In case any health officers are appointed under this section, such appointees shall be approved by the State Department of Health, and such appointees shall have the same powers and duties as are now prescribed for the same officers in boroughs and first class townships.]

Act effective immediately.

Section 2. The provisions of this act shall become effective immediately upon final enactment.

APPROVED-The 24th day of August, A. D. 1951.

JOHN S. FINE

No. 320

AN ACT

To amend sections five and eighteen of the act, approved the second day of July, one thousand nine hundred and thirty-five (Pamphlet Laws 589), entitled "An act to safeguard human health and life by providing for the issuance of permits to, and regulation of persons and entities selling milk and milk products; conferring powers, and imposing duties on the Secretary of Health, the Advisory Health Board; and otherwise providing for the administration of the act; and imposing penalties," by adding counties which have established or joined in establishing county departments of health to those municipalities which may be constituted agents of the Secretary of Health for the purpose of issuance of milk permits, and by adding county department of health regulations to those municipal ordinances not affected by the act.

Milk.

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

Section 5, act of July 2, 1935, P. L. 589, amended. Section 1. Section five of the act, approved the second day of July, one thousand nine hundred and thirty-five (Pamphlet Laws 589), entitled "An act to safeguard human health and life by providing for the issuance of permits to, and regulation of persons and entities selling milk and milk products; conferring powers, and imposing duties on the Secretary of Health, the Advisory Health Board; and otherwise providing for the administration of the act; and imposing penalties," is hereby amended to read as follows:

lssuance of permits for the sale of milk or milk products.

Section 5. The secretary may constitute as his agent, for the purpose of issuing permits for the sale of milk or milk products, a department of health, board of health, or health officer of any municipality, or the county department of health of any county or counties which have established or joined in establishing such a department, and shall accept permits issued by municipalities or county departments of health, under the terms of municipal ordinances or county department of health regulations equally as stringent as the requirements of this act and enforced by such municipalities or counties, as the only permit required for the sale of milk or milk products in such municipalities or counties.

Section 2. Section eighteen of said act is hereby

Section 18. The provisions of this act, and the regulations made thereunder, shall not be taken nor deemed to repeal exisiting municipal ordinances, nor to prevent municipalities or counties which have established or joined in establishing county departments of health from enacting and enforcing new ordinances or regulations for the further protection of the public health: Provided, That this act shall be considered as establish- Proviso. ing uniform requirements and regulations, and that nothing herein contained shall be deemed to prevent municipalities or counties which have established or joined in establishing county departments of health from ordaining and enforcing such adidtional requirements in excess of the requirements and regulations hereunder, as may be deemed necessary, from time to time for the preservation of public health, and to require applications from, and to issue permits to, such persons as may be defined by local ordinances or regulations

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

APPROVED—The 24th day of August, A. D. 1951.

JOHN S. FINE

amended to read as follows:

Section 18, said act, amended.

Existing munic-ipal ordinances saved from repeal.

County depart-ment of health regulations not affected by act.

No. 321

AN ACT

To amend section one of the act, approved the seventh day of April, one thousand nine hundred and twenty-seven (Pamphlet Laws 144), entitled "An act authorizing boards of health to require roving bands, or bands of nomads, commonly called gypsies, declared to be nuisances or menaces to health, to leave municipalities, and providing penalties," by adding county departments of health and joint-county departments of health as alternate health authorities which may make findings and issue alternate health authorities which may make findings and issue orders under the act.

The General Assembly of the Commonwealth of Penn- Gypsies. sylvania hereby enacts as follows:

Section 1. Section one of the act, approved the Section 1, act of April 7, 1927, venth day of April, one thousand nine hundred and P. L. 144, seventh day of April, one thousand nine hundred and twenty-seven (Pamphlet Laws 144), entitled "An act authorizing boards of health to require roving bands, or bands of nomads, commonly called gypsies, declared to be nuisances or menaces to health, to leave municipalities, and providing penalties," is hereby amended to read as follows: