Use of Standard Babcock Testing Glassware.

amount *or percentage of butterfat contained therein, as determined by the "Babcock test," shall use standard "Babcock" bottles, pipettes, and weights, as defined in section two of this act. All such Babcock test bottles, pipettes, and weights, so used, shall [have been inspected for accuracy by the Bureau of Standards of Pennsylvania or its proper office or agent, and shall be legibly and indelibly marked, by said Bureau of Standards or its inspectors of weights and measures, with the letters "S. G. P." (Standard Glassware Pennsylvania), and no Babcock bottle, pipette, or weight shall be used for such test unless so examined and marked by said inspectors of weights and measures] comply with the act of May 5, 1921 (P. L. 389) having to do with approval of types of weights and measures and weighing and measuring devices as well as all of the other provisions of the said act. It shall be unlawful for any person, persons, firm or company, association, corporation, or any agents, to use any other than standard test bottles, pipettes, and weights, [which have been examined and marked] as provided in this section, to determine the amount of fat in milk or cream bought on the butterfat basis as determined by the Babcock test.

APPROVED-The 13th day of July, A. D. 1961.

DAVID L. LAWRENCE

No. 292

AN ACT

Amending the act of April 4, 1925 (P. L. 127), entitled "An act relating to Adoption," authorizing the filing of foreign adoption records in the orphans' court and information relating thereto with the Department of Public Welfare.

Adoption.

Act of April 4, 1925, P. L. 127, amended by adding a new section 4.1. The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. The act of April 4, 1925 (P. L. 127), entitled "An act relating to Adoption," is amended by adding, after section 4, a new section to read:

Section 4.1. Decrees of Foreign Countries Records.— When a decree of adoption of a minor is made or entered in conformity with the laws of a foreign country whereby a child born in that country is adopted by a resident citizen of this Commonwealth, a copy of the final decree, certified by the court granting or decreeing the adoption, and subscribed and sworn to before the Consul of the United States of America or other appropriate repre-

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

sentative of the United States then assigned to the foreign country, may be filed with the clerk of the orphans' court in the county of residence of the adopting parents. The decree and such other documents as may be filed therewith shall be kept in the files of the court as a permanent record thereof, and shall be kept from inspection except on order granted upon cause shown. Upon the filing of a foreign decree of adoption, the clerk of the orphans' courts, as the procedure established may require, shall enter upon the docket an entry showing the foreign court, the term and number or such other identification used by the foreign court and date of decree. After the decree has been filed, the court shall make a report thereof to the Department of Public Welfare on a form supplied by the department, which the department shall keep in confidential files. Information identifying the natural parents shall not be required.

APPROVED—The 13th day of July, A. D. 1961.

DAVID L. LAWRENCE

No. 293

AN ACT

Amending the act of March 10, 1949 (P. L. 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," authorizing second class school districts to make additions and revisions to tax duplicates.

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

Section 1. Section 677.1, act of March 10, 1949 (P. L. 30), known as the "Public School Code of 1949," added January 14, 1951 (P. L. 1944), is amended to read:

Section 677.1. Additions and Revisions to Duplicates. —Whenever in *second*, third and fourth class school districts there is any construction of a building or buildings after September first of any year and such building is not included in the tax duplicate of the school district, the authority responsible for assessments in the city, borough, township or county shall, upon the request of the board of school directors, direct the assessor in the district to inspect and reassess, subject to the right of appeal and adjustment provided by the act of Assembly under which assessments are made, all taxable property in the district to which major improvements have been made after September first, and to give notice of such reassessments within ten days to the authority responsible

Public School Code of 1949.

Section 677.1, act of March 10, 1949, P. L. 30, added January 14, 1951, P. L. 1944, amended.