or of any road the permanent location or improvement whereof has been ordered or made under this or former acts relating to county roads, and all portions of such roads so vacated shall become and be township roads," is hereby further amended to read as follows:—

Section 20. Upon petition of the county commissioners of any county, the several courts of quarter sessions of this Commonwealth shall have power, within their respective counties, to vacate as a county road any portion or portions of any abandoned or condemned turnpike road, or any portion or portions of any turnpike road purchased by the county, or of any road the permanent location or improvement whereof has been ordered or made under this or former acts relating to county roads, and all portions of such roads so vacated shall become and be township roads. Written notice of the contents of said petition and the time when the same will be presented to the court shall be given by the county commissioners to the supervisors of the township or townships through which said road passes at least ten days before the date of presenting the same. At the time said petition is presented, the court may fix a time for a hearing in open court, or refer the Hearing. matter to an examiner to take testimony and report his findings to the court at such time as the court shall direct. At any hearing in open court or before an examiner appointed by the court, all parties in interest may appear and be heard. After the hearing in open court or before an examiner as aforesaid, the court, if it shall find that the conditions prescribed by this act have been complied with, may grant the prayer of the petitioners, and make a decree accordingly or make such order in the premises as to right and justice shall appertain.

Vacation of turnpikes county roads.

Notice of petition.

Decree.

APPROVED—The 11th day of May, A. D. 1921.

WM. C. SPROUL.

No. 225.

AN ACT

Imposing a State tax on anthracite coal; providing for the assessment and collection thereof; and providing penalties for the violation of this act.

Section 1. Be it enacted, &c., That from and after Taxation the passage of this act, each and every ton of anthracite coal, of the weight of two thousand two hundred and Anthracite coal. forty (2,240) pounds avoirdupois, mined, washed, screened, or otherwise prepared for market in this Commonwealth, shall be made subject to a tax of one and one-half per centum (1½) of the value thereof Rate. when prepared for market, which said tax shall be as-

sessed at the time when said coal has been mined, washed or screened, and is ready for shipment or market.

Section 2. It shall be the duty of the individual.

Assessment of tax.

Annual reports to Auditor General

or the superintendent or other officer, in charge of any mine or mines, or washery, or operation, to assess the tax hereby imposed, from time to time, as the coal is mined, washed, or screened, and is ready for shipment or market, and to ascertain and assess daily the number of gross tons of coal so mined, washed, or screened, and to fix the value thereof. The said individual, superintendent, or other officer in charge of any such mine or mines, washery or screening operation, shall annually, on or before the first day of February for the calendar year next preceding, a report in writing, under oath, to the Auditor General, on forms prescribed and furnished by him, stating specifically the number of gross tons of coal hereby made taxable, and the assessed value thereof during the calendar year covered by the report, and the amount of tax assessed thereon: Provided. That the report made on or before the fifteenth day of January, one thousand nine hundred and twenty-two, shall be for the portion of the year one thousand nine hundred and twenty-one remaining after this act becomes effective.

First report.

Assessment by Auditor General and State Treasurer.

Appeal by owner, etc.

Failure to assess or make report.

· If the Auditor General and State Treasurer, or either of them, is not satisfied with the assessment and estimate of valuation so made and returned as aforesaid, they are hereby authorized and empowered to make an assessment and valuation based upon the facts contained in the report herein required or upon any information within their possession or that shall come into their possession, and to settle an account on the assessment and valuation so made by them for the taxes, penalties, and interest due the Commonwealth therein, with right to the person, corporation, company, owner, or operator, dissatisfied with any settlement so made against him, it, or them, to appeal therefrom in the manner now provided by law. the purpose of making such assessment and settlement, said officers may require the production of such books, papers, and reports as may be necessary to enable them to assess and settle the tax. In the event of the failure, neglect, or refusal of the individual, superintendent, or other officer in charge of any mine, mines, washery, or screening operation to make the report and valuation to the Auditor General as hereinbefore provided, on or before the first day of February in each and every year, it shall be the duty of the Auditor General to estimate an assessment and valuation of the coal prepared for market by any person, firm, corporation, owner, or operator, as aforesaid, and settle an account for taxes, penalty, and interest thereon, from which settlement there shall be no right of

appeal.

Every person, firm, corporation, and every other Payment of tax. owner, operator, or lessee of any mine, mines, washery, or screening operation, from which a report is required under the provisions of this act, shall pay into the treasury of the Commonwealth the amount of the tax herein imposed, within sixty days from the date of settlement of the account by the Auditor General and State Treasurer, plus a penalty of ten per centum for every failure to assess said tax and to make report as required by this act. When any tax is settled, it Interest. shall bear interest, from sixty days after approval by the State Treasurer, at the rate of one per centum per month until paid. If any individual, superintend. Penalty added for ent, or other officer of any firm, corporation, limited make report. partnership, or joint stock association, or any other owner, partner, or lessee of any mine, mines, washery, or screening operation, shall neglect or refuse to furnish the Auditor General, on or before the fifteenth day of January of each and every year, with the assessment and report as aforesaid, as required by law, or cause the same to be done, or make or cause to be made any false report, it shall be the duty of the accounting officers of the Commonwealth to add ten per centum to said tax for each and every year for which assessment and report were not so furnished, which percentage shall be settled and collected with the said tax in the usual manner of settling accounts and collecting such taxes. The Auditor General may, Extension of time upon application made before the first day of February in each and every year, and upon proper cause shown, extend the time of filing returns for a period of not exceeding fifteen days from the first day of February of the year in which the same are required to be filed.

If said persons or officers, or any of them, shall in- Failure to assess tentionally make or cause to be made any false assess- or report. ment and report, or intentionally neglect or refuse to furnish the Auditor General with the assessment and report as required by law, he or they shall be guilty of a misdemeanor, and, on conviction there- Misdemeanor. of, shall be sentenced to pay a fine of five hundred dollars (\$500.00), and undergo imprisonment not ex- Penalty. ceeding one year, or both or either, at the discretion of the court.

The provisions of this act shall be in- Construction of act. Section 3. dependent of each other; and, if any of its provisions shall be held to be unconstitutional, the decision of the court shall not affect or impair any of the remaining provisions of this act, nor prevent the collection of the tax imposed by this act. It is hereby declared as a legislative intent that this act would have been

adopted had such unconstitutional provision not been included therein.

When effective.

Section 4. This act shall become effective on the first day of July, Anno Domini one thousand nine hundred and twenty-one.

Act of June 1, 1915 (P. L. 721), repealed.

Section 5. The act of June first, one thousand nine hundred and fifteen (Pamplet Laws, seven hundred and twenty-one), entitled "An act imposing a State tax on anthracite coal; providing for the assessment and collection of the said tax annually; and dedicating the fund received from said tax, and appropriating fifty per centum of the same to the construction, maintenance, improvement, and repair of State highways, and the remaining fifty per centum to the several cities, boroughs, and townships from which the said tax is derived; and providing penalties for the violation of this act," is hereby repealed; and all other acts or parts of acts inconsistent with the provisions of this act are also hereby repealed.

Repeal.

APPROVED-The 11th day of May, A. D. 1921.

WM. C. SPROUL.

No. 226,

AN ACT

To amend sections four hundred, four hundred and one, and four hundred and two of an act, approved the fourteenth day of July, one thousand nine hundred and seventeen, entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto."

Townships of the first class.

Taxation.

Act of July 14, 1917 (P. L. 840), amended.

Section 400, cited for amendment.

Section 1. Be it enacted, &c., That section four hundred of an act, approved the fourteenth day of July, one thousand nine hundred and seventeen, entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto," which reads as follows:—

"Section 400. As soon as possible after the receipt of the duplicate, the treasurer shall give public notice thereof by at least ten written or printed notices, to be posted in public places in the township, and by advertisement in a newspaper published in the township, if any such there be, that the duplicate has been issued and delivered to him. A discount of five per centum shall be allowed to any taxpayer who shall make payment in sixty days from the time of such notice," be, and the same is hereby, amended so as to read as follows:—

Notice of receipt

Section 400. As soon as possible after the receipt of the duplicate, the treasurer shall give public notice thereof by at least ten written or printed notices, to be