erty and Supplies does not have an applicable contract, but all such employment shall be approved by the Governor except in the case of a State institution, when it shall be approved by the head of the department having supervision over the institution;

(5) Subscribe to periodicals, magazines or newspapers, or purchase books, manuscripts, historical relics, antique furnishings for historical buildings, microfilms, film strips, recordings and educational and psychological tests available only from one source, or take memberships in independent organizations or societies having related functions, but all such memberships shall be approved by the Governor.

APPROVED—The 19th day of April, A. D. 1961.

## DAVID L. LAWRENCE

### No. 42

## . AN ACT

Amending the act of July 5, 1957 (P. L. 485), entitled "An act for the protection of the public health and welfare, and the prevention of fraud and deception in the manufacture or sale of packaged non-alcoholic drinks; prohibiting the sale, offering or exposing for sale, exchange or giving away thereof unless registered; providing for licensing of places of manufacture; regulating the manufacture, compounding, labeling, sanitation and ingredients of non-alcoholic drinks, and the display of presses of fruit; prohibiting misbranding and adulteration of registered and non-registered non-alcoholic drinks; authorizing promulgation of rules, regulations and standards, and providing for penalties and for injunctions in certain cases, and the disposition of fees and fines," changing the expiration dates of licenses and registrations, and further providing for the marking of labels.

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

Section 1. Section 3 and clause (2) subsection (a) of section 7, act of July 5, 1957 (P. L. 485), entitled "An act for the protection of the public health and welfare, and the prevention of fraud and deception in the manufacture or sale of packaged non-alcoholic drinks; prohibiting the sale, offering or exposing for sale, exchange or giving away thereof unless registered; providing for licensing of places of manufacture; regulating the manufacture, compounding, labeling, sanitation and ingredients of non-alcoholic drinks, and the display of presses of fruit; prohibiting misbranding and adulteration of registered and non-registered non-alcoholic drinks; authorizing promulgation of rules, regulations

Packaged non-alcoholic drinks.

Section 3 and clause (2), subsection (a), section 7, act of July 5, 1957, P. L. 485, amended. and standards, and providing for penalties and for injunctions in certain cases, and the disposition of fees and fines," are amended to read:

Section 3. Registration; Application; License Fee.— (a) Any person, whether a resident or non-resident of this Commonwealth, manufacturing, preparing and packaging any non-alcoholic drink within the Commonwealth or who offers such drink for sale within the Commonwealth, shall register the non-alcoholic drink with the Department of Agriculture by filing an application for the purpose on a form to be prescribed by the Department of Agriculture. The application shall state—

(1) The name and address of the applicant;

(2) The location of his manufacturing plant or place of preparation, mixing or compounding;

(3) The name of each non-alcoholic drink to be registered;

(4) Such other information as may be required by the Secretary of Agriculture for his confidential use.

[The] Except as hereinafter provided, the application shall be accompanied by a license fee of fifty dollars (\$50.00) for each plant, place or location where non-alcoholic drinks are placed in bottles, cans or other closed containers for delivery, sale or consumption off the premises where manufactured, prepared, mixed or compounded. The license fee for all licenses and registrations issued after March 31, 1961, and expiring March 31, 1962, shall be one dollar (\$1.00) per week, which license when issued shall be valid [for one year from the date of issue] until March 31, 1962.

(b) Each license or registration shall expire [one year from the issuance thereof, unless renewed annually by the payment of the license fee.] on March 31 of each year. After March 31, 1962, each license or registration may be renewed, annually, by the payment of the license fee. Certificates of registration shall be issued by the department and shall be posted conspicuously at the location covered by the registration.

Section 7. Marking, Labeling or Capping.—(a) Every bottle or other container of non-alcoholic drink shall be distinctly marked, labeled or capped, so as to show—

(2) The name and address of the licensed manufacturer or packager as specified on the registration certificate and the name and address of no other manufacturer unless approved by the department. When the package or other container does not bear the name and address of the manufacturer, the name and address of the principal office of the distributor shall appear and the package shall be coded in such a manner as to reveal the actual place of manufacture. Such codes shall be placed on file with the Department of Agriculture within thirty days of their adoption and shall be available to any person upon request.

Act effective immediately.

Section 2. This act shall take effect immediately.

APPROVED—The 19th day of April, A. D. 1961.

### DAVID L. LAWRENCE

# No. 43

#### AN ACT

Amending the act of April 30, 1929 (P. L. 885), entitled "An act to provide for the incorporation and regulation of cooperative agricultural associations having capital stock; and defining agriculture so as to include persons engaged in agriculture, dairying, livestock raising, poultry raising, floriculture, mushroom growing, beekeeping, horticulture, and other allied occupations; and providing penalties," further providing for the annulling, vacating and forfeiting of the articles of associations and letters patent issued to such associations, and imposing duties on the Secretary of Agriculture relative to the reporting of the status of existing associations.

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

Section 1. Section 17, act of April 30, 1929 (P. L. 885), entitled "An act to provide for the incorporation and regulation of cooperative agricultural associations having capital stock; and defining agriculture so as to include persons engaged in agriculture, dairying, live-stock raising, poultry raising, floriculture, mushroom growing, beekeeping, horticulture, and other allied occupations; and providing penalties," amended July 29, 1953 (P. L. 1019), is amended to read:

Section 17. At the close of each fiscal year, a complete audit of the operations of the association shall be made, by a qualified accountant or accountants, employed by the board of directors, the written report of whom shall include statements of services rendered by the association, the balance sheet, the receipts and disbursements, and the assets and liabilities, the total number of stockholders, and other proper information, and shall be submitted to the members at the next regular meeting. Within three months after the expiration of the fiscal year for which made, the secretary of said association shall file a summary of the statistical information contained in the report of audit with the Secretary of

Cooperative agricultural associations.

Section 17, act of April 30, 1929, P. L. 885, amended July 29, 1953, P. L. 1019, further amended.

Annual audit.

Contents of audit report.

Summary of statistical information in audit report to be filed.