
Acts and Joint Resolutions

OF THE

GENERAL ASSEMBLY

OF THE

State of South Carolina

REGULAR SESSION OF 1946

AND

FIRST EXTRA SESSION OF 1946

SECOND PART

of Forty-Fourth Volume of Statutes at Large

PRINTED UNDER DIRECTION OF
JOINT COMMITTEE ON PRINTING
GENERAL ASSEMBLY OF SOUTH CAROLINA

BE IT ENACTED by the General Assembly of the State of South Carolina:

SECTION 1: § 3793, 1942 Code, amended--additional duties of rural police, Chester County.--That Section 3793, Code of Laws of South Carolina, 1942, as amended by Act No. 120 of the Acts of the General Assembly, 1943, relating to the Rural Police System in Chester County be, and the same is, hereby amended by adding at the end of same Subsection 13, as follows:

"Subsection 13. One (1) rural policeman of Chester County shall be stationed at Great Falls, South Carolina, and shall patrol principally Elizabeth Heights and also patrol Rossville and Hazelwood Townships in said County. PROVIDED, also, one (1) rural policeman shall patrol Lewisville and Landsford Townships in said County; PROVIDED, also, one (1) rural policeman shall patrol the rural areas of Chester Township, and also Blackstock, Hallsellville and Baton Rouge Townships in said County.

SECTION 2: Repeal.--All Acts, or parts of Acts, inconsistent with the provisions of this Act are hereby repealed.

SECTION 3: Time effective.--This Act shall take effect upon its approval by the Governor.

Approved the 1st day of April, 1946

(R835, H137, S121)

No. 584

AN ACT An Act To Establish The Walterboro-Colleton County Airport Commission; To Prescribe Its Membership, Powers And Duties; To Provide For The Acquisition, Maintenance, Operation And Disposition Of The Properties Formerly Of The Walterboro Army Air Field; And To Make Funds Available Therefor.

BE IT ENACTED by the General Assembly of the State of South Carolina:

SECTION 1: Walterboro-Colleton County airport commission.
--The Walterboro-Colleton County Airport Commission is hereby created and established as a body corporate and politic to serve as an Agency and a part of the Government of the County of Colleton and Town of Walterboro. Said Commission shall consist of five members who shall be the Mayor of Walterboro, the Chairman of

the Finance Committee of the Town Council of Walterboro, the Supervisor of Colleton County, the Treasurer of Colleton County and the Auditor of Colleton County, the membership on said Commission being held Ex-Officio hereafter by the holders of the above mentioned offices. The Commission shall have a Chairman and Secretary-Treasurer to be elected by the members thereof, and shall have power to adopt suitable By-laws, Rules and Regulations not inconsistent herewith for its proper operation. The members of said Commission shall serve without compensation. The Secretary-Treasurer shall furnish surety bond in such amount as the Commission may from time to time determine, the premiums on such bonds to be paid from the funds of the said Commission. The Secretary-Treasurer may be a member of the Commission or some suitable person selected by the Commission at a compensation to be fixed by the Commission.

SECTION 2: Walterboro army air field—acts relative to permit for use, etc. confirmed—duties and powers of commission as to.—The action of the officials of the Town of Walterboro and County of Colleton in accepting from the United States of America and its various agencies a permit for the use, occupancy, operation and maintenance of said Walterboro Army Air Field, its facilities and appurtenant personal properties is hereby ratified and confirmed. The custody, care and control of the properties included in said permit is hereby vested in said Walterboro-Colleton County Airport Commission and the duties and responsibilities thereby incurred are hereby devolved on said Commission. Said Commission is further authorized and directed to enter into negotiations with the United States Government for the acquisition of said Walterboro Army Field and its facilities by purchase or lease. All agreements in connection with the preliminary, permanent and final acquisition of the said Air Field and its facilities and all contracts pertaining to the occupancy, operation and management of said Airport may be authorized by proper Resolution of the Commission and executed by same for the Town of Walterboro and the County of Colleton, title to such properties as may be acquired to be taken in the name of the Town of Walterboro and the County of Colleton, with each acquiring an undivided one-half interest therein. The Commission shall not be authorized to make conveyances in fee to any of the lands acquired.

SECTION 3: Operate and maintain said field.—During the pendency of negotiations for the acquisition of said Walterboro Army Air Field and after the same shall be acquired said Commission is

authorized and directed to operate and maintain said Air Field and its facilities, for which purpose the Commission is authorized to employ all necessary and suitable persons, one of the persons so employed to be Superintendent of said Airport and its facilities at an initial salary of Two Hundred (\$200.00) Dollars per month. The Commission shall have full power to do all things necessary and advisable in the proper operation and maintenance of said Air Field.

SECTION 4: Further powers of commission.—Without limiting the generality of the foregoing, the said Commission is hereby authorized and empowered:

(a) To lease to the Town of Walterboro the water system in whole or part in existence at said Air Field at a reasonable rental and upon terms and conditions to be determined by the said Commission;

(b) To lease to Colleton County for use as a hospital, the hospital plant, equipment, buildings, and suitable grounds at said Walterboro Army Field at a rental of not less than Four Hundred and no/100 (\$400.00) Dollars a month, provided, however, that such rental shall not begin prior to 1 August 1946. Said rental may be reduced by the Commission if and when the Colleton County hospital Board acquires for the County the hospital equipment now located in said Airport Hospital.

(c) To provide housing as may be feasible to Veterans at reasonable rentals and to that end is authorized and empowered, if necessary or desirable in its judgment, to construct and erect housing facilities on said lands and to remodel existing structures for such uses;

(d) To lease so much of said property as may be necessary for the operation of an Airport to the South Carolina Aeronautics Commission or to any person, firm or corporation, municipal or private, on such terms and conditions as may be determined by said Commission;

(e) To enter into contracts or leases under such conditions as it may determine with any person, firm or corporation for industrial development for any part of said Airfield lands, facilities and personal properties as may not be necessary for the use of the Hospital; the Airport or for Veterans housing;

(f) To lease the electric distribution system to such public utility or municipal corporation and upon such terms and conditions as may be determined by said Commission;

(g) To lease the railroad belonging to said Airport to any person, firm or corporation upon such terms and conditions as the Commission may determine.

SECTION 5: Equipment and other properties on said field.—

All equipment of every kind located on said Walterboro Army Air Field shall be maintained in tact by said Commission until the said Airport and its facilities shall have been acquired by the Town and County. After acquisition of said Air Field and its facilities by the Town and County and if it shall be determined that a surplus of any equipment, machinery or other thing of value shall exist, said Commission shall declare what is surplus and not needed for the operation and maintenance of said Airport and its facilities, shall cause the same to be appraised and may, in its discretion, sell such property so declared to be surplus to the highest bidder at public auction or by sealed bids after having given a reasonable notice of any sale of such items; PROVIDED HOWEVER, that the Town of Walterboro and County of Colleton shall have priority and preference to purchase any such items declared surplus at and for the appraised value thereof.

SECTION 6: Deposit and disbursement of funds.—The funds of said Airport Commission shall be kept in accounts separate from other accounts of the Town and County and shall be withdrawn only on checks or vouchers approved by the County Supervisor and the Mayor of Walterboro.

SECTION 7: Walterboro and Colleton County advance \$15,000 to commission—payment.—There shall be made available to said Airport Commission to carry out its functions the sum of Fifteen Thousand and No/100 (\$15,000.00) Dollars, of which Five Thousand and No/100 (\$5,000.00) Dollars shall be made available by the Town of Walterboro and Ten Thousand and No/100 (\$10,000.00) Dollars by the County of Colleton. The said sums so advanced by the Town of Walterboro and County of Colleton shall be reimbursed to the County and Town respectively when and if said Commission shall have sufficient funds available therefor from revenues derived from said Airport and its facilities. The County Treasurer is hereby authorized to pay from the Reserve Funds of the County to the Secretary-Treasurer of the Walterboro-Colleton County Airport Commission for its proper use the sum of Ten Thousand and no/100 (\$10,000.00) Dollars to be advanced by the County for said purpose but with the condition that the Town of Walterboro will advance Five Thousand and no/100 (\$5,000.00) Dollars for similar uses.

SECTION 8: Repeal.—All Acts or parts of Acts inconsistent herewith are hereby repealed.

SECTION 9: Time effective.—This Act shall take effect upon its approval by the Governor.

Approved the 30th day of March, 1946

(R336, H1001, S923)

No. 585

AN ACT To Amend Section 4996-40, Code Of Laws Of South Carolina, 1942, So As To Further Prescribe The Qualifications Of Blind Persons Receiving Assistance From The State.

BE IT ENACTED by the General Assembly of the State of South Carolina:

SECTION 1: § 4996-40, 1942 Code, amended—blind persons receive assistance from the State.—That Section 4996-40, Code of Laws of South Carolina, 1942, be, and the same is hereby, amended by striking out the words "for five (5) years during the nine (9) years immediately preceding the date of application and who has resided in this State" on lines 8, 9 and 10 of said Section, so that said Section, when so amended, shall read as follows:

"Section 4996-40. The state department shall grant assistance in the form of money payments, to blind persons in need who (a) have no vision or whose vision with correcting glasses is so defective as to prevent the performance of ordinary activities for which eyesight is essential; (b) is unable to provide himself with the necessities of life, has insufficient means of his own for proper support and has no relative or other person able to provide and legally responsible for his maintenance or willing to provide therefor. (c) Has resided in this State continuously for one year immediately preceding the date of application, or who has suffered loss of sight while a resident of this State or who was blind and a resident of this State."

SECTION 2: Repeal.—All Acts or parts of Acts inconsistent herewith are hereby repealed.

SECTION 3: Time effective.—This Act shall take effect upon its approval by the Governor

Approved the 1st day of April 1946

Acts and Joint Resolutions

OF THE

GENERAL ASSEMBLY

OF THE

State of South Carolina

REGULAR SESSION OF 1948

Second Part

of Forty-Fifth Volume of Statutes at Large

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~~districts comprising the Centralized High School District. The terms of office of the said trustees shall be as now provided by law.~~

~~**SECTION 2: Repeal.**—All Acts or parts of Acts inconsistent with this Act are hereby repealed.~~

~~**SECTION 3: Time effective.**—This Act shall take effect upon its approval by the Governor.~~

~~Approved the 14 day of April, 1948~~

(R1989, H1419, S1311)

No. 789

AN ACT To Amend An Act To Establish Walterboro-Colleton County Airport Commission; To Prescribe Its Powers, Etc., Being Act No. 584 Of The Acts Of The General Assembly For 1946, Approved 30 March 1946, So As To Authorize And Empower The Walterboro-Colleton County Airport Commission To Make Conveyances Of Real Estate And To Sell Both Real And Personal Property By A Negotiated Sale As Well As By Public Auction And Sealed Bids.

BE IT ENACTED by the General Assembly of the State of South Carolina:

SECTION 1: Act 584 of 1946 amended—limitation on conveyances by Walterboro-Colleton County airport commission eliminated.—Section 2 of the Act No. 584 of Acts of the General Assembly of 1946 is hereby amended by striking from the said Section the last sentence reading: "The Commission shall not be authorized to make conveyances in fee to any of the lands acquired."

Section 2: Same—commission sell portion of airbase property.—Section 5 of Act No. 584 of the Acts of the General Assembly of 1946 is hereby amended by deleting the entire section and substituting in lieu thereof, the following which shall be Section 5:

Section 5. (a) The Walterboro Colleton County Airport Commission shall, in the month of September, 1948, advertise and offer for sale all of the land known as the airbase property, acquired from the United States of America, owned by the Town of Walterboro and the County of Colleton, exclusive of landing areas and hospital area, which are restricted under the deed by which said lands were ac-

quired from the United States Government, and said commission is hereby authorized after such advertisement of all of said lands above described for sale in one parcel, to sell the entire holdings as herein stipulated, in one parcel for a consideration which shall be at least equal to the total investment of the Town of Walterboro and the County of Colleton, in the purchase, maintenance and preservation of said property. In the event that satisfactory bids are not received after such advertisement in the month of September, 1948, then the said Airport Commission is hereby authorized to negotiate the sale of the entire tract as one parcel for a consideration which shall not be less than the total investment of the Town of Walterboro and County of Colleton in the purchase, maintenance and preservation of said property. In the event of the sale of the entire tract as one parcel, the Commission shall make adequate provision for the performance of its obligations to the United States Government relative to the maintenance of sewerage, water and electric facilities, and any such sale shall be subject to all outstanding contracts for industrial purposes or otherwise.

(b) In the event that the Airport Commission shall not be able by October 15, 1948, to sell and dispose of the entire tract as hereinabove stipulated, then and in that event, and except as sold and disposed of under the authority of this act, all real, personal and mixed property acquired from the United States of America shall be maintained intact for the uses and purposes for which it was purchased; PROVIDED, HOWEVER, that in the event the Walterboro-Colleton County Airport Commission shall by appropriate resolution, determine that any of the said real or personal property or buildings or structures thereon are surplus to the needs for the purposes of this Act and there are no restrictions on the use or disposal of such real or personal property under the deeds of the United States of America, then the Commission shall have full power and authority, after an appraisal of the value of said property by two competent disinterested appraisers, to sell, dispose, transfer and convey any such real or personal or mixed property and to give good and valid title therefor and to sell the land, buildings and structures either at public auction or by sealed bids or by negotiated private sale for the sums not less than the appraised value, after having given reasonable notice of the availability of such real, personal or mixed property for purchase;

PROVIDED, that the Town of Walterboro and the County of

personal, real or mixed property, declared surplus for sums not less than the appraised value thereof.

PROVIDED, FURTHER, that no negotiated private sale shall take place until the property is publicly offered for sale by sealed bids or auction and no bids are received in such manner in an amount of the appraised value or the amount above the appraised value which the Commission determines should be the sale price.

PROVIDED, FURTHER, that the Airport Commission shall not sell the land by the lot subdivision plan. It shall be the policy of the Commission to sell the land in reasonably large wholesale parcels, so as not to compete with the various privately owned subdivisions in the County.

PROVIDED, FURTHER, that said Airport Commission may at any time sell the entire tract or the remaining portion thereof, on the terms set forth in Sub-section A hereof.

SECTION 3: Repeal.—All Acts or parts of Acts inconsistent herewith are hereby repealed.

SECTION 4: Time effective.—This Act shall take effect upon its approval by the Governor

Approved the 14 day of April, 1948

~~SR1090, H1474, S1319)~~

~~No. 790~~

~~AN ACT To Provide For A System Of Forest Fire Control In Richland County; To Provide For The Appointment Of The Personnel Of Fire Fighter Units, Their Compensation And Duties.~~

~~BE IT ENACTED by the General Assembly of the State of South Carolina:~~

~~**SECTION 1: System of paid fire fighter units established, Richland County.**—Recognizing the fact that the forest lands of Richland County are a natural resource of great economic value to its citizens and the County as a whole, that it is of the utmost importance to Richland County to preserve its forest lands for the continuous production of forest products, and that this cannot be accomplished without organized protection against forest fires, there is established the following system of paid fire fighter units.~~

Acts and Joint Resolutions

OF THE

GENERAL ASSEMBLY

OF THE

State of South Carolina

REGULAR SESSION OF 1965

First Part

of Fifty-fourth Volume of Statutes at Large

(The Acts and Joint Resolutions of 1966 will
Constitute the Second Part)

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LEWIE GRIFFITH MERRITT
CODE COMMISSIONER

ing enterprises. Additions to such manufacturing enterprises including land, buildings, machinery or equipment, costing not less than fifty thousand dollars shall also be exempt from all county and municipal taxes, except school taxes, for a period of five years from the completion of such additions."

SECTION 2. Time effective.—This act shall take effect upon approval by the Governor.

Approved the 4th day of February, 1965.

(R29, H1092)

No. 21

An Act To Amend Section 2-285, Code Of Laws Of South Carolina, 1962, Relating To Properties Of The Walterboro-Colleton County Airport Commission, So As To Further Provide For Its Disposition.

Be it enacted by the General Assembly of the State of South Carolina:

SECTION 1. Section 2-285 amended—property of Walterboro-Colleton Airport Commission.—Section 2-285, Code of Laws of South Carolina, 1962, is amended by adding at the end the following: "*Provided*, that whenever the Colleton County Resources and Development Board advises the Commission that a desirable industry wishes to locate a facility upon properties owned by the Commission and that the establishment of the industry will be economically beneficial to the citizenry of the county, the Commission may sell any of its surplus property for such industry purposes without having it appraised and for such amount and under such terms as it deems advisable." The section when amended shall read as follows:

"Section 2-285. All real, personal and mixed property acquired from the United States of America shall be maintained intact for the uses and purposes for which it was purchased. But if the Walterboro-Colleton County Airport Commission shall by appropriate resolution determine that any of such real or personal property or buildings or structures thereon are surplus to the needs for the purposes of this article and there are no restrictions on the use or disposal of such real or personal property under the deeds of the United States of America, the Commission may, after an appraisal of the value of such property by two competent disinterested ap-

praisers, sell, dispose, transfer and convey any such real, personal or mixed property and give a good and valid title therefor and may sell the land, buildings and structures either at public auction or by sealed bids or by negotiated private sale for sums not less than the appraised value, after having given reasonable notice of the availability of such real, personal or mixed property for purchase. *Provided*, that whenever the Colleton County Resources and Development Board advises the Commission that a desirable industry wishes to locate a facility upon properties owned by the Commission and that the establishment of the industry will be economically beneficial to the citizenry of the county, the Commission may sell any of its surplus property for such industry purposes without having it appraised and for such amount and under such terms as it deems advisable."

SECTION 2. Time effective.—This act shall take effect upon approval by the Governor.

Approved the 4th day of February, 1965.

(R3, H1112)

No. 22

An Act Authorizing The City Of Florence, In Florence County, To Lease Property For Off-Street Parking.

Be it enacted by the General Assembly of the State of South Carolina:

SECTION 1. City of Florence may lease property for parking.—The City of Florence may, by unanimous vote of the city council, enter into leases from time to time for property to be used for off-street parking under such terms and conditions as the city council may unanimously agree upon. Such leases shall be executed by the mayor and clerk on behalf of the city.

SECTION 2. Fees and revenue.—The city is authorized to establish a schedule of parking fees to be paid by those utilizing such parking facilities. All revenue derived from such leased premises shall first be applied toward payment of rents thereon. The balance shall be expended in such a manner as may be deemed proper by the city council.

Acts and Joint Resolutions

OF THE

GENERAL ASSEMBLY

OF THE

State of South Carolina

REGULAR SESSION OF 1966

AND

EXTRA SESSION OF 1965-66

Second Part

of Fifty-fourth Volume of Statutes at Large

(The Acts and Joint Resolutions of 1965
Constituted First Part)

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LEWIE GRIFFITH MERRITT
CODE COMMISSIONER

SECTION 7. Section 62-412 added—not to affect prior gifts.—The Code of Laws of South Carolina, 1962, is amended by adding the following section:

“Section 62-412. No amendment to this chapter shall be construed to adversely affect any gift legally made under its provisions in effect prior to the amendment.”

SECTION 8. Time effective.—This act shall take effect upon approval by the Governor.

Approved the 16th day of May, 1966.

(R1220, S667)

No. 1031

An Act To Amend Section 2-285, Code Of Laws Of South Carolina, 1962, As Amended, Relating To The Sale Of Property By The Walterboro-Colleton County Airport Commission, So As To Authorize The Commission To Convey Real Property For Use As A Railroad Right Of Way Without First Having The Property Appraised To Establish A Minimum Sales Price, And To Repeal Section 2-287 Of The 1962 Code, Providing Certain Prerequisites To The Sale Of Property By The Commission.

Be it enacted by the General Assembly of the State of South Carolina:

SECTION 1. Section 2-285 amended—property of Walterboro—Colleton Airport Commission.—Section 2-285 of the 1962 Code, as amended, is further amended so as to delete the requirement that property sold by the Walterboro-Colleton County Airport Commission for use as a railroad right of way be first appraised and sold for no less than the appraised value by adding the following proviso at the end thereof: “*Provided*, further, that the commission may sell real property for use as a railroad right of way without having the value of such property appraised by two competent disinterested appraisers and without limiting the minimum sales price to the amount of the appraised value.” The section when amended shall read as follows:

“Section 2-285. All real, personal and mixed property acquired from the United States of America shall be maintained intact for the uses and purposes for which it was purchased. But if the Walterboro-Colleton County Airport Commission shall by appropriate re-

solution determine that any of such real or personal property or buildings or structures thereon are surplus to the needs for the purposes of this article and there are no restrictions on the use or disposal of such real or personal property under the deeds of the United States of America, the Commission may, after an appraisal of the value of such property by two competent disinterested appraisers, sell, dispose, transfer and convey any such real, personal or mixed property and give a good and valid title therefor and may sell the land, buildings and structures either at public auction or by sealed bids or by negotiated private sale for sums not less than the appraised value, after having given reasonable notice of the availability of such real, personal or mixed property for purchase. *Provided*, that whenever the Colleton County Resources and Development Board advises the Commission that a desirable industry wishes to locate a facility upon properties owned by the Commission and that the establishment of the industry will be economically beneficial to the citizenry of the county, the Commission may sell any of its surplus property for such industry purposes without having it appraised and for such amount and under such terms as it deems advisable. *Provided*, further, that the Commission may sell real property for use as a railroad right of way without having the value of such property appraised by two competent disinterested appraisers and without limiting the minimum sales price to the amount of the appraised value."

SECTION 2. Section 2-287 repealed.—Section 2-287 of the 1962 Code is repealed.

SECTION 3. Time effective.—This act shall take effect upon approval by the Governor.

Approved the 14th day of May, 1966.

(R1221, 5630)

No. 1032

~~An Act To Amend Section 65-1522, Code Of Laws Of South Carolina, 1962, As Amended, Relating To General Exemptions From Taxes, So As To Exempt Property Of The University Of South Carolina Educational Foundation.~~

~~Be it enacted by the General Assembly of the State of South Carolina:~~

Acts and Joint Resolutions

OF THE

GENERAL ASSEMBLY

OF THE

State of South Carolina

REGULAR SESSION OF 1968

Second Part
of **Fifty-fifth Volume of Statutes at Large**

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Constituted the First Part)

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HENRY L. LAKE
CODE COMMISSIONER

ment shall be in the discretion of the court, but not to exceed imprisonment for six months or a fine of five hundred dollars.

SECTION 4. Time effective.—This act shall take effect upon approval by the Governor.

Approved the 2nd day of May, 1968.

(R1285, H2355)

No. 1150

An Act To Amend Section 2-285, Code Of Laws Of South Carolina, 1962, As Amended, Relating To Properties Of The Walterboro-Colleton County Airport Commission, So As To Further Provide For Their Disposition.

Be it enacted by the General Assembly of the State of South Carolina:

SECTION 1. Walterboro-Colleton County Airport Commission—disposition of property.—Section 2-285 of the 1962 Code, as amended, is further amended by adding at the end thereof the following: "*Provided*, further, that the Commission may sell any of its surplus property for school purposes without having it appraised and for such amounts and under such terms as it deems advisable." When so amended, the section shall read as follows:

"Section 2-285. All real, personal and mixed property acquired from the United States of America shall be maintained intact for the uses and purposes for which it was purchased. But if the Walterboro-Colleton County Airport Commission shall by appropriate resolution determine that any of such real or personal property or buildings or structures thereon are surplus to the needs for the purposes of this article and there are no restrictions on the use or disposal of such real or personal property under the deeds of the United States of America, the Commission may, after an appraisal of the value of such property by two competent disinterested appraisers, sell, dispose, transfer and convey any such real, personal or mixed property and give a good and valid title therefor and may sell the land, buildings and structures either at public auction or by sealed bids or by negotiated private sale for sums not less than the appraised value, after having given reasonable notice of the availability of such real, personal or mixed property for purchase. *Provided*, that whenever the Colleton County Resources and Develop-

ment Board advises the Commission that a desirable industry wishes to locate a facility upon properties owned by the Commission and that the establishment of the industry will be economically beneficial to the citizenry of the county, the Commission may sell any of its surplus property for such industry purposes without having it appraised and for such amount and under such terms as it deems advisable. *Provided*, further, that the Commission may sell any of its surplus property for school purposes without having it appraised and for such amounts and under such terms as it deems advisable."

SECTION 2. Time effective.—This act shall take effect upon approval by the Governor.

Approved the 2nd day of May, 1968.

(S. 287, H. 2573)

No. 1151

An Act Creating The Agriculture Commission Of South Carolina And Prescribing Its Powers And Duties.

Whereas, the General Assembly believes that the agricultural interests of the State must be strengthened in order to advance the over-all economy of all the people and keep pace with the ever increasing demands for products of the soil; and

Whereas, the General Assembly believes that in order to accomplish this end the Department of Agriculture must be strengthened and given every possible assistance; and

Whereas, the General Assembly believes that the most fitting assistance which can be extended to agriculture at this time is by providing for additional assistance to the Department of Agriculture in its policy making, in reviewing its budgets and supervising the Department in the exercise of those duties and powers vested in the Department by law. Now, therefore,

Be it enacted by the General Assembly of the State of South Carolina:

SECTION 1. Agricultural Commission of South Carolina created.—There is hereby created the Agriculture Commission of South Carolina, to be composed of one member from each judicial circuit and one member from the State at large who shall be designated chairman. Initial appointments shall be made by the Governor,

Acts and Joint Resolutions

OF THE

GENERAL ASSEMBLY

OF THE

State of South Carolina

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AND

EXTRA SESSION OF 1973

(See Page 1853)

First Part

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CODE COMMISSIONER

SECTION 1. Retailers not to be indebted to wholesalers.—Section 4-56 of the 1962 Code is amended to read as follows:

“Section 4-56. Any license to sell intoxicating liquors at retail issued by the Commission shall be immediately revoked by the Commission if the licensee therein or any officer of such licensee shall during the effective period of such license be indebted to any wholesaler licensed by the Commission except an indebtedness for current purchases of alcoholic liquor which are not past due.”

SECTION 2. Repeal.—Section 4-34 of the 1962 Code is repealed.

SECTION 3. Time effective.—This act shall take effect upon approval by the Governor.

Approved the 19th day of February, 1973.

(R63, H1172)

No. 35

An Act To Authorize The Town Of Latta In Dillon County To Levy An Annual Tax Not To Exceed Ninety Mills For Municipal Purposes.

Be it enacted by the General Assembly of the State of South Carolina:

SECTION 1. Annual tax levy.—The Town Council of the Town of Latta in Dillon County is hereby authorized to levy for municipal purposes an annual tax upon the taxable property within the corporate limits thereof, not to exceed ninety mills.

SECTION 2. Time effective.—This act shall take effect upon approval by the Governor.

Approved the 19th day of February, 1973.

(R66, S38)

No. 36

An Act To Authorize The Board Of Administrators Of Colleton County To Promulgate Rules And Regulations Relating To The Public Use Of Boat Landings, Airports, Swimming, Camping And Other Recreational Areas Owned Or Controlled By The County And Any Other County-Owned Or County-Controlled Property And To Provide For Penalties For Violations.

Be it enacted by the General Assembly of the State of South Carolina:

SECTION 1. Rules and regulations.—The Board of Administrators of Colleton County is hereby authorized to promulgate rules and regulations not inconsistent with existing law or statutes to control the public use and occupancy of boat landings, airports, swimming, camping and other recreational areas which are located on county-owned or county-controlled property and any other county-owned property, including traffic and parking regulations and regulations which designate the public use which may be made of such areas.

SECTION 2. Publication of.—Rules and regulations promulgated pursuant to Section 1 shall be published at least once in a newspaper of general circulation in the county prior to the date upon which they become effective and shall be filed in the office of the county clerk of court. Signs shall also be conspicuously posted in areas where such rules and regulations are in effect giving notice of the permitted use of areas subject to regulation.

SECTION 3. Penalties.—Penalties for violations of rules and regulations authorized pursuant to this act shall be prescribed by the Board of Administrators but such penalties shall be limited to fines not to exceed one hundred dollars.

SECTION 4. Time effective.—This act shall take effect upon approval by the Governor.

Approved the 23rd day of February, 1973.

(867, 885)

No. 37

~~An Act To Reconcile Certain Inconsistent Provisions In Act 1575 Of 1972 Which Relate To The Tax On Gasoline And Other Fuels And Provides For A New Procedure For The Issuance Of State Highway Bonds, By Conforming Those Provisions Relating To State Highway Bonds To The Provisions Imposing The Tax On Gasoline And Other Fuels.~~

Be it enacted by the General Assembly of the State of South Carolina: