to time, hereafter may order and direct. Such in rem Method of judgment or lien index or docket shall be primarily divided by the locality of the real estate subject to such in indexing judgment, lien or other proceedings, with the name of lien docket. the individual affected by such judgment, lien, or other proceedings as the owner of the real estate bound thereby entered on such in rem judgment or lien index or docket only under the locality of the real estate subject to such judgment, lien, or other proceedings, which locality shall hereafter be determined by a certificate which the plaintiff, his attorney, or agent shall file with the said judgment, lien, or other proceedings, showing the exact locality of such real estate.

Section 2. After the adoption, preparation, and in-Indexes stallation of the general judgment or lien index or dock- shall be et, and the in rem judgment or lien index or docket, provided for in this act, the same shall be constructive judgments, notice to all persons of the judgments, liens, or other filed therein. proceedings so as aforesaid indexed thereon, and no person shall be affected with notice of such judgments, liens, or other proceedings hereinbefore required to be indexed on such general judgment or lien index or docket, or on such in rem judgment or lien index or docket, unless the same shall be indexed thereon as herein provided for.

# indexing to

constructive notice of

#### APPROVED-The 16th day of May, A. D. 1935.

GEORGE H. EARLE

### No. 78

### AN ACT

To amend sections five and six of the act, approved the twentyfifth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, one thousand one hundred ninety-five), entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions; providing State aid for certain agri-cultural associations, and regulating the payment thereof," changing the time for filing applications for such State aid; and providing for the payment of State aid for the years of one thousand nine hundred and thirty-three and one thousand nine hundred and thirty-four, in cases where applications therefor were not filed within the time limit heretofore prescribed by the act.

Section 1. Be it enacted, &c., That sections five and Agricultural six of the act, approved the twenty-fifth day of July. one thousand nine hundred and seventeen (Pamphlet Sections 5 and Laws, one thousand one hundred ninety-five), entitled <sup>6</sup>/<sub>July</sub> 25, 1917 "An act for the encouragement of agriculture and the (P. L. 1195), "An act for the encouragement of agriculture and the (P. L. 1195), holding of agricultural exhibitions; providing State aid for certain agricultural associations, and regulating the payment thereof," are hereby amended to read as follows:

associations.

1917

Filing of statement with Auditor General.

Where statement not filed within time limit.

Payments.

Aid to agricultural associations.

When effective.

Section 5. Annually, on or before the fifteenth day of [November] *December*, an association applying for the benefits of this act shall file with the Auditor General a statement, sworn to by its president, attested by its secretary, with corporate seal attached, setting forth the name of the association, the time and place of the exhibition, and the amount of premiúms actually paid, giving the names and addresses of the persons to whom such premiums were paid, and in what class, kind, or department.

Any association, which applied for the benefits of this act during the years of one thousand nine hundred and thirty-three or one thousand nine hundred and thirtyfour, or both, which complied with the provisions of the act in all respects, except in that the statement, herein required to be filed with the Auditor General, was not filed at the time heretofore specified by the act, but was subsequently filed on or before the fifteenth day of December of the year in which the exhibition was held, shall be deemed to have fully complied with the requirements of the act, and payment of such benefits shall be made to such associations within thirty days after the effective date of this amendment.

Section 6. Payments to incorporated agricultural associations under the provisions of this act shall be made by the State Treasurer, upon warrant of the Auditor General, issued on or before the fifteenth day of [December] January of the year following the year in which the exhibition is held.

Section 2. The payments herein required to be made to associations, whose statements for the years one thousand nine hundred and thirty-three and one thousand nine hundred and thirty-four were not filed in time, shall be made from moneys appropriated for the two fiscal years beginning June first one thousand nine hundred and thirty-five for aid to agricultural associations in accordance with law.

Section 3. This act shall become effective June first one thousand nine hundred and thirty-five.

APPROVED—The 16th day of May, A. D. 1935. GEORGE H. EARLE

#### No. 79

## AN ACT

To amend clauses (b) and (c) of section seven and section eight of the act, approved the first day of May, one thousand nine hundred and twenty-nine (Pamphlet Laws, one thousand two hundred sixteen), entitled "An act to define real estate brokers and real estate salesmen; and providing for the licensing, regulation, and supervision of resident and nonresident real estate brokers and real estate salesmen and their business," as amended,