from their homes at the rate of five cents per mile circular for each week a member was in actual attendance at the session, to be computed by the ordinary mail route between their homes and the capitol of the State. The salary of the members of the General Assembly shall be five hundred dollars (\$500), and mileage as aforesaid, for each special or extraordinary session lasting less than one calendar month, and seven hundred and fifty dollars (\$750), and mileage as aforesaid, for each special or extraordinary session lasting one calendar month or more, and no other compensation shall be allowed whatever, except each member of the General Assembly shall receive an allowance for clerical assistance and other expenses incurred during his term in connection with the duties of *his office the sum of [thirty-six hundred dollars (\$3600) for each two year period of service, payable nine hundred dollars (\$900) on July 1 of each year, and nine hundred dollars (\$900) on November 30 of each year commencing July 1, one thousand nine hundred fifty-one] three thousand dollars (\$3,000) for each year of service, payable one thousand seven hundred fifty dollars (\$1,750) on June 1, 1955, two hundred fifty dollars (\$250) on July 1, August 1, September 1, October 1, and November 1, 1955, thereafter five hundred dollars (\$500) on January 15 of each year and two hundred fifty dollars (\$250) on the first day of each month except January and December.

Allowance for clerical assistance and other expenses.

Act effective immediately.

Section 2. This act shall take effect immediately.

APPROVED-The 31st day of May, A. D. 1955.

GEORGE M. LEADER

No. 38

AN ACT

Reenacting and amending the act of December twenty-seven, one thousand nine hundred fifty-one (Pamphlet Laws 1742), entitled "An act to provide revenue by imposing a State tax relating to certain documents; prescribing and regulating the method and manner of evidencing the payment of such tax; conferring powers and imposing duties upon certain persons, partnerships, associations, and corporations, recorders of deeds, and the Department of Revenue; saving certain local taxes and authorizing amendments, extensions and supplements to the ordinances and resolutions relating thereto; and providing penalties," defining "transaction" and redefining "value"; providing that the tax hereby imposed shall have priority over

^{* &}quot;this" in original.

costs in certain cases, retroactively; redefining liability for the payment of the tax; and extending the provisions of the act for a further limited period of time.

The General Assembly of the Commonwealth of Penn-

sylvania hereby enacts as follows:

Section 1. The title and all sections of the act of December twenty-seven, one thousand nine hundred fiftyone (Pamphlet Laws 1742), known as "The Realty Transfer Tax Act," reenacted and amended May twentynine, one thousand nine hundred fifty-three (Pamphlet Laws 257), are reenacted and amended to read:

"The Realty Transfer Act".

Title and all sections, act of December 27, 1951, P. L. 1742, reenacted and amended by act of May 29, 1953, P. L. 257, reenacted and further amended.

An Act

To provide revenue by imposing a State tax relating to certain documents and transactions; prescribing and regulating the method and manner of evidencing the payment of such tax; conferring powers and imposing duties upon certain persons, partnerships, associations, and corporations, sheriffs, recorders of deeds, and the Department of Revenue; saving certain state and local taxes and authorizing amendments, extensions and supplements to the ordinances and resolutions relating thereto; and providing penalties.

Section 1. Short Title.—This act shall be known and Short title. may be cited as "The Realty Transfer Tax Act."

The following words when used in this Definitions. act shall have meanings ascribed to them in this section, except in those instances where the context clearly indicates a different meaning.

"Association." A partnership, limited partnership, or any other form of unincorporated enterprise, owned or conducted by two or more persons.

"Corporation." A corporation or joint-stock association, organized under the laws of this Commnwealth, the United States, or any other state, territory, or foreign country, or dependency, including, but not limited, to banking institutions.

"Department." The Department of Revenue of this Commonwealth.

"Document." Any deed, instrument or writing whereby any lands, tenements or hereditaments within this Commonwealth or any interest therein shall be granted, bargained, sold, or otherwise conveyed to the grantee, purchaser, or any other person, but does not include wills, mortgages, transfers between husband and wife, transfers between parent and child or the spouse of such child, and leases.

"Person." Every natural person, association, or corporation. Whenever used in any clause prescribing and imposing a fine or imprisonment, or both, the term "person," as applied to associations, shall means the partners or members thereof, and, as applied to corporations, the officers thereof.

"Transaction." The making, executing, delivering, accepting, or presenting for recording of a document.

"Value." In the case of any document granting, bargaining, selling, or otherwise conveying any land, tenement or hereditament, or interest therein, the amount of the actual consideration therefor, including liens or other encumbrances thereon and ground rents, or a commensurate part of the liens or other encumbrances thereon and ground rents where such liens or other encumbrances and ground rents also encumber or are charged against other lands, tenements or hereditaments: Provided, That where such document shall set forth a small or nominal consideration, the "value" thereof shall be determined from the price set forth in or actual consideration for the contract of sale, or, in the case of a gift, or any other document without consideration, from the actual monetary worth of the property granted, bargained, sold, or otherwise conveyed, which, in either event, shall not be less than the amount of the highest assessment of such lands, tenements or hereditaments for local tax purposes.

Rate of tax.

Section 3. Every person who makes, executes, [issues,] delivers, [or] accepts or presents for recording any document, or in whose behalf any document is made, executed, [issued,] delivered, [or] accepted or presented for recording, shall be subject to pay for and in respect to the transaction or any part thereof, or for or in respect of the vellum parchment or paper upon which such document is written or printed, a State tax at the rate of one (1) percentum of the value of the property represented by such document, which State tax shall be payable at the time of making, execution, [issuance,] delivery, [or] acceptance or presenting for recording of such document.

Priority of tax to proceeds in judicial sale. Section 4. The tax herein imposed shall be fully paid, and have priority out of the proceeds of any judicial sale of real estate before any other obligation, claim, lien, judgment, estate or costs of the sale and of the writ upon which the sale is made, and the sheriff, or other officer, conducting said sale, shall pay the tax herein imposed out of the first moneys paid to him in connection therewith.

Payment of tax to be evidenced by documentary stamps. Section [4] 5. The payment of the tax imposed by this act shall be evidenced by the affixing of a documentary stamp or stamps to every document by the person making, executing, [issuing or] delivering or presenting for recording such document. Such stamps shall be affixed in such manner that their removal will require

the continued application of steam or water, and the person using or affixing such stamps shall write or stamp or cause to be written or stamped thereon the initials of his name and the date upon which such stamps are affixed or used so that such stamps may not again be used: Provided, That the department may prescribe such other method of cancellation as it may deem expedient.

Section [5] 6. The department shall prescribe, pre- Department of pare and furnish adhesive stamps, of such denominations and quantities as may be necessary, for the payment of the tax imposed and assessed by this act. The department shall make provisions for the sale of such stamps in such places as it may deem necessary.

Revenue to furnish such stamps.

The department may appoint recorders of deeds or other persons, within or without the Commonwealth, as agents, in accordance with the provisions of The Fiscal Code, the act of April nine, one thousand nine hundred twenty-nine, (Pamphlet Laws 343), as amended, for the sale of stamps to be used in paying the tax herein imposed upon documents, and may allow a commission to said agents of one percent of the face value of the stamps. The department shall pay the premium or premiums on Bond premiums. any bond or bonds required by law to be procured by any agent for the performance of his duties under this act.

Appointment of agents to sell such stamps.

All moneys paid into the State Treasury during the Disposition of effective period of this act shall be credited to the General Fund.

all proceeds.

Section [6] 7. The department is hereby charged Department to with the enforcement of the provisions of this act and force rules and is hereby authorized and empowered to prescribe, adopt, promulgate and enforce rules and regulations relating to:

regulations.

- (a) The method and means to be used in affixing or cancelling of stamps in substitution for or in addition to the method and means provided in this act.
 - (b) The denominations and sale of stamps.
- (c) Any other matter or thing pertaining to the administration and enforcement of the provisions of this act.

Section [7] 8. No document upon which tax is imposed by this act shall be made the basis of any action to affix stamps. or other legal proceeding, nor shall proof thereof be offered or received in evidence in any court of this Commonwealth, or recorded in the office of any recorder of deeds of any county of this Commonwealth, unless a documentary stamp or stamps as provided in this act have been affixed thereto.

True, full and complete value of document to be set forth therein when presented for recording.

Duty of recorder.

Penalty for failure to perform duty.

Proviso.

Unlawful acts.

Section [8] 9. Every document, when lodged with or presented to any recorder of deeds in this Commonwealth for recording, shall set forth therein and as a part of such document the true, full and complete value thereof, or shall be accompanied by an affidavit executed by a responsible person connected with the transaction showing such connection and setting forth the true, full and complete value thereof or the reason, if any, why such document is not subject to tax under this act.

Any such recorder of deeds who shall record any

document upon which tax is imposed by this act without the proper documentary stamp or stamps affixed thereto as required by this act as is indicated in such document or accompanying affidavit shall, upon summary conviction before any magistrate, alderman or justice of the peace, or other officer having the powers of a committing magistrate, be sentenced to pay a fine of fifty dollars (\$50.00) and costs of prosecution, and in *default of payment thereof, undergo imprisonment for not more than thirty (30) days: Provided, That when any document shall have been recorded, it shall be presumed that all requirements of law affecting the title to any real property conveyed thereby have been complied with.

- Section [9] 10. (a) It shall be unlawful for any person to:
- 1. Make, execute, [issue] deliver, [or] accept, or present for recording or cause to be made, executed, [issued] delivered, [or] accepted or presented for recording any document, without the full amount of tax thereon being duly paid; or,
- 2. Make use of any documentary stamp to denote payment of any tax imposed by this act without cancelling such stamp as required by this act or as prescribed by the department; or,
- 3. Fail, neglect or refuse to comply with or violate the rules and regulations prescribed, adopted and promulgated by the department under the provisions of this act.

Penalty.

Any person violating any of the provisions of this subsection (a) shall be guilty of a misdemeanor, and, upon conviction thereof, shall be sentenced to pay a fine of not more than five hundred dollars (\$500.00) and costs of prosecution, or to undergo imprisonment of not more than ninety (90) days, or both, in the discretion of the court.

Further unlawful

- (b) It shall be unlawful for any person to:
- 1. Fraudulently cut, tear or remove from a document any documentary stamp; or,

^{* &}quot;defauult" in original.

- Fraudulently affix to any document upon which tax is imposed by this act any documentary stamp which has been cut, torn or removed from any other document upon which tax is imposed by this act, or any documentary stamp *of insufficient value, or any forged or counterfeited stamp, or any impression of any forged or counterfeited stamp, die, plate or other article; or,
- Wilfully remove or alter the cancellation marks of any documentary stamp, or restore any such documentary stamp, with intent to use or cause the same to be used after it has already been used, or **knowingly buy, sell, offer for sale, or give away any such altered or restored stamp to any person for use, or **knowingly use the same; or,
- Knowingly have in his possession any altered or restored documentary stamp which has been removed from any document upon which tax is imposed by this act: Provided, That the possession of such stamps shall be prima facie evidence of an intent to violate the provisions of this clause; or,

Knowingly or wilfully prepare, keep, sell, offer for sale, or have in his possession, any forged or counterfeited documentary stamps.

Any person violating any of the provisions of this Penalty. subsection (b) shall be guilty of a misdemeanor, and, upon conviction thereof, shall be sentenced to pay a fine of not less than five hundred dollars (\$500.00) nor more than one thousand dollars (\$1000.00) and costs of prosecution, or to undergo imprisonment for not more than five (5) years, or both, in the discretion of the court.

Section [10] 11. Notwithstanding anything con- saving clause. tained in any law to the contrary, the validity of any law or any ordinance or part of law or of any ordinance. or any resolution or part of any resolution, and any amendments or supplements thereto, now or hereafter enacted or adopted by the Commonwealth or any political subdivision thereof, providing for or relating to the imposition, levy or collection of any tax, shall not be affected or impaired by anything contained in this act.

Section [11] 12. This act shall become effective the Duration of act. first day of February, one thousand nine hundred fiftytwo, and shall remain in force until and including the thirty-first day of May, one thousand nine hundred [fifty-five] fifty-seven.

This reenacting and amending act shall Effective date. take effect June one, one thousand nine hundred fiftyfive and the tax hereby imposed shall apply to all documents made, executed, delivered, accepted or

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offered for recording, subsequent to the thirty-first day of May, one thousand nine hundred fifty-three, and shall not apply to any documents made, executed and delivered prior to the first day of February, one thousand nine hundred fifty-two.

APPROVED-The 1st day of June, A. D. 1955.

GEORGE M. LEADER

No. 39

AN ACT

Relating to public recreation in incorporated towns; providing for the acquisition, maintenance and operation of places of public recreation; providing for a referendum in certain cases; authorizing the levy of taxes for such purposes and validating past actions.

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

Incorporated towns authorized to provide recreation places.

Section 1. Incorporated towns may provide, improve, maintain and regulate public parks, parkways and playgrounds, playfields, swimming pools, public baths, bathing places, indoor recreation centers and gymnasiums, hereinafter called recreation places, within the town limits or in adjacent townships.

Authority to acquire private property to provide recreation places. Section 2. Incorporated towns may enter upon, appropriate and acquire by gift, devise, purchase, lease, or otherwise, private property within the limits of the town, or in adjacent townships, or any incorporated town, may designate and set apart any lands or buildings, owned by the town and not dedicated, or devoted to other public uses for the purpose of making, enlarging and maintaining recreation places.

Limitation of obligation in exercise of authority.

Section 3. No appropriation, purchase or lease shall be made pursuant to the preceding sections whereby any incorporated town shall within any period of three years obligate itself to pay in the aggregate any sum exceeding one and one-half mills on the total of the assessed valuation of all property, offices, professions and persons in the town upon which town taxes are levied without consent of the majority of the electors as hereinafter provided. No such election shall be required in any case where the question of the increase of the indebtedness of the town for any of the foregoing purposes shall have been submitted to, and assented to, by a majority of the electors of the town voting on such question at an election held according to law.