

No. 87.

AN ACT

To authorize the Superintendent of Public Instruction to fix and to collect reasonable fees for certain services rendered by that Department.

Department of
Public Instruction.

May collect fees
for certain ser-
vices.

Proviso.

Proviso.

Section 1. Be it enacted, &c., That the superintendent of Public Instruction may fix and collect reasonable fees for certain services rendered to persons or agencies other than departments of the State government by the Department of Public Instruction in the distribution of lantern slides and films, in furnishing certified copies, or photographic or photostat copies, in the distribution of printed matter issued by the Department of Public Instruction, in holding examinations for pre-professional certification, and for other services rendered by such department, and may alter such fees from time to time as may be desirable: Provided, That the charge for such services shall not be in excess of the actual cost of such services: And provided further, That all fees collected under this act shall be paid into the State Treasury as part of the general fund.

APPROVED—The 2nd day of April, A. D. 1925.

GIFFORD PINCHOT.

No. 88.

AN ACT

To prevent fraudulent procedure in obtaining credentials from the Department of Public Instruction or any of the professional examining boards within such Department; and providing penalties.

Department of
Public Instruction.

Fraudulent diplo-
mas, &c.

Personating per-
son to take exam-
ination.

Section 1. Be it enacted, &c., That any person who shall (a), for the purpose of misrepresenting his qualifications to the Department of Public Instruction or any professional examining board within said Department, buy, sell, or fraudulently or illegally make or alter, give, issue, or obtain any diploma, certificate, or other instrument purporting to confer any literary, scientific, professional, or other degree, or to constitute any license, or to certify to the completion in whole or in part of any course of study in any university, college, high school, academy, or other educational institution; or (b) personate or attempt to offer to personate another person in taking, or attempting, or offering to take any examination held in accordance with the rules of the Department of Public

Instruction or of any of the professional Examining Boards within said department; or (c) take, or attempt, or offer to take such an examination in the name of any other person; or (d) procure any other person falsely to take, or attempt, or offer to take any such examination in his name; or (e) have in his possession question papers to be used in any such examination when not contained in their sealed wrappers, or copies of such papers or questions at any time prior to the dates set for such examination unless duly authorized by the Department of Public Instruction or the agents thereof; or (f) sell or offer to sell question papers or any questions prepared for use in any examination held in accordance with the rules of the Department of Public Instruction or any professional examining board within said Department; or (g) use in any such examination any question papers or questions, or secure or prepare the answers to such questions, prior to the time set for the examination; or (h) transmit to the Department of Public Instruction answers to questions used in any such examination which are prepared or written outside of the period of examination, or alter any such answer after such period is closed; or (i) secure or attempt to secure any credential regularly issued by the Department of Public Instruction or any professional examining board within said Department which is based upon such examinations or based upon a course or courses of study in any institution of learning or educational institution approved by the Department of Public Instruction which he has not actually passed or completed, shall be guilty of a misdemeanor, and upon conviction thereof shall be punished for a first offense by a fine of not less than fifty dollars, or imprisonment for not less than thirty days, or by both such fine and imprisonment; and for a second or subsequent offense, by a fine of not less than two hundred and fifty dollars, or imprisonment for not less than six months, or by both such fine and imprisonment.

Taking examination for another.

Procure person to take falsely.

Possessing questions.

Selling question papers.

Using same in examination.

Transmitting answers prepared outside.

Fraudulently securing credentials.

Misdemeanor.

Penalty.

APPROVED—The 2nd day of April, A. D. 1925.

GIFFORD PINCHOT.

No. 89.

AN ACT

Authorizing the Board of Trustees of Farview State Hospital to utilize for maintenance certain moneys now in its possession.

Section 1. Be it enacted, &c., That the Board of Trustees of Farview State Hospital be and hereby is