projectionists in cities of the second class A to become effective as of the first day of January, one thousand nine hundred fifty-two.

Every application for examination as a projectionist shall be accompanied by a fee of three dollars (\$3.00). If the applicant is successful, a certificate of competency and a license shall be issued upon payment of an additional fee of seven dollars fifty cents (\$7.50) for projectionists of theatrical or commercial motion pictures, or a fee of three dollars (\$3.00) for projectionists of nontheatrical motion pictures. There shall be no examination fee required from apprentice projectionists, but there shall be a license fee of four dollars fifty cents (\$4.50) required, the same to accompany application from the apprentice projectionist. For the annual renewal of license for a theatrical or commercial projectionist, there shall be a fee of seven dollars fifty cents (\$7.50) charged, the same to accompany the application for renewal of license, and for non-theatrical projectionists the renewal fee shall be three dollars (\$3.00). The renewal fee for apprentice license shall be two dollars (\$2.00). All fees shall be paid to the Department of Labor and Industry and by the said department paid to the State Treasurer, through the Department of Revenue, for the use of the Commonwealth: Provided, however. That no registration, examination, license or fee shall be required for any one to operate approved sixteen millimeter or smaller projectors, using cellulose acetate film or similar nonflammable film, with or without sound equipment, not being exhibited in theaters or public places of entertainment regularly used as such at which admission fees are charged.

Section 2. This act shall take effect immediately.

Effective immediately.

APPROVED—The 22d day of April, A. D. 1959.

DAVID L. LAWRENCE

AN ACT

Amending the act of July 22, 1913 (P. L. 928), entitled "An act relating to domestic animals; defining domestic animals so as to include poultry; providing methods of improving the quality thereof, and of preventing, controlling, and eradicating diseases thereof; imposing certain duties upon practitioners of veterinary medicine in Pennsylvania; regulating the manufacture, use and sale of tuberculin, mallein and other biological products for use with domestic animals; defining the powers and duties of the State Livestock Sanitary Board, and the officers and employees thereof; fixing the compensation of the Deputy State Veterinarian; and providing penalties for the violation of this act," prohibiting the sale or use of virulent live virus except under certain circumstances.

No. 27

State Livestock Sanitary Board.

Section 30, act of July 22, 1913, P. L. 928, amended. The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. Section 30, act of July 22, 1913 (P. L. 928), entitled "An act relating to domestic animals; defining domestic animals so as to include poultry; providing methods of improving the quality thereof, and of preventing, controlling, and eradicating diseases thereof; imposing certain duties upon practitioners of veterinary medicine in Pennsylvania; regulating the manufacture, use and sale of tuberculin, mallein and other biological products for use with domestic animals; defining the powers and duties of the State Livestock Sanitary Board, and the officers and employees thereof; fixing the compensation of the Deputy State Veterinarian; and providing penalties for the violation of this act," is amended to read:

Section 30. It shall be unlawful for any person to manufacture for sale, or sell or offer for sale, any biological product intended for diagnostic or therapeutic purposes with animals, excepting upon specific permission so to do from the State Livestock Sanitary Board, or unless such product is officially endorsed by the Bureau of Animal Industry of the United States. The sale or use of a virulent live virus for the prevention or control of hog cholera is prohibited, except that the Secretary of the Department of Agriculture may permit the use of such virus when he deems it necessary to protect the public health, safety or welfare.

APPROVED-The 22d day of April, A. D. 1959.

DAVID L. LAWRENCE

No. 28

AN ACT

Providing that the inauguration of the Governor-elect of the Commonwealth shall be held in the Farm Show Building, Harrisburg, Pennsylvania.

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

Section 1. The inauguration ceremony and the taking of the oath of office by the Governor-elect of the Commonwealth of Pennsylvania shall be held in the Farm Show Building, Harrisburg, Pennsylvania, on the third Tuesday of January next ensuing his election, unless a natural disaster or other emergency makes such site undesirable.

APPROVED-The 22d day of April, A. D. 1959.

DAVID L. LAWRENCE

Manufacture or sale of biological product.

Inaugural to be held in Farm Show Building.