# THE GENERAL ASSEMBLY OF PENNSYLVANIA

# HOUSE BILL No. 1476 Session of 1983

#### INTRODUCED BY CLARK, SEPTEMBER 27, 1983

## REFERRED TO COMMITTEE ON FINANCE, SEPTEMBER 27, 1983

## AN ACT

1	Amending the act of December 31, 1965 (P.L.1257, No.511),
2	entitled "An act empowering cities of the second class,
3	cities of the second class A, cities of the third class,
4	boroughs, towns, townships of the first class, townships of
5	the second class, school districts of the second class,
6	school districts of the third class and school districts of
7	the fourth class including independent school districts, to
8	levy, assess, collect or to provide for the levying,
9	assessment and collection of certain taxes subject to maximum
10	limitations for general revenue purposes; authorizing the
11	establishment of bureaus and the appointment and compensation
12	of officers, agencies and employes to assess and collect such
13	taxes; providing for joint collection of certain taxes,
14	prescribing certain definitions and other provisions for
15	taxes levied and assessed upon earned income, providing for
16	annual audits and for collection of delinquent taxes, and
17	permitting and requiring penalties to be imposed and
18	enforced, including penalties for disclosure of confidential
19	information, providing an appeal from the ordinance or
20	resolution levying such taxes to the court of quarter
21	sessions and to the Supreme Court and Superior Court,"
22	prohibiting the levying of tax on amusement devices.
23	The General Assembly of the Commonwealth of Pennsylvania
24	hereby enacts as follows:
25	Section 1. Section 2 of the act of December 31, 1965
26	(P.L.1257, No.511), known as The Local Tax Enabling Act, is

27 amended by adding a clause to read:

1 Section 2. Delegation of Taxing Powers and Restrictions Thereon. -- The duly constituted authorities of the following 2 3 political subdivisions, cities of the second class, cities of 4 the second class A, cities of the third class, boroughs, towns, 5 townships of the first class, townships of the second class, school districts of the second class, school districts of the 6 third class, and school districts of the fourth class, in all 7 cases including independent school districts, may, in their 8 9 discretion, by ordinance or resolution, for general revenue 10 purposes, levy, assess and collect or provide for the levying, 11 assessment and collection of such taxes as they shall determine on persons, transactions, occupations, privileges, subjects and 12 13 personal property within the limits of such political 14 subdivisions, and upon the transfer of real property, or of any 15 interest in real property, situate within the political 16 subdivision levying and assessing the tax, regardless of where 17 the instruments making the transfers are made, executed or 18 delivered or where the actual settlements on such transfer take place. The taxing authority may provide that the transferee 19 shall remain liable for any unpaid realty transfer taxes imposed 20 21 by virtue of this act. Each local taxing authority may, by 22 ordinance or resolution, exempt any person whose total income 23 from all sources is less than five thousand dollars (\$5,000) per 24 annum from the per capita or similar head tax, occupation tax 25 and occupational privilege tax, or earned income tax, or any 26 portion thereof, and may adopt regulations for the processing of claims for exemptions. Such local authorities shall not have 27 28 authority by virtue of this act:

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 30
 (12) To levy, assess or collect a tax on any amusement

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1 device on the privilege or the business of owning, operating or using any amusement device, on the admission to or the amusement 2 3 derived from any amusement device or the proceeds or revenue derived from any amusement device, unless levied, assessed or 4 5 collected in an amount less than twenty-five dollars (\$25) for each amusement device per year. No fee shall be charged for the 6 7 regulating and licensing of any amusement device or any person engaging in the business of owning, operating or using any 8 amusement device, which fee exceeds the sum of ten dollars (\$10) 9 per amusement device each year that the device is in actual use 10 and operation, prorated however, for each month that the device 11 12 is in actual use and operation in any year. The term "amusement 13 device" shall mean any electronic device, machine or apparatus for the playing of games, amusement or entertainment, whether 14 15 operated manually or by coins, tokens, slugs, remote control, 16 pins, peqs, balls, electric batteries or other electric current. "Amusement device" shall not apply to any machine or device 17 18 which reproduces music nor shall it apply to any machine or device which <u>dispenses tangible personal property</u>. 19 20 Section 2. This act shall take effect immediately.