dollars, plus ten dollars for each qualified foreign corporation withdrawing thereby.

Filing proceedings in reorganization, [forty-five] forty dollars.

Filing copy of decree of dissolution, ten dollars.

Filing a certificate of election to dissolve, [ten] fifteen dollars.

Issuing a certificate of dissolution [ten] on articles of dissolution, fifteen dollars.

Filing affidavit of paid up capital stock or paid-in capital, ten dollars.

Filing copy of articles of association, [limited] registered partnership, ten dollars.

Filing cancellation of conditional sales agreement, ten dollars.

And equivalent fees for any like services, though not herein specified.

The Secretary of the Commonwealth shall not be required to receive or file any papers unless the same shall be in accordance with law, and accompanied by the proper fee.

Section 2. All acts and parts of acts are repealed in so far as they are inconsistent herewith.

APPROVED-The 30th day of November, A. D. 1959.

DAVID L. LAWRENCE

No. 585

AN ACT

Amending the act of June 12, 1951 (P. L. 533), entitled "An act relating to mental health, including mental illness, mental defect, epilepsy and inebriety; and amending, revising, consolidating and changing the laws relating thereto," permitting applications for admission to be made by certain persons, providing for the contents of physician's certificate, and extending the period of time during which certain persons may be restrained.

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

Section 1. Subsection (b) of section 311, act of June 12, 1951 (P. L. 533), known as "The Mental Health Act of 1951," is amended to read:

Section 311. Admission by Superintendent on Application of Relative, etc., and Physician's Certificate.

(b) Application may be made by the patient's relative, friend, legal guardian, the person having his custody or the liability for his support, [or] by any other responsible person, or, in the case of a patient

The Mental Health Act of 1951.

Subsection (b), section 311, act of June 12, 1951, P. L. 533, amended.

General repeal.

having no legal guardian or available responsible friend or relative, by the executive officer or an authorized agent of a health or welfare organization.

* * * * *

Section 2. Clause (6), subsection (a) of section 312 and subsection (b) of section 314 of the act, amended January 14, 1952 (P. L. 2053), are amended to read:

Section 312. Contents of Physician's Certificate.—

(a) In every qualified physician's certificate required further amended. by this act for the admission or commitment of a patient, the physician issuing the same shall state—

* * * * *

(6) That he [has no financial interest in, nor is a medical attendant of, or otherwise connected in any way with the institution to which application has been made for the admission of the patient] is not a member of the full-time staff of the institution to which admission is sought;

* * * * *

Section 314. Admission for Temporary or Emergency Detention.—

* * * * *

(b) The application shall be in writing, and may be made by a relative, legal guardian or friend of the person sought to be admitted, or, in the case of a patient having no legal guardian or no available responsible friend or relative, by the executive officer or an authorized agent of a health or welfare organization. It shall be accompanied by the certificate of at *least one qualified physician, which shall also state that immediate temporary care in a mental hospital is necessary for the person sought to be admitted by reason of mental illness. Such certificate need not be sworn to or affirmed.

Section 3. Subsection (d) of section 326 of the act, amended August 21, 1953 (P. L. 1335), is amended to read:

Subsection (d), section 326 of the act, amended August 21, 1953, P. L. 1885, further amended.

Section 326. Petition of Commitment.—

* * * * *

(d) Every such petition shall be accompanied by the sworn or affirmed certificate of two qualified physicians, except in the case of a mental defective or an epileptic, when only one such certificate need be attached.

In any case where it appears to any judge of the court, or to a magistrate in the City of Philadelphia, that a reasonable necessity exists for temporary ******re-

* "laest" in original.
** "restrain" in original.

Clause (6), subsection (a), section 312, and subsection (b), section 314 of the act, amended January 14, 1952, P. L. 2053, further amended. straint of one alleged to be mentally ill, to permit an examination of such person by two qualified physicians to determine the propriety of such certificate, the judge may, by proper order, directed to any proper person or officer, require restraint of the alleged mentally ill person in the Philade phia General Hospital or any other State aided institution, for a period not to exceed [six hours prior to the examination and twenty-four hours thereafter] forty-eight hours excluding Sundays and holidays.

Approved—The 30th day of November, A. D. 1959. DAVID L. LAWRENCE

No. 586

AN ACT

Amending the act of March 10, 1949 (P. L. 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," providing permanent certification for certain persons teaching in private institutions.

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

Section 1. Section 1205, act of March 10, 1949 (P. L. 30), known as the "Public School Code of 1949," is amended to read:

Section 1205. Issuing Permanent College Certificates.-The Superintendent of Public Instruction shall issue a permanent college certificate to every graduate of a college or university approved by the State Council of Education, and of such departments therein as are approved by him, when such graduate furnishes satisfactory evidence of good moral character and successful experience of three years' teaching [in the public schools of this Commonwealth] on a provisional college certificate in the public schools of this. Commonwealth, in private institutions from which the Department of Public Instruction purchases services on a tuition basis, and in state-aided and state-owned secondary schools, and has completed such work in education as may be approved by the State Council of Education. Such certificate shall entitle its holder to teach without further examination.

Section 2. This act shall take effect immediately. APPROVED—The 30th day of November, A. D. 1959. DAVID L. LAWRENCE

Public School Code of 1949.

Section 1205, act of March 10, 1949, P. L. 30, amended.

Act effective immediately.