years of the date of entry of the original judgment. After notice to all proper parties, by registered mail to their last known address or advertisement inserted in a newspaper in the county where the property is located. and no objection being filed within fifteen days after such service thereof, when indexed upon the judgment index the suggestion of nonpayment filed, as herein provided, shall revive the original judgment for a period of five years from the date of filing such suggestion of nonpayment, with the same force and effect as though a writ of scire facias had been issued, served on all proper parties, including real owners or terre-tenants, and duly prosecuted to judgment; and any judgment so revived shall remain a valid lien upon any real estate upon which it was a lien at the time the suggestion of nonpayment was filed and indexed upon the judgment index for a further period of five years, and may again be revived in like manner.

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

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

JOHN S. FINE

No. 373

AN ACT

To further amend section 1 of the act, approved the eleventh day of July, one thousand nine hundred twenty-three (Pamphlet Laws 1032), entitled "An act providing for the abatement of nuisances caused by the improper grading or defective paving or encroaching fences in alleys, in cities of the first class; for the establishment of lines and grades for, and the grading, paving, or repaving of, said alleys, and the grading of private alleys hereafter laid out; and for apportioning the cost, and for the filing of liens therefor," by giving property owners a longer period of time in which to abate nuisances.

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

Section 1. Section 1 of the act, approved the eleventh day of July, one thousand nine hundred twenty-three (Pamphlet Laws 1032), entitled "An act providing for the abatement of nuisances caused by the improper grading or defective paving or encroaching fences in alleys, in eities of the first class; for the establishment of lines and grades for, and the grading, paving, or repaving of, said alleys, and the grading of private alleys hereafter laid out; and for the apportioning the cost, and for the filing of liens therefor," as last amended by the act, approved the seventeenth day of May, one thousand nine hundred thirty-nine (Pamphlet Laws 151), is hereby further amended to read as follows:

Judgment so revived to remain a valid lien for further period of 5 years.

Act effective immediately.

Cities of first class.

Section 1, act of July 11, 1923, P. L. 1032, as last amended by act of May 17, 1939, P. L. 151, further amended.

Section 1. Be it enacted, &c., That in cities of the Department of first class when the board of health shall declare any private alley or driveway and/or retaining wall appurtenant thereto, to be a nuisance by reason of improper grading or defective paving of said alley or driveway, and/or retaining wall appurtenant thereto, and shall so certify to the Department of Public Works, the said Department of Public Works is hereby empowered to abate said nuisance upon the neglect or refusal of the registered owners of the property abutting on, or having the use, or actually using, such alley or driveway and/or retaining wall appurtenant thereto to abate said nuisance within [ten] sixty days after service of notice, by the said Department of Public Works, upon the said registered owners so to do, as hereinafter provided.

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

JOHN S. FINE

No. 374

AN ACT

To amend clauses (r) and (s) of subsection B of section four of the act, approved the second day of May, one thousand nine hundred forty-five (Pamphlet Laws 382), entitled "An act providing for the incorporation as bodies corporate and politic of "Authorities" for municipalities, counties and townships; pre-scribing the rights, powers and duties of such Authorities heretofore or hereafter incorporated; authorizing such Authorities to acquire, construct, improve, maintain and operate projects, and to borrow money and issue bonds therefor; providing for the payment of such bonds, and prescribing the rights of the holders thereof; conferring the right of eminent domain on such Authorities; authorizing such Authorities to enter into contracts with and to accept grants from the Federal Government or any agency thereof; and conferring exclusive jurisdiction on certain courts over rates," by clarifying and correcting the provisions of said clauses authorizing Authorities to charge the cost of sever construction against properties benefited, improved or accommodated thereby, and providing for the enforcement of such charges.

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

Section 1. Clauses (r) and (s) of subsection B of section four of the act, approved the second day of May, one thousand nine hundred forty-five (Pamphlet Laws 382), entitled "An act providing for the incorporation as bodies corporate and politic of "Authorities" for municipalities, counties and townships; prescribing the rights, powers and duties of such Authorities heretofore or hereafter incorporated; authorizing such Authorities to acquire, construct, improve, maintain and operate projects, and to borrow money and issue bonds therefor: providing for the payment of such bonds, and prescribing the rights of the holders thereof; conferring the

"Municipality Authorities Act of 1945."

Clauses (r) and (s) of subsec-tion B of section 4, act of May 2, 1945, P. L. 382, as amended by act of Luna 12 act of June 12, 1947, P. L. 571, further amended.

Public Works empowered to abate certain nuisances upon neglect or refusal of certain owners to abate same.