urer, and such others as may be desirable. It shall register with the Department of Public Instruction, and comply with the act, approved the thirteenth day of May, one thousand nine hundred twenty-five (Pamphlet Public Instruc-Laws 644), entitled "An act relating to and regulating the solicitation of moneys and property for charitable, religious, benevolent, humane, and patriotic purposes,' and its amendments, notwithstanding any exceptions in such act.

Section 2. Such association may do all things necessary and relevant to soliciting donations of private capital, contracting for and erecting such memorial The plans for such chapel shall be first ap- Approval of proved by the Department of Property and Supplies and the Secretary of Health, and the location of the building on the grounds of the institution shall be approved by the Secretary of Health.

Section 3. In such memorial chapel, as a permanent part thereof, there shall be a bronze plaque listing the names of the persons in whose memory the donations

toward the erection of the chapel are made.

Section 4. Upon erection of such memorial chapel, Acceptance of Chapel. the Secretary of Health, on behalf of the Commonwealth of Pennsylvania, is hereby authorized and empowered to accept the same.

Section 5. Such acceptance shall be made in such Manner and form. manner and in such form as is approved by the Depart-

ment of Justice.

Section 6. Upon acceptance, the Department of Health shall have full control, supervision and management thereof, for use in connection with the State tuberculosis sanatorium at Hamburg, Pennsylvania.

Section 7. The provisions of this act shall become Act effective immediately. effective immediately upon final enactment.

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

JOHN S. FINE.

No. 584

AN ACT

To further amend section 30 of the act, approved the eleventh day of May, one thousand nine hundred twenty-one (Pamphlet Laws 522), entitled, as amended, "An act relating to dogs, and the protection of live stock, poultry, and game birds raised in captivity from damage by dogs; providing for the licensing of dogs by the Secretary of Agriculture; providing for the enumeration of dogs by assessors; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show, and breeding purposes; prescribing certain privileges for hunting dogs and dogs owned or

Association formed for purpose to register with Department of

Powers of association.

plans, etc.

Names of private donors to be nermanently

Control, supervision and man-

used by the Board of Game Commissioners; providing for the assessment of damages done to live stock, poultry, and game birds by dogs, and for live stock killed by, or dying from, rabies, and for the illegal killing of licensed dogs, and the payment of such damages by the Commonwealth; imposing powers and duties on certain State, county, city, borough, town, and township officers and employes, directing the payment of all moneys collected into the State Treasury; and providing penalties," by increasing the maximum amounts of payments by the State for registered and unregistered cattle.

"The Dog Law of 1921."

Section 30, act of May 11, 1921, P. L. 522, as last amended by act of June 28, 1947, P. L. 1060, further amended.

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

Section 1. Section 30 of the act, approved the eleventh day of May, one thousand nine hundred twenty-one (Pamphlet Laws 522), entitled, as amended, "An act relating to dogs, and the protection of live stock, poultry, and game birds raised in captivity from damage by dogs; providing for the licensing of dogs by the Secretary of Agriculture; providing for the enumeration of dogs by assessors; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show, and breeding purposes; prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done to live stock, poultry, and game birds by dogs, and for live stock killed by, or dying from, rabies, and for the illegal killing of licensed dogs, and the payment of such damages by the Commonwealth; imposing powers and duties on certain State, county, city, borough, town, and township officers and employes, directing the payment of all moneys collected into the State Treasury; and providing penalties," as last amended by the act, approved the twenty-eighth day of June, one thousand nine hundred forty-seven (Pamphlet Laws 1060), is hereby further amended to read as follows:

No payment to be made for injury where dog owner has already made payment.

Amounts payable by State.

Section 30. No payment shall be made for any item which has already been paid by the owner of the dog or dogs doing the injury. The fact that no such payment has been made shall be certified by the appraiser.

When any payment is made by the State for any live stock, including poultry or domestic game birds, injured by a dog, and live stock dying from or killed because of rabies, such payment shall not exceed one hundred dollars for each horse or mule; [seventy-five] one hundred fifty dollars for each head of unregistered cattle; [one hundred twenty-five] two hundred fifty dollars for each head of registered cattle; fifteen dollars for each head of unregistered swine, sheep, or goats; twenty-five dollars for each head of registered swine, sheep, or goats; five dollars for each full-grown goose; five dollars for each full-grown turkey or wild turkey; and one dollar

and fifty cents for each head of other poultry, domestic All ap- Appraisals. game birds, or domesticated hare or rabbit. praisals under this act shall be at the actual value of the live stock, including poultry or domestic game birds, killed or injured.

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

JOHN S. FINE

No. 585

AN ACT

To amend section 1072.1 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 further providing for creation of the office of associate superintendent in third class districts.

The General Assembly of the Commonwealth of Penn-

sylvania hereby enacts as follows:

Section 1. Section 1072.1 of the act, approved the tenth day of March, one thousand nine hundred fortynine (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," as added by the act, approved the twenty-ninth day of September, one thousand nine hundred fifty-one (Act No. 405), is hereby amended to read as follows:

Section 1072.1. Associate Superintendents in Districts Third Class.—In lieu of electing a district superintendent, the board of school directors in any district of the third class may, by a majority vote of all the members thereof, elect a properly qualified person as associate superintendent, who shall perform the duties of a district superintendent, under the general supervision of the county superintendent. The public schools of any district having an associate superintendent shall be subject to the superintendence of the county superintendent and shall participate in all services provided by the county superintendent.

The directors of any district electing an associate superintendent shall participate in the election of a

county superintendent.

The approval of the county board of school directors shall [not] be required [for] before the election of an associate superintendent in a district having a supervising principal. If the county board of school directors

"Public School Code of 1949."

Section 1072.1, act of March 10, 1949, P. L. 30, as added by act of September 29, 1951 (Act No. 405), amended.