

Act of March 10, 1949, P. L. 30, amended by adding a new section 434.

Section 1. The act of March 10, 1949 (P. L. 30), known as the "Public School Code of 1949," is amended by adding, after section 433, a new section to read:

Section 434. Assistant Secretary.—Every board of school directors may, by resolution, appoint an assistant secretary who shall, in the absence or disability of the secretary, perform the duties and exercise the powers of the secretary. The assistant secretary may be appointed from the membership of the board of school directors but shall not be any other officer thereof, shall not receive compensation for such services and shall be bonded.

APPROVED—The 13th day of July, A. D. 1961.

DAVID L. LAWRENCE

No. 290

AN ACT

Amending the act of March 27, 1945 (P. L. 83), entitled "An act regulating the issuance of execution on judgments confessed on written instruments, and providing that when such judgments are entered in one county, defenses may be made to the same by petition to open, filed in any other county where execution thereon is issued or made," providing defenses in any county in which a judgment is transferred.

Confessed judgments.

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

Section 1, act of March 27, 1945 P. L. 83, amended.

Section 1. Section 1, act of March 27, 1945 (P.L. 83), entitled "An act regulating the issuance of execution on judgments confessed on written instruments, and providing that when such judgments are entered in one county, defenses may be made to the same by petition to open, filed in any other county where execution thereon is issued or made," is amended to read:

Defendant may open judgment in court of origin or any court to which transferred.

Section 1. Whenever a judgment is confessed or entered in any court [of common pleas] on a note, bond or other written instrument, hereafter executed, in which judgment is confessed, or containing a warrant for an attorney-at-law or other person to confess judgment against the person or persons who execute the same, and such judgment is transferred to any other court [of common pleas] by filing there a certified copy of the record in the case, before an execution, bill of discovery or attachment shall be issued thereon in such other court [of common pleas], the plaintiff therein shall enter his appearance in the prothonotary's office of such other county, specifying a name and address within that county where all papers may be served on him. When the de-

fendant has a defense to such judgment he may file his petition to open the same either in the court where the judgment is originally entered or in any other court to which the judgment is transferred [and in which an execution, bill of discovery or attachment is issued thereon].

Section 2. This act shall take effect immediately.

Act effective
immediately.

APPROVED—The 13th day of July, A. D. 1961.

DAVID L. LAWRENCE

No. 291

AN ACT

Amending the act of May 23, 1919 (P. L. 278), entitled "An act supplementary to an act, approved the eleventh day of May, one thousand nine hundred and eleven, entitled 'An act to provide for the appointment of county and city inspectors of weights and measures; providing for their compensation and expenses; prescribing their duties; prohibiting vendors from giving false or insufficient weights; and fixing the penalties for the violation of the provisions hereof'; providing for the examination of the glassware used for testing milk and cream for butterfat with the Babcock test; prohibiting the use of inaccurate testing glassware; defining the term Standard Babcock Glassware; and fixing penalties for the violations of the provisions of this act," providing that bottles, pipettes and weights used for testing shall comply with the law to type and need not be examined and marked individually.

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

Weights and
measures.

Section 1. Section 1, act of May 23, 1919 (P.L. 278), entitled "An act supplementary to an act, approved the eleventh day of May, one thousand nine hundred and eleven, entitled 'An act to provide for the appointment of county and city inspectors of weights and measures; providing for their compensation and expenses; prescribing their duties; prohibiting vendors from giving false or insufficient weights; and fixing the penalties for the violation of the provisions hereof,' providing for the examination of the glassware used for testing milk and cream for butterfat with the Babcock test; prohibiting the use of inaccurate testing glassware; defining the term Standard Babcock Glassware; and fixing penalties for the violations of the provisions of this act," is amended to read:

Section 1, act of
May 23, 1919,
P. L. 278,
amended.

Section 1. Be it enacted, &c., That every person, firm, company, association, corporation, or agent thereof, engaged in the business of buying milk or cream on the basis of, or in any manner with reference to, the

Dealers in milk
and cream.