

The claimant and other affected parties shall be notified in writing of the department's determination to deduct any sum from future compensation under this section, and such determination shall be subject to appeal in the manner provided in this act for appeals from determinations of compensation.

Transition Provisions

Transition provision.

Section 22. After the rate of contribution for each employer has been computed for the calendar year one thousand nine hundred fifty-one, under the provisions of section three hundred one of this act, as hereby amended, an employer whose rate so computed is less than the rate computed for him in accordance with the provisions of this act in effect prior to the effective date of this amendment shall pay contributions with respect to the calendar year one thousand nine hundred fifty-one at the lesser rate.

Further transition provision.

Section 23. Notwithstanding any other provision of this act or of the act amended by this act, the excess of any contribution paid by any employer with respect to the calendar year one thousand nine hundred fifty-one over the amount determined by the application of his rate of contribution for such year computed under the provisions of section three hundred one of this act, as hereby amended, shall be deemed to have been erroneously paid and shall be allowed by the department as a credit, without interest, in connection with subsequent payments of contributions by such employer.

Inconsistent acts repealed.

Section 24. All acts or parts of acts inconsistent herewith are hereby repealed.

Act effective October 1, 1951.

Section 25. This act shall become effective on the first day of October, one thousand nine hundred fifty-one, and shall apply in the determination of the rates of contributions for the calendar year one thousand nine hundred fifty-one and thereafter.

Applicability.

APPROVED—The 29th day of September, A. D. 1951.

JOHN S. FINE

No. 409

AN ACT

To further amend the title and section one of the act, approved the third day of May, one thousand nine hundred and nine (Pamphlet Laws 424), entitled, as amended, "An act providing that in all counties of the first, second, third, fourth, fifth and sixth class, advertisements and notices, required by law or rules of court to be published in newspapers of general circulation, unless dispensed with by special order of court, shall be

published in the legal newspaper, issued at least weekly, of the proper county, designated by rules of court for the publication of court or other legal notices," by extending the provisions of the said act to all counties, and further defining publications excepted from its operation.

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

Section 1. The title of the act, approved the third day of May, one thousand nine hundred and nine (Pamphlet Laws 424), entitled, as amended, "An act providing that in all counties of the first, second, third, fourth, fifth and sixth class, advertisements and notices, required by law or rules of court to be published in newspapers of general circulation, unless dispensed with by special order of court, shall be published in the legal newspaper, issued at least weekly, of the proper county, designated by rules of court for the publication of court or other legal notices," as amended by the act, approved the twenty-eighth day of July, one thousand nine hundred forty-one (Pamphlet Laws 521), is hereby further amended to read as follows:

An Act

Providing that in all counties [of the first, second, third, fourth, fifth and sixth class], advertisements and notices, required by law or rules of court to be published in newspapers of general circulation, unless dispensed with by special order of court, shall be published in the legal newspaper, issued at least weekly, of the proper county, designated by rules of court for the publication of court or other legal notices.

Section 2. Section 1 of said act, as amended by the act, approved the ninth day of April, one thousand nine hundred thirty-one (Pamphlet Laws 20), and as last amended by the act, approved the twenty-eighth day of July, one thousand nine hundred forty-one (Pamphlet Laws 521), is hereby further amended to read as follows:

Section 1. Be it enacted, &c., That hereafter in all counties [of the first, second, third, fourth, fifth and sixth class] of the Commonwealth, every notice or advertisement required by law or rules of court to be published in one or more newspapers of general circulation, unless dispensed with by special order of court, shall also be published in the legal newspaper, issued at least weekly, in said county, designated by rules of court for the publication of court or other legal notices, if such newspapers in general circulation, and shall be subject shall be made as often as required to be made in such newspaper exists. Publication in such legal newspaper to the same stipulations and regulations as those imposed

Legal notices.

Title, act of May 3, 1909, P. L. 424, as amended by act of July 28, 1941, P. L. 521, further amended.

Amended title.

Section 1, said act, as amended by act of April 9, 1931, P. L. 20, and as last amended by act of July 28, 1941, P. L. 521, further amended.

Publication of all legal notices or advertisements required by law or rules of court to be published made mandatory in all counties.

Proviso: Publication of certain ordinances, reports, etc., excluded.

Further proviso: Publication of election notices.

for the like services upon all newspapers: Provided, That nothing herein contained shall be construed to require the publication in such legal newspapers of municipal ordinances, [municipal auditors' reports and school district auditors' reports, or summaries or statements thereof,] *municipal or county auditors' or controllers' reports, school district auditors' or controllers' reports, or summaries or statements thereof*, mercantile appraisers' notice, advertising for bids for contracts for public work, *materials or supplies*, or lists of delinquent taxpayers: *And provided further, That publication of election notices in legal newspapers shall be governed by the provisions of the Pennsylvania Election Code.*

APPROVED—The 29th day of September, A. D. 1951.

JOHN S. FINE

No. 410

AN ACT

To further amend section 303 of the act, approved the twenty-fourth day of June, one thousand nine hundred thirty-seven (Pamphlet Laws 2017), entitled "An act creating in each county (except of the first class) as a separate corporation, and in each city of the first and second class as a part of the city government, an institution district for the care and maintenance of certain indigent persons and children; prescribing the powers and duties of county commissioners, county treasurers, city departments of public welfare, the State Department of Welfare and the State Department of Public Assistance in respect thereto; abolishing certain poor districts and terminating the terms of directors, overseers, guardians and managers of the poor and poor district auditors, and providing for the temporary employment of certain of them; providing for the transfer, vesting, sale and disposition of the property of poor districts and the payment of their obligations; imposing certain existing obligations on institution districts and on the Commonwealth; regulating the affairs of poor districts until abolished; revising, amending, changing and consolidating the law relating to the care of the poor; and repealing existing laws," by directing that an allowance be paid to certain county controllers for the expenses pertaining to the institution district for a temporary period.

"County Institution District Law."

Section 303, act of June 24, 1937, P. L. 2017, as amended by act of May 14, 1949, P. L. 1359, and act of May 23, 1949, P. L. 1709, further amended.

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

Section 1. Section 303 of the act, approved the twenty-fourth day of June, one thousand nine hundred thirty-seven (Pamphlet Laws 2017), entitled "An act creating in each county (except of the first class) as a separate corporation, and in each city of the first and second class as a part of the city government, an institution district for the care and maintenance of certain indigent persons and children; prescribing the powers