respective counties of the Commonwealth, to be by them entered of record [; upon which record, it shall be lawful for writs of scire facias to issue and be prosecuted to judgment and execution in the same manner as such writs are ordinarily employed] forthwith and indexed as judaments are now indexed and a writ of execution may directly issue upon such lien without the issuance and prosecution to judgment of a writ of scire facias: Provided. That not less than ten days before issuance of any execution on the lien, notice of the filing and the effect of the lien shall be sent by registered mail to the taxpayer at his last known post office address. No prothonotary shall require, as a condition precedent to the entry of such liens, the payment of costs incident thereto. Such liens shall continue for five years from the date of entry and may be revived and continued in the manner now or hereafter provided for the renewal of judgments or as may be provided in "The Fiscal Code," as amended.

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Section 2. This act shall take effect immediately.

APPROVED—The 24th day of August, A. D. 1963.

WILLIAM W. SCRANTON

Act effective immediately.

No. 482

AN ACT

Amending the act of May 1, 1933 (P. L. 103), entitled "An act concerning townships of the second class; and amending, revising, consolidating, and changing the law relating thereto," making further provisions for the formation, organization and expenses of the State Association of Township Supervisors.

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

Section 1. Sections 610 and 611, act of May 1, 1933 (P. L. 103), known as "The Second Class Township Code," reenacted and amended July 10, 1947 (P. L. 1481) and amended June 1, 1956 (P. L. 2021), are amended to read:

Section 610. State Association Authorized.—The formation of a State Association of Township Supervisors is hereby authorized. The association shall hold annual meetings, at such time and place within the Commonwealth as it may designate, for the purpose of discussing various questions and subjects pertaining to the duties of township supervisors, and [for the purpose of] devising of uniform, economical and efficient

The Second Class Township Code.

Sections 610 and 611. act of May 1, 1933, P. L. 103, reenacted and amended July 10, 1947, P. L. 1481, and amended June 1, 1956, P. L. 2021, further amended.

methods of administering the affairs of townships. [All dues assessed by the association, which shall not exceed twenty dollars per year per township, shall be paid by the member townships from their general township funds. The officers of the state association shall consist of a president, three vice-presidents, a secretary and a treasurer, none of whom shall be interested, directly or indirectly, in the promotion or sale of road material and equipment, but this provision shall not apply to advertisements or subject matter in any publication of the association. All of the officers, except the secretary, shall be members of the association and shall hold office for one year or until their successors are elected. The secretary may be a person not a regular member of the association and shall be paid such compensation as the other officers may determine.

The association, at its annual meeting, by majority vote of all the delegates there represented, each delegate being entitled to one vote, shall have power to adopt and amend bylaws to govern the association which shall govern the qualification of delegates, election of officers, their designation, qualifications and duties, payment of dues and other organizational details. The association shall function under these bylaws for advancing the interest of and betterment of township government in townships of the second class.

The dues as adopted in these bylaws are legal expenditures of the townships and are to be used to pay for the services, publications and other expenses, including the rental and acquisition of real estate to be used for association purposes and activities authorized by the association or incurred in behalf of the association by its officers and executive committee.

Section 611. Delegates.—(a) Each county association of township supervisors shall elect one township supervisor or township secretary or secretary of the county association for each ten townships, or fraction thereof, within said county, as a delegate to each annual meeting of said State association, but each county association shall be entitled to a minimum of two such delegates at each meeting.

(b) Each township, with dues paid in the State association, may elect one supervisor secretary or manager as a delegate to the State convention, which delegate shall have one vote in said convention. This delegate's expenses shall be paid by the respective townships out of the township general fund.

[To qualify as a delegate, each] Each township shall certify the name and address of [the] its elected delegate to the secretary of the State association at least

[thirty] fifteen days prior to the opening of the State convention.

Section 613 of the act is repealed. Section 2.

This act shall take effect immediately. Section 3.

Approved—The 24th day of August, A. D. 1963.

WILLIAM W. SCRANTON

Section 613 of act repealed.

Act effective immediately.

No. 483

AN ACT

Providing for the collection, maintenance and availability of information concerning certain interstate compacts and agreements.

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

This act shall be known and may be cited Section 1. as the "Interstate Agreements Records Act."

(a) The Department of State shall collect, compile and keep current a list of all existing or proposed interstate compacts and other intergovernmental agreements between or among states, subdivisions of this State and other states, or between this State or any subdivision thereof and the Federal Government, having the force of law to which this State or any subdivision thereof is or may be eligible to become a party. Such list shall contain the citations to the statutes or other official documents of this State, containing the text Contents of lists. of any such compact or agreement, together with listing of all other jurisdictions party to the compact or agreement, the date on which each such jurisdiction entered into participation in such compact or agreement with this State or subdivision thereof, the status of each such compact or agreement in respect of withdrawals therefrom and the citations to any act or resolution of the Congress of the United States, if any, consenting to such compact or agreement. The list required to be kept pursuant to this paragraph shall also include compacts and agreements adopted by this State or any subdivision thereof but not in effect by reason of the absence of such other parties thereto as may be necessary to make the compact or agreement effective and binding, and compacts and agreements to which this State or any subdivision thereof is eligible to become a party.

(b) In any case where the statutes of this State do not contain the full text of a compact or agreement to which

Interstate Agreements Records Act.

Department of State to collect, compile and list existing and pro-posed interstate compacts.