

required by section nineteen of the act first mentioned, notice of the time, place and object of the meeting of stockholders, therein mentioned, shall be published, once a week for two weeks prior to such meeting, in at least one newspaper published in the county, city or borough wherein the place of business of the building and loan association, so selling, assigning, disposing or conveying, is situate," in so far as it relates to associations.

The act approved the twenty-eighth day of July, one thousand nine hundred thirty-two (Pamphlet Laws, eleven), entitled "An act to increase the powers of building and loan associations by empowering them to join the Federal Home Loan Bank or any other corporation or agency established under the authority of the United States Government, and to empower them to borrow money from the Federal Home Loan Bank, the Reconstruction Finance Corporation, or any other corporation or agency established under the authority of the United States Government, except National banks, and to assign their bonds and mortgages and other property, including the right to repledge the shares of stock pledged as collateral security without securing the consent of the owner thereto, as security for the repayment of their indebtedness as evidenced by any bond, note, or obligation they may give therefor," absolutely.

Section 1303. General Repeal of Acts.—All other acts or parts of acts inconsistent herewith are hereby repealed.

APPROVED—The 5th day of May, A. D. 1933.

GIFFORD PINCHOT

No. 109

AN ACT

To amend sections six, seventeen, and twenty-six of the act, approved the fourteenth day of June, one thousand nine hundred and twenty-three (Pamphlet Laws, seven hundred ten), entitled "An act allowing and regulating boxing, sparring, and wrestling matches and exhibitions; establishing a State Athletic Commission; making an appropriation therefor; and appropriating moneys received for monument and memorial purposes; and prescribing penalties," as amended, by extending the provisions of said act so as to include bookers, booking agents, representatives of booking agencies for services of wrestlers; modifying license fees in certain cases; exempting amateur boxing or wrestling in schools, colleges, and universities.

Section 1. Be it enacted, &c., That section six of the act, approved the fourteenth day of June, one thousand nine hundred and twenty-three (Pamphlet Laws, seven hundred ten), entitled "An act allowing and regulating boxing, sparring, and wrestling matches and exhibitions; establishing a State Athletic Commission; mak-

State Athletic
Commission.

Section 6, act
of June 14, 1923
(P. L. 710), as
amended by act
of April 29, 1929
(P. L. 860), fur-
ther amended.

ing an appropriation therefor; and appropriating moneys received for monument and memorial purposes; and prescribing penalties," as amended by section three of the act approved the twenty-ninth day of April, one thousand nine hundred and twenty-nine (Pamphlet Laws, eight hundred sixty), is hereby further amended to read as follows:

Section 6. Corporations and Persons Required to Procure Licenses; Definitions.—All corporations or persons, physicians, referees, judges, announcers, matchmakers, timekeepers, professional boxers, professional wrestlers, their managers and seconds, *bookers, booking agents or agencies, or representatives of booking agencies for services of wrestlers*, shall be licensed by the said commission; and no such corporation or person shall be permitted to participate, either directly or indirectly, in any such boxing, sparring, or wrestling match or exhibition, or the holding thereof, unless such corporation and all such persons shall have first procured a license from the commission. For the purpose of this act, a "professional boxer" or a "professional wrestler" is deemed to be one who competes for money, or teaches or pursues or assists in the practice of boxing or wrestling as a means of obtaining a livelihood, or pecuniary gain; and any contest conforming to the rules, regulations, and requirements of this act shall be deemed to be a boxing match and not a prize fight.

Section 17, as amended by said act, further amended.

Section 2. That section seventeen of the said act, as amended by section seven of the act approved the twenty-ninth day of April, one thousand nine hundred and twenty-nine (Pamphlet Laws, eight hundred sixty), is hereby further amended to read as follows:

Section 17. License Fees.—Each applicant for a license shall, before a license is issued by the commission, and annually thereafter during the life of such license, pay to the commission a license fee as follows: Corporations or persons in cities of the first class, two hundred and fifty dollars; in cities of the second class, one hundred dollars; in cities of the third class, *fifty dollars*; and elsewhere, twenty-five dollars; *bookers, booking agents, or representatives of booking agencies for services of wrestlers, three hundred dollars*; physicians, ten dollars; referees, twenty-five dollars; judges, five dollars; timekeepers, five dollars; professional boxers, five dollars; professional wrestlers, five dollars; managers, twenty-five dollars; seconds, five dollars; announcers, five dollars; and matchmakers, ten dollars; but the commission may issue, without fee, licenses to referees or physicians, authorizing such referees or physicians to officiate only at boxing, sparring, or wrestling matches to exhibitions between amateurs, and only without receiving any compensation for their services. Permits for matches or exhibitions in which only amateurs participate shall be issued without fee, and may

be issued for a single match or exhibition, or a series of matches or exhibitions, or for a period not exceeding one year.

Section 3. That section twenty-six of the said act, as amended by section twelve of the act approved the twenty-ninth day of April, one thousand nine hundred and twenty-nine (Pamphlet Laws, eight hundred sixty), is hereby further amended to read as follows:

Section 26, as amended by said act, further amended.

Section 26. The provisions of this act shall not prohibit any duly constituted organization or association, organized for a lawful purpose, from having boxing, sparring, and wrestling matches and exhibitions in connection with entertainments, when such matches or exhibitions are conducted not for profit: Provided, That before such match or exhibition is held a permit is granted by the commission.

None of the provisions of this act shall apply to boxing, sparring, or wrestling matches conducted or sponsored by or for any university, college, or secondary school, wherein all of the contestants are students regularly enrolled as such in the universities, colleges, or secondary schools participating in such matches. In all such cases, such matches shall be conducted under the supervision, management, and control of the authorities of the university, college, or secondary school conducting or sponsoring the same, or under the supervision and control of an intercollegiate or interscholastic association of which all participating colleges, universities, and secondary schools are members.

APPROVED—The 5th day of May, A. D. 1933.

GIFFORD PINCHOT

No. 110

AN ACT

Relating to the financial responsibility of operators and owners of motor vehicles, and to make uniform the law with reference thereto; requiring operators and owners of automobiles, under certain circumstances, to furnish proof of financial responsibility, as herein defined; providing for the suspension of operators' licenses and motor vehicle registration certificates in certain cases; regulating insurance policies which may be accepted as proof of financial responsibility; imposing duties upon the Secretary of Revenue, the State Treasurer, and probouataries; and prescribing penalties.

Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, as follows:

Section 1. Definitions.—Throughout this act, unless the context indicates a different intention, the singular

Uniform Auto-
mobile Liability
Security Act.