## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## HOUSE BILL No. 76 Session of 1977

## INTRODUCED BY MR. GARZIA, FEBRUARY 7, 1977

AS REPORTED FROM COMMITTEE ON EDUCATION, HOUSE OF REPRESENTATIVES, AS AMENDED, JULY 21, 1977

## AN ACT

1 2 3 4 5 6	Amending the act of March 10, 1949 (P.L.30, No.14), 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 alternative methods of equalizing tax levies among certain school districts.
7	The General Assembly of the Commonwealth of Pennsylvania
8	hereby enacts as follows:
9	Section 1. Section 672.1, act of March 10, 1949 (P.L.30,
10	No.14), known as the "Public School Code of 1949," amended June
11	30, 1971 (P.L.186, No.25), is amended AND A SECTION IS ADDED to <-
12	read:
13	Section 672.1. School Districts Lying in More Than One
14	County or in More Than One Municipality; Limitation on Total Tax
15	Revenues(a) Whenever a school district shall lie in more than
16	one county, the total taxes levied on real estate within the
17	school district in each county shall be subject to the
18	limitation that the ratio which such total bears to the most
19	recent valuation of the same properties by the State Tax
20	Equalization Board shall be uniform in all of the counties, and

the school district shall adjust its rate of taxation applicable
to the portion of the district in each county to the extent
necessary to achieve such uniformity; or

4 (b) As an alternative to the method provided in subsection 5 (a), whenever a school district shall lie in more than one county the board of assessment and revision of taxes in any of 6 the counties or all of the counties in which the school district 7 is located shall, at the request of the school directors of the 8 9 district, furnish the market value of each parcel of property on 10 the tax roll required to be furnished to the school directors 11 under any assessment law of the Commonwealth. The market value 12 of each parcel shall be the quotient of the assessed value 13 divided by the latest ratio of assessed value to market value in 14 the municipality as determined by the State Tax Equalization 15 Board, or, at the option of the school district, the market 16 value of each parcel shall be the quotient of the assessed value 17 divided by the latest ratio of assessed value to market value as 18 determined by the State Tax Equalization Board in the aggregate of all municipalities of the school district within the county, 19 20 or at the option of the school district where there are two or 21 more ratios of assessed value to market value, the school 22 directors of that school district shall select the lowest of the 23 ratios for a uniform assessed value to market value throughout 24 the school district, or at the option of the school district 25 where such school district is located in a home rule county, the 26 school directors of that school district may use the county 27 assessments. 28 The school directors shall set a tax rate based upon a

29 percentage not exceeding seventy-five (75) per centum of such 30 market values which shall be uniform throughout the district. 19770H0076B1826 -2 -

1 (c) In the event a school district or part thereof located within one county is composed of two or more municipal 2 3 governments at least one of which levies property taxes upon 4 assessments made for county tax purposes and at least one of 5 which utilizes separate assessments made for municipal tax purposes, the property tax levy for school district purposes 6 7 shall be equalized by either of the methods prescribed in 8 subsections (a) or (b). If the former method is adopted, the ratio which the total taxes levied in each part of the school 9 10 district bears to the most recent valuation of the same 11 properties by the State Tax Equalization Board shall be uniform; 12 if the latter method is adopted, the market value of each parcel 13 of property on the tax roll shall be (i) in the case of the 14 assessment made for county tax purposes, the quotient of the 15 assessed value divided by the latest ratio of assessed value to 16 market value for that portion of the school district as 17 determined by the State Tax Equalization Board and, (ii) in the 18 case of the separate assessment for municipal tax purposes, the 19 quotient of the assessed value divided by the product of the 20 latest ratio of assessed value to market value in the 21 municipality as determined by the State Tax Equalization Board and the ratio of the total assessed valuation of the same 22 23 properties for municipal tax purposes to the total assessed 24 valuation of said properties for county tax purposes: Provided, 25 however, That no municipality or political subdivision within a 26 school district shall pay an aggregate amount in school property 27 taxes which, as a percentage of total school property taxes, 28 shall exceed the ratio of its market value to the total market 29 value of the school district as determined by the State Tax 30 Equalization Board.

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1 (d) Whenever a revision of assessment is completed in any portion of a school district and the revised assessments are to 2 3 be used for school tax purposes the method prescribed in 4 subsection (b) above to equalize school property tax levies shall not be used until the latest ratio of assessed value to 5 market value as determined by the State Tax Equalization Board 6 for that portion of the school district is based upon the 7 8 revised assessments.

9 SECTION 672.2. SCHOOL DISTRICTS LYING IN MORE THAN ONE 10 COUNTY; TAX LEVY ON OCCUPATIONS. -- ANY SCHOOL DISTRICT WHICH LIES 11 IN MORE THAN ONE (1) COUNTY AND WHICH LEVIES AN OCCUPATION TAX, 12 SHALL LEVY SUCH TAX UNIFORMLY UPON EACH OCCUPATIONAL CATEGORY 13 EXISTING IN ALL COUNTIES IN WHICH THE DISTRICT LIES, AT THE 14 LOWEST ASSESSED VALUATION FOR EACH EQUIVALENT OCCUPATIONAL 15 CATEGORY AS CERTIFIED TO THE SCHOOL DISTRICT BY THE COUNTIES IN 16 WHICH THE DISTRICT LIES. SECTION 2. SECTION 917-A OF THE ACT IS REPEALED. 17

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18 Section <del>2</del> 3. This act shall take effect immediately.