October of each succeeding year. The form and method of such registration shall be provided for by such board in such manner as will enable it to carry into effect the purposes of this act. The said State Board of Osteopathic Examiners shall be entitled to demand for \*each Registration fee. annual registration a fee of [three] five dollars, or such other sum as shall be fixed by the Department of Public Instruction under authority of law. The fee shall, in all cases, accompany the application for such registration. All fees received hereunder shall, unless otherwise provided by law, be used by the said board in carrying Use of fees. out the provisions of this act.

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

JOHN S. FINE

## No. 560

## A SUPPLEMENT

To the act, approved the eighteenth day of July, one thousand nine hundred seventeen (Pamphlet Laws 1043), entitled "An act establishing a public school employes' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Common-wealth and contributing employes, defining the uses and purwealth and contributing employes, denning the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employes; exempting annuities, allowances, returns, benefits, and rights from taxation and judicial process; and providing penalties," by extending certain benefits heretofore granted to school employes entering the armed forces of the United States to certain other similarly the armed forces of the United States to certain other similarly qualified school employes.

The General Assembly of the Commonwealth of Penn-

sylvania hereby enacts as follows:

Section 1. Any school employe of any school district who shall have been regularly employed by one or more school districts or vocational school districts within this Commonwealth for any period prior to the time when such employe volunteered or was called up for service in the armed forces of the United States of America in time of war or during a state of national emergency, so proclaimed by the President of the United States, or by action of Congress, prior to the first day of September, one thousand nine hundred fifty-one, and who, upon discharge from military service, was employed by any

Public school employes' retirement system.

Act of July 18, 1917, P. L. 1043, supplemented by extending certain benefits heretofore granted to school employes entering armed forces of United States to certain other similarly qualified school employes.

<sup>&</sup>quot;such" in original.

school district or vocational school district within this Commonwealth other than the district by which employed immediately prior to entrance into the armed forces of the United States, shall be entitled to have full credit for each year or fraction thereof he spent in the armed forces of the United States, upon his payment to the School Employes' Retirement Fund his total accumulated deductions in the amount they would have been had such employe remained in the service of a school district during the period he served in the armed forces of the United States, together with an additional amount equivalent to the amount of employer contributions otherwise required, for a period equal to the period of such military service. Such back payments may either be paid in a lump sum or by such monthly payroll deductions as may be approved by the School Employes' Retirement Board.

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

JOHN S. FINE

## No. 561

## AN ACT

Providing for supplementing the police forces of cities, boroughs, towns and townships, for the appointment, powers and control of auxiliary police therein, and for the transfer during disasters and emergencies of such auxiliary police, members of the regular police forces, and police equipment thereof.

Auxiliary police.

The General Assembly of the Commonwealth of Penn-

sylvania hereby enacts as follows:

Definitions.

Section 1. The following words when used in this act shall have the following meanings:

(1) "Municipality" means city, borough, town and township.

(2) "Chief of police" means the chief or head of the

police force of any municipality.

Nomination of such policemen.

Section 2. (a) The chief of police of any municipality may nominate persons as auxiliary policemen who have satisfactorily completed such training as he may prescribe.

(b) All such persons so nominated shall, before they enter upon their duties, be confirmed and sworn by the mayor of the city, the burgess of the borough or town, or the chairman of commissioners or supervisors of the townships.