thousand and one or more, two hundred and fifty dollars; in cities of the second class, one hundred dollars; in cities of the third class and elsewhere, twenty-five dollars; physicians, twenty-five dollars; referees, twentyfive dollars; judges, fifteen dollars; timekeepers, ten dollars; professional boxers, [ten] five dollars; professional wrestlers, [fifteen] ten dollars; managers, [forty] twenty-five dollars; seconds, ten dollars; announcers, fifteen dollars; and matchmakers, twenty-five dollars; but the commission may issue, without fee, licenses to referees or physicians, authorizing such referees or physicians to officiate only at boxing, sparring, or wrestling matches or exhibitions between amateurs, and only without receiving any compensation for their services. Permits for matches or exhibitions in which only amateurs participate shall be issued without fee, and may be issued for a single match or exhibition, or a series of matches or exhibitions, or for a period not exceeding one vear.

Permits for amateur boxing exhibitions or wrestling matches shall not be issued to any person or persons when such exhibitions or matches are conducted for individual profit.

Permits for amateur boxing exhibitions or wrestling matches shall be issued only to bona fide amateur athletic associations, as approved by the commission.

A minimum purse of twelve dollars and fifty cents (\$12.50) shall be paid by the promoter to each professional boxer for each bout in which such boxer is engaged.

Section 4. This act shall become effective immedi- when effective. ately upon its final enactment.

APPROVED—The 5th day of June, A. D. 1937.

GEORGE H. EARLE

No. 356

AN ACT

To amend section twenty-seven of the act, approved the twentieth day of July, one thousand nine hundred seventeen (Pamphlet Laws, one thousand one hundred forty-three), entitled "An act relating to free, public, nonsectarian libraries and branch libraries within this Commonwealth; providing for their establishment, maintenance, and regulation, and for the maintenance and regulation of such free, public, nonsectarian libraries as may have been already established by the several counties, cities, boroughs, towns, and townships; and providing that all library property, and all gifts, devises, grants, or endowments for library purposes, shall be exempt from taxation; and providing that the several counties, cities, boroughs, towns, and townships may levy taxes, condemn private property, and borrow money for library purposes; and imposing penalties for injurying library property and for violations of library regulations; and repealing existing laws in relation to the above subjects," by exempting from collateral inheritance tax all gifts, devises, grants or endowments made to national libraries.

Section 1. Be it enacted, &c., That section twentyseven of the act, approved the twentieth day of July, one thousand nine hundred seventeen (Pamphlet Laws, one thousand one hundred forty-three), entitled "An act relating to free, public, nonsectarian libraries and branch libraries within this Commonwealth; providing for their establishment, maintenance, and regulation, and for the maintenance and regulation of such free, public, nonsectarian libraries as may have been already established by the several counties, cities, boroughs, towns, and townships; and providing that all library property, and all gifts, devises, grants, or endowments for library purposes, shall be exempt from taxation: and providing that the several counties, cities, boroughs, towns, and townships may levy taxes, condemn private property, and borrow money for library purposes; and imposing penalties for injuring library property and for violations of library regulations; and repealing existing laws in relation to the above subjects," is hereby amended to read as follows:

Section 27. Any building which shall be owned and occupied by a free, public, nonsectarian library, and the land on which it stands and that which is immediately and necessarily appurtenant thereto, shall be exempt from all county, city, borough, town, school, bounty, poor, or road taxes, notwithstanding the fact that some portion or portions of said building or lands appurtenant may be yielding rentals to the corporation or association managing such library: Provided, That the net receipts of said corporation or association from rentals shall be used solely for the purpose of maintaining the said library. All gifts, devises, grants, or endowments made to such a library, or to a national library, and for such purposes, shall be free from collateral inheritance tax; and any gifts, endowments, or funds of such [a library] *libraries* which are invested in interest-bearing securities, the income from which is used solely for the purpose of books or the maintenance of such [library] *libraries*, shall be exempt from any State tax on money at interest.

Section 2. This act shall become effective immediately upon its final enactment.

APPROVED-The 5th day of June, A. D. 1937.

GEORGE H. EARLE

Exemption from taxation.

Proviso.

Collateral inheritance tax.

When effective.