Requirements for issuance of licenses to licensees of other States and Canada.

Requirements of applicants for licensure after July 1, 1928.

After July 1, 1941.

Act effective immediately.

Duration of act with respect to persons licensed in Canada, Section 10. Applicants examined and licensed by the [State] Boards of Osteopathic Examiners of other States or provinces of the Dominion of Canada, on the payment of a fee of fifty dollars to the State Board of Osteopathic Examiners, and filing in the office of the State Board of Osteopathic Examiners a copy of said license, certified by the affidavit of the president or secretary of such board, showing also that the standard of requirements adopted by said board of examiners is substantially the same as is provided by section eight of this act, shall, without further examination, receive a license conferring on the holder thereof all the rights and privileges provided by section eleven of this act.

After the first day of July, one thousand nine hundred and twenty-eight, applicants for licensure under the provisions of this act shall furnish, prior to any examination by the State Board of Osteopathic Examiners, satisfactory proof that he or she has had a general education of not less than a standard four years' high school course, or its equivalent, and not less than one year of college credits in chemistry, biology, and physics, all of which have been received before admission to osteopathic study. After the first day of July, one thousand nine hundred and forty-one, such applicants shall have had not less than two years of college credits, including one year in each of the subjects, chemistry, biology, and physics, all of which have been received before admission to osteopathic study.

Section 3. The provisions of this act shall become effective immediately upon final enactment; and, in so far as it pertains to persons licensed by provinces of the Dominion of Canada and who have practiced osteopathy therein, shall remain in effect for a period of sixty days thereafter.

APPROVED—The 29th day of September, A. D. 1951.

JOHN S. FINE

No. 435

AN ACT

To amend clause (h) of section 9 of the act, approved the twenty-fourth day of May, one thousand nine hundred fortyfive (Pamphlet Laws 991), entitled "An act to promote elimination of blighted areas and supply sanitary housing in areas throughout the Commonwealth; by declaring acquisition, sound replanning and redevelopment of such areas to be for the promotion of health, safety, convenience and welfare; creating public bodies corporate and politic to be known as Redevelopment Authorities; authorizing them to engage in the elimination of blighted areas and to plan and contract with private, corporate or governmental redevelopers for their redevelopment; providing for the organization of such authorities; defining and providing for the exercise of their powers and duties, including the acquisition of property by purchase, gift or eminent domain; the leasing and selling of property, including borrowing money, issuing bonds and other obligations, and giving security therefor; restricting the interest of members and employes of authorities; providing for notice and hearing; supplying certain mandatory provisions to be inserted in contracts with redevelopers; prescribing the remedies of obligees of redevelopment authorities; conferring certain duties upon local planning commissions, the governing bodies of cities and counties, and on certain State officers, boards and departments," by clarifying the provisions of said section with respect to the power of Redevelopment Authorities to purchase real property.

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

Section 1. Clause (h) of section 9 of the act, approved the twenty-fourth day of May, one thousand nine hundred forty-five (Pamphlet Laws 991), entitled "An act to promote elimination of blighted areas and supply sanitary housing in areas throughout the Commonwealth; by declaring acquisition, sound replanning and redevelopment of such areas to be for the promotion of health, safety, convenience and welfare; creating public bodies corporate and politic to be known as Redevelopment Authorities; authorizing them to engage in the elimination of blighted areas and to plan and contract with private, corporate or governmental redevelopers for their redevelopment; providing for the organization of such authorities; defining and providing for the exercise of their powers and duties, including the acquisition of property by purchase, gift or eminent domain; the leasing and selling of property, including borrowing money, issuing bonds and other obligations, and giving security therefor; restricting the interest of members and employes of authorities; providing for notice and hearing; supplying certain mandatory provisions to be inserted in contracts with redevelopers; prescribing the remedies of obligees of redevelopment authorities; conferring certain duties upon local planning commissions, the governing bodies of cities and counties, and on certain State officers, boards and departments," is hereby amended to read as follows:

Section 9. Powers of an Authority.—An Authority shall constitute a public body, corporate and politic, exercising public powers of the Commonwealth as an agency thereof, which powers shall include all powers necessary or appropriate to carry out and effectuate the purposes and provisions of this act, including the following powers in addition to those herein otherwise granted:

* * * *

(h) To assemble, purchase, obtain options upon, acquire by gift, grant, bequest, devise or otherwise any

"Urban Redevelopment Law."

Clause (h) of section 9, act of May 24, 1945, P. L. 991, amended. real or personal property or any interest therein from any person, firm, corporation, municipality or government: Provided, That no real property, located outside of a redevelopment area, which is not necessary to the corporate purposes of the Authority nor necessary to the successful redevelopment of a redevelopment project, shall be purchased by the Authority.

Act effective immediately.

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

APPROVED-The 29th day of September, A. D. 1951.

JOHN S. FINE

No. 436

AN ACT

Providing for the construction by The General State Authority of an addition of a medical and surgical hospital building to the Philadelphia State Hospital on lands heretofore or about to be conveyed to it by the Mercy-Douglass Hospital, and authorizing the Department of Property and Supplies to sublease said lands and building to the Mercy-Douglass Hospital.

^{buglass} The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. An addition to Philadelphia State Hospital of a medical and surgical hospital building is hereby authorized to be constructed by The General State Authority on those certain lands heretofore or about to be conveyed to it by Mercy-Douglass Hospital, a corporation organized and existing under the laws of the Commonwealth of Pennsylvania, and presently operating as a medical and surgical hospital in the City and County of Philadelphia, which lands are bounded and described as follows:

All those certain tracts of land situate in the Fortieth Ward of the City of Philadelphia, County of Philadelphia and State of Pennsylvania, more fully bounded and described as follows, to wit:

Beginning at a point being the most southwestern corner of Fiftieth Street and Woodland Avenue; thence along the western line of Fiftieth Street, south forty degrees thirty-two minutes thirty seconds east, two hundred and thirty-six feet to a point; thence the following courses and distances: south forty-nine degrees twentyseven minutes thirty seconds west, ninety-eight feet to a point; thence north forty degrees thirty-two minutes thirty seconds west, one hundred eleven feet to a point; thence south forty-nine degrees twenty-seven minutes thirty seconds west, thirty and "five-tenths feet to a point; thence south forty degrees thirty-two minutes

* "five-tenth" in original.

Mercy-Douglass Hospital.

Construction by The General State Authority of an addition to Philadelphia State Hospital of a medical and surgical hospital building on lands conveyed to it by Mercy-Douglass Hospital authorized.

Description of land.