1914, ch. 461. 1916, ch. 506, sec. 34A.

34A. When the citizens of any community are organized into a non-partisan, non-sectarian, non-exclusive association for the presentation and discussion of public questions, such organizations, upon request to the county board or the trustees of any school, may, in the discretion of the said authorities, have the free use of any school building in this State, for weekly, bi-weekly, or monthly gatherings, or at such times as the citizens' organization shall request or designate; provided, however, said meetings shall be held during those hours when the school buildings are not being used for their principal purpose.

1914, ch. 461. 1916, ch. 506, sec. 34B

34B. The trustees of any schools, or the county board of education may provide for the free and gratuitous use of school houses for such other civic, social and recreational activities, as in their opinion do not interfere with the principal use of the said school buildings or properties.

1914, ch. 461. 1916, ch. 506, sec. 34C.

The person or persons making application for the use of a school house for a public meeting, shall be responsible for all damage to the property occurring at such meeting, ordinary wear and tear excepted, and upon failure of the person or persons to respond in damages for any such injury to the property, the county board of education or the district board of school trustees in charge of the school house, may refuse all future applications for the wider use of the property until such injury is repaired, without expense to the board in charge of the property. It shall be the duty of the person or persons making application for the use of a school house for a public meeting place, to place the said school house after said meeting in as clean a condition as it was before said meeting, and any failure upon the part of said person or persons, to whom permission has been granted to hold a meeting, to place said school house after said meeting in as clean a condition as it was when said school house was turned over to said person or persons for said meeting, will warrant said school authorities in refusing to allow any further use of said school house to the same parties.

1918, ch. 203.

34D. The said public school houses are to be used for said purposes only on the condition and after written application is made to the county school superintendent having jurisdiction, and that said application is signed by at least three of the reputable and responsible citizens and tax-payers of the county in which said school house is located.

Said school houses are to be used for said purposes only at such times as there are no regular or special school sessions in progress.