

ough, town, township, road, poor, county institution district and school (except in cities) tax, to wit:

* * * * *

(3) All hospitals, universities, colleges, seminaries, academies, associations and institutions of learning, benevolence or charity, *including fire and rescue stations*, with the grounds thereto annexed and necessary for the occupancy and enjoyment of the same, founded, endowed and maintained by public or private charity: Provided, That the entire revenue derived by the same be applied to the support and to increase the efficiency and facilities thereof, the repair and the necessary increase of grounds and buildings thereof, and for no other purpose.

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

DAVID L. LAWRENCE

No. 219

AN ACT

Amending the act of March 10, 1949 (P. L. 30), entitled "An act relating to the public school system, including certain provisions applicable as well to private and parochial schools; amending, revising, consolidating and changing the laws relating thereto," providing for continuing operation of joint school systems when one or more member districts fail to unite with other member districts in the formation of a union or merged school district.

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

Public School
Code of 1949.

Section 1. The act of March 10, 1949 (P. L. 30), known as the "Public School Code of 1949," is amended by adding, after section 1707, a new section to read.

Act of March 10,
1949, P. L. 30,
amended by add-
ing a new section
1707.1.

Section 1707.1. Joint School System Operated by Union or Merged School Districts and Other Districts.—If one or more of the districts operating a joint school system fails to unite with the other member districts in the formation of a union or merged school district, the joint school organization shall continue in operation as a joint school system of the newly formed union or merged school district and the remaining districts unless discontinued under the provisions of section 1708, and the several school boards constituting the joint organization shall, prior to the effective date of the union or merged district, amend the articles of agreement to provide for an equitable plan for the continued operation of the joint school organization. In cases in which the member districts have failed, by the effective date of the union or merged district, to amend the joint agreement

establishing a satisfactory basis of operation, the affairs of the resulting joint school organization shall be supervised and directed by a joint committee, composed of one member from each school board of the original school districts operating the joint organization. In cases where an even number of districts are involved, an additional director shall be elected from the district having the largest pupil population. The joint committee so composed shall have the powers and duties and be subjected to the same liabilities as provided to joint committees under section 1707 of this act.

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

DAVID L. LAWRENCE

No. 220

AN ACT

Amending the act of April 12, 1951 (P. L. 90), entitled "An act relating to alcoholic liquors, alcohol and malt and brewed beverages; amending, revising, consolidating and changing the laws relating thereto; regulating and restricting the manufacture, purchase, sale, possession, consumption, importation, transportation, furnishing, holding in bond, holding in storage, traffic in and use of alcoholic liquors, alcohol and malt and brewed beverages and the persons engaged or employed therein; defining the powers and duties of the Pennsylvania Liquor Control Board; providing for the establishment and operation of State liquor stores, for the payment of certain license fees to the respective municipalities and townships, for the abatement of certain nuisances and, in certain cases, for search and seizure without warrant; prescribing penalties and forfeitures; providing for local option, and repealing existing laws," excepting certain restaurants at airports from the quota limitations.

Liquor Code.

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

Subsection (a),
section 461, act
of April 12, 1951,
P. L. 90,
amended.

Section 1. Subsection (a) of section 461, act of April 12, 1951 (P. L. 90), known as the "Liquor Code," is amended to read:

Section 461. Limiting Number of Retail Licenses To Be Issued In Each Municipality.—(a) No licenses shall hereafter be granted by the board for the retail sale of malt or brewed beverages or the retail sale of liquor and malt or brewed beverages in excess of one of such licenses of any class for each one thousand inhabitants or fraction thereof in any municipality, exclusive of licenses granted to *airport restaurants and hotels*, as defined in this section, and clubs; but at least one such license may be granted in each municipality, except in municipalities where the electors have voted against the granting of any retail licenses. Nothing contained in this