business. The books or records showing the deposit or account of any depositor with any individual, partnership, or unincorporated association filing a bond, money, or securities approved by the board, as provided in this section, shall not be subject to any visitorial power, inspection, or examination by the Commissioner of Banking, except as hereinbefore provided; nor to examination or inspection by, or production in, any department or agency of government, State or municipal; nor to inspection, examination, or production in any court in any judicial proceeding, except in cases of insolvency or bankruptcy, or a judicial proceeding or investigation involving the rights and liabilities of a creditor or depositor; nor (six) to any person, firm, partnership, or unincorporated association, now engaged in business as private bankers, when such person, firm, partnership, or unincorporated association, and his or their predecessor or predecessors, or one or more of the members in such private banking institutions, continuously and in the same locality, have conducted the business of private banking for a period of seven (7) years prior to the approval of this act. [and such banking institution is not engaged in the sale as agents or otherwise of railroad or steamship tickets]

Books showing accounts of depositors not subject to examination except as hereinbefore provided.

(6) Certain private

APPROVED-The 17th day of March, A. D. 1927.

JOHN S. FISHER

No. 20

AN ACT

Authorizing cities to use, for any public purposes whatsoever, any public landing, or public wharf, or part thereof, within their respective limits, fronting on any navigable river and found unnecessary for such purposes, any limitation of use thereof by the municipality arising from donation, dedication, appropriation, statute, or otherwise, to the contrary notwithstanding; and vesting said cities with the power of eminent domain for such purposes.

Section 1. Be it enacted, &c., That whenever the corporate authorities of any city of this Commonwealth shall find, and by ordinance declare, that any public landing, or public wharf, or part thereof, fronting on any navigable river and lying within its limits, has become unnecessary for use for public landing or public wharf purposes, such city shall have the right to take, enter upon, and occupy for use for any other public purposes whatsoever, the public landing, or public wharf, or part thereof, so found unnecessary for such purposes, any limitation of use thereof by the municipality arising from donation, dedication, appropria-

Cities.

Public landings and wharves found unnecessary may be taken for any public purpose. tion, statute, or otherwise, to the contrary notwithstanding.

Eminent domain.

Section 2. All cities are vested with the right of eminent domain for the purpose of appropriating for such general public uses all such public landings or public wharves or parts thereof so found unnecessary for such purposes, together with any easements, property and property rights connected therewith.

Damages.

Section 3. All damages arising from the exercise of the power of eminent domain hereunder shall be ascertained and awarded in the manner provided by law for the taking by such cities of property for public park purposes.

Repeal.

Section 4. All acts of Assembly, general, special, or local, inconsistent herewith are hereby repealed.

Approved—The 17th day of March, A. D. 1927. JOHN S. FISHER

No. 21

AN ACT

To repeal an act approved the twenty-eighth day of June, one thousand eight hundred and seventy-nine (Pamphlet Laws, one hundred and eighty), entitled "An act to regulate the manufacture and sale of commercial fertilizers."

Commercial fertillzers.

Act of June 28, 1879 (P. L. 180), repealed.

Section 1. Be it enacted, &c., That the act approved the twenty-eighth day of June, one thousand eight hundred and seventy-nine (Pamphlet Laws, one hundred and eighty), entitled "An act to regulate the manufacture and sale of commercial fertilizers," is hereby repealed.

Approved—The 17th day of March, A. D. 1927.

JOHN S. FISHER

No. 22

AN ACT

To repeal the act approved the eleventh day of June, one thousand eight hundred and seventy-nine (Pamphlet Laws, one hundred thirty-seven), entitled "An act to authorize the board of school directors in cities of the fourth class to regulate the terms of its members in certain cases."

Cities of the fourth class.

School directors.

Act of June 11, 1879 (P. L. 137), repealed.

Section 1. Be it enacted, &c., That the act approved the eleventh day of June, one thousand eight hundred and seventy-nine (Pamphlet Laws, one hundred thirty-seven), entitled "An act to authorize the board of school directors in cities of the fourth class to regulate the terms of its members in certain cases," be and the same is hereby repealed.

APPROVED—The 17th day of March, A. D. 1927.

JOHN S. FISHER