Section XIX. And be it further enacted by the coroner. authority aforesaid. That the fees to be received by the coroner of each county of the third, fourth, fifth, sixth, seventh and eighth classes shall be as follows, viz: For viewing a dead body, [two] five dollars [seventy-five] fifty cents; summoning and qualifying inquest, drawing and returning inquisition, [one] three [dollar] dollars [thirty-seven and a half] seventy-five cents; summoning and qualifying each witness, [twenty-five] fifty cents; to be paid out of the goods, chattels, lands, or tenements of the slayer (in cases of murder or manslaughter), if any he hath, otherwise by the county, with mileage at the rate of ten cents for each mile cir- Mileage. cular traveled from the court house to the place of viewing the body; executing any process or writs of executing writs or any kind, the same fees as are allowed to the sheriff process. and the same mileage.

Section 2. All acts and parts of acts, general, local Repeal. or special inconsistent herewith are hereby repealed.

Approved—The 7th day of April, A. D. 1927.

JOHN S. FISHER

No. 142

AN ACT

Relating to streets, lanes or alleys that were originally laid out on plans of lots, and which have been vacated as public highways in whole or in part, and thereafter closed as private ways; and limiting the time within which actions may be brought.

Section 1. Be it enacted, &c., That where any street, lane or alley laid out by any person or persons in any village or town plot, or in any plans of lots on lands owned or controlled by such person or persons, shall have been accepted as, or in any manner become, a public highway, and the said street, lane or alley or any part thereof has been or shall hereafter be duly and lawfully vacated as a public highway, and has been or shall hereafter be actually closed upon the ground, any action, at law or equity, by any person, to enforce any right in said street, lane or alley so vacated, or easement in the ground embraced within the boundaries of the same, by reason of ownership of, or interest in, any lot or lots in said plan not abutting shall be brought within one year after the vacation of said street, lane or alley as a public highway and the portion. on the vacated portion of the said street, lane or alley, closing of the same upon the ground, and not there-Provided, That any person who would be Proviso. sooner barred by this act shall not be thereby barred for six months from the approval hereof.

Limitation of actions.

Streets, lanes or alleys laid out in lots and vacated as highways.

Designation upon plan of no effect one year after being closed.

Easements to

Section 2. From and after the expiration of a period of one year after the actual closing upon the ground of a street, lane or alley, or part thereof, vacated as mentioned in the preceding section, without the bringing of any such action as in said act mentioned, the designation of said street, lane or alley, or part there of, upon said plan, shall have no force or effect, and all easements in the ground covered by said street, lane or alley, or part thereof, of every nature and kind whatsoever, and either public or private, as far as the same shall have been vacated and closed as aforesaid, shall cease and determine, except as to such lot or lots which do actually abut upon the vacated and closed portion thereof.

APPROVED—The 7th day of April, A. D. 1927.

JOHN S. FISHER

No. 143

AN ACT

Validating sheriffs' sales of real estate.

Sheriffs' sales of real estate.

Sale valid although notice was published in two papers owned by same person. Section 1. Be it enacted, &c., That whenever heretofore the sheriff of any county shall have advertised the sale of real estate in two newspapers of general circulation, describing the real estate to be sold and the time and place of sale, then any sale held by any sheriff, pursuant to said notice, shall be deemed good and valid, notwithstanding the fact that such sale was advertised in two newspapers published by one man or by one company of men.

APPROVED—The 7th day of April, A. D. 1927.

JOHN S. FISHER

No. 144

AN ACT

To further amend section three hundred three of an act, approved the eighteenth day of May, one thousand nine hundred cleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith."

Public school system.

School directors.

Section 1. Be it enacted, &c., That section three hundred three of an act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pam-