#### IV. \* \* \*

The provisions of this clause requiring advertising for bids and sale to the highest bidder shall not apply where borough real or personal property is to be sold to a municipal authority pursuant to the Municipality Authorities Act of 1945, or is to be sold to a non-profit corporation engaged in community industrial development.

Act effective immediately.

Section 2. This act shall take effect immediately.

APPROVED—The 25th day of July, A. D. 1963.

WILLIAM W. SCRANTON

# No. 150

#### AN ACT

Amending the act of April 24, 1947 (P. L. 80), entitled "An act relating to the descent of the real and personal estates of persons dying intestate and the procedure in reference thereto," prescribing the spouse's rights in the decedent's estate as to real estate conveyed by decedent wife in her lifetime without his joinder.

Intestate Act of 1947.

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

Section 5, act of April 24, 1947, P. L. 80, amended. Section 1. Section 5, act of April 24, 1947 (P. L. 80), known as the "Intestate Act of 1947," is amended to read:

## Section 5. Spouse's Rights.—

- (a) Widow. The shares of the estate to which the widow is entitled shall be in lieu and full satisfaction of her dower at common law, so far as relates to real estate of which the husband dies seised; and her share in real estate aliened by the husband in his lifetime, without her joining in the conveyance, shall be the same as her share in real estate of which the husband dies seised. The widow shall receive the same share in a future estate owned by the husband as in an estate of which he dies seised, although the particular estate shall not terminate before the death of the husband.
- (b) Surviving Husband. The shares of the estate to which the surviving husband is entitled shall be in lieu and full satisfaction of his curtesy at common law so far as relates to real estate of which the wife dies seised, and his share in real estate aliened by the wife in her lifetime without his joining in the conveyance shall be the same as his share in real estate of which the wife dies seised. The surviving husband shall receive

the same share in a future estate owned by the wife as in an estate of which she dies seised, although the particular estate shall not terminate before the death of the wife.

Section 2. This amending act shall take effect immediately, and shall apply to the real and personal estates of all persons dying on or after that day. The existing law shall remain in force and effect for the real and personal estates of all persons dying before that day.

Effective date and application.

APPROVED—The 25th day of July, A. D. 1963.

WILLIAM W. SCRANTON

## No. 151

### 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," providing for separate computation of tuition for junior high school tuition pupils and senior high school tuition pupils at the request of the receiving district.

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

Public School Code of 1949.

Section 1. Clause (3) of section 2561, act of March 10, 1949 (P. L. 30), known as the "Public School Code of 1949," amended September 11, 1959 (P. L. 873), is amended to read:

Section 2561. Tuition Charges for Pupils of Other Districts.—A school district or vocational school district receiving elementary or high school pupils or vocational or other extension education pupils who are residents of another school district or another vocational school district shall compute the tuition charges as follows:

(3) High School Tuition Charge. Add the salaries of supervisors, principals, clerks, assistants and teachers employed in the receiving district's high schools, the district's contribution to the retirement fund and social security contribution fund on behalf of teachers, supervisors and principals employed in the district's high schools, the cost of textbooks and supplies of the second class used in the district's high schools incurred for the school year immediately preceding, and divide the sum so obtained by the total number of pupils in average

Clause (3), section 2561, act of March 10, 1949, P. L. 30, amended Septem-ber 11, 1959, P. L. 873, further amended.