

No. 486

## AN ACT

Repealing the act of March 12, 1873 (P. L. 271), entitled "An act to prohibit the keeping of billiard rooms, bowling saloons and ten-pin alleys within two miles of the State Normal School at Mansfield, in the county of Tioga.

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

Billiard and bowling places in Tioga County.

Section 1. The act of March 12, 1873 (P. L. 271), entitled "An act to prohibit the keeping of billiard rooms, bowling saloons and ten-pin alleys within two miles of the State Normal School at Mansfield, in the county of Tioga," is repealed.

Act of March 12, 1873, P. L. 271, repealed.

Section 2. This act shall take effect immediately.

Act effective immediately.

APPROVED—The 9th day of November, A. D. 1959.

DAVID L. LAWRENCE

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No. 487

## AN ACT

Amending the act of May 11, 1911 (P. L. 279), entitled "An act relating to the time and manner of taking exceptions in any case, civil or criminal, in any court of record in this Commonwealth; to the effect thereof; to transcribing the evidence taken upon the trial of any case; to the correction and perfection of such transcript for the purposes of review; and providing that exceptions need not be taken where the decision of the court appears in the proceedings of a case," further providing for the taking of exceptions to ruling of the trial judge.

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

Courts of record.

Section 1. Section 1, act of May 11, 1911 (P. L. 279), entitled "An act relating to the time and manner of taking exceptions in any case, civil or criminal, in any court of record in this Commonwealth; to the effect thereof; to transcribing the evidence taken upon the trial of any case; to the correction and perfection of such transcript for the purposes of review; and providing that exceptions need not be taken where the decision of the court appears in the proceedings of a case," amended July 20, 1953 (P. L. 552), is amended to read:

Section 1, act of May 11, 1911, P. L. 279, amended July 20, 1953, P. L. 552, further amended.

Section 1. Be it enacted, &c., That from and after the passage of this act, it shall not be necessary on the trial of any case, civil or criminal, in any court of record in this Commonwealth, to take exception to any ruling [on the admission or exclusion of testimony, nor for the

Unnecessary to take an exception to the ruling of a trial judge on the admission or exclusion of testimony.

Duties of official  
stenographer.

trial judge to allow an exception to any ruling of his] *of the trial judge*; but, immediately, succeeding such ruling, the official stenographer shall note [such] *an exception in favor of the party upon whose objection or motion an adverse ruling was made*, and it shall thereafter have all the effect of an exception duly taken, written out, signed and sealed by the trial judge.

APPROVED—The 9th day of November, A. D. 1959.

DAVID L. LAWRENCE

No. 488

AN ACT

Amending the act of May 11, 1949 (P. L. 1210), entitled "An act relating to group life insurance; describing permitted policies and restrictions thereon, the premium basis thereof and rights thereunder; limiting the amount of such insurance; prescribing standard policy provisions; and requiring notice of conversion privileges," extending the types permitted to include teachers' \*associations or federations and fixing requirements thereof.

Group life  
insurance.

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

Subsection (3),  
section 1 and  
section 4, act of  
May 11, 1949,  
P. L. 1210,  
amended May 29,  
1956, P. L. 1812,  
further amended.

Section 1. Subsection (3) of section 1 and section 4, act of May 11, 1949 (P. L. 1210), entitled "An act relating to group life insurance; describing permitted policies and restrictions thereon, the premium basis thereof and rights thereunder; limiting the amount of such insurance; prescribing standard policy provisions; and requiring notice of conversion privileges," amended May 29, 1956 (P. L. 1812), are amended to read:

Section 1. Types Permitted.—No policy of group life insurance shall be delivered in this State unless it conforms to one of the following descriptions and to the requirements as to each set forth in sections two, three, four and five of this act.

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(3) A policy issued to a labor union, a police fraternity, [or] a firemen's fraternity *or a teachers' association or federation*, which shall be deemed the policyholder, to insure members of such union, [or] fraternity, *association or federation* for the benefit of persons other than the union, [or] fraternity, *association or federation* or any of their officials, representatives or agents.

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Section 4. Policies Issued to Labor Unions, Police Fraternities, [or] Firemen's Fraternities *or Teachers' \*Associations or Federations*.—A policy issued to a labor

\* "Associations'" in original.