Section 2579. Inspection of Projects by Department of Public Instruction.—The Department of Public Instruction shall inspect, during construction, the work performed by or under contract with a municipality authority, nonprofit corporation, or school district, on all projects for the rental or sinking fund charge of which the Commonwealth will make reimbursement, and shall compel compliance with approved plans.

Section 2580. Changes in the Amount of Lease Rentals.—Reimbursements to school districts on account of rental payments in excess of the amount specified in the lease between the school districts and the State Public School Building Authority or any municipality authority or nonprofit corporation or in the case of refinancing on account of rental payments provided by a renegotiated lease shall be calculated in the same manner as the specified lease rental.

Appropriation.

Section 3. The sum of four hundred five thousand dollars (\$405,000), or as much thereof as is necessary, is appropriated to the Department of Public Instruction for the two fiscal years ending May 31, 1957, to carry out the provisions of this act.

Act effective immediately.

Section 4. This act shall take effect immediately.

Approved—The 22nd day of March, A. D. 1956.

GEORGE M. LEADER

No. 418

AN ACT

Amending the act of July twenty-nine, one thousand nine hundred fifty-three (Appropriation Acts *1953 No. 24-A), entitled "An act making an appropriation to the Department of Mines for the sealing and dewatering of and extinguishment of fires in abandoned coal mines," authorizing the use of the funds for flushing mine voids in certain cases.

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

Section 1, act of July 29, 1953, Appropriation Acts 1953, No. 24-A, amended. Section 1. Section one, act of July twenty-nine, one thousand nine hundred fifty-three (Appropriation Acts **1953 No. 24-A), entitled "An act making an appropriation to the Department of Mines for the sealing and dewatering of and extinguishment of fires in abandoned coal mines," is amended to read:

Section 1. The sum of one million five hundred thousand dollars (\$1,500,000), or as much thereof as may be

^{* &}quot;19" in original. ** "19" in original.

necessary, is hereby appropriated to the Department of Mines for the two fiscal years beginning the first day of June, one thousand nine hundred fifty-three, for the purpose of purchasing and maintaining equipment, paying salaries, wages, postage, printing and other necessary expenses incurred in the sealing or dewatering of or extinguishment of fires in abandoned coal mines, and for the flushing of mine voids in abandoned mines where danger of subsidence may be imminent.

Approved—The 22nd day of March, A. D. 1956.

GEORGE M. LEADER

No. 419

AN ACT

Amending the act of May one, 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," authorizing the appointment of sanitary boards and sanitary officers, prescribing their powers and duties, providing for the enforcement of the administration of health laws by such boards and officers, providing for a president and secretary of such boards, imposing duties on the Secretary of Health, and providing for payments of expenses by townships.

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

The Second Class Township Code.

Act of May 1, 1933, P. L. 103, reenacted,

Section 1. The act of May one, one thousand nine hundred thirty-three (Pamphlet Laws 103), known as "The Second Class Township Code," reenacted and amended and revised July ten, one thousand nine hundred forty-seven (Pamphlet Laws 1481), is amended by adding, after Article XIX., a new article to read:

Act of May 1, 1933, P. L. 103, reenacted, amended and revised July 10, 1947, P. L. 1481, amended by adding a new Article XIX-A.

ARTICLE XIX-A

SANITARY BOARD

Section 1901-A. Establishment of Board of Sanitary Officers.—The administration of the health laws in townships may be enforced by a sanitary board or by a sanitary officer or officers, as the case may be, appointed by the township supervisors.

Where the township supervisors elect to appoint a sanitary officer or officers, the said sanitary officer or officers shall have the same powers and duties and exercise the same authority as is prescribed for sanitary boards in townships. All sanitary officers, whether appointed by sanitary boards or by the township supervisor, shall have had some experience or training in public health work in accordance with rules and regula-