

## No. 49

## AN ACT

Amending the act of June 27, 1939 (P. L. 1207), entitled "An act regulating the appointment, promotion, suspension, reduction, removal, and reinstatement of employes (except chiefs, deputy chiefs and chief clerks) in bureaus of fire, and fire alarm operators and fire box inspectors in bureaus of electricity, in cities of the second class; defining the powers and duties of Civil Service Commissions for such purpose in said cities; and repealing inconsistent legislation," further regulating physical examinations required for applicants for original appointment.

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

Cities of the second class.

Section 1. Section 3, act of June 27, 1939 (P. L. 1207), entitled "An act regulating the appointment, promotion, suspension, reduction, removal, and reinstatement of employes (except chiefs, deputy chiefs and chief clerks) in bureaus of fire, and fire alarm operators and fire box inspectors in bureaus of electricity, in cities of the second class; defining the powers and duties of Civil Service Commissions for such purpose in said cities; and repealing inconsistent legislation," is amended to read:

Section 3, act of June 27, 1939, P. L. 1207, amended.

Section 3. Each applicant for original appointment to a position in the competitive class in any bureau of fire in any city of the second class, or to the position of fire alarm operator or fire alarm box inspector in any bureau of electricity in any such city, shall undergo a physical examination which shall be conducted by a commission composed of doctors of medicine appointed for that purpose by the mayor. Said commission shall certify to the Civil Service Commission that the applicant is free from bodily or mental defects, deformities or diseases that might incapacitate him from the performance of the duties of the position he is seeking [before such applicant shall be permitted to take any further examination]. No application for such appointment shall be received from any person who is under twenty-one years of age or over thirty-five years of age at the date of his application. Nor shall any such application be received from any person who shall not have been a bona fide resident of the city for one year next preceding the date of his application: Provided, however, That any applicant for reinstatement as a member of the bureau of fire or as a fire alarm operator or as a fire alarm box inspector of any such city in which he makes such application, who shall have served previously as an em-

Physical examination.

Age of applicants.

Resident one year.

Proviso.

ploye in such bureau for a period of more than six months and who, at the time of his application for reinstatement shall be a resident of such city, shall be eligible for such reinstatement even though such applicant shall be over the age of thirty-five years.

APPROVED—The 11th day of May, A. D. 1959.

DAVID L. LAWRENCE

No. 50

AN ACT

Providing for the recording of deeds and liens of property in one county which because of the relocating of boundary lines is determined to be in an adjoining county.

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

Recording of  
deeds upon re-  
location of  
county boundary  
lines.

Section 1. When the boundary line between any two or more counties has been ascertained, determined, surveyed, located, relocated, designated or marked, as provided by the act of August 9, 1955 (P. L. 323), known as "The County Code," or any other act authorizing the fixing, relocation or marking of county lines, and land located in one county or lying along or near the boundary line of one county, the deed for which has been duly recorded in said county, is found or has become by said survey or proceeding to be all or partially within the limits of an adjoining county, the deed for the same, if recorded in the said adjoining county any time prior to one year after the report and map resulting from said survey or proceedings has been approved and recorded in the records of the Court of Quarter Sessions in the said adjoining county, shall have the same force, efficacy, validity and effect, as if originally recorded therein at the time the deed was recorded in the first mentioned county, and mortgages, judgments, or other liens recorded in the first mentioned county may also be recorded in the said adjoining county in the same manner as deeds, with like force and effect.

Act effective  
immediately.

Section 2. This act shall take effect immediately.

APPROVED—The 11th day of May, A. D. 1959.

DAVID L. LAWRENCE