

sary and advantageous, or when requested by the plaintiff or defendant to incur such expense.

For receiving and paying over money paid after a levy, without sale, one dollar and fifty cents.

For copy of vendue paper, when demanded, each item two cents.

For putting up notice of distress at mansion-house, or at any other place on the premises, fifty cents.

For serving scire facias, either personally or by leaving a copy for each person served, [one dollar] *two dollars* fifty cents for the first copy, seventy-five cents for each additional copy.

For executing order of removal of a pauper, or paupers, two dollars for each pauper.

For making return of nulla bona or non est inventus on any writ, one dollar fifty cents.

For executing writ of restitution, five dollars.

For executing writ of possession, five dollars.

For serving summons in landlord and tenant proceedings, [one dollar] *two dollars* fifty cents.

For taking inventory of goods on an execution, each item, two cents.

For holding appraisal where exemption is claimed by defendant, four dollars, out of which the constable shall pay to each appraiser one dollar.

For traveling expenses in the performance of any duty or service hereinbefore set forth, or in the performance of any other duty or service required by law, each mile going and returning ten cents; to be computed by the route usually traveled in going from points and places where said constables may reside, or where he receives any paper to be executed, to the points or places required to be traveled, whether that route be by highways, railroads, or otherwise: Provided, That in no case shall more mileage be demanded or received than for the miles actually traveled.

For services not herein specially provided for the same fee may be charged and received as for similar services.

APPROVED—The 19th day of September, A. D. 1961.

DAVID L. LAWRENCE

No. 633

AN ACT

Amending the act of June 21, 1939 (P. L. 566), entitled "An act defining the liability of an employer to pay damages for occupational disease contracted by an employe arising out of and in the course of employment; establishing an elective schedule of compensation; providing procedure for the determination of lia-

bility and compensation thereunder; imposing duties on the Department of Labor and Industry, the Workmen's Compensation Board, Workmen's Compensation Referees, and deans of medical schools; creating a medical board to determine controverted medical issues; establishing an Occupational Disease Fund in custody of the State Workmen's Insurance Board; imposing upon the Commonwealth a part of the compensation payable for certain occupational diseases; making an appropriation; and prescribing penalties," requiring employers to furnish employes with instructions on their rights in the event of disability or death caused by occupational disease, and requiring the Secretary of Labor and Industry to prepare such instructions to be printed by insurers and supplied to employers.

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

The Pennsylvania Occupational Disease Act.

Section 1. The act of June 21, 1939 (P. L. 566), known as "The Pennsylvania Occupational Disease Act," is amended by adding, after section 304, a new section to read:

Act of June 21, 1939, P. L. 566, amended by adding a new section 304.1.

*Section 304.1. The Secretary of Labor and Industry shall, within ninety (90) days after the effective date of this amendatory act, prepare a brochure of instructions, setting forth the rights of an employe in the event of disability or death caused by occupational disease and informing him of the time and manner in which claims should be filed. A copy of such brochure shall be provided each insurance company authorized to write insurance policies covering occupational diseases under this act. Such insurance companies shall prepare at their own expense copies of said brochure for distribution to such insured employers. Each insurance company shall prepare the brochures immediately upon receipt of the sample brochure from the Secretary of Labor and Industry in such quantity as required by employers for distribution to each employe. The employer shall distribute such brochures to each employe at the time of hiring and to each existing employe within thirty (30) days after the receipt of the brochure.*

APPROVED—The 19th day of September, A. D. 1961.

DAVID L. LAWRENCE

No. 634

### A SUPPLEMENT

To the act of June 2, 1915 (P. L. 736), entitled, as amended, "An act defining the liability of an employer to pay damages for injuries received by an employe in the course of employment; establishing an elective schedule of compensation; providing procedure for the determination of liability and compensation thereunder; and prescribing penalties," providing for the pay-