Section 1. Section one thousand one hundred nine of the act, approved the tenth day of March, one thousand nine hundred forty-nine (Pamphlet Laws 30), entitled "An act relating to the public school system, including certain provisions applicable as well to private and parochial schools; amending, revising, consolidating and changing the laws relating thereto," is hereby amended to read as follows:

Section 1109. Qualifications.—Every teacher employed to teach in the public schools of this Commonwealth must be a person of good moral character, must be at least eighteen years of age, and must be a citizen of the United States: Provided, That citizenship may be waived in the case of exchange teachers not permanently employed, and teachers employed for the purpose of teaching foreign languages.

Every principal appointed after August thirty-first, one thousand nine hundred fifty-three, employed in the public schools of this Commonwealth, who devotes onehalf or more of his time to supervision and administration, shall be properly certificated by the Department of Public Instruction in accordance with such standards as the State Council of Education may establish.

APPROVED-The 28th day of June, A. D. 1951.

JOHN S. FINE

## No. 179

## AN ACT

To further amend section one of the act, approved the twentieth day of July, one thousand nine hundred seventeen (Pamphlet Laws 1158), entitled "An act to fix, regulate, and establish the fees to be charged and received by constables in this Commonwealth." by increasing the fees in certain cases.

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

Section 1. Section one of the act, approved the twentieth day of July, one thousand nine hundred seventeen (Pamphlet Laws 1158), entitled "An act to fix, regulate, and establish the fees to be charged and received by constables in this Commonwealth," as last amended by the act, approved the twenty-first day of June, one thousand nine hundred forty-seven (Pamphlet Laws 773), is hereby further amended to read as follows:

Section 1. Be it enacted, &c., That, from and after the passage of this act, the fees to be charged and received by constables in this Commonwealth shall be as follows:

Constables' fees.

Section 1, act of July 20, 1917, P. L. 1158, as last amended by act of June 21, 1947, P. L. 773, further amended.

Fee bill.

Section 1109, act of March 10, 1949, P. L. 30, amended. For executing a warrant on behalf of the Commonwealth, for each defendant, [one dollar] two dollars fifty cents.

For conveying defendants, except vagrants, to jail, on mittimus or warrants, for each defendant, one dollar fifty cents, and in addition thereto for each mile going and returning, ten cents.

For arresting persons guilty of a breach of the peace, riotous or disorderly conduct, drunkenness, or who may be engaged in the commission of any unlawful act tending to imperil the personal security or endanger the property of the citizens, or violating any ordinance of any borough for the violation of which a fine or penalty is imposed, or offending or suspected of offending against the laws of this Commonwealth, protecting timberlands, or the violation of any other law of this Commonwealth authorizing arrest by constable without process, and bringing such offender before a justice of the peace, for each defendant, one dollar; and for every act in or about the arrest or commitment of vagrants, [one dollar] *two dollars* for each vagrant so arrested, or arrested and committed, and mileage as hereinafter provided.

For levying a fine or forfeiture on a warrant, fifty cents.

For taking the body of a \*defendant into custody on a mittimus, where bail is afterwards entered before delivery of body to the jailer, [one dollar] *two dollars* fifty cents.

For executing discharge to jailer, [one dollar] two dollars fifty cents.

For executing bail-piece, one dollar.

For executing a search-warrant, and making return thereon, one dollar.

For making returns to the court of quarter sessions, two dollars and fifty cents.

For serving summons, notices on referees, suitor or tenant, either personally or by leaving copy, [seventyfive] one dollar fifty cents for each person served.

For serving subpoena, in all cases, [seventy-five] one dollar fifty cents for the first witness, and [twenty-five] seventy-five cents for each additional witness served.

For executing attachment, [seventy-five] one dollar fifty cents for each defendant and garnishee served.

For arresting on a capias, one dollar for each person arrested.

For taking bail on a capias, or for delivery of goods, fifty cents.

For notifying plaintiff where defendant has been arrested on capias, to be paid by plaintiff, twenty-five cents.

For serving capias execution, one dollar.

\* "defendent" in original.

For executing landlord's warrant, [one dollar] two dollars.

For taking inventory of goods, each item, two cents. For levying or distraining goods, [one dollar] *two* dollars fifty cents.

For advertising personal property to public sale, two dollars and fifty cents.

For selling goods levied or distrained, [one dollar] two dollars, and, when the same continues longer than three hours, [three] five dollars per day.

For clerk hire at said sales, when necessary, [two] five dollars per day.

For watchman taking charge of property levied on, when necessary, [two] *five* dollars per day, also reasonable expenses of insurance, arranging goods for sale, heat, light, storage, rent, transportation, feeding livestock, and similar expenses incurred in caring for and keeping goods and chattels levied upon, when the same is necessary and advantageous, or when requested by the plaintiff or defendant to incur such expense.

For receiving and paying over money paid after a levy, without sale, one dollar and fifty cents.

For copy of vendue paper, when demanded, each item two cents.

For putting up notice of distress at mansion-house, or at any other place on the premises, fifty cents.

For serving scire facias, either personally or by leaving a copy for each person served, [fifty cents] one dollar fifty cents for the first copy, seventy-five cents for each additional copy.

For executing order of removal of a pauper, or paupers, [one dollar] two dollars for each pauper.

For making return of nulla bona or non est inventus on any writ, one dollar fifty cents.

For executing writ of restitution, [two] five dollars.

For executing writ of possession, [two] five dollars.

For serving summons in landlord and tenant proceedings, one dollar fifty cents.

For taking inventory of goods on an execution, each item, two cents.

For holding appraisement where exemption is claimed by defendant, four dollars, out of which the constable shall pay to each appraiser one dollar.

For traveling expenses in the performance of any duty or service hereinbefore set forth, or in the performance of any other duty or service required by law, each mile going and returning ten cents; to be computed by the route usually traveled in going from points and places where said constables may reside, or where he receives any paper to be executed, to the points or places required to be traveled, whether that route be by highways, railroads, or \*otherwise: Provided, That in no case shall more mileage be demanded or received than for the miles actually traveled.

For services not herein specially provided for the same fee may be charged and received as for similar services.

APPROVED-The 28th day of June, A. D. 1951.

JOHN S. FINE

## No. 180

## AN ACT

To amend sections 1704, 1705 and 1707 of the act, approved the tenth day of March, one thousand nine hundred forty-nine (Pamphlet Laws 30), entitled "An act relating to the public school system, including certain provisions applicable as well to private and parochial schools; amending, revising, consolidating and changing the laws relating thereto," by further providing for voting by boards of school directors establishing and maintaining joint schools or departments; methods of adopting budget and employing teachers; and for voting by joint school committees and the effect of failure to comply.

"Public School Code of 1949."

Sections 1704 and 1705, act of March 10, 1949, P. L. 30, amended.

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

Section 1. Sections 1704 and 1705 of the act, approved the tenth day of March, one thousand nine hundred fortynine (Pamphlet Laws 30), entitled "An act relating to the public school system, including certain provisions applicable as well to private and parochial schools; amending, revising, consolidating and changing the laws relating thereto," are hereby amended to read as follows: Section 1704. Joint Authority of Boards; Title to

Property.—The affairs of joint schools or departments shall be supervised and directed (1) jointly by the several boards of school directors, establishing and maintaining such joint schools or departments, or (2) by a joint school committee, as provided in section one thousand seven hundred seven of this act. When there is no joint school committee, the several boards of school directors are hereby authorized to meet jointly, and exercise the same power and authority over the same as the several boards exercise over the schools in their respective districts. Whatever matter is required by law to be decided by a vote of the majority of all the directors of a school district shall in a joint school or department [also] be required to be decided by a [majority] vote of two-thirds of all the [directors in each district] constituent boards comprising said joint operation. The vote

<sup>\* &</sup>quot;othewise" in original.