

Commission, how terminated.

70. SEC. 5. That when such company shall no longer require the services of any harbor master so appointed as aforesaid, such company shall give to such harbor master thirty days' notice to that effect, and shall also file a duplicate of the same within five days after service, in the office of the secretary of state, and thereupon at the expiration of said notice the power and commission of said harbor master shall cease and be determined.

Newspapers.

1. Price for publishing certain legal notices.
2. Price for publication of legal notices.
3. Price for publishing shall be printed with every advertisement.
4. Price for publication of legal notices in counties of the first class.
5. Repealer.
6. Fees for advertising legal notices in daily papers in cities of the first and second class.
7. Repealer.
8. Application may be made by petition to circuit court for change of name of newspapers.
9. Court may make order if no reasonable objection.
10. Proprietor of paper to cause order to be published.
11. When proprietor shall assume and use name.
12. Rights and privileges to remain the same as if name had not been changed.
13. Amended by sections 14 and 15.
14. Amended by section 15.
15. Temporary suspension not to invalidate legal age of newspapers.
16. Legal notices or advertisements may be published in certain Sunday newspapers.
17. Newspaper published twelve months deemed legal.
18. Publication of legal notices not invalidated by change of title of newspaper.
19. What newspapers qualified to print and publish legal notices, &c.
20. What newspapers to do city printing in case any have ceased publication.
21. Repealer.
22. Lawful for city to designate what shall be an official newspaper.
23. German newspaper may be designated as an official newspaper.
24. Certain German newspapers to be official newspapers.
25. Repealer.
26. Certain newspapers devoted to the interests of labor to be designated as official newspapers.
27. Repealer.
28. Designation of official newspaper not to be annulled by temporary suspension.
29. All municipal advertising to be inserted in newspapers devoted to the interests of organized labor in cities of 50,000 or more inhabitants.
30. Repealer.
31. Governing boards of cities of the second class may designate official newspapers, by resolution, with consent of mayor.
32. Repealer.
33. Municipal authorities of cities of the first class may designate an additional official newspaper.
34. Board of finance to provide for payment of advertising or publishing done.
35. Repealer.

An act to regulate and establish a uniform rate of charges for legal advertising in New Jersey.

P. L. 1857, p. 381.

Price for publishing certain legal notices.

1. That the price for publishing any legal notice, sheriff's sale or any order, citation, summons, or any other proceeding or advertisement required by law to be published in any newspaper, shall be forty cents per folio (one hundred words) for the first insertion, and twenty cents per folio for each subsequent insertion after the first. (a)

Approved March 20, 1857.

Supplement.

P. L. 1863, p. 180.

Price for publication of legal notices.

2. SEC. 1. That hereafter the price for publishing in any newspaper the legal notices designated in the act to which this is a supplement shall be sixty cents per folio of one hundred words for the first insertion, and thirty cents per folio for each subsequent insertion after the first.

Approved March 6, 1863.

Supplement.

P. L. 1876, p. 136.

Price for publishing shall be printed with every advertisement.

3. SEC. 1. That the editor, proprietor or publisher of every newspaper in this state, shall print upon and publish with every advertisement required by law to be published in one or more newspapers in this state, a statement of the price established by law for such advertisement, which price shall be the legal amount due for such advertisement for the whole length of time

Approved April 13, 1876.

(a) The act of April 14th, 1891 (P. L. 1891, p. 416), Sec. 6, *post*, does not have the effect of repealing this act, as amended by the act of March 6th, 1863, or of altering the rate of charges for

publication of legal notices established by that act, unless a special contract be made in that behalf. *Daly v. Ely*, 13 N. J. L. J. 107.

that the same is required by law to be published; and it shall not be lawful for the owner, editor, proprietor or publisher of any newspaper to charge or receive the price of such advertisement or any part thereof unless the said statement of the price of such advertisement shall be published as herein directed.

Supplement.

Approved March 25, 1895.

P. L. 1895, p. 691.

4. SEC. 1. That hereafter the price for publishing in the newspapers published in counties of the first class in this state, the legal notices designated in the act to which this is a supplement, shall be at the rate of ten cents per line for the first insertion, and five cents a line for each subsequent insertion, and no more; *provided*, that in computing any such charge per line for said notices the lines must average at least eight words.

Price for publication of legal notices in counties of the first class.

5. SEC. 2. That all acts inconsistent herewith be and the same are hereby repealed, and that this act shall take effect immediately.

Repealer.

An act to regulate the price of legal advertising.

Approved April 14, 1891.

P. L. 1891, p. 416.

6. SEC. 1. That it shall be lawful for all officers and boards of any county or municipality of this state to pay for official advertising in the daily newspapers published in cities of the first and second class at the rate of ten cents per line for the first insertion and five cents per line for each subsequent insertion and no more; *provided*, said daily newspapers shall be duly authorized to publish the said advertisement; *and provided further*, that nothing herein contained shall apply to the publication of the session laws of this state; *and provided further*, that nothing herein contained shall be construed as requiring or authorizing the inserting of any advertisement in any newspaper not now or hereafter authorized by law to publish the same. (a)

Fees for advertising legal notices in daily papers in cities of the first and second class.

Proviso.

Proviso.

7. SEC. 2. That all acts and parts of acts, public or private, that conflict with the provisions of this act, shall be and are hereby repealed.

Repealer.

An act to authorize the proprietor of any newspaper published in this state, to change the name of such newspaper.

Approved April 13, 1876.

P. L. 1876, p. 136.

8. SEC. 1. That any proprietor of any newspaper published in this state may apply to the circuit court of the county wherein such newspaper shall be published, for an order to authorize such applicant to assume and use another name for such newspaper; such application shall be by petition, which shall set forth the grounds of the application, and shall be verified by the affidavit of the applicant annexed thereto or indorsed thereon, and notice of such application shall be published at least once in each week for two weeks successively next preceding the time of such application in some newspaper of said county.

Application may be made by petition to circuit court for change of name of newspaper.

Notice, publication of.

9. SEC. 2. That if the court to which such application shall be made, shall be satisfied by such petition, so verified, or by affidavits presented, that there is no reasonable objection that such proprietor should be permitted to assume and use another name for such newspaper, such court shall make an order authorizing such proprietor to assume and use such other name for such newspaper, from and after some time, not less than five days, to be specified in such order.

Court may make order if no reasonable objection.

10. SEC. 3. That within ten days after granting such order, such proprietor shall cause a copy thereof to be published in a public newspaper printed in the county in which such newspaper shall be published; within twenty days from the granting of such order, such applicant shall cause such petition, affidavit or affidavits, order, and an affidavit of the publication of such order, to be filed in the county clerk's office of the county in which such newspaper shall be published, and within the same time such applicant

Proprietor of paper to cause order to be published.

Petition, &c., to be filed in county clerk's office.

(a) See note (a) to Sec. 1, *ante*.

shall cause a certified copy of such order to be filed with the secretary of state.

When proprietor shall assume and use name.

11. SEC. 4. That when the requirements of this act shall be complied with, such proprietor shall, from and after the day specified for that purpose in such order, assume and use the name which by such order he shall be authorized to assume and use for such newspaper, and such newspaper shall thereafter be known by the new name and by no other.

Rights and privileges to remain the same as if name had not been changed.

12. SEC. 5. That such newspaper under such new name shall have the same rights and privileges as if its name had not been changed, and where such newspaper under its old name had been lawfully designated as an official newspaper of any county, city or other place, it shall continue to be such official newspaper under its new name the same as if its name had not been changed, and all legal or other publications made or directed to be made under the order of any court or of the state or any officer or department thereof, or any county, city or other municipality, or any board or officer thereof, and all sheriffs' and masters' sales, and all matters now required by law to be published, may be published or the present publication thereof continued in such newspaper under its new name, with the same force and effect as if such publication had been made in said newspaper published under its old name; and said newspaper under its new name shall be entitled to all official printing under any law of this state, or any resolution of the board of chosen freeholders of any county, or any ordinance or resolution of any city or other municipality, or any department, board or officer thereof, the same as if the name of said newspaper had not been changed.

An act to legalize certain newspapers, the issues of which have been temporarily suspended.

P. L. 1880, p. 100.
Preamble.

Approved March 3, 1880.

WHEREAS, The publication of certain newspapers in this state has been temporarily suspended; and whereas, such temporary suspension has been considered a bar to their right to publish the state and other legal printing; therefore,

13. SEC. 1. [Amended by Secs. 14 and 15, *post.*]

Supplement.

P. L. 1881, p. 58.

Approved March 2, 1881.

14. SEC. 1. [This section amends Sec. 13, *ante*, which is again amended by Sec. 15, *post.*]

Supplement.

P. L. 1883, p. 175.

Approved March 13, 1883.

15. SEC. 1. That section one of "An act to legalize certain newspapers, the issues of which have been temporarily suspended" [see Secs. 13 and 14, *ante*], be amended so as to read as follows:

Temporary suspension not to invalidate legal age of newspapers.

[That such temporary suspension shall not be regarded as an invalidation of the legal age of said newspapers, but that upon their resumption of publication within twelve weeks of their suspension as aforesaid, such papers shall be considered, as to age, as dating from their first publication, and they shall be as fully entitled to the state and other legal printing the same as though such suspension had never occurred.]

An act authorizing the publication of all legal advertisements and other notices in certain newspapers in this state which have been published for at least one year.

P. L. 1884, p. 218.
Legal notices or advertisements may be published in certain Sunday newspapers.

Approved April 17, 1884.

16. SEC. 1. That from and after the passage of this act it shall be lawful for any court or county officer to publish any notice or advertisement, now required by law to be published in any newspaper in this state, in any Sunday newspaper which has been published in such county for the period

of at least one year; and such publication shall be as valid and legal as if the same had been made in any newspaper of this state now authorized by law to publish such notices or advertisements.

An act relating to newspapers.

Approved April 17, 1884. P. L. 1884, p. 222.

17. SEC. 1. That any newspaper that has been published in the state for a period of twelve months consecutively shall be deemed a legal newspaper of the state for the purpose of the publication of legal notices. (a) Newspaper published twelve months deemed legal.

An act concerning newspapers and to validate the publication of legal notices therein.

Approved April 12, 1886. P. L. 1886, p. 216.

18. SEC. 1. That no change or alteration in the name or title of a newspaper, the publication of which shall not have been suspended, shall affect or in any way invalidate the publication therein of legal notices. Publication of legal notices not invalidated by change of title of newspapers.

An act determining what newspapers shall be qualified to publish legal notices and proceedings.

Passed June 13, 1895. P. L. 1895, p. 803.

19. SEC. 1. That all newspapers printed in the English language and regularly printed and published in this state at least once a week, and which shall have been so printed and published for at least one year continuously, shall be qualified to print and publish all legal notices, proceedings and advertisements of whatever nature required to be published by the state or any local government or by any officer, board or commission; nothing in this act shall be construed to disqualify any newspaper now qualified by law to publish such notices, proceedings and advertisements. What newspapers qualified to print and publish legal notices, &c.

An act in relation to city printing in the cities of this state.

Approved February 7, 1883. P. L. 1883, p. 23.

20. SEC. 1. That in all cases when, by the charter of any city of this state, the city printing is required to be printed in certain newspapers therein particularly designated, and any of the newspapers so designated have ceased, or shall cease, to be published, it shall and may be lawful to have such printing done in such of said newspapers as continue, or shall continue, to be published, and in such other or others, if any, as the common council, city council, board of aldermen, or other legislative body of such city shall, by resolution, appoint for the purpose; *provided*, that such paper or papers, so appointed, shall be authorized to publish the laws of the state of New Jersey. What newspapers to do city printing in case any have ceased publication.

Proviso.

21. SEC. 2. That all acts and parts of acts inconsistent with this act be and the same are hereby repealed. Repealer.

An act concerning official newspapers in cities of this state.

Passed March 13, 1884. P. L. 1884, p. 79.

22. SEC. 1. That it shall be lawful for any city in this state to designate as an official newspaper, in place of any other weekly official newspaper of such city not designated on account of the fact that such newspaper is published in a certain part of such city, any newspaper which shall have been published in such city, at least once a week for a period not less than one year prior to the passage of this act, notwithstanding such paper shall have been published on the day of the week commonly known as Sunday. Lawful for city to designate what shall be an official newspaper.

(a) See *Lane v. Smythe*, 1 Dick. 450.

P. L. 1886, p. 99.

German newspaper may be designated as an official paper.

Supplement.

Approved March 22, 1886.

23. SEC. 1. That it shall be lawful for any city in this state to designate as an official newspaper, in addition to the official newspapers authorized to be designated by the charter of such city, a newspaper printed in the German language, which shall have been published in such city at least once a week for a period of not less than one year prior to the passage of this act. (a)

Supplement.

P. L. 1889, p. 280.

Certain German newspapers to be official newspapers.

Approved April 11, 1889.

24. SEC. 1. That in all cities in this state in which a newspaper printed in the German language shall have been published at least once a week for a period of not less than three years prior to the passage of this act, such newspaper printed in the German language shall be designated as an official newspaper of the city in which it has been thus published, in addition to the official newspapers authorized to be designated by the charter of such city or by general enactment; *provided, however,* that in cities where one or more newspapers printed in the German language shall be official newspapers of such city no additional official newspaper printed in the German language shall be named. (b)

Proviso.

Repealer.

25. SEC. 2. That all acts or parts of acts inconsistent with this act be and the same are hereby repealed.

Supplement.

P. L. 1889, p. 263.

Certain newspapers devoted to the interests of organized labor to be designated as official.

Approved April 11, 1889.

26. SEC. 1. That in all cities in this state in which a newspaper specially devoted to the interests of organized labor, shall have been published at least once a week for a period of not less than five years prior to the passage of this act, such newspaper devoted to the interests of organized labor shall be designated as an official newspaper of the city in which it has been thus published, in addition to the official newspapers authorized to be designated by the charter of such city or by general enactment.

Repealer.

27. SEC. 2. That all acts or parts of acts inconsistent with the provisions of this act be and the same are hereby repealed.

An act in relation to the publication of city advertisements.

P. L. 1889, p. 408.

Designation of official newspaper not to be annulled by temporary suspension.

Approved May 9, 1889.

28. SEC. 1. That whenever any newspaper in any city has been designated by law for the publication of the official advertisements of said city, such designation as an official paper shall not be annulled by the fact that its publication has been temporarily suspended, if publication has afterwards been resumed under the same or another name, but without change of ownership; and the official advertisements of said city shall continue to be made therein, and the owners thereof shall be entitled to be paid, or to recover from said city, for city advertisements published in said newspaper by direction of the city officials.

An act to provide for the publication of legal advertising in newspapers devoted to the interests of organized labor in cities containing fifty thousand or more inhabitants.

P. L. 1892, p. 384.

All municipal advertising to be inserted in papers devoted to interest of organized labor in cities of 50,000 or more inhabitants.

Approved April 4, 1892.

29. SEC. 1. That in all cities containing a population of fifty thousand or more inhabitants, as shown by the last preceding census, all advertising required by law, pertaining to affairs connected with the city government, shall be made in a newspaper specially devoted to the interests of organized labor, if one be published in said city, in addition to the official news-

(a) This act declared unconstitutional by the supreme court. *Wilson v. Trenton*, 27 Vr. 469.

(b) This act declared unconstitutional by the supreme court. *Stahl v. Trenton*, 25 Vr. 444.

papers now authorized to be designated by law; *provided*, said paper has been published at least once a week for a period of three years prior to the passage of this act, and that the fees for publication shall not exceed the fees now allowed by law.

30. SEC. 2. That all acts or parts of acts inconsistent with this act be and the same are hereby repealed, and that this act shall take effect immediately. Repealer.

An act in relation to city printing and official advertisements in cities of the second class in this state.

Approved April 8, 1892. P. L. 1892, p. 414.

31. SEC. 1. That it shall be lawful for the common council, board of aldermen or other governing body, with the consent of the mayor, of any city of the second class in this state, to designate by resolution the official newspaper or newspapers published in any such city, in which shall be solely published all official notices, ordinances, advertisements, minutes and official proceedings relating to the municipal affairs of such city, and to fix a compensation to be paid by the city for the service rendered by such official newspaper or newspapers. (a) Governing boards of cities of the second class may designate official newspapers by resolution, with consent of the mayor.

32. SEC. 2. That all acts and parts of acts, general, special, local and private, inconsistent herewith, be and the same are hereby repealed, and that this act shall take effect immediately. Repealer.

An act concerning the designation of official newspapers in cities of the first class in this state.

Approved March 8, 1893. P. L. 1893, p. 120.

33. SEC. 1. That it shall be lawful for the proper municipal authorities of any city of the first class in this state to designate as an official newspaper, in addition to the official newspapers authorized to be designated by the charter of such city, one daily newspaper which shall have been published in such city for a less period than one year. Municipal authorities of cities of the first class may designate an additional official newspaper.

34. SEC. 2. That should there be no appropriation or fund applicable for the payment of any advertising or publishing done by any such city in such paper so designated as an official newspaper hereunder, that then and in such case the board or other authority having the charge and control of the finances in any such city shall make provision therefor in such manner as they may deem proper, and if money is borrowed for such purpose the amount so borrowed shall be placed in the next tax levy of such city. Board of finance shall provide for payment of advertising or publishing done.

35. SEC. 3. That all acts and parts of acts inconsistent with the provisions of this act be and the same are hereby repealed. Repealer.

(a) This act supplants all previous legislation on the same subject-matter. The consent of the mayor is necessary to the

validity of a resolution of the common council. *Wilson v. Trenton*, 27 Vr. 469.

Oaths and Affidavits.

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| <ol style="list-style-type: none"> 1. Oath of allegiance, form of. 2. Who to take it. 3. Official oath of governor. 4. Of judges of errors and appeals, chancellor, and judges of other courts. 5. Clerks and register. 6. Counselors, attorneys, &c. 7. General form of oath. 8. Who to administer to governor. 9. Legislators. 10. Chancellor, judges, &c. 11. Judges of pleas and others. 12. Names enrolled and filed. 13. By whom administered, if clerk absent. 14. Oath of clerk of pleas. | <ol style="list-style-type: none"> 15. Penalty on clerk for neglect. 16. Duty of courts. 17. Who to administer oath of allegiance. 18. Who to administer, when official oath not required. 19. Penalty on jurors for refusal. 20. What officers to qualify in two months. 21. When justices of the peace must be sworn. 22. Swearing with uplifted hand. 23. Such oath good. 24. What oaths may thus be taken. 25. And if false, declared willful and corrupt perjury. 26. Affirmations and declarations. 27. Who may administer. 28. Allowed, in what cases. 29. If false, declared perjury. |
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