English language, and has completed a course of study equivalent to five yearly grades in reading, spelling, writing English language and geography, and is familiar with the fundamental operation of arithmetic up to and including fractions. Such school record shall give the name, date of birth and residence of the child as shown on the records of the school and the name of the parent or guardian or custodian.

The provisions of this section relating to school attendance shall not be enforced against any child who has been granted a permit under the provisions of Chapter 192 of the Act of 1906; provided, however, that such child is able otherwise to meet the educational requirements of this section.

1912, ch. 731, sec. 18.

18. Certificates and other papers required in the issue of employment certificates shall be formulated by the Bureau of Statistics and Information and furnished by it to the superintendents of schools of the various counties of this State, provided that the preliminary papers required under sections 13 and 15 of this article shall be sufficient if they state fully the facts called for by said sections, and shall not be rejected because they are not upon the forms furnished by the Bureau of Statistics and Information.

1912, ch. 731, sec. 19.

19. An inspector of factories, or attendance officer or other officers charged with the enforcement of this sub-title may make demand on any employer in or about whose place or establishment a child apparently under the age of sixteen years is employed or permitted or suffered to work, and whose employment certificate is not filed as required by this sub-title, that such employer shall either furnish to the person authorized to issue a certificate for said child within fifteen days satisfactory evidence that such child is in fact over sixteen years of age, or shall cease to employ, or permit or suffer such child to work in such place or establishment. The person authorized to issue said certificate shall require from such employer the same evidence of age of such child as is required upon the issuance of an employment certificate and the employer furnishing such evidence shall not be required to furnish any further evidence of the age of the child.

1912, ch., 731, sec. 20.

20. In case any employer shall fail to produce and deliver to the proper authorities within fifteen days after demand made pursuant to section 19 of this article, the evidence of age therein required, and shall thereafter continue to employ such child or permit or suffer such child to work in such place or establishment, proof of the making of such demand and of such failure to produce and deliver such evidence shall be prima facie evidence of the illegal employment of such child in any prosecution brought therefor.