

(3) *To provide or to purchase medical and surgical care and other necessary services or aids to vision for needy blind or visually handicapped persons when such care and aids are not otherwise available: Provided, That the total cost thereof shall not exceed one thousand dollars (\$1,000) per person during any period of eighteen months.*

(4) *To teach necessary skills and crafts having remunerative or therapeutic values to the adult blind in their own homes.*

(5) *To furnish complete vocational rehabilitation services to the blind or visually handicapped in conformity with Federal regulations: Provided, That the department may establish and operate or may provide the means for nonprofit corporations to establish and operate work shops and other rehabilitation facilities and may promulgate rules and regulations for the conduct of such workshops and facilities.*

(6) *To provide special services for children excluded from school because of handicaps in addition to visual disability.*

(7) *To conduct a business enterprise program for the blind under the law of the Commonwealth of Pennsylvania relating thereto.*

APPROVED—The 13th day of August, A. D. 1963.

WILLIAM W. SCRANTON

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No. 389

AN ACT

Amending the act of April 29, 1959 (P. L. 58), entitled "An act consolidating and revising the Vehicle Code, the Tractor Code, the Motor Vehicle Financial Responsibility Act and other acts relating to the ownership, possession and use of vehicles and tractors," abolishing the requirement for the erection of official signs relating to parking meters if the legend on each such meter contains certain information.

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

The Vehicle Code.

Section 1. Section 1106, act of April 29, 1959 (P. L. 58), known as "The Vehicle Code," is amended to read:

Section 1106, act of April 29, 1959, P. L. 58, amended.

Section 1106. Local Traffic Signs.—Local authorities, in their respective jurisdictions, may cause official signs, in accordance with section 1105 of this act, to be erected and maintained, as may be appropriate, to give notice of legal parking and other local ordinances, rules and regulations. Local parking and other local ordi-

nances, rules, and regulations shall not be enforceable against an alleged violator, if, at the time and place of the alleged violation, an official sign, giving notice thereof, is not posted conspicuously by the municipalities making the same, at points where any highway affected thereby joins other highways: *Provided, That no official sign shall be required to give notice of the presence of parking meters, the time limit for parking thereat, the days and hours when parking meters shall be operative, and the number of minutes or hours of parking obtained by the deposit of one or more coins, if the legend on each parking meter contains such information.*

APPROVED—The 13th day of August, A. D. 1963.

WILLIAM W. SCRANTON

No. 390

AN ACT

Authorizing courts to permit certain prisoners to leave jail during reasonable and necessary hours for *occupational, scholastic or medical purposes; conferring powers and imposing duties upon courts, county commissioners and sheriffs and other persons in charge of a jail or workhouse.

Prisoners : one year term or less.

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

Court may authorize prisoners to be released for certain purposes under certain conditions.

Section 1. Whenever any person has been sentenced to undergo imprisonment in a county jail or workhouse, hereafter referred to as a jail, for a term of one year or less, the court, at the time of sentence or at any time thereafter upon application made therefor, may by order direct the sheriff, prison keeper, jail keeper, warden or other administrative head of a jail to permit the prisoner to leave the jail during necessary and reasonable hours for the purpose of working at his employment, conducting his own business or other self-employed occupation, including in the case of a woman housekeeping and attending to the needs of her family, seeking employment, attendance at an educational institution or securing medical treatment. The order of court may be rescinded or modified at any time with or without notice to the prisoner.

Money of prisoners to be kept by jailer in trust.

Section 2. When a prisoner is employed for wages or salary, the sheriff or other person in charge of the jail shall collect the same or require the prisoner to turn over his wages or salary in full when received and the

* "occupational" in original.