

wealth may hereafter tax or license shall automatically terminate upon the effective date of the State act imposing the new tax or license fee.

Deduction.

(b) It shall be the duty of the State Treasurer or other appropriate State official at the time of payment of the salary, wage or other compensation to any officer or employe of the Commonwealth of Pennsylvania, with the exception of elected officials, domiciled or rendering services within any first class city, to deduct any tax imposed by such city on the salary, wage or other compensation paid by the Commonwealth to any officer or employe thereof.

Returns and remittance.

(c) The State Treasurer or other appropriate State official shall on or before the last day of April, July, October and January of each year, beginning with October, 1961, make a return on a form furnished by or obtainable from the revenue commissioner of such city and remit to the revenue commissioner the amount of tax so deducted for the three month period ending on the last day of the month preceding.

Act effective immediately.

Section 2. This act shall take effect immediately.

APPROVED—The 26th day of July, A. D. 1961.

DAVID L. LAWRENCE

No. 389

AN ACT

To protect the public of the Commonwealth against vendors who misleadingly present their products as having been made by the blind, and to prevent misleading use of the word blind in titles of organizations offering products for sale, and providing penalties.

Products made by the blind.

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

Unlawful to sell products not made by the blind as blind-made products.

Section 1. It shall be unlawful for any person, firm, corporation, company or partnership to sell, or offer to sell, to the public any merchandise or other products of any nature, which are represented to be blind-made products, unless the merchandise or other products have been actually made or manufactured by blind persons as defined in this act, or if such merchandise or other products are made or manufactured by a corporation, association or partnership, it shall be unlawful for such products to be sold or offered for sale to the public as blind-made products unless they are blind-made products as defined in this act.

Section 2. It shall be unlawful for any person, firm, corporation, company or partnership having products for sale to use the word blind in the name or title of the person, firm, corporation, company or partnership, unless the person, firm, corporation, company or partnership limits its sales to the sale of blind-made products as defined in this act.

Unlawful to use the word blind in an organization selling products not made by the blind.

Section 3. A blind-made product shall be one which in its manufacture and packaging has involved the use of blind workers to an extent constituting not less than seventy-five per cent of the total personnel engaged in the direct labor of manufacture and packaging of the product.

Definition of blind-made product.

Section 4. For the purposes of this act, a blind person engaged in the manufacture and packaging of blind-made products shall be one who has visual acuity not to exceed twenty two-hundredths in the better eye with correcting lenses or visual acuity greater than twenty two-hundredths but with a limitation in the fields of vision such that the widest diameter of the visual field subtends an angle no greater than twenty degrees.

Definition of blind person.

Section 5. The provisions of section 2 of this act shall not apply to the sale, or the offer to sell, merchandise or products known as "blinds," nor to persons whose given individual names are "Blind."

Non-applicability.

Section 6. Any person who violates any provisions of this act shall, upon summary conviction thereof, be sentenced to pay a fine not exceeding one hundred dollars (\$100) and costs of prosecution, and in default of payment thereof, shall undergo imprisonment not exceeding thirty days. Each sale, or offer to sell, merchandise or products in violation of the provisions of this act shall be deemed a separate offense.

Penalty.

APPROVED—The 26th day of July, A. D. 1961.

DAVID L. LAWRENCE

No. 390

AN ACT

Amending the act of April 29, 1959 (P. L. 58), entitled "An act consolidating and revising the Vehicle Code, the Tractor Code, the Motor Vehicle Financial Responsibility Act and other acts relating to the ownership, possession and use of vehicles and tractors," by making persons over sixteen years of age subject to certain penal provisions of the act.