or revoke the license of any practitioner under this act for the causes set forth in this act and subject to the power of the board to require any such person to register annually as provided in this act.

Any person holding a valid license in drugless therapy to practice chiropractic issued by the State Board of Medical Education and Licensure, prior to the tenth day of August, one thousand nine hundred fifty-one, may make application to the State Board of Chiropractic Examiners, before the first day of September, one thousand nine hundred fifty-two, for a license under the provisions of the act to which this is an amendment and to become subject to the provisions of said act and to the jurisdiction and control of the board, to the exclusion of the Board of Medical Education and Licensure and the laws administered by it. Upon the payment of a fee, the amount of which shall be fixed by the department. the application shall be granted, a certificate of licensure shall be issued without examination, the certificate of licensure in drugless therapy to practice chiropractic issued by the State Board of Medical Education and Licensure shall be surrendered and cancelled, and the applicant shall be entitled to the rights and privileges of the act to which this is an amendment and subject to the jurisdiction of the board thereunder. The board shall notify the State Board of Medical Education and Licensure of each certificate of licensure issued by it that is cancelled by the board.

APPROVED—The 14th day of January, A. D. 1952.

JOHN S. FINE

## No. 555

## AN ACT

To add section 1501.1 to the act, approved the first day of May, one thousand nine hundred thirty-three (Pamphlet Laws 103), entitled "An act concerning townships of the second class; and amending, revising, consolidating, and changing the law relating thereto," by empowering township supervisors to compel connection with and use of sewer systems constructed by municipal authorities, to impose penalties, to enforce regulations and orders, and to connect properties of owners failing or neglecting to make connection.

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

"The Second Class Township Code." enacted and amended by act of July 10, 1947, P. L. 1481, amended by adding after section 1501, a new section 1501.1.

Article XV, act of May 1, 1938, P. L. 103, as red day of May, one thousand nine hundred thirty-three (Pamphlet Laws 103), entitled "An act concerning townships of the second class; and amending, revising, consolidating, and changing the law relating thereto," as reenacted and amended by the act, approved the tenth day of July, one thousand nine hundred forty-seven (Pamphlet Laws 1481), is hereby amended by adding, after section 1501, a new section to read as follows:

> Section 1501.1. Sewer System Established or Constructed by Municipality Authorities; Connection and Use by Owners: Enforcement.—Whenever a sewer sustem is or shall have been established or constructed by a municipality authority within a township of the second class, the township supervisors shall be empowered, by ordinance, to compel all owners of property accessible to and whose principal building is within one hundred fifty feet from such sewer system to make connection therewith and use such sewer system in such manner as they may order. The township supervisors may, by ordinance, impose penalties to enforce any regulation or order they may ordain with reference to any sewer connections. In case any owner of property accessible to and whose principal building is within one hundred fifty feet from a sewer system established or constructed by a municipality authority shall neglect or refuse to connect with said sewer system for a period of sixty days after notice to do so has been served upon him by the township supervisors, either by personal service or by registered mail, the township supervisors or their agents may enter upon such property and construct such connection. In such case, the township supervisors shall forthwith, upon completion of the work, send an itemized bill of the cost of the construction of such connection to the owner of the property to which connection has been so made, which bill shall be payable forthwith. In case of neglect or refusal by the owner of such property to pay said bill, it shall be the duty of the township supervisors to file municipal liens for said construction within six months of the date of the completion of the construction of said connection, the same to be subject in all respects to the general law provided for the filing and recovery of municipal liens.

Act effective immediately.

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

Approved—The 14th day of January, A. D. 1952.

JOHN S. FINE