

AN ACT RELATIVE TO STATE AID FOR HIGH SCHOOLS IN SMALL TOWNS. Chap.200

*Be it enacted, etc., as follows:*

SECTION 1. If a town of less than five hundred families maintains a high school of its own of the character described in section two of chapter forty-two of the Revised Laws, and employs at least two teachers therein, it shall be entitled to receive annually from the treasury of the Commonwealth toward the support of such high school the sum of five hundred dollars. State aid for high schools in certain towns.

SECTION 2. So much of section three of said chapter forty-two, as amended by chapter four hundred and thirty-three of the acts of the year nineteen hundred and two, as is inconsistent herewith is hereby repealed. Repeal.

SECTION 3. This act shall take effect on the first day of January in the year nineteen hundred and seven. When to take effect.

*Approved March 26, 1906.*

AN ACT RELATIVE TO SERVICE OF PROCESS IN CERTAIN ACTIONS. Chap.201

*Be it enacted, etc., as follows:*

SECTION 1. Section twenty-eight of chapter one hundred and sixty-seven of the Revised Laws is hereby amended by adding at the end thereof the following:— except that when a county, city, town, parish or religious society is summoned as a trustee, or the proprietors of wharves, general fields or real estate lying in common are summoned as trustees, by a writ which is issued by a trial justice, a police, district or municipal court, the writ shall be served seven days at least before the return day, — so as to read as follows:— *Section 28.* The writ in an action against a county, city, town, parish or religious society, or against proprietors of wharves, general fields or real estate lying in common, shall be served thirty days at least before the return day, except that when a county, city, town, parish or religious society is summoned as a trustee, or the proprietors of wharves, general fields or real estate lying in common are summoned as trustees, by a writ which is issued by a trial justice, a police, district or municipal court, the writ shall be served seven days at least before the return day. R. L. 167, § 28, amended.

Service upon certain corporations.