the State Teachers' Retirement Fund and entitled to retirement in accordance therewith. The term shall also apply to all officers and employes in penitentiaries, reformatories, and other institutions operated by the Commonwealth.

APPROVED-The 20th day of April, A. D. 1921.

WM. C. SPROUL.

No. 113.

AN ACT

To amend an act, approved the fourteenth day of May, one thou-sand nine hundred and fifteen (Pamphlet Laws, three hundred twelve), entitled "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs."

Section 1. Be it enacted, &c., That section two of Boroughs. article two of chapter twelve of the act, approved the fourteenth day of May, one thousand nine hundred and fifteen (Pamphlet Laws, three hundred twelve), entitled "An act providing a system of government for boroughs, and revising, amending and consolidating the laws relating to boroughs," which reads as follows:-

"Section 2. Any taxpayer of any borough may inquire into the validity of any judgment, or defend the borough in any suit or judgment, upon filing a petition with the court of common pleas of the county in which such suit is pending or judgment exists, accompanied by an affidavit that the taxpaver believes that injustice will be done to the borough in such suit or judgment. Whenever it is deemed necessary, the court may order such taxpayer to file a bond with one or more sureties, to be approved by court, to save, harmless, the borough, from all costs that may accrue in such proceeding subsequent to the filing of such petition," is hereby amended so as to read as follows:----

Section 2. Any taxpayer of any borough may inquire into the validity of any judgment, or defend the borough in any suit or judgment, upon filing a petition with the court of common pleas of the county in which such suit is pending or judgment exists, accompanied by an affidavit that the taxpayer believes that injustice will be done to the borough in such suit or judgment. Whenever it is deemed necessary, the court may order such taxpayer to file a bond with one or more sureties, to be approved by court, to save the borough harmless from all costs that may accrue in such proceeding subsequent to the filing of such petition. When such intervention shall have taken settlement. place, such taxpayer shall be deemed a party to the record, and no settlement of any suit or judgment,

Actions or judg-ments against.

Section 2, article 2, chapter 12, act of May 14, 1915 (P. L. 312), cited for amend-ment ment.

Defense by taxpayers.

Affidavit.

Bond.

wherein such intervention shall have taken place, shall be made by the borough without notice to such intervening taxpayer and opportunity for him to be heard.

APPROVED-The 20th day of April, A. D. 1921.

WM. C. SPROUL.

No. 114.

AN ACT

To amend sections one, two, three, four, five, six, nine, twelve, and thirteen, and to repeal section eleven, of an act, approved the third day of June, one thousand nine hundred and eleven (Pamphlet Laws, six hundred and thirty-one), entitled "An act to encourage the breeding of horses; to regulate the public service of stallions and jacks; to prevent misrepresentation of same; to require the licensing of stallions and jacks; and to provide for the enforce nent thereof."

Section 1. Be it enacted, &c., That section one of the act, approved the third day of June, one thousand nine hundred and eleven (Pamphlet Laws, six hundred and thirty-one), entitled "An act to encourage the breeding of horses; to regulate the public service of stallions and jacks; to prevent misrepresentation of same; to require the licensing of stallions and jacks; and to provide for the enforcement thereof," which reads as follows:—

"Section 1. Be it enacted, &c., That every person, firm, or company, standing or traveling any stallion or jack for breeding purposes in the State, shall cause the name, description, and pedigree of such stallion or jack to be enrolled by the State Livestock Sanitary Board, and procure a license certificate from said board, which shall thereupon be presented to and recorded by the prothonotary of the county or counties in which said stallion or jack is used for public service. Standing for public service shall be interpreted to mean the service of a stallion or jack, for which a fee is charged, whether such stallion or jack be stood at his home stable or traveled for breeding purposes," is hereby amended to read as follows:--

Section 1. Be it enacted, &c., That every person, firm, or company, standing or traveling any stallion or jack for breeding purposes in the State, shall cause the name, description, and pedigree of such stallion or jack to be enrolled by the Bureau of Animal Industry of the Department of Agriculture, and procure a license certificate from said bureau, which shall thereupon be presented to and recorded by the prothonotary of the county or counties in which said stallion or jack is used for public service. Standing for public service shall be interpreted to mean the service of a stallion or jack for which a fee is charged, whether such stallion or jack be stood at his home stable or traveled for breeding purposes.

Stallions and jacks.

Act of June 3, 1911 (P. L. 631), amended.

Section 1, cited for amendment.

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Registration and licensing.