

of age, who is not assessed for any property, shall be liable to and shall perform two days Statute Labor.

4—That also save and except as aforesaid every person assessed for property shall if his or her property is assessed at not more than \$400, be liable to and shall perform two days statute labor, and if at more than \$400 and not more than \$1,400, three days; if at more than \$1,400 and not more than \$2,500, four days; if at more than \$2,500 and not more than \$3,700, five days; if at more than \$3,700 and not more than \$5,000, six days; and if at more than \$5,000 and not more than \$6,300 seven days; and for every \$1,300 or fraction thereof above \$6,300, one day.

5—That the Council shall have power at all times to exonerate and relieve any person or persons who by reason of age, sickness or other misfortune may be in indigent circumstances from the performance of statute labor.

6—That a days statute labor shall consist of eight hours faithful work exclusive of the time spent in going to and returning from work, and a team of oxen or horses with a wagon, plough or other conveyance, and a competent person to drive them shall count and be allowed by the Overseers as 3 days work and no more.

7—That no person shall on any account after being warned out to work his or her statute labor by the Overseer of Highways neglect or refuse to perform such labor, or to send a sufficient substitute to perform the same, or to furnish such carriage, team or implements as he or she may have in his or her possession and as such overseer may require at such time or times as such overseer may name and appoint for that purpose, of which such overseer shall either verbally or in writing give at least six days notice at the usual place of residence of the person so required to perform such statute labor, of the day, hour and place when the same is to be performed.

8—That it shall be in the power of any person assessed or otherwise liable to perform statute labor to commute such labor at the rate of seventy-five cents per diem for every day he or she may have such labor to perform; provided always that such commutation money in lieu of such statute labor shall be paid to the Overseer of Highways of the division at the time when such overseer warns him or her out to perform the same, failing which payment the right to commute shall cease, and such person shall perform his or her statute labor as if no such right to commute had been created, unless such overseer shall find it to be advantageous in the discharge of his duties within six days after such warning out to accept the same in lieu of such labor.

9—That any person or persons other than those mentioned or referred to in the third clause of this By-Law, who disregard or violate any of the provisions of this By-Law, upon conviction

thereof
shall pay
one doll
together
or penal
ute, and
the uses
to carry
as if no
be fine
fenders
such re

10—
the fin
Justice
any co
same
such g
can b
commi
for any
Justice
paid.

11—
the th
tion i
the sa
er six
alty o
a Just
shall
distre
chatte
may
there
less s
mitm

12—
under
of thi
ship,

PA
1884

R. M