

- porated town, [or] first-class township or county treasury, or to the State Treasury through the Department of Revenue, depending upon the location of such public eating or drinking place. The license shall be renewed annually.
- License renewals.
- Duplicate licenses. Whenever any proprietor maintains more than one public eating or drinking place within any one city, borough, incorporated town or township he shall be required to apply for and procure a duplicate license for each additional eating or drinking place, such duplicate license to be issued at an additional charge of fifty cents (50c) for each additional public eating or drinking place within any one city, borough, incorporated town or township. *Where the licensor is a county department of health or joint-county department of health, any proprietor who maintains more than one public eating or drinking place within any one county shall be required to apply for and procure a duplicate license for each additional eating or drinking place, such duplicate license to be issued at an additional charge of fifty cents (50c) for each additional public eating or drinking place within such county; but this provision shall not apply to any public eating or drinking place within such county located in a city, borough, incorporated town or first-class township which is not within the jurisdiction of the county department of health or joint-county department of health.*
- Fee for duplicate license.
- Act effective immediately. Section 2. The provisions of this act shall become effective immediately upon final enactment.

APPROVED—The 26th day of September, A. D. 1951.

JOHN S. FINE

No. 361

AN ACT

To further amend section 671 of the act, approved the tenth day of March, one thousand nine hundred forty-nine (Pamphlet Laws 30), entitled "An act relating to the public school system, including certain provisions applicable as well to private and parochial schools; amending, revising, consolidating and changing the laws relating thereto," by authorizing the change of the fiscal year by districts of the second class.

"Public School Code of 1949."

Section 671, act of March 10, 1949, P. L. 30, as amended by act of May 23, 1949, P. L. 1722, further amended.

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

Section 1. Section 671 of the act, approved the tenth day of March, one thousand nine hundred forty-nine (Pamphlet Laws 30), entitled "An act relating to the public school system, including certain provisions applicable as well to private and parochial schools; amend-

ing, revising, consolidating and changing the laws relating thereto," as amended by the act, approved the twenty-third day of May, one thousand nine hundred forty-nine (Pamphlet Laws 1722), is hereby further amended to read as follows:

Section 671. Fiscal Year.—In all school districts of the second, third, and fourth class, the fiscal year shall begin on the first Monday of July in each year: Provided, That [in order to conform to the provisions of existing law requiring school taxes in cities of the second class A to be included in the same statement as taxes of political subdivisions which levy their taxes on the basis of the calendar year,] the board of school directors of any district of the second class may, by resolution adopted by two-thirds vote of the members thereof at a meeting of the board after not less than ten days' notice of the fact that such resolution would be presented for action at such meeting, fix the fiscal year of such school district so as to begin on the first day of January in each year instead of on the first Monday of July as hereinabove provided.

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

Act effective
immediately.

APPROVED—The 26th day of September, A. D. 1951.

JOHN S. FINE

No. 362

AN ACT

To further amend the act, approved the thirty-first day of May, one thousand nine hundred forty-seven (Pamphlet Laws 368), entitled "An act to protect consumers in the purchase for fuel purposes of the hard coal known as anthracite; providing for and regulating the sale, offering for sale, resale, delivery and shipment of anthracite according to a standard provided for in this act; requiring producers and dealers and persons engaged in the sale and resale of anthracite, from storage yards or otherwise to consumers, to keep certain records; conferring powers on the Anthracite Committee and its agents, and providing penalties," by defining "Retail Dealer," "Wholesale Dealer," "Municipal Weighmaster," "Municipality," and "Storage Place for Anthracite"; requiring producers, wholesale dealers and municipal weighmasters to issue certain statements and keep certain records; imposing and changing penalties; providing for the payment of fines for violations to the Commonwealth; and providing for injunctions to restrain violations.

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

Section 1. Clause (d) of section 2 of the act, approved the thirty-first day of May, one thousand nine hundred forty-seven (Pamphlet Laws 368), entitled "An act to protect consumers in the purchase for fuel

Anthracite
Standards
Law.

Clause (d) of
section 2, act of
May 31, 1947,
P. L. 368,
amended.