nance an [information] informative notice of intention to consider such proposed ordinance and a brief summary setting forth the principal provisions of the proposed ordinance in such reasonable detail as will give [adequate] notice of its contents, [pursuant to a uniform form which shall be prepared or approved by the Department of Internal Affairs,] and a reference to the place or places within the borough where copies of the proposed ordinance may be examined shall be published in the manner provided by law for the publication of ordinances.

The provisions of the ordinance need not be advertised or recorded as in other cases, [, Provisions respecting the construction, alteration, extension, repair, care, and maintenance of building and structures] but may be supplied by reference to a [standard building] code [approved by the Department of Internal Affairs,] or to parts thereof determined by the council or such provisions of the ordinance may be supplied by reference to a typed or printed [building] code prepared under the direction of, or accepted by, the council, or such provisions may consist of a standard code approved as aforesaid or parts thereof and also further provisions typed or printed as aforesaid. Copies of the provisions of the ordinance thus adopted by reference shall be made available to any interested party at the cost thereof, or may be furnished or loaned without charge and a copy of such provisions of the ordinance whether by reference to a standard [building] code, or a combination of them shall be attached to the ordinance book with the same force and effect as if duly recorded therein.

The procedure set forth relating to the adoption of the ordinance may likewise be adopted in amending, supplementing or repealing any of the provisions of the ordinance.

Section 9. The provisions of this act shall become effective immediately upon final enactment.

Act effective immediately.

Approved—The 19th day of July, A. D. 1951.

JOHN S. FINE

No. 218

AN ACT

To add section 3 to the act, approved the nineteenth day of May, one thousand eight hundred eighty-seven (Pamphlet Laws 138), entitled "An act providing for payment of costs in criminal cases by the proper county," by fixing the time for making costs payable by the county to aldermen and justices of the peace due and payable.

Criminal procedure.

Act of May 19, 1887, P. L. 138, amended by adding at end thereof, a new section 3.

Time within which costs payable by counties to justices of peace, etc., due and payable.

Proviso.

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

Section 1. The act, approved the nineteenth day of May, one thousand eight hundred eighty-seven (Pamphlet Laws 138), entitled "An act providing for payment of costs in criminal cases by the proper county," is hereby amended by adding, at the end thereof, a new section to read as follows:

Section 3. All costs payable by a county to any alderman or justice of the peace pursuant to the provisions of this act shall be due and payable to such *alderman or justice of the peace within thirty days of the end of the calendar month in which transcripts were filed or in which the county's liability was determined: Provided, That such payment shall in no way alter any rights of such county to reimbursement for such costs.

Approved—The 19th day of July, A. D. 1951.

JOHN S. FINE

No. 219

AN ACT

To amend section 1 of the act, approved the eleventh day of May, one thousand eight hundred seventy-four (Pamphlet Laws 132), entitled "An act relating to payment of costs in cases of felony," by fixing the time for making costs payable by the county to aldermen or justices of the peace due and payable.

Criminal procedure.

Section 1, act of May 11, 1874, P. L. 132, amended.

County to pay costs of prosecution in certain cases.

County empowered to levy and collect such costs from party convicted.

Proviso.

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

Section 1. Section 1 of the act, approved the eleventh day of May, one thousand eight hundred seventy-four (Pamphlet Laws 132), entitled "An act relating to payment of costs in cases of felony," is hereby amended to read as follows:

Section 1. Be it enacted, &c., That the costs of prosecution accruing on all bills of indictments charging a party with felony, ignored by the grand jury, shall be paid by the county; and in all cases of conviction of any felony, all costs shall be paid forthwith by the county, unless the party convicted shall pay the same; and in all cases in which the county pays the costs, it shall have power to levy and collect the same from the party convicted, as costs in similar cases are now collectible: Provided, That all such costs payable by the county to any alderman or justice of the peace, inclusive of any costs charged against a county and not against a prosecutor, pursuant to the act, approved the twenty-

^{* &}quot;aldermen" in original.