Issuance of turnpike revenue bonds, notes or other obligations to pay cost of construction authorized.

Subsection (c) of section 4, said act, amended. Definitions.

point at or near the Delaware River, together with connecting roads, tunnels and bridges; and further, to issue turnpike revenue bonds of the Commonwealth, notes or other obligations, payable solely from revenues of the Commission, including tolls, or from such funds as may be available to the Commission for that purpose, to pay the cost of any and all construction.

Section 3. Subsection (c) of section four of said act is hereby amended to read as follows:

Section 4. The following words and terms shall have the following meanings:

"the turnpike."

(c) The words "the turnpike" shall mean the turnpike to be constructed, as hereinafter provided, from a connection with the Pennsylvania Turnpike System east of the Susquehanna River to a point on or near the boundary line between the Commonwealth of Pennsylvania and the State of New York, between the Susquehanna River at Sayre and the Delaware River, including a central connection extension from a point on the Northeastern Extension westwardly to a point at or near the Susquehanna River and a central connection extension from a point on the Northeastern Extension eastwardly to a point at or near the Delaware River, and may be constructed as a whole at one time or in sections from time to time, as the Commission shall determine, and shall be deemed to include not only the turnpike and all connecting roads, tunnels and bridges connected therewith, but also all property rights, easements and franchises relating thereto and deemed necessary or convenient for the construction or the operation thereof.

Act effective

Section 4. This act shall become effective immediately upon final enactment.

Approved—The 28th day of July, A. D. 1953.

JOHN S. FINE

No. 223

## AN ACT

To further amend the act, approved the twenty-third day of June, one thousand nine hundred thirty-one (Pamphlet Laws 932), entitled "An act relating to cities of the third class; and amending, revising, and consolidating the law relating thereto, by changing provisions concerning notice to owners of property in regard to assessments.

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

Section 2507 of the act, approved the Section 1. twenty-third day of June, one thousand nine hundred

immediately.

"The Third Class City Code."

Section 2507 act of June 23, 1931, P. L. 932, as reenacted and amended by act of June 28, 1951, P. L. 662, repealed. thirty-one (Pamphlet Laws 932), entitled "An act relating to cities of the third class; and amending, revising, and consolidating the law relating thereto," as reenacted and amended by the act, approved the twentyeighth day of June, one thousand nine hundred fifty-one (Pamphlet Laws 662), is hereby repealed.

Section 2. Section 2518 of the act, as reenacted and amended by the act, approved the twenty-eighth day of June, one thousand nine hundred fifty-one (Pamphlet of June 28, 1951, Laws 662), is hereby further amended to read as follows:

Amended by act of June 28, 1951, Laws 662), is hereby further amended to read as follows:

Section 2518. Notice \*to Taxables of Assessments; Appeals.—The assessor shall give, or cause to be given, [at least five days] printed or written notice to each taxable of the city, whose property is newly assessed, or whose last previous assessment has been increased or diminished of the amount or sum for which such taxable stands rated in any assessment whatsoever. notice shall also inform the taxable of the requirements of this section as to appealing from any assessment. Such notice may be served personally or by posting on the premises or by mailing the same to the last known address of the taxable. Any person dissatisfied or aggrieved by any assessment, or any change thereof, made by the assessor, may appeal to the said board of revision and appeal, by filing with the board a statement in writing of intention to appeal, setting forth:

(1) The assessment or assessments by which such person feels aggrieved:

(2) The address to which the board shall mail notice of when and where to appear for hearing.

The statement of intention to appeal shall be filed with the said board not later than thirty days after the notice of assessment has been mailed to the taxable at his last known address, or has been served upon him personally. or has been posted upon the premises. No appeal shall be permitted except upon such a statement of intention as herein required, nor may any taxable appeal as to an assessment not designated in his statement of intention to appeal. The board shall fix the time and place of hearing appeals and shall [notify] give at least five days notice to the taxable [thereof].

APPROVED—The 28th day of July, A. D. 1953.

JOHN S. FINE

Section 2518, said act, as re-

<sup>\* &</sup>quot;of" in original.