

he or she is otherwise qualified at the office of the registration commission until the thirtieth day prior to such election or primary during ordinary business hours except Sundays, holidays and the days hereinbefore provided for the registration of electors in the districts or wards.

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APPROVED—The 25th day of May, A. D. 1956.

GEORGE M. LEADER

No. 586

AN ACT

Preamble.

To authorize the transfer of certain automobiles used in child welfare programs and purchased with Federal funds to certain counties.

Whereas, there are presently certain vehicles title to which is in the Commonwealth of Pennsylvania Department of Property and Supplies, and

Whereas, these certain vehicles were purchased with Federal funds for the express purpose of aiding in the child welfare program in the counties, and

Whereas, to effect the purpose of the Federal grant of funds these vehicles were assigned to and have been used by the child welfare services of the various county institution districts, and

Whereas, several of these vehicles are to be replaced and several additional vehicles are to be purchased with allocated Federal funds, and

Whereas, no additional funds will be forthcoming or will be available for similar purposes in the future, and

Whereas, it is deemed expedient to divest the Commonwealth of responsibility for these vehicles.

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

Department of Property and Supplies authorized to transfer certain vehicular equipment to county institution districts in specified counties.

Section 1. The Department of Property and Supplies is hereby authorized to transfer to the county institution district of Adams County, for use in the child welfare services of the county institution district of Adams County, Equipment No. 004-3-2294, being a 1952 vehicle bearing Serial No. 14KJI-11362, or its contemplated station wagon replacement.

Section 2. The Department of Property and Supplies is hereby authorized to transfer to the county institution district of Bedford County, for use in the

child welfare services of the county institution district of Bedford County, Equipment No. 004-3-2288, being a 1952 vehicle bearing Serial No. 14KJI-11063.

Section 3. The Department of Property and Supplies is hereby authorized to transfer to the county institution district of Cambria County, for use in the child welfare services of the county institution district of Cambria County, Equipment No. 004-3-2162, being a 1951 vehicle bearing Serial No. 14JJI-1471, or its contemplated station wagon replacement.

Section 4. The Department of Property and Supplies is hereby authorized to transfer to the county institution district of Clearfield County, for use in the child welfare services of the county institution district of Clearfield County, Equipment No. 004-3-2295, being a 1952 vehicle bearing Serial No. 14KJI-11371.

Section 5. The Department of Property and Supplies is hereby authorized to transfer to the county institution district of Fayette County, for use in the child welfare services of the county institution district of Fayette County, Equipment Nos. 004-3-2293, 004-3-2473 and 004-3-2474, being 1952 and two 1953 vehicles bearing Serial Nos. 14KJI-11046, A53B121626 and A53B121594.

Section 6. The Department of Property and Supplies is hereby authorized to transfer to the county institution district of Huntingdon County, for use in the child welfare services of the county institution district of Huntingdon County, Equipment No. 004-3-2291, being a 1952 vehicle bearing Serial No. 14KJI-11372, or its contemplated two-door sedan replacement.

Section 7. The Department of Property and Supplies is hereby authorized to transfer to the county institution district of Indiana County, for use in the child welfare services of the county institution district of Indiana County, Equipment No. 004-3-2290, being a 1952 vehicle bearing Serial No. 14KJI-11030, or its contemplated two-door sedan replacement.

Section 8. The Department of Property and Supplies is hereby authorized to transfer to the county institution district of McKean County, for use in the child welfare services of the county institution district of McKean County, Equipment No. 004-3-2475, being a 1953 vehicle bearing Serial No. A53B121561.

Section 9. The Department of Property and Supplies is hereby authorized to transfer to the county institution district of Mifflin County, for use in the child welfare services of the county institution district

of Mifflin County, Equipment No. 004-3-2292, being a 1952 vehicle bearing Serial No. 14KJI-11508, or its contemplated two-door sedan replacement.

Section 10. The Department of Property and Supplies is hereby authorized to transfer to the county institution district of Snyder County, for use in the child welfare services of the county institution district of Snyder County, Equipment No. 004-3-2163, being a 1951 vehicle bearing Serial No. 14JLL-31479, or its contemplated station wagon replacement.

Section 11. The Department of Property and Supplies is hereby authorized to transfer to the county institution district of Sullivan County, for use in the child welfare services of the county institution district of Sullivan County, Equipment No. 004-3-2287, being a 1952 vehicle bearing Serial No. 14KJI-11048, or its contemplated four-door sedan replacement.

Section 12. The Department of Property and Supplies is hereby authorized to transfer to the county institution district of Tioga County, for use in the child welfare services of the county institution district of Tioga County, Equipment No. 004-3-2472, being a 1953 vehicle bearing Serial No. A53B121594.

Section 13. The Department of Property and Supplies is hereby authorized to transfer to the county institution district of Union County, for use in the child welfare services of the county institution district of Union County, Equipment No. 004-3-2161, being a 1951 vehicle bearing Serial No. 14JLL-31395.

Section 14. The Department of Property and Supplies is hereby authorized to transfer to the county institution district of Wayne County, for use in the child welfare services of the county institution district of Wayne County, Equipment No. 004-3-2296, being a 1952 vehicle bearing Serial No. 14KJI-11360, or its contemplated station wagon replacement.

Section 15. The Department of Property and Supplies is hereby authorized to transfer to the county institution district of Bradford County, for use in the child welfare services of the county institution district of Bradford County, a certain four-door sedan whose purchase is contemplated with Federal funds allocated and available for the aforesaid purpose.

Section 16. The Department of Property and Supplies is hereby authorized to transfer to the county institution district of Columbia County, for use in the child welfare services of the county institution district

of Columbia County, a certain station wagon whose purchase is contemplated with Federal funds allocated and available for the aforesaid purpose.

Section 17. The Department of Property and Supplies is hereby authorized to transfer to the county institution district of Susquehanna County, for use in the child welfare services of the county institution district of Susquehanna County, a certain two-door sedan whose purchase is contemplated with Federal funds allocated and available for the aforesaid purpose.

Section 18. This act shall become effective immediately upon final enactment. Act effective immediately

APPROVED—The 25th day of May, A. D. 1956.

GEORGE M. LEADER

No. 587

AN ACT

Amending the act of July twenty-five, one thousand nine hundred fifty-five (Pamphlet Laws 273), entitled "An act authorizing counties, cities, boroughs, incorporated towns, townships, school districts, poor districts and county institution districts to file tax and municipal claims not filed within the time specified by law; and to amend such claims when the property affected is not sufficiently described; and to file suggestions of nonpayment and averments of default, or to sue out writs of scire facias on certain tax or municipal claims; and to revive judgments where the lien of such claims or the judgments thereon have been lost; and providing for the reinstatement of the liens of such claims and judgments," extending the time during which political subdivisions may act under the provisions thereof.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows: Tax and municipal claims.

Section 1. Section one, act of July twenty-five, one thousand nine hundred fifty-five (Pamphlet Laws 273), entitled "An act authorizing counties, cities, boroughs, incorporated towns, townships, school districts, poor districts and county institution districts to file tax and municipal claims not filed within the time specified by law; and to amend such claims when the property affected is not sufficiently described; and to file suggestions of nonpayment and averments of default, or to sue out writs of scire facias on certain tax or municipal claims; and to revive judgments where the lien of such claims or the judgments thereon have been lost; and providing for the reinstatement of the liens of such claims and judgments," is amended to read: Filing of such claims in office of prothonotary, even though not filed within the time specified by law, etc., authorized.

Section 1. Whenever any county, city, borough, incorporated town, township, school district, poor district