

Beginning at an iron pin in a public road leading east from State highway Route 195, just north of the Clarks Ferry Bridge; thence North thirteen degrees one minute ten seconds West (N. 13 degrees 01 minute 10 seconds W.), a distance of seventy-five (75) feet to a point; thence South eighty-six degrees twenty-eight minutes ten seconds East (S. 86 degrees 28 minutes 10 seconds E.), a distance of two hundred eleven and six tenths (211.6) feet to an iron pin at the Susquehanna River; then South twenty-one degrees nine minutes fifty seconds West (S. 21 degrees 09 minutes 50 seconds W.), a distance of seventy-five and forty-four one hundredths (75.44) feet to a point; thence North eighty-six degrees twenty-eight minutes ten seconds West (N. 86 degrees 28 minutes 10 seconds W.), a distance of one hundred sixty-seven and thirty-eight one hundredths (167.38) feet to the place of beginning; containing three-tenths of an acre, more or less.

Description.

Section 2. The deed of conveyance shall be approved by the Department of Justice, and shall be executed by the Secretary of Property and Supplies in the name of the Commonwealth of Pennsylvania.

Deed to be approved by Department of Justice, and executed by Secretary of Property and Supplies in name of Commonwealth.

Section 3. All monies received from the sale of the land herein authorized shall be deposited in the Motor License Fund.

Proceeds of sale to be deposited in Motor License Fund.

Section 4. This act shall become effective immediately upon final enactment.

Act effective immediately.

APPROVED—The 24th day of May, A. D. 1951.

JOHN S. FINE

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No. 81

AN ACT

To amend the act, approved the third day of June, one thousand nine hundred and thirty-seven (Pamphlet Laws 1333), entitled "An act concerning elections, including general, municipal, special and primary elections, the nomination of candidates, primary and election expenses and election contests; creating and defining membership of county boards of elections; imposing duties upon the Secretary of the Commonwealth, courts, county boards of elections, county commissioners; imposing penalties for violation of the act, and codifying, revising and consolidating the laws relating thereto; and repealing certain acts and parts of acts relating to elections," by providing for nominations and elections of county officers in counties about to undergo a change in classification, and imposing certain duties upon county commissioners, county boards of elections, and others.

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

"Pennsylvania Election Code."

Act of June 3,
1937, P. L. 1333,
amended by
adding to Article
IX thereof, a
new subdivision
(d) and two new
sections 990 and
991.

Section 1. The act, approved the third day of June, one thousand nine hundred and thirty-seven (Pamphlet Laws 1333), entitled "An act concerning elections, including general, municipal, special and primary elections, the nomination of candidates, primary and election expenses and election contests; creating and defining membership of county boards of elections; imposing duties upon the Secretary of the Commonwealth, courts, county boards of elections, county commissioners; imposing penalties for violation of the act, and codifying, revising and consolidating the laws relating thereto; and repealing certain acts and parts of acts relating to elections," is hereby amended by adding to Article IX thereof a new subdivision, subdivision (d), and two new sections therein, sections 990 and 991, to read as follows:

(d) Nominations and Elections in Counties about to Undergo a Change in Classification

Section 990. County Boards to Ascertain Offices to be Filled.—Whenever, pursuant to the provisions of The General County Law, the Governor certifies a change of classification to any county, the board of county commissioners shall, immediately after the recording of such change, notify the county board of elections of the change in classification. The board of elections shall thereupon promptly ascertain all county offices to be filled at the ensuing municipal election as a result of the impending change in classification and any existing county offices which are not to be filled at said election. For this purpose, it shall be the duty of the chairman of the county committee of each party to send to the board a written notice setting forth all party offices to be filled in the county at the ensuing municipal election.

Section 991. Procedure upon Ascertaining Offices.—When the board shall have ascertained all offices to be filled at the ensuing municipal election, it shall proceed, as already provided in this article, if it is still possible to secure nominations for such offices in accordance with this article at the primary election. But if notice of an impending change in classification, as hereinbefore provided for, does not come to the election board in time for it to ascertain the county offices for the primary election, then all candidates who have been or are nominated for county offices pursuant to subdivision (a) or to subdivision (b) of this article shall, in all cases where the offices for which they are nominated are the same under the county's present classification and under its new classification which is impending as a result of the Governor's certification, be the candidates for those offices, except for deaths or withdrawals provided for in this act: Provided, however, That no office which is not automatic-

ally established by law for the impending classification shall be deemed to be established by this section. Any nomination, either for joint county offices or for any separate county office, when such offices or office will become either partly or wholly separate, or will become joint with one or more presently separate county office, upon the ensuing first Monday of January, shall not be construed as a nomination for any of the said offices, but any person being such a nominee may be nominated for any new office or offices ascertained. All offices ascertained, which are to be filled at the municipal election in anticipation of the new classification and for which nominations have not been made pursuant to the foregoing provisions of this subdivision, may have candidates nominated for them as if vacancies had occurred as to the candidates for such offices and as if they were substituted nominations, in accordance with the procedure, insofar as it is applicable, provided by sections 979, 980 and 981 (b) of this act, for substituted nominations, except that the cause of vacancy set out in the nomination certificates shall not be death or withdrawal, but that the office was not ascertained for nominations in time for the regular procedures established by this article.

Upon the ascertainment of the offices to be filled at the ensuing municipal election, if it shall appear that any candidates have been or will be nominated for offices which are to be abolished as a result of the impending change in classification, the county board of elections shall proceed to keep off or to remove from the ballots or ballot labels all such nominations, together with the offices involved.

Upon the ascertainment of offices to be filled at the municipal election pursuant to notice of change in classification, the board shall give notice of all such offices by newspaper publication, at least twice, in accordance with section 106 of this act, indicating whether the nominations thereto were obtained at the primary election or are to be obtained as hereinbefore provided. Notice of the November election shall be given, as provided in section 1201 of this act, and shall set forth, (1) any existing county offices which will cease to exist on the ensuing first Monday of January, indicating that those offices and any candidates therefor will not appear as such upon the ballots or ballot labels; (2) existing county offices which will subsist and the candidates therefor; (3) county offices which will come into existence on the ensuing first Monday of January and the candidates therefor.

Section 2. This act shall become effective immediately upon final enactment.

Act effective
immediately.

APPROVED—The 24th day of May, A. D. 1951.

JOHN S. FINE