

the services by a fraction, the numerator of which shall be the number of pupils in average daily membership in the district and the denominator of which shall be the total number of pupils in average daily membership in all districts to which such services will be furnished: Provided, That no school district shall be liable for such assessment unless the county board shall have notified the secretary of the district, in writing, forty (40) days prior to the county convention of school directors, that action will be considered to provide such services.

(15) Each school district subject to assessment for services furnished by the county board of school directors shall make payment of said assessment as provided by action of the county board of school directors. In the event any district fails to pay its assessment when due, the same shall be withheld from State appropriations by the Superintendent of Public Instruction and paid over to the county board of school directors.

APPROVED—The 28th day of September, A. D. 1951.

JOHN S. FINE

No. 393

AN ACT

To further amend the act, approved the first day of June, one thousand nine hundred thirty-one (Pamphlet Laws 299), entitled "An act requiring retail dealers in liquid fuels to state the rate of the liquid fuels tax, separately from the price of such liquid fuels, on liquid fuel price display signs; and imposing a penalty," by requiring the posting of signs on liquid fuels dispensing devices, stating the brand, quality and price of liquid fuels; prohibiting the posting of signs not conforming to prescribed standards; and increasing penalties.

Liquid fuels.

Section 1. act of June 1, 1931. P. L. 299, as amended by act of March 16, 1933, P. L. 11, further amended.

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

Section 1. Section 1 of the act, approved the first day of June, one thousand nine hundred thirty-one (Pamphlet Laws 299), entitled "An act requiring retail dealers in liquid fuels to state the rate of the liquid fuels tax, separately from the price of such liquid fuels, on liquid fuel price display signs; and imposing a penalty," as amended by the act, approved the sixteenth day of March, one thousand nine hundred thirty-three (Pamphlet Laws 11), is hereby further amended to read as follows:

Sign or placard to be of certain size, and to indicate price, name, symbol, trade name, brand or mark of liquid fuel.

Section 1. Be it enacted, &c, That every person, co-partnership, association or corporation engaged in the retail sale of liquid fuels, as defined by law for purposes of taxation, shall state [the rate of the liquid fuels tax, per gallon, separately from the price of such liquid fuels,

per gallon, on all liquid fuel price display signs. The price of liquid fuel and the tax rate shall be stated in the same size on such signs in letters and figures not less than two inches in height and in such manner that purchasers may readily see the same] *and post on each pump or other dispensing unit from which liquid fuels are sold to the public a sign or placard, not less than ten inches in height and twelve inches in width nor larger than twelve inches in height and twelve inches in width, stating clearly and legibly, in letters and numbers of uniform size and coloring, the selling price per gallon of liquid fuels so sold or offered for sale from such pump or other dispensing unit, together with the name, symbol, trade name, brand or mark of such liquid fuel; and if the seller uses a grade or quality classification in marketing liquid fuel, such grade or quality classification shall be also stated thereon. In stating the price at which the liquid fuels are sold or offered for sale per gallon, there shall be stated separately, on such sign or placard, the amount of State tax per gallon, the amount of federal tax per gallon, and the amount other than taxes charged for liquid fuels per gallon, and the total of these amounts. No sign or placard showing the price or prices of liquid fuels sold or offered for sale or relating to price or prices, other than the signs or placards hereinbefore provided for, shall be posted or displayed on the premises on which liquid fuels are sold or offered for sale or any other place or places adjacent thereto, unless the signs or placards shall be similar as to size, uniformity and coloring of figures and lettering to the sign, signs or placard posted on the pump or pumps or other dispensing devices, and which shall be visible to the public: Provided, however, That when the total selling price to be paid is clearly shown and displayed on a quantity computing device or calculator attached to the pump from which such gasoline is sold or offered for sale, such posting of price thereon shall be considered sufficient compliance with this section. The Department of Revenue is hereby authorized to make regulations for the enforcement of this act.*

Grade or quality classification to be stated in certain cases.

Items to be stated in price.

Signs or placards on premises to be similar to signs or placards on pumps.

Proviso: Posting price on quantity computing device or calculator attached to pump.

Section 2. Section 2 of said act, as amended by the act, approved the twenty-second day of May, one thousand nine hundred thirty-three (Pamphlet Laws 837), is hereby further amended to read as follows:

Section 2, said act, as amended by act of May 22, 1933, P. L. 837, further amended.

Section 2. Any person, partnership, association or corporation violating any of the provisions of section one of this act, *or who sells liquid fuels, from dispensing units, which is not of the same standard, quality, brand or classification as set forth on the dispensing unit, shall upon conviction in a summary proceeding, be sentenced to pay a fine of [twenty-five dollars (\$25.00)] not more than one hundred dollars (\$100.00), and costs of prose-*

Violations.

Penalty.

Disposition of
lines.

cution, and, in default of payment thereof, such person or the partners of such partnership or the officers of such association or corporation shall undergo imprisonment for not more than [ten] *thirty* days. All fines, that shall be received, paid or collected under the provisions of this act, shall be paid into the State Treasury, through the Department of Revenue, and credited to Motor License Fund.

APPROVED—The 28th day of September, A. D. 1951.

JOHN S. FINE

No. 394

AN ACT

Authorizing the Department of Property and Supplies, with the approval of the Governor and the Board of Trustees of Clarion State Teachers College, to acquire certain tracts of land for the use of Clarion State Teachers College; and making an appropriation.

Real property.

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

Department of
Property and
Supplies author-
ized to purchase
certain land in
Clarion County
for use by
Clarion State
Teachers College.

Section 1. The Department of Property and Supplies, with the approval of the Governor and the Board of Trustees of Clarion State Teachers College, is hereby authorized to purchase, in the name of the Commonwealth of Pennsylvania, for use by the Clarion State Teachers College, certain tracts of land in Clarion County, together with any buildings or improvements erected thereon, located adjacent to the property of the Clarion State Teachers' College, in the Borough of Clarion, Pennsylvania, comprising in the aggregate a triangular-shaped section of land containing all the vacant lots between the following boundaries: the college campus, Wilson Avenue and Wood Street.

Title to be
approved by
Department of
Justice.

Section 2. Said tracts of land, when purchased, shall be added to the lands of the Clarion State Teachers College. The deed of conveyance shall be deposited with the Secretary of Internal Affairs. Said land shall not be acquired until the title thereto has been approved by the Department of Justice.

Appropriation.

Section 3. The sum of nineteen thousand seven hundred dollars (\$19,700), or as much thereof as may be necessary, is hereby appropriated to the Department of Property and Supplies for the payment of the purchase price of said tract of land and the expenses incidental thereto, including title searches.

Act effective
immediately.

Section 4. The provisions of this act shall become effective immediately upon final enactment.

APPROVED—The 28th day of September, A. D. 1951.

JOHN S. FINE