

*Church Run Street, in the city of Titusville, Crawford County, a distance of about 0.2 of a mile.*

*Beginning at the line dividing South Union Township and the city of Uniontown; thence in an easterly direction on McClellandstown Road to its point of intersection with Main Street, in the city of Uniontown, a distance of about 0.5 of a mile.*

*Beginning at Kerr Street on the line between North Union Township and Uniontown City; thence over Kerr Street to the intersection of Kerr Street and Gallatin Avenue, in the city of Uniontown, a distance of about 0.08 of a mile.*

*Beginning at a point on the line between Canton Township and the city of Washington; thence over Caldwell and Hayes Avenues to the intersection of Hayes Avenue and Chestnut Street, in the city of Washington, Washington County, a distance of about 0.22 of a mile.*

*Beginning at a point on the line between Canton Township and the city of Washington; thence over Wylie Avenue to the intersection of Wylie and Jefferson Avenues, in the city of Washington, Washington County, a distance of about 0.07 of a mile.*

*Beginning at a point on the Kingston Borough-Wilkes-Barre City line at North Street; thence over North Street to the intersection of North and Washington Streets, in the city of Wilkes-Barre, Luzerne County, a distance of about 0.5 of a mile.*

Section 3. This act shall become effective on the first day of January, one thousand nine hundred and thirty-eight. When effective.

APPROVED—The 25th day of June, A. D. 1937.

GEORGE H. EARLE

No. 445

AN ACT

To amend section one of the act, approved the seventeenth day of May, one thousand nine hundred and twenty-nine (Pamphlet Laws, one thousand eight hundred four), entitled "An act relative to certain judgments; prescribing duties of prothonotaries; and repealing prior legislation," requiring a certificate of the address of the defendants on the entry of certain judgments.

Section 1. Be it enacted, &c., That section one of the act, approved the seventeenth day of May, one thousand nine hundred and twenty-nine (Pamphlet Laws, one thousand eight hundred four), entitled "An act relative to certain judgments; prescribing duties of prothono-

Section 1, act of May 17, 1929 (P. L. 1804), amended.

taries; and repealing prior legislation," is hereby amended to read as follows:

**Judgments.**

Section 1. Be it enacted, &c., That the prothonotary of any court of common pleas of this Commonwealth, before entering any money judgment for plaintiffs, other than upon a verdict or order of court, shall require delivery to him of a certificate, signed by the plaintiff or his attorney or agent, setting forth the precise residence address of the plaintiff, *and the last known address of the defendant or defendants*; and, upon entering such judgment, shall file such certificate at the same number and term as the judgment, and shall include in its entry on the judgment docket the address set forth in the certificate; and, within one month after the entry of the judgment; shall make and deliver, to the authorities who assess for county tax purposes property in the county in which the judgment has been entered, a written report of its entry, setting forth the date, amount, number, and term names of all parties, and address of plaintiff, as set forth in the certificate; and, where there are joint plaintiffs in any such judgment the precise address of each plaintiff shall be set forth in the certificate and docket and report.

Certificate of residence of plaintiff.

Docket entry.

Report to tax authorities.

Joint plaintiffs.

APPROVED—The 25th day of June, A. D. 1937.

GEORGE H. EARLE

No. 446

AN ACT

Creating in counties of the first class the position of bail approval commissioner; prescribing the powers and duties thereof; limiting jurisdiction to cases in which real property is offered as bail; and conferring and imposing such powers and duties upon the controllers of counties of the first class; providing for the appointment by such bail approval commissioner certain necessary clerks and employes, and prescribing the duties and compensation thereof; imposing duties on judges or officers of any of the courts of counties of the first class, and upon magistrates in counties of the first class; and requiring all departments of counties and cities of the first class to supply certain information; prescribing offenses; and providing penalties therefor.

**Title.**

Section 1. Short Title.—Be it enacted, &c., That this act shall be known, and may be cited, as the "Bail Approval Commissioner Act."

**Definitions.**

Section 2. Definitions.—The following words, terms, and phrases, when used in this act, shall have the meaning ascribed to them in this section, except where the context clearly indicates a different meaning:

"Commissioner," a bail approval commissioner, or any authorized employe thereof.