No. 135 AN ACT

HB 1029

Amending the act of April 12, 1951 (P. L. 90), entitled "An act relating to alcoholic liquors, alcohol and malt and brewed beverages; amending, revising, consolidating and changing the laws relating thereto; regulating and restricting the manufacture, purchase, sale, possession, consumption, importation, transportation, furnishing, holding in bond, holding in storage, traffic in and use of alcoholic liquors, alcohol and malt and brewed beverages and the persons engaged or employed therein; defining the powers and duties of the Pennsylvania Liquor Control Board; providing for the establishment and operation of State liquor stores, for the payment of certain license fees to the respective municipalities and townships, for the abatement of certain nuisances, and, in certain cases, for search and seizure without warrant; prescribing penalties and forfeitures; providing for local option, and repealing existing laws," authorizing employed females to mix or serve drinks behind the bar.

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

Section 1. Clause (25) of section 493, act of April 12, 1951 (P. L. 90), known as the "Liquor Code," is amended to read:

Section 493. Unlawful Acts Relative to Liquor, Malt and Brewed Beverages and Licensees.—The term "licensee," when used in this section, shall mean those persons licensed under the provisions of Article IV, unless the context clearly indicates otherwise.

It shall be unlawful-

(25) Employment of Females in Licensed Places.—For any licensee or his agent, to employ or permit the employment of any female at his licensed hotel, restaurant or eating place [to mix or serve liquor or malt or brewed beverages behind the bar, or to employ any female] for the purpose of enticing customers, or to encourage them to drink liquor, or make assignations for improper purposes: Provided, That nothing in this section shall be construed to prevent the employment of any female waitress who regularly takes orders for food from serving food, liquor or malt or brewed beverages at tables; also, that nothing shall prevent any such licensees from employing any female stenographer, hotel secretary, clerk or other employe for their respective positions: Provided further, That nothing in this section shall be so construed as to prevent the wife of any such licensee or agent or any employed female from mixing or serving liquor or malt

or brewed beverages behind the bar of any such licensed place.

Any person violating the provisions of this clause shall be guilty of a misdemeanor and, upon conviction of the same, shall be sentenced to pay a fine of not less than one hundred dollars (\$100), nor more than five hundred dollars (\$500), for each and every female so employed, or undergo an imprisonment of not less than three (3) months, nor more than one (1) year, or either or both, at the discretion of

the court having jurisdiction of the case. The board shall have the power to revoke or refuse licenses for violation of this clause.

Approved—The 25th day of September, A. D. 1967.

RAYMOND P. SHAFER

No. 136 AN ACT

HB 921

Amending the act of April 2, 1860, (P. L. 594), entitled "Supplement to the third section of the act of April six, one thousand eight hundred and thirty entitled 'An Act for the levy and collection of taxes upon proceedings in courts,' et cetera," extending the act to prothonotaries in all courts in counties of the first class, imposing an additional cost on the entry of original suits, the entry of amicable actions and of judgments by confession not otherwise taxed, the revival of judgments, the filing of appeals from magistrate's court and the issuance of writs of execution; increasing the additional costs; providing for the disposition of the additional costs to certain law libraries; increasing the number of pamphlet laws to be distributed to certain law libraries; and making editorial changes.

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

Section 1. Section 1, act of April 2, 1860 (P. L. 594), entitled "Supplement to the third section of the act of April six, one thousand eight hundred and thirty entitled 'An Act for the levy and collection of taxes upon proceedings in courts,' et cetera," is amended to read:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, That the prothonotaries of the courts of [common pleas, of the district court of the city and county of Philadelphia, and supreme court,] all counties of the first class upon all original suits brought in [the city of Philadelphia] said county, upon all entries of a judgment in said courts by confession, or otherwise, where suit has not been previously commenced and where no uniform sum has been otherwise established by legislation to include the tax for the purpose herein provided on the entry of every amicable action in said courts, upon filing of appeals from the magistrate's court or other courts