

No. 66

## AN ACT

To amend section five of the act, approved the sixth day of May, one thousand nine hundred and twenty-nine (Pamphlet Laws, one thousand five hundred sixty-one), entitled "An act regulating certain maternity hospitals in cities of the third class, boroughs, towns, and townships; providing for the licensing and supervision thereof by the Department of Welfare of this Commonwealth; fixing penalties; and placing the burden of proof as to certain facts on the persons prosecuted," by increasing the license fee to be collected by the Department of Welfare, and providing for the payment thereof into the State Treasury, through the Department of Revenue.

Maternity  
hospitals.

Section 5, act  
of May 6, 1929  
(P. L. 1561),  
amended.

Section 1. Be it enacted, &c., That section five of the act, approved the sixth day of May, one thousand nine hundred and twenty-nine (Pamphlet Laws, one thousand five hundred sixty-one), entitled "An act regulating certain maternity hospitals in cities of the third class, boroughs, towns, and townships; providing for the licensing and supervision thereof by the Department of Welfare of this Commonwealth; fixing penalties; and placing the burden of proof as to certain facts on the persons prosecuted," is hereby amended to read as follows:

Fee for  
licensing.

Section 5. The Department of Welfare shall receive for every license so granted a fee of [ten] *fifteen* dollars, which shall be paid by the department into the State Treasury, through the Department of [Welfare] *Revenue*. Licenses so granted shall be valid for a period of one year from the date of issue, and may be renewed on the same terms and conditions as govern the granting of the original license.

Renewal.

When  
effective.

Section 2. This act shall become effective upon the date of its final enactment.

APPROVED—The 28th day of April, A. D. 1933.

GIFFORD PINCHOT

No. 67

## AN ACT

To amend the act, approved the fifteenth day of April, one thousand eight hundred and seventy-three (Pamphlet Laws, seventy-five), entitled "An act relating to the fees of the surveyor general," by prescribing certain fees to be charged by the Department of Internal Affairs for services rendered by the Land Office.

Department  
of Internal  
Affairs.

Section 1. Be it enacted, &c., That section one of the act, approved the fifteenth day of April, one thousand eight hundred and seventy-three (Pamphlet Laws, sev-

enty-five), entitled "An act relating to the fees of the surveyor general," is hereby amended to read as follows:

Act of April  
15, 1873  
(P. L. 75),  
amended.  
Fees.

Section 1. Be it enacted, &c., That from and after the passage of this act, the fees to be collected by the [surveyor general] *Department of Internal Affairs*, for the use of the Commonwealth, shall be as follows, namely:

For warrant, including return thereof, five dollars.

Patent for five acres or less, five dollars.

Patent for more than five acres, ten dollars.

*Certified copy of patent, for two hundred words or less, [one dollar] two dollars; and twenty-five cents for every hundred words, or fraction thereof, additional.*

Certificate with seal of office on patent, when mortgage is discharged, *one dollar and fifty cents.*

Every search, [twenty-five] *fifty cents.*

[Calculation of money due on land, including search, *fifty cents.*]

Caveat, [one dollar] *two dollars.*

Issuing citation, [one dollar] *two dollars.*

Recording application for and making order of re-survey, [one dollar] *two dollars.*

Order of the board of property, directed by the [surveyor general] *Department of Internal Affairs* to the county surveyor to be executed, [one dollar] *two dollars.*

*Certified copy of action or determination of board of property, with seal, [one dollar] two dollars.*

Order for valuing islands, [two] *five dollars.*

Entering application on petition to the board of property, together with the minutes thereon, for any other purpose than a re-survey, [one dollar] *two dollars.*

Certified copy of a draft of a single tract, with certificate and seal, *one dollar and fifty cents.*

Connecting separate drafts into one general draft, with certificates for each separate draft therein, [seventy-five cents] *one dollar.*

*Certified copy of general draft of town or outlots, for each tract of land therein described, [twenty-five] fifty cents.*

Extract from a general draft, for each tract of land therein described, [twenty-five] *fifty cents.*

*Certified copy of draft of lots or tract of land annexed to certificate of Connecticut claimants or others, for each tract, [seventy-five cents] one dollar.*

*Certified copy of warrant, application or any other office right, relating to but one tract of land not hereinbefore enumerated, [fifty cents] one dollar.*

[Copy of extract from the deputy surveyor's list of returns, and all other extracts not hereinbefore recited, for each tract, *twenty-five cents.*]

*Certified copy of any record or paper or any part thereof, not included in the foregoing, for two hundred words or less, [fifty cents] one dollar; and [one cent for every ten words] twenty-five cents for every hundred words, or fraction thereof, additional.*

[Certifying and affixing seal of office to any copy, connected draft, extract, certificate or minute, twenty-five cents.]

*Blue print copy of warrantee township map, each containing twenty-five tracts or less, three dollars; and for each additional twenty-five tracts or less, three dollars.*

*Lithoprint copy on tracing cloth of warrantee township map (in India ink), containing twenty-five tracts or less, five dollars; and for each additional twenty-five tracts or less, five dollars.*

When  
effective.

Section 2. This act shall become effective upon the date of its final enactment.

APPROVED—The 28th day of April, A. D. 1933.

GIFFORD PINCHOT

No. 68

### A SUPPLEMENT

To the act, approved the second day of June, one thousand nine hundred and fifteen (Pamphlet Laws, seven hundred sixty-two), entitled "An act providing for the creation and administration of a State Fund for the insurance of compensation for injuries to employes of subscribers thereto; declaring false oaths by the subscribers to be misdemeanors; and providing penalties for the violation thereof," providing for the examination and audit of the State Workmen's Insurance Fund by the Insurance Department, and appropriating the moneys in the fund for the payment of the cost of such audit and examination.

Workmen's  
Insurance  
Fund.

Insurance  
Department  
directed to audit.

Section 1. Be it enacted, &c., That the Insurance Department, at least once each year, shall make a complete examination and audit of the affairs of the State Workmen's Insurance Fund, including all receipts and expenditures, cash on hand, and securities, investments, or property held representing cash or cash disbursements, to ascertain its financial condition and its ability to fulfill its obligations, whether the State Workmen's Insurance Board in managing the fund has complied with the provisions of law relating to the fund, and the equity of the board's plans and dealings with its policyholders.

Access to  
books, etc.

Section 2. For the purpose of any examination and audit authorized by this act, the Insurance Commissioner, his deputy or his examiners, shall have free access to all the books, records and papers pertaining to the State Workmen's Insurance Fund, and all persons charged with the management of the fund or connected therewith as employes are hereby directed and required to give to the Insurance Commissioner, his deputy or officers, the means, facilities and opportunity for such examination and audit.