physician employed by the board of school directors of the school district in which such minor resides, and in a district of the fourth class by a physician appointed by the State Department of Health [that] and the certificate of physical fitness provided for by this act shall be signed by said physician, and [that] no fee or other compensation for such service shall be required to be paid by such minor or by his parent or guardian: Provided, however, That any minor may, at his own expense, have the physical examination provided for by this act made and the certificate of physical fitness signed by his family physician, as defined in section 1401 of the Public School Code of 1949, and its amendments. Any physical examination required by this act to be accomplished as a condition of employment which would be equal to or more comprehensive than the standard examination given by the school physician or family physician will be deemed to meet the requirements of this section, and the certificate of physical fitness may be signed by the physician designated by the prospective employer to perform such examination.

APPROVED—The 26th day of January, A. D. 1966.

WILLIAM W. SCRANTON

No. 560

AN ACT

SB 659

Amending the act of March 10, 1949 (P. L. 30), entitled "An act relating to the public school system, including certain provisions applicable as well to private and parochial schools; amending, revising, consolidating and changing the laws relating thereto," providing for full reimbursement on account of cost of acquisition of building site, further providing for return of such amounts in case of non-user of the site and providing for reimbursement for certain approved building construction costs.

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

Section 1. Section 2574.1, act of March 10, 1949 (P. L. 30), known as the "Public School Code of 1949," added September 12, 1961 (P. L. 1268), is amended to read:

Section 2574.1. Payments on Account of Building Site Costs.—

Whenever any school district acquires a site for a school building in advance of its need and in accordance with a long range master plan for school building construction approved by the State [Council] Board of Education to the extent that the cost of the acquisition shall be deemed reasonable by the Department of Public Instruction, the Commonwealth shall pay, in the year of such acquisition, [fifty percent (50%)] one hundred percent (100%) of the reimbursement due the district under applicable laws in force at that time for the cost of acquisition. [The balance due the district on account of the original approved site acquisition cost shall become part of the approved reimbursable rental or sinking fund charge at the time the school building project is approved and shall be subject to such applicable laws as may be in effect at that time.] If such site is not thereafter used by the district for school building purposes, within a period of ten years from date of purchase, the amounts paid to the district under this section shall be returned to the Commonwealth by the district within two years of the end of such ten year period of non-user. If such amounts are not so returned within such two year period, Commonwealth moneys due and payable to the district by the Department of Public Instruction as a subsidy or reimbursement for any purpose shall first be withheld in the amount of the moneys owed the Commonwealth by the district under this section and credited as returned in full hereunder before any part of such Commonwealth reimbursement or subsidy is paid to the district.

Section 2. Section 2575.1 of the act, amended September 12, 1961 (P. L. 1268), is amended to read:

Section 2575.1. Payments on Account of Building Costs.—The Commonwealth shall pay to any school district making a preliminary payment on account of the approved building construction cost as authorized by section 783 or by clause (4) of section 790 or by clause (5) of section 791 of this act, an amount determined by multiplying the district's capital account reimbursement fraction by the amount of the payment made by the school district.

Whenever any school district provides the full payment on account of approved building construction cost without incurring debt, or without assuming a lease, the Commonwealth shall pay to such school

district an amount determined by multiplying the district's capital account reimbursement fraction by the amount of the payment made by the school district.

The payment required by this section shall be made for the year in which the school district made its payment on account of the approved building construction cost.

Section 3. The Commonwealth shall pay all of the reimbursement due the school district for such sites heretofore or hereafter acquired including payments not heretofore made.

Section 4. This act shall take effect immediately.

APPROVED-The 26th day of January, A. D. 1966.

WILLIAM W. SCRANTON

No. 561

AN ACT

SB 680

Amending the act of May 31, 1919 (P. L. 356), entitled "An act authorizing courts of record to remove convicts and persons confined in jails, workhouses, reformatories, and reform or industrial schools, who are seriously ill, to other institutions; and providing penalties for breach of prison," making the act applicable to persons convicted but awaiting sentence and persons awaiting trial or confined for any other purpose.

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

Section 1. The title and section 1, act of May 31, 1919 (P. L. 356), entitled "An act authorizing courts of record to remove convicts and persons confined in jails, workhouses, reformatories, and reform or industrial schools, who are seriously ill, to other institutions; and providing penalties for breach of prison," are amended to read:

AN ACT

Authorizing courts of record to remove convicts and persons confined in jails, workhouses, reformatories, [and] reform or industrial schools, penitentiaries, prisons, houses of correction or any other penal institutions, who are seriously ill, to other institutions; and providing penalties for breach of prison.

Section 1. Be it enacted, &c., That whenever any convict or person is confined in any jail, workhouse, reformatory, or reform or industrial