Section 9. Eligibility for Assistance other than Medical Assistance for the Aged.—

* * * * *

(a) Dependent Children. A dependent child is defined as any needy child under the age of eighteen who has been deprived of parental support or care by reason of the death, continued absence from the home, or physical or mental incapacity of a parent, or so long as Federal participation is available for assistance granted to or on behalf of such children by reason of the unemployment of a parent, and who is living with his father, mother, grandfather, grandmother, brother, sister, stepfather, stepmother, stepbrother, stepsister, uncle, aunt, first cousin, nephew, or niece, in a place of residence maintained by one or more of such relatives at his or their own home. Any one such relative (and if such relative is a parent of the dependent child or children, then the spouse of such relative also) who is in need of assistance to provide a decent and healthful standard of living for himself and the dependent child or children maintained in his home, and who is not receiving any other assistance under the provisions of this act, shall be eligible for assistance under this subsection, provided such relative meets the requirements of the first paragraph of this section.

So long as required as a condition of Federal participation, assistance shall not be denied a child less than one year of age if the parent or other relative with whom the child is living has resided in the Commonwealth for one year immediately preceding the child's birth.

Any needy child receiving assistance as a dependent child, who is removed from the home of a relative specified herein and who has been placed in a foster family home, shall, notwithstanding the other provisions of this subsection, be eligible for assistance as a dependent child so long as Federal participation is available for such assistance.

* * * * * APPROVED—The 14th day of August, A. D. 1963.

WILLIAM W. SCRANTON

No. 468

AN ACT

Amending the act of March 2, 1956 (P. L. 1206), entitled "An act relating to and defining the practice of chiropody; conferring powers and imposing duties on the State Board of Chiropody Examiners and the Department of Public Instruction; requiring licensure; providing for the granting, cancellation, suspension and revocation of licenses; preserving the rights of existing licenses; providing for the promulgation of rules and regulations; transfer of jurisdiction and records to the board; regulation of schools of chiropody; reciprocity; and providing penalties and remedies," including within the definition of chiropody the use, administration and dispensing of drugs with local effect.

Chiropody Act of 1956.

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

Clause (A), section 2, act of March 2, 1956, P. L. 1206, amended.

Section 1. Clause (A) of section 2, act of March 2, 1956 (P. L. 1206), known as the "Chiropody Act of 1956," is amended to read:

Section 2. Definitions.—The following words or phrases, unless the context clearly indicates otherwise, shall have the meanings ascribed to them in this section.

(A) "Chiropody" shall mean the diagnosis of foot ailments and the practice of minor surgery upon the feet, the padding, dressing and strapping of the feet, the making of models of the feet and palliative and mechancial treatment of functional disturbances of feet, including the use, administration and dispensing of such drugs with local effect as are necessary in the practice of minor foot surgery and the treatment of disorders of the feet, but not including the amputation of the leg, foot or toes or the treatment of systemic diseases of the bones, ligaments or muscles of the feet, or any part of the body.

* * * * *

APPROVED—The 14th day of August, A. D. 1963.

WILLIAM W. SCRANTON

No. 469

AN ACT

Amending the act of July 25, 1953 (P. L. 560), entitled "An act to provide revenue for State purposes by imposing an excise tax upon any increase in capital, as defined, actually employed in Pennsylvania, by any foreign corporation, limited partnership or joint-stock association; requiring the filing of reports; providing for rights, powers and duties of the Department of Revenue, the taxpayers and officers thereof; imposing interest and penalties; and repealing a certain act relating to foreign corporations, limited partnerships and joint-stock associations," providing credit for excise tax in certain cases.

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

Section 1. Section 2, act of July 25, 1953 (P. L. 560), entitled "An act to provide revenue for State purposes by imposing an excise tax upon any increase

Taxation.

Section 2, act of July 25, 1953, P. L. 560, amended.