Section 7. Sales, etc.; Information Required.—Where mink are raised on premises under authority of a propagating permit, the mink may be sold or given away and may be shipped alive from the enclosure for propagating purposes or may be killed in any manner within the enclosure for sale or gift without regard to sex or numbers at any time of the year.

Before any domestic mink or domestic mink pelts can be shipped from the producer's premises, each container shall be plainly marked with the following information:

(1) The fur farming [licensing] permit number.

(2) The name and address of the producer.

(3) The number of pelts or the number of mink in the container [and the variety of such pelts or mink].

Each permittee shall maintain a complete record of all transactions for a period of two years. Such records shall show the date of sale, name and address of each of the consignees, the quantity of animals or pelts sold, the number and date of purchase of animals, and the name and address of the person from whom purchased.

It is unlawful for any permittee to kill, sell, give away, remove or ship any domestic mink bred or raised under the authority of this act, except in compliance with provisions of this section.

Effective date.

Section 5. This act shall take effect June 1, 1961.

APPROVED—The 11th day of April, A. D. 1961.

DAVID L. LAWRENCE

No. 33

AN ACT

Amending the act of June 30, 1947 (P. L. 1154), entitled, as amended, "An act to regulate the manufacture, sale, transportation, possession, use and advertising of oleomargarine, butterine and other similar products, and to prohibit the sale, possession or use thereof in certain cases; to provide for license fees to be paid by manufacturers, wholesale and retail dealers, and by proprietors of hotels, restaurants, dining-rooms, and boardinghouses; to prevent and punish fraud and deception in such manufacture, sale, use and advertising; to prescribe penalties and punishment for violation of this act, and the means and method of procedure in such procedure; and to prescribe certain matters of evidence in such procedure; and to prescribe certain powers and duties of the Department of Agriculture," providing for the use of the word margarine.

Oleomargarine, or butterine, etc.

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

Section 4.2, act of June 30, 1947 (P. L. Section 1. 1154), entitled, as amended, "An act to regulate the manufacture, sale, transportation, possession, use and advertising of oleomargarine, butterine and other similar products, and to prohibit the sale, possession or use thereof in certain cases; to provide for license fees to be paid by manufacturers, wholesale and retail dealers, and by proprietors of hotels, restaurants, dining-rooms, and boarding-houses; to prevent and punish fraud and deception in such manufacture, sale, use and advertising; to prescribe penalties and punishment for violation of this act, and the means and method of procedure for its enforcement; to regulate certain matters of evidence in such procedure; and to prescribe certain powers and duties of the Department of Agriculture," added August 24, 1951 (P. L. 1298), is amended to read:

Section 4.2. Sale of Colored Oleomargarine, Etc.-It shall be unlawful for any person to sell or offer for sale colored oleomargarine, colored butterine or, when colored, other similar substance, unless (a) such oleomargarine, butterine or other similar substance is packaged: (b) the net weight of the contents of any package sold by a retail dealer is one pound or less; (c) there appears on the label of the package (1) the word "oleomargarine," [or] "butterine" or "margarine" in type or lettering at least as large as any other type or lettering on such label, and (2) a full and accurate statement of all the ingredients contained in the contents of such package; (d) each part of the contents of the package is contained in a wrapper which bears the word "oleomargarine," [or] "butterine" or "margarine" in type or lettering not smaller than 20-point type.

Section 2. Section 5 of the act is amended to read:

Section 5. Marking of Tubs, Packages, Parcels and Wrappers.—It shall be unlawful for any person, firm or corporation, or any servant, agent or employee thereof, to sell or offer or expose for sale, or have in possession with intent to sell, any oleomargarine, butterine or similar substance not in imitation of yellow butter, which is not marked and distinguished on the outside of each tub, package or parcel thereof, in a conspicuous place with the word "Oleomargarine" or "Margarine" and the said word "Oleomargarine" or "Margarine" shall be printed in plain uncondensed Gothic letters of not less than 20-point type, [and the $* \circ$ ord "Oleomargarine" shall measure at least three and one-eighth (31/8) inches in length,] and be a color in strong contrast to that of the tub, package or parcel; and, when oleomargarine,

* "world" in original.

Section 4.2, act of June 30, 1947, P. L. 1154, added August 24, 1951, P. L. 1298, further amended.

Section 5 of the act amended.

butterine or other similar substance, not in imitation of yellow butter, is sold at retail from such tub or repackaged in print, roll or other form before being delivered to the purchaser, it shall be wrapped in wrappers, plainly stamped on the outside thereof, with the word "Oleomargarine" or "Margarine" printed or stamped thereon in letters one-fourth inch square, and said wrapper shall also contain the name and address of the seller, and the quantity sold with no other words thereon except the word "Oleomargarine" or "Margarine."

APPROVED—The 11th da of April, A. D. 1961.

DAVID L. LAWRENCE

No. 34

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," changing assessment provisions relating to certain third class school districts.

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

Section 1. Section 676, act of March 10, 1949 (P. L. 30), known as the "Public School Code of 1949," is amended to read:

Section 676. Property Subject to Tax; Districts Third and Fourth Class.—In all school districts of the third class, excepting school districts of that class which are located wholly within the boundary lines of cities of the third class and where such third class school districts comprise the same territory as such city of the third class in which the same is so located, and in all school districts of the fourth class, the school taxes shall be levied and assessed upon all the property upon which the county taxes are levied and assessed.

In all school districts of the third class which are located wholly within the boundary lines of any city of the third class, and where such third class school district comprises the same territory as such city of the third class in which the same is so located, the school taxes shall be levied and assessed on the real estate and personal property therein as contained in the assessment made for city tax purposes: Provided, That in any such school district of the third class which is situated within a county of the fourth to the eighth class, the board

Public School Code of 1949.

Section 676, act of March 10, 1949, P. L. 30, amended.