charges or complaints have been sustained and whether the evidence substantiates such charges and complaints, and in accordance with such determination, shall recommend the discharge, demotion or refusal of reenlistment of such enlisted member to the commissioner. If one member of the Court-martial Board shall dissent from the findings of the other members, he may state his reason for disagreement which shall be made a part of the record.

Reports of findings of the Court-martial Board shall not be made public before acted upon by the commissioner. The Court-martial Board shall submit all records of the trial to the commissioner for review.

A written notice of any decision of the commissioner discharging, demoting or refusing the reenlistment of any member, together with a free copy of a transcript of the notes of testimony, shall be sent by registered mail to the enlisted member at his last known address within thirty days after the hearing is actually concluded. The commissioner may, in his discretion, follow or disregard the recommendations of the Court-martial Board.

In all cases where the final decision is in favor of the enlisted member, the records in the files of the Pennsylvania State Police shall show accordingly.

(3) In case the enlisted member concerned considers himself aggrieved by the action of the commissioner, an appeal may be taken by him to the Court of Common Pleas of Dauphin County in accordance with the provisions of the act of June 4, 1945 (P. L. 1388), and its amendments, known as the "Administrative Agency Law."

APPROVED-The 8th day of June, A. D. 1965.

WILLIAM W. SCRANTON

No. 86

AN ACT

HB 324

Amending the act of August 9, 1955 (P. L. 323), entitled "An act relating to counties of the third, fourth, fifth, sixth, seventh and eighth classes; amending, revising, consolidating and changing the laws relating thereto," removing the limitation upon taxation for expense of operation of recreation places.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. Section 2507, act of August 9, 1955 (P. L. 323), known

as "The County Code," is amended to read:

Section 2507. Payment of Expenses; Taxation; Annual Fairs; State Contributions.—[(a)] All expenses incurred in the operation of such recreation places, established as herein provided, shall be payable from the treasury of such county. The county commissioners may annually appropriate and cause to be raised by taxation such tax [, not to exceed two mills on the dollar of the assessed valuation of taxable property in the county,] for any or all of the purposes authorized in this article, including debt service upon bond issues authorized herein.

The county commissioners or the fair board, if there be one, may provide for and hold an annual fair or agricultural exhibition on the fairgrounds acquired or maintained as aforesaid, and may accept aid or contributions from the Commonwealth under any act of Assembly for the payment of premiums at any such fair or exhibition.

Section 2. This act shall take effect immediately.

APPROVED—The 11th day of June, A. D. 1965.

WILLIAM W. SCRANTON

No. 87

AN ACT

HB 483

Amending the act of April 30, 1929 (P. L. 885), entitled "An act to provide for the incorporation and regulation of cooperative agricultural associations having capital stock; and defining agriculture so as to include persons engaged in agriculture, dairying, livestock raising, poultry raising, floriculture, mushroom growing, beekeeping, horticulture and other allied occupations; and providing penalties," providing the manner of dissolution of a cooperative agricultural association.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. Section 19, act of April 30, 1929 (P. L. 885), entitled "An act to provide for the incorporation and regulation of cooperative agricultural associations having capital stock; and defining agriculture so as to include persons engaged in agriculture, dairying, livestock raising, poultry raising, floriculture, mushroom growing, beekeeping, horticulture and other allied occupations; and providing penalties," is amended to read:

Section 19. [Any association may cease to do business and be dissolved in the same manner as corporations are dissolved under the gen-