tration under clause (8) of said definition may only use dealer's registration plates for the purpose of moving or operating a motor vehicle, trailer or semi-trailer which he is repossessing: Provided further, That in no event shall manufacturer's, *jobber's or dealer's registration plates be used for any purpose other than as limited in this section. Tractor dealer registration plates shall be restricted to use on tractors.

Penalty.—Any person violating any of the provisions of this section, shall, upon summary conviction before a magistrate, be sentenced to pay a fine of ten dollars (\$10.00) and costs of prosecution, and, in default of the payment thereof, shall undergo imprisonment for not more than five (5) days.

Section 720. Certificates of Title; Duplicate Certificates of Title.—The fee for each certificate of title shall be two dollars (\$2.00), except in the case where the certificate of title is issued in the name of the manufacturer, jobber or dealer, and the dealer, manufacturer or jobber is possessed of current manufacturer's, dealer's or jobber's registration plates, in which case the fee shall be fifty cents (50¢): Provided, That the fee for each certificate of title for a duly licensed collectorrepossessor, for a fleet owner and for a person regularly engaged in the business of transporting new motor vehicles, trailers or semi-trailers on their own wheels, shall be two dollars (\$2.00). The fee for a duplicate certificate of title shall be one dollar (\$1.00), except when issued for the purpose of recording a lien in which case the fee shall be two dollars (\$2.00).

Approved—The 6th day of August, A. D. 1959.

DAVID L. LAWRENCE

No. 205

AN ACT

Amending the act of May 28, 1937 (P. L. 1053), entitled "An act relating to the regulation of public utilities; defining as public utilities certain corporations, companies, associations, and persons; providing for the regulation of public utilities including, to a limited extent, municipalities engaging in public utility business, by prescribing, defining, and limiting their duties, powers, and liabilities, and regulating the exercise, surrender or abandonment of their powers, privileges, and franchises; defining and regulating contract carriers by motor vehicle and brokers in order to regulate effectively common carriers by motor vehicle; conferring upon the Pennsylvania

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

Public Utility Commission the power and duty of supervising and regulating persons, associations, companies, and corporations, including, to a limited extent, municipal corporations subject to this act, and administering the provisions of this act; authorizing the commission to fix temporary rates; placing the burden of proof on public utilities to sustain their rates and certain other matters; authorizing a permissive or mandatory sliding scale method of regulating rates; providing for the supervision of financial and contractual relations between public utilities and affiliated interests, and supervision and regulation of accounts and securities or obligations issued, assumed, or kept by persons, associations, companies, corporations or municipal corporations subject to this act; conferring upon the commission power to vary, reform, or revise certain contracts; conferring upon the commission the exclusive power to regulate or order the construction, alteration, relocation, protection, or abolition of crossings of facilities of public utilities, and of such facilities by or over public highways, to appropriate property for the construction or improvement of such crossings, and to award or apportion resultant costs and damages; authorizing owners of such property to sue the Commonwealth for such damages; providing for ejectment proceedings in connection with the appropriation of property for crossings; conferring upon the commission power to control and regulate budgets of public utilities; imposing upon persons, associations, companies, and corporations (except municipal corporations) subject to regulation, the cost of administering this act; prescribing and regulating practice and procedure before the commission and procedure for review by the courts of commission action; giving the court of common pleas of Dauphin County exclusive original jurisdiction over certain proceedings; prescribing penalties, fines, and imprisonment for violations of the provisions of this act and regulations and orders of the commission, and the procedure for enforcing such fines and penalties; and repealing legislation supplied and superseded by or inconsistent with this act," changing the fees to be charged by the commission for copies of papers, testimony and records.

Public Utility Law.

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

Section 1202, act of May 28, 1937. P. L. 1053, amended.

Section 1. Section 1202, act of May 28, 1937 (P. L. 1053), known as the "Public Utility Law," is amended to read:

Section 1202. Fees for Services Rendered by Commission.—The commission shall charge and collect the following fees for the following services:

For copies of papers, testimony, and records, [twenty-five] seventy-five cents per page.

For certifying a copy of any paper, testimony, or record, two dollars.

For preparing and certifying to the Superior Court any record in an appeal, ten dollars.

For the filing of each securities certificate, or each application for a certificate of public convenience, registration certificate, permit, or license, ten dollars.

Approved—The 6th day of August, A. D. 1959.

DAVID L. LAWRENCE