir; providing for the acquisition of necessary lands therefor, and the necessary agreements and releases relating thereto, and the disposition of surplus land and materials," conferring additional powers and duties on the Water and Power Resources Board.

Be it enacted, &c., That section three of Section 1. the act, approved the second day of May, one thousand nine hundred and twenty-nine (Pamphlet Laws, one thousand five hundred thirty), entitled "An act relating to the erection of a dam at the outlet of Pymatuning Swamp, and the establishment of a reservoir for the flood control of the Shenango and Beaver Rivers: conferring and continuing certain powers and duties on the Department of Forests and Waters in relation to the establishment and maintenance of such reservoir: providing for the acquisition of necessary lands therefor, and the necessary agreements and releases relating thereto, and the disposition of surplus land and materials," as amended by the act, approved the fifth day of May, one thousand nine hundred and thirty-one (Pamphlet Laws, eighty-four), is hereby further amended to read as follows:

The department, through the board, is Section 3. hereby authorized and directed to cause a dam to be constructed and/or completed across the outlet of Pymatuning Swamp in Crawford County, for the purpose of establishing a reservoir and conserving the water entering said swamp, and for the purpose of regulating the flow of water in the Shenango and Beaver Rivers. The dam shall be constructed, and the reservoir established, in accordance with plans and specifications which have been or which shall be prepared by or under the direction of the department, and shall be so constructed and established as to conserve said waters in a safe and practical manner, and to regulate the flow therefrom so as to maintain throughout the year as regular a flow of water as possible in said rivers. The reservoir and land surrounding it acquired by the Commonwealth in connection with the project, or portions of such reservoir and lands, may be developed and used for fishing, hunting, game refuges, recreation park, or other purposes; provided, such use or uses will not, in the opinion of the Water and Power Resources Board, materially interfere with the primary purpose of the reservoir for conserving the water entering Pymatuning Swamp and regulating the flow in the Shenango and Beaver Rivers. The Water and Power Resources Board is vested with complete and final authority concerning the use and development of the land and water comprised within the Pymatuning Reservoir project, and the maintenance and operation of said project, and shall have authority to adopt and establish rules and regulations for the

Section 3, act of May 2, 1929 (P. L. 1530), as amended by act of May 5, 1931 (P. L. 84), further amended.

Dam authorized.

Development . for certain purposes.

Water and Power Resources Board.

To adopt rules and regulations. control, management, protection, development, and utilization of such land and water.

The Water and Power Resources Board shall have To collect authority to fix and collect charges for the permissive use of the land and water by private individuals for any purpose or purposes approved by the board. Any moneys so collected by the board shall be paid into the Forests and Waters Fund.

APPROVED—The 9th day of July, A. D. 1935.

GEORGE H. EARLE

No. 219

AN ACT

Limiting the mileage cost for return of subpœnas in criminal cases to the trips actually made, and imposing certain duties on controllers and district attorneys.

Section 1. Be it enacted, &c., That whenever the Return of officer or individual who has served subpœnas issued by subpœnas. the district attorney for any term of court shall make return thereof, as required by law, he shall be required to return all subpœnas, received within a reasonable time prior to such return day, at one and the same time; and in making such return of subpœnas he shall receive Limitation on mileage only for trips actually and necessarily made in mileage cost. returning such subpœnas and not mileage on each separate subpœna returned. In order to carry into effect Subpoenas the provisions of this section, the district attorney in going to the same officer issuing subpœnas shall, so far as conveniently may be, for a term of court to be mail or cause to be delivered subpoenas going to the mailed or same officer or individual for a term of court at one delivered at and the same time.

Section 2. No officer or person returning subpœnas Approval of issued by the district attorney shall receive payment for services. such service unless his bill is approved by the county controller, and, where there is no controller, by the dis- Duty of district trict attorney whose duty it shall be to enforce the provisions of section one of this act.

attorney.

APPROVED-The 9th day of July, A. D. 1935. GEORGE H. EARLE

No. 220

AN ACT

Providing for and regulating, subject to certain restrictions, limitations, and liabilities, the granting of pensions by the Commonwealth to certain blind persons; providing for the ad-ministration of this act by the Department of Welfare, the trustees who administer mothers' assistance in the several coun-

charges for use of land and water.

Moneys to be paid into Forests and Waters Fund.