

No superintendent, assistant superintendent, supervising principal, or teacher shall serve, either temporarily or permanently, as an officer of the school board by which he is employed.

APPROVED—The 9th day of August, A. D. 1955.

GEORGE M. LEADER

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No. 128

AN ACT

Amending the act of June three, one thousand nine hundred nineteen (Pamphlet Laws 366), entitled "An act reorganizing the Department of State Police, creating therein a Bureau of Fire Protection; providing for a State Police Force, and defining the powers and duties of the same, including the enforcement of laws relating to game, fish, forestry, and water supply, and certain other laws, and including the collection of information useful for the detection of crime, and the apprehension of criminals; providing for the equipment, maintenance, and transportation of such police; providing for barracks and substations therefor; and prescribing penalties," giving additional credit in examinations to veterans of armed conflicts.

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

Section 1. Subsection (b) of section eight, act of June three, one thousand nine hundred nineteen (Pamphlet Laws 366), entitled "An act reorganizing the Department of State Police; creating therein a Bureau of Fire Protection; providing for a State Police Force, and defining the powers and duties of the same, including the enforcement of laws relating to game, fish, forestry, and water supply, and certain other laws, and including the collection of information useful for the detection of crime, and the apprehension of criminals; providing for the equipment, maintenance, and transportation of such police; providing for barracks and substations therefor; and prescribing penalties," added May sixteen, one thousand nine hundred forty-five (Pamphlet Laws 583), is amended to read:

(b) When any person who has been honorably discharged from service in the armed forces of the United States during any war or armed conflict in which the United States was engaged, and has successfully passed the examinations as required by this section, and shall thus establish that he possesses the qualifications required by law for appointment to the Pennsylvania State Police Force, such person's examination shall be marked or graded an additional ten points above the mark or grade credited for the examination, and the

Subsection (b),
section 8, act of
June 3, 1919,
P. L. 366, added
May 16, 1945,
P. L. 583,
further amended.

total mark or grade thus obtained shall represent the final mark or grade of such person, and shall determine his standing on any eligible list.

APPROVED—The 9th day of August, A. D. 1955.

GEORGE M. LEADER

No. 129

AN ACT

Amending the act of June twenty-three, one thousand nine hundred thirty-one (Pamphlet Laws 932), entitled "An act relating to cities of the third class; and amending, revising, and consolidating the law relating thereto," providing for the issuance of non-debt revenue bonds for capital improvements to sewers, sewer systems, or sewage treatment works.

The Third Class
City Code.

Article XXXII,
act of June 23,
1931, P. L. 932,
amended June
28, 1951, P. L.
662, further
amended by add-
ing a new sub-
division (g),
section 3270.

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

Section 1. Article XXXII, act of June twenty-three, one thousand nine hundred thirty-one (Pamphlet Laws 932), known as "The Third Class City Code," reenacted and amended June twenty-eight, one thousand nine hundred fifty-one (Pamphlet Laws 662), is amended, by adding after subdivision (f), a new subdivision to read:

(g) Non-debt Revenue Sewer Capital Improvement Bonds

Section 3270. Non-debt Revenue Bonds for Capital Improvements.—For the purpose of financing the cost and expense or its share of the cost and expense of capital improvements by altering, improving, adding to or enlarging its sewer, sewer system or sewage treatment works, either singly or jointly, with other municipalities or townships, or both, including the purchase and installation of machinery and equipment, any city may issue non-debt revenue bonds secured solely by a pledge in whole or in part of the annual rentals or charges for the use of the entire sewer, sewer system or sewage treatment works, on or for which the capital improvements were made. The bonds shall be issued and sold in the manner provided by the Municipal Borrowing Law and shall not pledge the credit or create any debt, nor be a charge against the general revenues, nor be a lien against any property of the city.

APPROVED—The 9th day of August, A. D. 1955.

GEORGE M. LEADER