schools, one illustrated copy of the National Flag Code, and shall, from time to time, make available such copies as are necessary for replacements from year to year. It shall be the duty of each teacher in the public schools to make such use of the code as may, from time to time, seem proper.

Section 2. This act shall take effect immediately.

APPROVED-The 31st day of July, A. D. 1968.

RAYMOND P. SHAFER,

No. 302 AN ACT

HB 2646

Amending the act of April 29, 1959 (P. L. 58), entitled "An act consolidating and revising the Vehicle Code, the Tractor Code, the Motor Vehicle Financial Responsibility Act and other acts relating to the ownership, possession and use of vehicles and tractors," providing for erection of official signs before reduced speed zones.

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

Section 1. Clause (4) of subsection (b) of section 1002, act of April 29, 1959 (P. L. 58), known as "The Vehicle Code," is amended to read:

Section 1002. Restrictions as to Speed.---

* * *

(b) Subject to the provisions of subsection (a) of this section, speeds in excess of the maximum limits hereinafter provided shall be unlawful:

(4) Twenty-five (25) or thirty-five (35) or forty (40) miles an hour speed limit: All vehicles, except those restricted by this act to lower maximum speeds, within business or residence districts, or public park areas, where official signs, erected by the proper authorities, on the right-hand side of the highway facing the traffic to be controlled, or on the left-hand side of one-way streets, are displayed. An official sign shall be similarly placed one-eighth ($\frac{1}{8}$) of a mile before the beginning of the limited speed zone indicating the maximum speed to be observed in such limited speed zone. This limit shall be observed for a distance beyond said sign for not more than

one-eighth $(\frac{1}{8})$ of a mile. An additional sign shall be placed at intervals not greater than one-eighth $(\frac{1}{8})$ of a mile, and any extension of such limited zone shall be marked by additional signs in

1021

like manner. At the end of such limited zone, there shall be an official sign, similarly placed as to traffic, indicating the end of the limited zone.

* * *

APPROVED-The 31st day of July, A. D. 1968.

RAYMOND P. SHAFER.

No. 303

AN ACT

HB 2675

Amending the act of March 6, 1956 (P. L. 1228), entitled, as amended, "An act to provide revenue for purposes of public education by imposing a tax on the sale, use, storage, rental or consumption of personal property and certain services and upon the occupancy of hotel rooms; providing for certain exclusions; providing for licenses, reports and payment of tax, interest and penalties; assessments, collections, liens, reviews and appeals; prescribing crimes and offenses and penalties therefor; providing for the application of general laws in the administration and enforcement of this act; conferring powers and imposing duties upon the Department of Revenue, public officers, manufacturers, wholesalers, retailers, operators, corporations, partnerships, associations and individuals and making an appropriation," providing for exclusions from the tax.

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

Section 1. Clauses (0.1), (0.2) and (0.3) of section 203, act of March 6, 1956 (P. L. 1228), known as the "Tax Act of 1963 for Education," added or amended May 29, 1963 (P. L. 49), are amended to read:

Section 203. Exclusions from Tax.—The tax imposed by section 201 shall not be imposed upon—

* * *

(0.1) The sale at retail or use of materials to be incorporated into and made a part of real estate pursuant to a contract for the construction, reconstruction, remodeling, repairing or maintenance of such real estate, when the contract was entered into on or after March 7, 1956, but prior to April 15, 1959, between the person who would otherwise be subject to the tax and a municipal authority, incorporated under the "Municipality Authorities Act of 1945," shall be exempt from the additional one-half of one per cent of tax imposed by section 201 of this act as amended April 15, 1959 (P. L. 20), and from the additional one-half of one per cent of tax imposed by section 201 of this act as amended August 20, 1959 (P. L. 729), and from the additional one per cent of tax imposed by section 201 of this act as amended August 20, 1959 (P. L. 729), and from the additional one per cent of tax imposed by section 201 of this act as amended August 20, 1959 (P. L. 729), and from the additional one per cent of tax imposed by section 201 of this act as amended August 20, 1959 (P. L. 729), and from the additional one per cent of tax imposed by section 201 of this act as amended August 20, 1959 (P. L. 729), and from the additional one per cent of tax imposed by section 201 of this act as amended August 20, 1959 (P. L. 729), and from the additional one per cent of tax imposed by section 201 of this act as amended August 20, 1959 (P. L. 729), and from the additional one per cent of tax imposed by section 201 of this act, as amended [hereby:] May 29, 1963 (P. L. 49) and from