

work shall constitute a year of service. A pay-roll period in the case of weekly pay roll shall be a period of seven consecutive days, and in the case of monthly pay roll shall be a calendar month. Increments shall commence on the first day of the pay-roll period in which such increments fall; provided, however, that if an employee is off the pay roll for one or more days, such increment shall be postponed in accordance with the rules and regulations of the division of personnel and standardization. In cases of weekly pay-roll periods, increments in salary grades numbered one to fourteen, inclusive, under the General Salary Schedule shall be increases of sixty dollars at intervals of twenty-six weeks of work, during the first, second and third year, and at the beginning of the eighth and twelfth years said increment shall be increases of one hundred and twenty dollars; in cases of those on a monthly pay roll, said increments shall be increases of sixty dollars at intervals of six months of work during the first, second and third year, and at the beginning of the eighth and twelfth years said increment shall be increases of one hundred and twenty dollars. In the case of weekly pay-roll period, increments in Labor Service Salary Schedule shall be increases of sixty dollars at intervals of twenty-six weeks of work during the first eighteen months of service; if on a monthly pay roll, said increments shall be increases of sixty dollars at intervals of six months of work during the first eighteen months of service. Subsequent salary increments in Labor Service Salary Schedule shall become due at the beginning of the sixth and tenth years of service. Increments in salary grades except as provided above shall be increases at intervals of a year's service in the first, second, third years and thereafter at the beginning of the eighth and twelfth years' service.

SECTION 2. This act shall take effect on July first, nineteen hundred and fifty-two in the case of all persons on a monthly pay-roll basis, and in the case of persons on a weekly pay-roll basis, it shall take effect on the first day of the pay-roll period in which said July first falls.

Effective dates.

Approved June 12, 1952.

AN ACT FURTHER EXTENDING THE TIME DURING WHICH THE YOUTH SERVICE BOARD MAY MAINTAIN A PLACE OF CUSTODY IN THE CITY OF BOSTON.

Chap. 422

Whereas, The deferred operation of this act would tend to defeat its purpose, which is to make its provisions effective forthwith, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Emergency preamble.

Be it enacted, etc., as follows:

SECTION 1. Section 1 of chapter 542 of the acts of 1948, as most recently amended by section 1 of chapter 459 of

the acts of 1951, is hereby further amended by striking out, in line 20, the word "fifty-two" and inserting in place thereof the word:— fifty-four, — so as to read as follows:— *Section 1.* Upon its organization the youth service board established by section sixty-four of chapter six of the General Laws, as inserted by section two of chapter three hundred and ten of the acts of the current year, hereinafter called the board, shall forthwith establish in the city of Boston for use during the limited period hereinafter specified, one or more places of custody which shall be completely separate from any lockup, police station or house of detention in said city, which shall be used solely for the temporary care, custody and study, under sections sixty-six, sixty-seven and sixty-eight of chapter one hundred and nineteen of the General Laws, of delinquent and wayward children between the time of their arrest or taking into custody and the final disposition of their case, and shall be maintained by the board until the board has developed a program for the care, custody and study of such children between the time of their arrest or taking into custody and the final disposition of their case; but in no event shall said place or places of custody be maintained longer than July first, nineteen hundred and fifty-four.

SECTION 2. Said chapter 542 is hereby further amended by striking out section 2, as most recently amended by section 2 of said chapter 459, and inserting in place thereof the following section:— *Section 2.* For establishing and maintaining a place or places of custody under this act, the board may expend such sums as may be appropriated therefor. Not later than October first in each of the years nineteen hundred and fifty-two, nineteen hundred and fifty-three and nineteen hundred and fifty-four, the board shall certify to the state treasurer the total amount expended by it under this act during the preceding fiscal year. One half of such amount shall be assessed on the city of Boston as provided by section twenty of chapter fifty-nine of the General Laws.

Approved June 12, 1952.

Chap. 423 AN ACT GRANTING FULL CREDIT UNDER THE RETIREMENT LAW FOR COMPENSATION EARNED BY TEACHERS IN PUBLIC DAY SCHOOLS UNDER ANNUAL SALARY CONTRACTS.

Be it enacted, etc., as follows:

SECTION 1. Section 1 of chapter 32 of the General Laws is hereby amended by adding at the end of the paragraph defining "Regular compensation", as appearing in chapter 606 of the acts of 1948, the following sentence:— In the case of a teacher employed in a public day school who is a member of the teachers' retirement system, salary payable under the terms of an annual contract for additional services in said school shall be regarded as regular compensation rather than as bonus or overtime and shall be included in

G. L. (Ter. Ed.), 32, § 1, etc., amended.

Full credit to be granted certain teachers for additional services.