

fifth, one thousand eight hundred and ninety-five (Pamphlet Laws, two hundred and eighty), entitled "An act to provide for the person upon whom service shall be had by legal process in the case of fraternal beneficial and relief societies whose status is defined by the act of Assembly, entitled 'An act defining fraternal beneficial and relief societies and their status, authorizing them to create subordinate lodges and to pay benefits, upon the sickness, disability or death of their members, from funds collected by dues and assessments therein, providing for their registration in the office of the Insurance Commissioner, and requiring that they shall make annual reports to him, and exempting them from taxation and from the supervision of the Insurance Commissioner,' approved the sixth day of April, Anno Domini one thousand eight hundred and ninety-three"; the act of June twenty-fourth, one thousand eight hundred and ninety-seven (Pamphlet Laws, two hundred and four), entitled "An act to enable minors, above the age of eighteen years, to contract for membership in fraternal and beneficial societies"; paragraph nine of corporations of the first class of section two of the act, approved April twenty-ninth, one thousand eight hundred and seventy-four, entitled "An act to provide for the incorporation and regulation of certain corporations", in so far as it applies to the incorporation of societies for the purpose of transacting any class of insurance; and the act, approved the twentieth day of June, one thousand nine hundred and nineteen (Pamphlet Laws, five hundred and ten), entitled "An act relating to service of legal process upon any foreign fraternal, beneficial or relief society, company, or association," are repealed. All other acts or parts of acts inconsistent with this act are repealed: Provided, however, That no repeal provided for in this section or otherwise shall affect the rights of societies heretofore incorporated to exercise all the corporate powers possessed by them at the time of the passage of this act.

Act of June 24,  
1897 (P. L. 204).

Part of act of  
April 29, 1874 (P.  
L. 41).

Act of June 20,  
1919 (P. L. 510).

Repeal.

APPROVED—The 20th day of May, A. D. 1921.

WM. C. SPROUL.

No. 325.

### AN ACT

Authorizing receivers of taxes in and for cities of the first class to furnish certificates of taxes and claims which are liens on real estate, and fixing the fees for such services.

Cities of the first  
class.

Section 1. Be it enacted, &c., That the receiver of taxes acting in and for any city of the first class shall

furnish, upon application, certificates of all the taxes and claims which are a lien on real estate located in any such city, and shall receive and collect: For each certificate of taxes on real estate, the sum of fifty cents; for each certificate of water rents, the sum of fifty cents; and for each lien and claim certified, the sum of five cents.

Receiver of taxes.  
Certificates.  
Fees.

Section 2. All acts or parts of acts, general, local, or special, inconsistent with or supplied by this act, are hereby repealed.

Repeal.

APPROVED—The 20th day of May, A. D. 1921.

WM. C. SPROUL.

No. 326.

### AN ACT

To amend section twenty-one of an act, approved the seventh day of June, one thousand nine hundred and seventeen (Pamphlet Laws, four hundred and three), entitled "An act relating to the form, execution, and interpretation of wills; to nuncupative wills; to the appointment of testamentary guardians; to spendthrift trusts; to forfeiture of devise or legacy in case of murder of testator; to elections to take under or against wills, and to the recording and registering of such elections and of decrees relative thereto, and to the fees therefor."

Section 1. Be it enacted, &c., That section twenty-one of an act, approved the seventh day of June, one thousand nine hundred and seventeen (Pamphlet Laws, four hundred and three), entitled "An act relating to the form, execution, and interpretation of wills; to nuncupative wills; to the appointment of testamentary guardians; to spendthrift trusts; to forfeiture of devise or legacy in case of murder of testator; to elections to take under or against wills, and to the recording and registering of such elections and of decrees relative thereto, and to the fees therefor," which reads as follows:—

Wills.

"Section 21. When any person, male or female, shall make a last will and testament, and afterwards shall marry, or shall have a child or children not provided for in such will, and shall die leaving a surviving spouse and such child or children, or either a surviving spouse or such child or children, although such child or children be born after the death of their father, every such person, so far as shall regard the surviving spouse, or child or children born after the making of the will, shall be deemed and construed to die intestate; and such surviving spouse, child, or children shall be entitled to such purparts, shares, and dividends of the estate, real and personal, of the deceased, as if such person had actually died without any will," is hereby amended to read as follows:—

Section 21, act of  
June 7, 1917  
(P. L. 403), cited  
for amendment.