

to the payment of all of its liabilities, including pro rata, refunds of contributions or dues on any certificates which it no longer has the right to issue; and it shall advertise, once a week for four (4) weeks in a newspaper of general circulation in any county in this Commonwealth in which it maintained an office and in the state capitol of any other state in which it was authorized to do business, the fact of the conversion, together with the statement that any dissenting certificate holder who desires to cancel his certificate may do so by delivering it on or before a specified date (which shall not be later than six months after the date of the letters patent) to the new mutual life insurance company and receive the pro rata unearned dues or contributions for such certificate, and if the certificate has a non-forfeiture value, such value.

(g) The new mutual life insurance company shall satisfy the Insurance Commissioner, after an examination, that it has paid all amounts due to any dissenting certificate holders and all liabilities on certificates which it is required to cancel, and upon being so satisfied, the Insurance Commissioner shall certify that fact to the Secretary of the Commonwealth, who shall issue a certificate of dissolution of the former fraternal beneficial society, order or association or fraternal benefit society, whereupon the former fraternal beneficial society, order or association or fraternal society shall cease to exist.

Section 2. Mutual life insurance companies formed under this act shall have and may exercise all the rights and privileges and shall be subject to all the requirements of mutual life insurance companies formed under the act of May 17, 1921 (Pamphlet Laws 682), aforesaid, but shall exercise no rights or privileges which other mutual life insurance companies may not exercise.

Section 3. This act shall become effective immediately upon its final enactment.

Mutual life insurance companies formed under this act to be subject to act of May 17, 1921, P. L. 682.

Act effective immediately.

APPROVED—The 10th day of August, A. D. 1951.

JOHN S. FINE

No. 279

AN ACT

To further amend section 7 of the act, approved the eleventh day of May, one thousand nine hundred twenty-five (Pamphlet Laws 561), entitled "An act to provide for the selection of jurors to serve in the several courts, criminal and civil, of counties of the second class, and defining the qualifications of such jurors; providing for the \*organization of a commission for the selection of jurors in such counties, and prescribing its powers and duties, and authorizing it to investigate as to the

qualifications of prospective jurors; imposing the expense of maintaining and operating said commission upon said counties, and requiring the county commissioners to provide suitable quarters, equipment, and supplies; authorizing the employment of the necessary clerks and other employes, and providing for a salary board composed of the commission, the county commissioners, and the controller of said counties, to fix the number and compensation of such employes; requiring county officers and boards to furnish information to said commission concerning taxables resident in said county as to their eligibility for jury service; repealing inconsistent legislation; and prescribing punishment for the violation hereof," by further regulating the selection of jurors in counties of the second class.

Jurors: counties  
of second class.

Section 7, act of  
May 11, 1925,  
P. L. 561, as  
amended by act  
of June 12, 1931,  
P. L. 538,  
further amended.

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

Section 1. Section 7 of the act, approved the eleventh day of May, one thousand nine hundred twenty-five (Pamphlet Laws 561), entitled "An act to provide for the selection of jurors to serve in the several courts, criminal and civil, of counties of the second class, and defining the qualifications of such jurors; providing for the \*organization of a commission for the selection of jurors in such counties, and prescribing its powers and duties, and authorizing it to investigate as to the qualifications of prospective jurors; imposing the expense of maintaining and operating said commission upon said counties, and requiring the county commissioners to provide suitable quarters, equipment, and supplies; authorizing the employment of the necessary clerks and other employes, and providing for a salary board composed of the commission, the county commissioners, and the controller of said counties, to fix the number and compensation of such employes; requiring county officers and boards to furnish information to said commission concerning taxables resident in said county as to their eligibility for jury service; repealing inconsistent legislation; and prescribing punishment for the violation hereof," as amended by the act, approved the twelfth day of June, one thousand nine hundred thirty-one (Pamphlet Laws 538), is hereby further amended to read as follows:

Manner of draw-  
ing names for  
jury service.

Section 7. After obtaining the said list of taxables, the said commission shall meet forthwith, and two members shall constitute a majority for such meeting, and shall select from the said list of taxables every [fiftieth] *twentieth* name, beginning with the first name on said list, then the [fifty-first] *twenty-first* name, and so continuing until the whole of said list of taxables has been passed through, and then shall proceed in a similar manner by selecting the second name on said list and then the [fifty-second] *twenty-second* name and so continue until the list has been passed through if necessary to procure the number of jurors designated to serve for

\* "organizations" in original.

the ensuing year, as hereinafter provided; and said procedure shall be followed until a sufficient number has been procured from said list of taxables to supply with jurors the several courts, civil and criminal, of the respective county holding jury trials. In each succeeding year after the first year, the same procedure in the selection of names from the list of taxables shall be followed; beginning, however, with the [fiftieth] *twentieth* name after the last name drawn in the year last preceding: Provided, however, That if less than [fifty] *twenty* names remain on the said list of taxables after the last name selected in the preceding year, then the selection shall continue by beginning at the head of the list, as hereinbefore provided. No person shall be selected to serve as a juror if two members of said commission shall find that such person is disqualified for service under the provisions of this act. Proviso.

APPROVED—The 10th day of August, A. D. 1951.

JOHN S. FINE

—  
No. 280.

### AN ACT

To further amend section 1 of the act, approved the third day of May, one thousand nine hundred fifteen (Pamphlet Laws 226), entitled "An act to establish and regulate the fees to be received and charged by the prothonotary of the courts of common pleas of this Commonwealth, in counties having over eight hundred thousand, and less than one million five hundred thousand, inhabitants, according to the last preceding United States census," by changing and further fixing the fees to be charged by the prothonotary.

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

Section 1. Section 1 of the act, approved the third day of May, one thousand nine hundred fifteen (Pamphlet Laws 226), entitled "An act to establish and regulate the fees to be received and charged by the prothonotary of the courts of common pleas of this Commonwealth, in counties having over eight hundred thousand, and less than one million five hundred thousand, inhabitants, according to the last preceding United States census," as amended by the act, approved the eighteenth day of May, one thousand nine hundred forty-five (Pamphlet Laws 714), is hereby further amended to read as follows:

Section 1. The fees to be received by the prothonotary of the courts of common pleas of this Commonwealth, in counties of the second class, shall be as follows: Fees of prothonotaries in counties of second class changed and further fixed.

Section 1, act of May 3, 1915, P. L. 226, as amended by act of May 18, 1945, P. L. 714, further amended.