Board; providing for the establishment and operation of State liquor stores, for the payment of certain license fees to the respective municipalities and townships, for the abatement of certain nuisances and, in certain cases, for search and seizure without warrant; prescribing penalties and forfeitures; providing for local option, and repealing existing laws," authorizing the sale of malt or brewed beverages by retail dispenser's licensees until two o'clock antemeridian on Sundays.

The General Assembly of the Commonwealth of Penn- Liquor Code. sylvania hereby enacts as follows:

Section 1. The first paragraph of clause (5) of section 492, act of April 12, 1951 (P. L. 90), known as the "Liquor Code," amended September 19, 1961 (P. L. 1507), is amended to read:

First paragraph, clause (5), section 492, act of April 12, 1951, P. L. 90, amended September 19, 1961, P. L. 1507, further ameaded.

Section 492. Unlawful Acts Relative to Malt or Brewed Beverages and Licensees.-

It shall be unlawful-

(5) Sales of Malt or Brewed Beverages by Hotels, Eating Places or Public Service Licensees During Prohibited Hours.—For any hotel or eating place holding a retail dispenser's license, or the servants, agents or employes of such licensees, to sell, trade or barter in malt or brewed beverages between the hours of [twelve o'clock midnight of any Saturday] two o'clock antemeridian Sunday and seven o'clock in the forenoon of the following Monday, or between the hours of two o'clock antemeridian and seven o'clock antemeridian of any week day. For any public service licensee authorized to sell malt or brewed beverages or the servants, agents or employes of such licensees to sell, trade or barter in malt or brewed beverages between the hours of two o'clock antemeridian and seven o'clock antemeridian on any day.

Section 2. This act shall take effect immediately.

Act effective immediately.

Approved—The 1st day of August, A. D. 1963.

WILLIAM W. SCRANTON

No. 243

AN ACT

Amending the act of May 17, 1929 (P. L. 1798), entitled "An act providing a fixed charge, payable by the Commonwealth, on lands acquired by the State and the Federal Government for forest reserves, or for the purpose of preserving and perpetuating a portion of the original forests of Pennsylvania, and preserving and maintaining the same as public places and parks; and the distribution of the same for county, school, township, and road purposes in the counties, school districts, and townships where such forests are located; and making an appropriation," increasing the amount of the fixed charge payable by the Commonwealth and making editorial changes.

Forest Reserves.

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

Section 1, act of May 17, 1929, P. L. 1798, amended May 6, 1957, P. L. 110 and July 18, 1957, P. L. 991, further amended.

Section 1. Section 1, act of May 17, 1929 (P. L. 1798), entitled "An act providing a fixed charge, payable by the Commonwealth, on lands acquired by the State and the Federal Government for forest reserves, or for the purpose of preserving and perpetuating a portion of the original forests of Pennsylvania, and preserving and maintaining the same as public places and parks; and the distribution of the same for county, school, township, and road purposes in the counties, school districts, and townships where such forests are located; and making an appropriation," amended May 6, 1957 (P. L. 110) and July 18, 1957 (P. L. 991), is amended to read:

Section 1. Be it enacted, &c., That (a) from and after the passage of this act, all lands heretofore or hereafter acquired by the Commonwealth, or by the Government of the United States, for forest reserves or for the purpose of preserving and perpetuating any portion of the original forests of Pennsylvania and preserving and maintaining the same as public places and parks, and which, by existing laws, are now exempt from taxation, and all lands and property heretofore or hereafter acquired for the purpose of conservation of water, or to prevent flood conditions, upon which a tax is imposed by existing laws payable by the Commonwealth. shall hereafter be subject to an annual charge of [five] eight cents per acre, for the benefit of the county in which said lands are located, [two and one-half] eight cents per acre for the benefit of the schools in the respective school districts in which such lands are located, and [two and one-half] four cents per acre for the benefit of the roads in the township where such lands are located, which charge shall be payable by the Commonwealth. (b) Except as hereinafter provided, the annual charge payable by the Commonwealth on land acquired by the Government of the United States for forest reserves is to continue only until the receipts of money by treasurers and [road] township supervisors of the said counties and school districts and townships in which national forest reserves are located, provided for in act of April twenty-seventh, one thousand nine hundred twenty-five, Pamphlet Laws, three hundred twentyfour, shall equal or exceed the amount paid by the

Commonwealth in lieu of taxes. This subsection shall not apply to the annual charge per acre for the benefit of the county in which the land acquired by the Government of the United States for forest reserves is located for the years one thousand nine hundred fiftythree, one thousand nine hundred fifty-four, one thousand nine hundred fifty-five, one thousand nine hundred fifty-six, and this subsection shall not apply to two and one-half cents of the annual charge per acre for the benefit of the county in which the land acquired by the Government of the United States for forest reserves is located for any year thereafter. The charges for the benefit of the county for these years shall be paid by the Commonwealth. All charges payable by the Commonwealth under the provisions of this act shall be paid on or before the first day of September of each year.

Section 2. This act shall take effect July 1, 1964.

Approved—The 1st day of August, A. D. 1963.

WILLIAM W. SCRANTON

No. 244

AN ACT

Amending the act of June 23, 1931 (P. L. 932), entitled "An act relating to cities of the third class; and amending, revising and consolidating the law relating thereto," prohibiting the consolidation, integration or reorganization of paid members of fire bureaus and police bureaus into one organization.

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

The Third Class City Code.

Section 1. The act of June 23, 1931 (P. L. 932), Act of June 23, 1931, P. L. 932, known as "The Third Class City Code," reenacted and reenacted and amended June 28, 1951 (P. L. 662), is amended by add amended June 28, 1951 (P. L. 662). amended June 28, 1951 (P. L. 662), is amended by adding, after section 917, a new section to read:

Section 918. Consolidation or Integration of Fire and Police Personnel Prohibited .- No city shall consolidate, integrate or in any manner reorganize the paid members of the fire bureau and the paid members of the police bureau into one bureau or organization.

Approved—The 1st day of August, A. D. 1963.

WILLIAM W. SCRANTON

1951, P. L. 662, amended by add-ing a new section 918.