Proviso.

Such corporations authorized to combine and merge the principal of two or more such trust funds in an omnibus fund for investment pur-

Triennial accounts not required.

noses.

Prior actions and proceedings ratified and confirmed.

Inconsistent acts repealed.

Act effective immediately.

petuity or for a lesser period of time, for the care, maintenance, preservation, ornamentation or benefit of its cemetery or burial ground or the cemetery lots therein in which burial rights have been or may hereafter be granted, upon giving its own bond without surety, provided the court having jurisdiction of the appointment of any such trustee or substituted or successor trustee so to be appointed has made proper provision for the administration of said devises, bequests or gifts, separate and apart from the corporate assets of said corporation.

Section 2. Any such corporation which, as trustee or substituted or successor trustee, may receive devises, bequests or gifts, the principal of which is to be held in trust, in perpetuity or for a lesser period of time, for the care, maintenance, preservation, ornamentation or benefit of its cemetery or burial ground or the cemetery lots therein in which burial rights have been or may hereafter be granted, may combine and merge the principal of two or more such trust funds in an omnibus fund for purposes of investment of the same.

Section 3. Corporations which may receive such trusts, as aforesaid, shall not be required to file triennial accounts, but shall be subject to the court having jurisdiction to proceedings to compel the filing of accounts, in the discretion of said court.

Section 4. All actions and proceedings which have taken place heretofore and which conform to the provisions of this act are hereby ratified and confirmed to all intents and purposes as if taken after the passage of this act.

Section 5. All acts or parts of acts inconsistent with the provisions of this act are hereby repealed.

Section 6. This act shall become effective immediately upon its final enactment.

Approved—The 10th day of August, A. D. 1951.

JOHN S. FINE

No. 271

AN ACT

To further amend subsections (a) and (b) of section 411 and to amend section 506 of the act, approved the first day of May, one thousand nine hundred twenty-nine (Pamphlet Laws 905), entitled "An act for the protection of the public safety; regulating the use of highways, and the operation of vehicles, tractors, street cars, trackless trolley omnibuses, bicycles, pedestrians, and the riding of animals upon the highways of this Commonwealth; providing for the titling, including liens, encumbrances, and legal claims; registration of

certain vehicles and licensing the operators thereof, upon payment of prescribed fees; prescribing and limiting the powers of local authorities to deal with the subject matter of this act; conferring powers and imposing duties upon the Department of Revenue, the Department of Highways, peace officers, mayors, burgesses, magistrates, aldermen, justices of the peace, the courts and the clerks thereof, owners of vehicles, and garage keepers; providing that records are admissible as evidence; imposing upon owners, counties, cities, boroughs, incorporated towns, townships, within the Commonwealth, liability for damages caused by the negligent operation of their motor vehicles; imposing penalties; imposing certain costs upon counties; providing for the disposition of fines, forfeitures, fees, and miscellaneous receipts; making an appropriation and approximation for the disposition of the dispos propriation and providing for refunds," by providing for the transfer of registration of motor vehicles, trailers and semi-trailers involving a husband and wife, and the assignment of registration plates in such cases.

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

Section 1. Subsections (a) and (b) of section 411 of Subsections (a) Section 1. Subsections (a) and (b) of section 411 of the act, approved the first day of May, one thousand nine hundred twenty-nine (Pamphlet Laws 905), entitled "An act for the protection of the public safety; regulating the use of highways, and the operation of 1943, P. L. 74, vehicles, tractors, street cars, trackless trolley omnivehicles, tractors, street cars, trackless trolley omnibuses, bicycles, pedestrians, and the riding of animals upon the highways of this Commonwealth; providing for the titling, including liens, encumbrances, and legal claims; registration of certain vehicles and licensing the operators thereof, upon payment of prescribed fees; prescribing and limiting the powers of local authorities to deal with the subject matter of this act; conferring powers and imposing duties upon the Department of Revenue, the Department of Highways, peace officers, mayors, burgesses, magistrates, aldermen, justices of the peace, the courts and the clerks thereof, owners of vehicles, and garage keepers; providing that records are admissible as evidence; imposing upon owners, counties, cities, boroughs, *incorporated towns, townships, within the Commonwealth, liability for damages caused by the negligent operation of their motor vehicles; imposing penalties: imposing certain costs upon counties; providing for the disposition of fines, forfeitures, fees, and miscellaneous receipts; making an appropriation and providing for refunds," as last amended by the act, approved the twenty-sixth day of April, one thousand nine hundred forty-three (Pamphlet Laws 74), are hereby further amended to read as follows:

Transfer of Registration; Temporary Section 411. Registration Cards.-

(a) Upon transfer of ownership, [or] except a transfer from a husband to his wife or from a wife to her husband, or from either to both jointly, or from both

"The Vehicle Code."

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

jointly to either husband or wife, and upon the destruction of any motor vehicle, trailer, or semi-trailer, the

registration shall expire.

(b) When transfer of registration plates is made from one motor vehicle, trailer or semi-trailer to another owned by the same person, or ownership of a motor vehicle, trailer or semi-trailer is transferred from a husband to his wife or from a wife to her husband, or from either to both jointly, or from both jointly to either husband or wife, application shall be made immediately to the department, upon a form furnished by the department accompanied by the transfer fee provided in this act, when the motor vehicle, trailer, or semi-trailer is of equal or less horsepower or classification than that originally registered, or accompanied by the transfer fee provided in this act, and the difference between the fee originally paid and that due, if the motor vehicle, trailer, or semi-trailer to which the registration plates are transferred be properly registered in a higher class. Such application shall also be accompanied by the owner's registration card or the registration card of the husband or wife or husband and wife making such transfer.

Section 506, said act, amended.

Section 2. Section 506 of said *act is hereby amended to read as follows:

Section 506. Transfer of Registration Plates .-

(a) Upon the transfer of ownership, except a transfer from a husband to his wife or from a wife to her husband, or from either to both jointly, or from both jointly to either husband or wife, or upon the destruction of any motor vehicle, trailer, or semi-trailer, the owner shall remove the registration plate or plates therefrom immediately.

(b) In the event of the transfer of registration plate or plates to a vehicle of the same vehicle classification as that originally registered, the owner shall be assigned the registration plate or plates previously issued to him, unless such registration plate or plates have been lost or destroyed.

(c) If transfer of registration plate or plates is from one vehicle classification to another vehicle classification, new registration plate or plates shall be issued to the owner. Upon receipt of new registration plate or plates, the registration plate or plates previously issued shall be returned to the department immediately for cancellation, unless such registration plate or plates have

been lost or destroyed.

(d) Upon the transfer of ownership from a husband to his wife or from a wife to her husband, or from either to both jointly, or from both jointly to either husband or wife, the new owner or owners shall be assigned the

^{* &}quot;act" omitted in original.

registration plate or plates which are then on the vehicle being transferred, and such plate or plates need not be removed pending the receipt of the new registration

Penalty.—Any person violating any of the provisions of subsection (a) of this section, shall, upon summary conviction before a magistrate, be sentenced to pay a fine of ten (\$10) dollars and costs of prosecution, and, in default of the payment thereof, shall undergo imprisonment for not more than five (5) days.

Section 3. The provisions of this act shall become Act effective immediately.

effective immediately upon final enactment.

Approved—The 10th day of August, A. D. 1951.

JOHN S. FINE

No. 272

AN ACT

To further amend section 1 of the act, approved the twentyfirst day of March, one thousand nine hundred forty-five (Pamphlet Laws 51), entitled "An act defining and regulating the practice of Chiropody and providing penalties," by further defining Chiropody.

The General Assembly of the Commonwealth of Penn- Chiropody.

sylvania hereby enacts as follows:

Section 1. Section 1 of the act, approved the twentyfirst day of March, one thousand nine hundred fortyfive (Pamphlet Laws 51), entitled "An act defining and regulating the practice of Chiropody and providing penalties," as amended by the act, approved the twentyfifth day of June, one thousand nine hundred fortyseven (Pamphlet Laws 977), is hereby further amended to read as follows:

Chiropody or Podiatry, as used in this act, is defined to *be the diagnosis of foot ailments, and the practice of minor surgery upon the feet [limited to those structures of the foot superficial to the fascia of the foot]; the padding, dressing and strapping of the feet; the making of models of the feet, and palliative and mechanical treatment of functional disturbances of the feet, not including the amputation of the leg, foot or toes, or the treatment of systemic diseases of the bones, ligaments or muscles of the feet or any part of the body.

Approved—The 10th day of August, A. D. 1951.

JOHN S. FINE

Section 1, act of March 21, 1945, P. L. 51, as amended by act of June 25, 1947, P. L. 977, further amended.

Definition of Chiropody or

^{* &}quot;be" omitted in original.