

officer of any such state or a political subdivision thereof may sue for the collection of such a tax in the courts of this State. A certificate by the Secretary of State of such other state that an officer suing for collection of such a tax is duly authorized to collect the same shall be conclusive proof of such authority.

Section 3. Interest and Penalties.—For the purposes of this article the words “tax” and “taxes” shall include interest and penalties due under any state taxing statute or local ordinance or resolution. Liability for such interest or penalties, or both, shall be recognized and enforced by the courts of this Commonwealth to the same extent that the laws of such other state permit the enforcement in its courts of liability due under a taxing statute of this Commonwealth or ordinance of any political subdivision thereof.

Section 4. Effective Date.—This act shall take effect immediately.

APPROVED—The 14th day of August, A. D. 1963.

WILLIAM W. SCRANTON

No. 457

AN ACT

Amending the act of June 24, 1937 (P. L. 2051), entitled, as amended, “An act relating to public assistance; providing for and regulating assistance to certain classes of persons designated and defined as dependent children, aged persons, blind persons and other persons requiring relief; providing for the administration of this act by the Department of Public Welfare and county boards of assistance hereby created for this purpose; authorizing the Department of Public Welfare to cooperate with, and to accept and disburse moneys received from, the United States Government for assistance to such persons; providing for the liquidation of the State Emergency Relief Board, Boards of Trustees of the Mothers’ Assistance Fund, and Boards of Trustees of Pension Fund for the Blind; and repealing laws relating to mothers’ assistance, pensions for the blind, old age assistance, and the State Emergency Relief Board,” providing for community work and training programs for employable recipients of general assistance and of assistance for which Federal financial participation is available, and repealing certain acts and other provisions of this act relating thereto.

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

Public Assistance Law.

Section 1. Clause (1) of section 4, act of June 24, 1937 (P. L. 2051), known as the “Public Assistance Law,” is repealed.

Clause (1), section 4, act of June 24, 1937, P. L. 2051, repealed.

Section 4 of act amended by adding a new clause (l.1).

Section 2. Section 4 of the act is amended by adding, after clause (1), a new clause to read:

Section 4. General Powers and Duties of Department of Public Welfare.—The Department of Public Welfare shall have the power, and its duty shall be:

* * * * *

(l.1) To establish rules, regulations and standards, consistent with the Federal Social Security Act and regulations issued thereunder, for administration by local boards of community work and training programs for employable recipients of assistance. The conditions applicable to work performed by employable recipients of general assistance shall be the same as those pertaining to recipients of assistance for which Federal financial participation is available to the Commonwealth, except that work required to be performed by recipients of general assistance may be work for a public or non-profit private agency. Any agency for which work is performed under the provisions of this subsection shall reimburse the persons performing such work for any additional expenses reasonably attributable to such work, or shall make provision for meeting the needs for which such expenses would be incurred, to the same extent and in the same manner that provision for meeting such expenses or needs is made under rules and regulations of the department in the case of other adult assistance recipients who are employed. Such work shall be of a constructive nature for the conservation of work skills and development of new skills for individuals who have attained the age of eighteen, and are receiving aid to families with dependent children or general assistance under conditions which are designed to assure protection of the health and welfare of such individuals and the dependent children involved.

Section 7 of act amended by adding a new clause (p).

Section 3. Section 7 of the act is amended by adding, at the end thereof, a new clause to read:

Section 7. Powers and Duties of County Boards of Assistance.—Each county board of assistance shall have the power, and its duty shall be:

* * * * *

(p) To administer community work and training programs in accordance with law and the rules, regulations and standards established by the Department of Public Welfare.

Specific repeal.

Section 4. The act of June 27, 1939 (P. L. 1184), entitled "An act requiring all employable persons receiving public assistance, with certain exceptions, to perform certain work, or be refused further assistance; conferring powers and imposing duties on county boards

of assistance, and on certain State and local officers and employes, and on charitable institutions, persons, co-partnerships, associations, corporations, and State and Federal employment officers; and requiring payments to the Commonwealth on account of certain work performed," is repealed.

APPROVED—The 14th day of August, A. D. 1963.

WILLIAM W. SCRANTON

No. 458

AN ACT

Amending the act of December 15, 1959 (P. L. 1779), entitled, as amended, "An act relating to fish, frogs, tadpoles and turtles; and amending, revising, consolidating and changing the law relating to fish in the inland waters and the boundary lakes and boundary rivers of the Commonwealth," increasing certain fees, exempting certain persons from the requirements of a license, and limiting the amount of fish that may be retained; and providing specially for the fee to be charged certain older persons.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows: The Fish Law of 1959.

Section 1. Subsection (a) of section 220 and subsections (a) and (b) of section 221, act of December 15, 1959 (P. L. 1779), known as "The Fish Law of 1959," are amended to read:

Subsection (a), section 220 and subsections (a) and (b), section 221, act of December 15, 1959, P. L. 1779, amended.

Section 220. Resident Fishing License; Fees.—(a) For the purposes of this article, every person sixteen years of age and upward, upon application to any issuing agent within the Commonwealth, or to the Department of Revenue, and upon the establishment of his identity to the satisfaction of the issuing agent or the Department of Revenue by producing a bank book, letters, lodge cards, police cards, a motor vehicle operator's permit or some other positive means of identification, that he has been a bona fide resident of this Commonwealth for a period of sixty days next preceding his application and was born in the United States, and in the case of naturalized foreign-born residents, the production of such applicant's naturalization papers, shall, upon the payment to the issuing agent or the Department of Revenue of a license fee of [three dollars and twenty-five cents (\$3.25)] *five dollars (\$5.00), except as herein-after provided for persons sixty-five years of age and over*, for the use of the Commonwealth, and in the event that the license is issued by an issuing agent, a fee of [fifteen cents (15¢)] *twenty cents (20¢)* for the use