the taxpayer has made prior payment which constitutes prima facie certification of payment to all other political subdivisions.

* * *

Section 2. Clause (h) of subsection E of section 1 of the act, added September 25, 1961 (P. L. 1643), is amended to read: Section 1. * * *

E. Limitations on Rates of Specific Taxes.—No taxes levied under the provisions of this act shall be levied by any political subdivision on the following subjects exceeding the rates specified in this subsection:

* * •

(h) Flat rate occupation [and occupational privilege] taxes not using a millage or percentage as a basis, \$10.

* * •

Section 3. Subsection E of section 1 of the act is amended by adding after clause (h), a new clause to read:

Section 1. * * *

E. Limitations on Rates of Specific Taxes.—No taxes levied under the provisions of this act shall be levied by any political subdivision on the following subjects exceeding the rates specified in this subsection:

* * *

(i) Occupational privilege taxes, \$10.

* * *

Section 4. This act shall take effect immediately.

APPROVED—The 10th day of November, A. D. 1965.

WILLIAM W. SCRANTON

No. 341

AN ACT

HB 689

Amending the act of July 20, 1917 (P. L. 1158), entitled "An act to fix, regulate and establish the fees to be charged and received by constables in this Commonwealth," increasing the mileage fees in certain political subdivisions.

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

Section 1. As much as fixes mileage fees of constables of section 1, act of July 20, 1917 (P. L. 1158), entitled "An act to fix, regulate and establish the fees to be charged and received by constables in this

Commonwealth," amended September 19, 1961 (P. L. 1486), is amended to read:

Section 1. Be it enacted, &c., That, from and after the passage of this act, the fees to be charged and received by constables in this Commonwealth shall be as follows:

+ * +

For conveying defendants, except vagrants, to jail, on mittimus or warrants, for each defendant, two dollars fifty cents, and in addition thereto for each mile going and returning, ten cents in cities of the first class, and mileage as hereinafter provided in all other political subdivisions.

* * *

For traveling expenses in the performance of any duty or service hereinbefore set forth, or in the performance of any other duty or service required by law, each mile going and returning ten <u>cents in</u> <u>cities of the first class, and twelve</u> cents in all other political subdivisions, to be computed by the route usually traveled in going from points and places where said constables may reside, or where he receives any paper to be executed, to the points or places required to be traveled, whether that route be by highways, railroads, or otherwise: Provided, That in no case shall more mileage be demanded or received than for the miles actually traveled <u>except that in all political subdivisions other</u> <u>than cities of the first class a minimum fee of one dollar shall be allowed</u> as mileage.

* * *

APPROVED—The 10th day of November, A. D. 1965.

WILLIAM W. SCRANTON

No. 342

AN ACT

IIB 690

Amending the act of January 7, 1952 (P. L. 1841), entitled "An act fixing the fees or costs to be charged by aldermen, magistrates and justices of the peace, and imposing liability therefor upon the county in certain cases," increasing and adding certain fees in criminal cases.

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