No. 503

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," providing for license fees for junk dealers, junk yards and scrap yards.

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

The Second Class Township Code.

Section 1. Clause LVIII. of section 702, 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 May 23, 1961 (P. L. 215), is amended to read:

Clause LVIII, section 702, act of May 1, 1933, P. L. 103, reenacted and amended July 10, 1947, P. L. 1481 and amended May 28, 1961, P. L. 215, further amended.

Section 702. Supervisors to Exercise Powers.—The corporate powers of townships of the second class shall be exercised by the township supervisors. Where no specific authority is given for the expenditures incident to the exercise of any power hereinafter conferred, or where no specific fund is designated from which such expenditures shall be made, appropriations for such expenditures shall be made only from the general township fund. In addition to the duties imposed upon them by section 516 hereof, they shall have power—

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LVIII. Junk Dealers and Junk Yards.—To regulate and license junk dealers and the establishment and maintenance of junk yards and scrap yards including, but not limited to, automobile junk or grave yards and to prescribe license fees therefor not to exceed two hundred dollars per year.

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Section 2. This act shall take effect immediately. Approved—The 24th day of August, A. D. 1963.

Act effective immediately.

WILLIAM W. SCRANTON

No. 504

AN ACT

Amending the act of June 4, 1937 (P. L. 1625), entitled "An act providing for the creation, maintenance and operation of a county employes' retirement system in counties of the third class; and imposing certain charges on counties," providing that the discontinuance from service of persons elected or appointed to incompatible offices or positions be considered involuntary and prescribing the rights and benefits of such persons.

Retirement: Third class counties. The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 13, act of June 4, 1937, P. L. 1625, amended December 22, 1951, P. L. 1716, further amended.

Section 1. Section 13, act of June 4, 1937 (P. L. 1625), entitled "An act providing for the creation, maintenance and operation of a county employes' retirement system in counties of the third class; and imposing certain charges on counties," amended December 22, 1951 (P. L. 1716), is amended to read:

Section 13. Involuntary Retirement Allowances; Voluntary Retirement Allowances After Twenty-five Years of Service.—Should a contributor be discontinued from service not voluntarily, or an elected county officer complete his term of office and discontinue service after having completed ten years of total service or voluntarily after having completed twenty-five (25) years of total service, but before reaching superannuation retirement age, he shall be paid as he may elect, as follows: (a) The full amount of the accumulated deduction standing to his credit in the members' annuity reserve account; or (b) a member's annuity of equivalent actuarial value to his accumulated deductions standing to his credit in the members' annuity reserve account, and in addition a county annuity having a value equal to the present value of a county annuity beginning at *superannuation retirement age, but based on the period of service up to the date of discontinuance from service and not on the period of service required to reach superannuation retirement age. The same options shall be available to beneficiaries in case of involuntary retirement as provided herein in the case of superannuation retirement. In the event a contributor, after having completed ten or more years of total service, heretofore has or hereafter shall be discontinued from service because of appointment or election to a position incompatible with his service as a county employe or officer and such employe or officer has not reached the superannuation retirement age, such withdrawal shall be considered involuntary and the contributions of the contributor and the county, at the option of the employe or officer, shall remain in the retirement fund until superannuation age has been reached. In the event a refund of accumulated contributions has been made and the county's accumulated contributions have been withdrawn under the above circumstances, the employe or officer shall be permitted to repay into and the county shall be required to reimburse the retirement system fund the amounts paid out with interest to the date of repayment thereby reestablishing the rights of the contributor in said fund even though superannuation retirement age has been reached and

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

benefits shall be paid as if the original severance had been involuntaru.

Section 2. This act shall take effect immediately.

Act effective Immediately.

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

WILLIAM W. SCRANTON

No. 505

AN ACT

Reenacting and 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," providing for the State Board of Podiatry Examiners, providing that podiatry shall include chiropody and changing provisions of the act so that chiropody and matters relating thereto shall be deemed podiatry, changing requirements relating to attendance at educational conferences, and making changes to conform to existing law.

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

Chiropody Act of 1956.

Section 1. The title and sections 1 to 8, act of March 2, 1956 (P. L. 1206), known as the "Chiropody Act of 1956." are reenacted and amended to read:

Title and sections 1 to 8, act of March 2, 1956, P. L. 1206, reenacted and amended.

AN ACT

Relating to and defining the practice of [chiropody] New title. podiatry; conferring powers and imposing duties on the State Board of [Chiropody] Podiatry Examiners and the Department of [Public Instruction] State: 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 and podiatry; reciprocity; and providing penalties, and remedies.

Section 1. Short Title.—This act shall be known and may be cited as the "[Chiropody] Podiatry Act of 1956."

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) "Podiatry" shall include "Chiropody" and shall mean the diagnosis of foot ailments and the practice of