

175. SEC. 3. That if any person, in aid or furtherance of the objects of any strike upon any railroad, shall interfere with, molest or obstruct any locomotive engineer or other railroad employé engaged in the discharge and performance of his duty as such, every person so offending shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined not less than one hundred nor more than five hundred dollars, and may be imprisoned for a term not exceeding six months, at the discretion of the court.

Penalty for molesting or obstructing any locomotive engineer.

176. SEC. 4. That if any person or persons, in aid or furtherance of the objects of any strike, shall obstruct any railroad track within this state, or shall injure or destroy the rolling stock or any other property of any railroad company, or shall take possession of or remove any such property, or shall prevent or attempt to prevent the use thereof by such railroad company or its employés, or shall, by offer of recompense, induce any employé of any railroad company within this state to leave the service of such company while in transit, every such person offending shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined not exceeding five hundred dollars, and may be imprisoned not more than one year, at the discretion of the court.

Penalty for obstructing any track, &c.

An act to extend the time for the completion of railroads whose charters shall expire by limitation during the years eighteen hundred and seventy-seven and eighteen hundred and seventy-eight, where work has been performed on said railroads and money expended thereon.

Approved March 9, 1877. P. L. 1877, p. 217.

177. SEC. 1. That whenever the time limited for the completion of any railroad authorized to be constructed within this state under special acts shall expire during the years eighteen hundred and seventy-seven and eighteen hundred and seventy-eight, such time shall be and the same hereby is extended for a further period of three years; *provided, however*, that this act shall not apply unless money has been actually expended in surveys and location of route, acquiring rights of way or construction; *and provided further*, that the provisions of this act shall not apply to any railroad of this state where the same has been sold by a receiver of the court of chancery, and the purchaser or purchasers thereof, or his or their assigns, have failed or shall fail to complete the railway within the time limited by the provisions of its charter.

Time for completion of road extended.

Proviso.

An act enabling certain corporations to hold real estate in adjoining states.

Approved March 7, 1866. P. L. 1866, p. 256.

178. SEC. 1. That it shall be lawful for any railroad, canal, or transportation company, incorporated by this state, to lease, purchase, hold and convey any real estate that may be necessary for the purpose of carrying on their business in any of the adjoining states, the laws of such state or states not prohibiting.

Any railroad or canal company may hold real estate in an adjoining state.

Recognizances.

1. Every recognizance to remain in force until cause determined, &c.
2. Record of same to be kept by clerk.
3. Forfeited recognizances.
4. Court to order entry of discharge of recognizances.

An act respecting recognizances.

Approved April 6, 1876. P. L. 1876, p. 88.

1. That every recognizance entered into before any court having criminal jurisdiction in this state, shall remain in full force and effect until the cause in which said recognizance shall be entered into, shall be finally determined, or the same discharged by order of the court.

Every recognizance to remain in force until cause determined, etc.

Clerk of court to record names of persons entering into recognizance, etc.

2. That it shall be the duty of the clerk of every court before which any recognizance shall be entered into, to immediately record, in alphabetical order in a book to be provided for that purpose, the names of the persons entering into said recognizance, the amount thereof, and the date of the acknowledgment of the same; which book shall be kept in the clerk's office of the county in which said court shall be held, and be open for the inspection of all persons at all proper times.

Forfeited recognizance.

3. That when any recognizance shall be forfeited, it shall be the duty of the clerk of the said court in which the same shall be, to enter in the book provided for in the last preceding section of this act, at the end of the record of such recognizance the word "forfeited," together with the date of such forfeiture; and when any recognizance shall be discharged by order of the court or by reason of the judgment in any cause, to enter the word "discharged," together with the date of such discharge at the end of the record of such recognizance.

P. L. 1877, p. 149.

Supplement.

Approved March 9, 1877.

Court to order entry of discharge of recognizances.

4. SEC. 1. That upon satisfactory proof before any court where any recognizance shall be taken, that the conditions thereof have been fully complied with, it shall be the duty of the said court to order the clerk thereof to enter the same "discharged," in the book kept by the clerk for that purpose.

Reform Schools.

I. REFORM SCHOOL FOR BOYS.

1. Reform school to be established.
2. Board of control. Trustees.
3. Vacancies in trustees, how filled.
4. Trustees may hold land, erect buildings, etc.
5. Corporate name.
6. Duties of trustees.
7. Instruction of boys under their charge.
8. May bind out boys as apprentices or servants.
9. Trustees to visit school. Examinations.
10. Duties of superintendent.
11. To give bond. To keep books.
12. Fees of judges.
13. Boys committed, when discharged.
14. Quarterly report of superintendent.
15. Proceedings of magistrates.
16. Justice of supreme court to issue warrant, etc.
17. Service of order on parent or guardian.
18. Examination of boy by justice of supreme court. Commitment. Form of.
19. Statement accompanying commitment.
20. When boy to be remanded.
21. If boy incorrigible may be returned to jail.
22. Fees of justice and officers.
23. Proceedings for commitment of vagrants.
24. Repealer.
25. Boys convicted of crime may be committed.
26. Period of commitment.
27. Personal liability of boys for maintenance.

28. Repealer.
29. Boys under sentence in jail may be committed.
30. Powers of justice of supreme court extended to president judge of common pleas.
31. Trustees may release when permanent interest of pupil promoted thereby.

II. INDUSTRIAL SCHOOL FOR GIRLS.

32. School established.
33. Board of control. Trustees.
34. Terms of office. Vacancies.
35. Lady managers.
36. No compensation. Expenses paid.
37. May procure sites and erect buildings.
38. Corporate title of trustees.
39. Trustees, powers and duties of.
40. Management of institution and inmates.
41. Girls may be bound out.
42. Trustees and managers to visit school.
43. Superintendent and matron, duties of--
44. Superintendent shall give bond.
45. Semi-annual statements.
46. Act of 1867 extended to Industrial School.
47. Girls in jail under sentence may be committed.
48. Girls in jail for vagrancy may be committed.
49. Trustees empowered to sell certain land.
50. Trustees may release pupil under such conditions as they deem necessary.

I. Reform school for boys.

An act to establish and organize the state reform school for juvenile offenders.

P. L. 1865, p. 886.

Approved April 6, 1865.

Reform school to be established.

1. That a reform farm school be established in this state for the reformation of such boys between the ages of eight and sixteen years who may be committed to it as hereinafter provided.

Board of control.

2. That the governor, chancellor and chief justice of the state for the time being shall constitute a board of control, whose duty it shall be to