gaged real estate or any one leasehold interest shall not exceed the sum of one thousand dollars (\$1,000). Any [chattel mortgage] loan secured by chattel paper which is granted by an association in reliance on this section shall conform to the requirements of [the act, approved the first day of June, one thousand nine hundred fortyfive (Pamphlet Laws 1358),] article nine of the Uniform Commercial Code, approved April six, one thousand nine hundred fifty-three (Pamphlet Laws 3), its amendments and supplements. In addition to [the chattel mortgage obtaining a security agreement for such loans, the association shall also secure a [bond or judgment] promissory note evidencing the borrower's agreement to repay the amount loaned, such repayments to be made on a direct reduction basis in monthly installments over the term of the [chattel mortgage] loan. The [bond or] note shall further provide that if the obligor shall sell the mortgaged real estate, or assign his leasehold interest therein, or remove therefrom any chattel described in the [chattel mortgage.] security agreement, the entire balance remaining due on the [chattel mortgage] loan shall immediately become due and payable. No [title] examination of the public records shall be required in connection with Ithe granting of any chattel mortgage. provided thel a loan secured by chattel paper if the borrower is newly acquiring title to all the chattels described in the security agreement and the seller of the chattels [furnished] furnishes the association with a receipted bill of sale for the [chattels described in the mortgage | same.

APPROVED—The 14th day of October, A. D. 1955.

GEORGE M. LEADER

## No. 193 AN ACT

Amending the act of March ten, one thousand nine hundred forty-nine (Pamphlet Laws 30), entitled "An act relating to the public school system, including certain provisions applicable as well as to private and parochial schools; amending, revising, consolidating and changing the laws relating thereto", increasing rental charge allowed for use of receiving district's school plant in calculating tuition charge per high school pupil to be paid by sending district.

Public School Code of 1949. The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Clause (3), section 2561, act of March 10, 1949, P. L. 30, amended August 19, 1953, P. L. 1169, further amended. Section 1. Clause (3) of section two thousand five hundred sixty-one, act of March ten, one thousand nine hundred forty-nine (Pamphlet Laws 30), known as the "Public School Code of one thousand nine hundred forty-nine," amended August nineteenth, one thousand

nine hundred fifty-three (Pamphlet Laws 1169), is amended to read:

Section 2561. Tuition Charges for Pupils of Other Districts.—A school district or vocational school district receiving elementary or high school pupils or vocational or other extension education pupils who are residents of another school district or another vocational school district shall compute the tuition charges as follows:

(3) High School Tuition Charge. Add the salaries of supervisors, principals, clerks, assistants and teachers employed in the receiving district's high schools, the district's contribution to the retirement fund on behalf of teachers, supervisors and principals employed in the district's high schools, the cost of textbooks and supplies of the second class used in the district's high schools, and divide the sum so obtained by the total number of pupils in average daily membership in the receiving district's high schools. The quotient so obtained shall be designated as the "instruction cost per high school pupil." Add to the instruction cost per high school pupil the overhead cost per pupil and a rental charge of [ten dollars (\$10)] eighteen dollars (\$18) per pupil for the use of the receiving district's school plant. For the school years 1952-1953 and 1953-1954 only, but not thereafter, deduct from the amount so obtained the per pupil State appropriation on account of high school teaching The cost so determined shall be the "tuition charge per high school pupil."

Approved—The 14th day of October, A. D. 1955.

GEORGE M. LEADER

## No. 194 AN ACT

Authorizing the Department of Property and Supplies, with the approval of the Governor, to sell and convey 84.69 acres, more or less, of land, situate in Butler Township, Adams County.

The General Assembly of the Commonwealth of Penn- Real Property. sylvania hereby enacts as follows:

Section 1. The Department of Property and Subplies, with the approval of the Governor, is hereby authorized on behalf of the Commonwealth of Pennsylvania, to sell at public sale to the highest bidder, the following described tract of land situate in the Township of Butler, County of Adams and Commonwealth of Pennsylvania, bounded and described as follows; to wit:

Beginning at a point in a public road on a line of Description. Frank Newell and Herbert H. & Jesse F. Deckert, which

Secretary of Property and Supplies, with ap-proval of Governor, authorized to sell certain land in Butler Township, Adams County.