and no person shall be a candidate for more than one such office at any one election; but nothing herein shall be construed to prohibit a qualified individual from running as a 'write-in' candidate in the general election."

Meetings and officers

SECTION 2. The first paragraph of Section 5 of Act 930 of 1970 is amended by striking the second and third lines and inserting "Board of Trustees shall meet on the second Tuesday of each year at ten a. m. and elect one". The paragraph when amended shall read:

"The Kershaw County Board of Trustees shall meet on the second Tuesday of each year at ten a. m. and elect one of its members chairman for a term of one year, and another as vice chairman for a like period."

Time effective

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

Approved the 16th day of April, 1979.

(R195, S596) No. 273

An Act To Alter The County Lines Of Kershaw And Lancaster Counties By Annexing A Certain Portion Of Lancaster County To Kershaw County, Make Provisions For Legal And Tax Records And Provide For The Exemption Of Indebtedness By Kershaw County.

Whereas, an election has been held in Lancaster County to determine whether or not the qualified electors residing in that portion of Lancaster County belowdescribed wish to have such area annexed to Kershaw County; and

Whereas, in this election in Lancaster County more than two-thirds of the votes cast were in favor of such annexation; and

Whereas, an election has been held in Kershaw County to determine whether or not the qualified electors of Kershaw County wish to have such portion of Lancaster County annexed to Kershaw County; and

Whereas, in this election in Kershaw County a majority of the votes cast were in favor of such annexation; and

Whereas, the constitutional and statutory requirements for such annexation have been complied with. Now, therefore,

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

Lancaster County annexed to Kershaw County

SECTION 1. That portion of Lancaster County shown on certain surveys of a portion of Lancaster County, as proposed for annexation into Kershaw County, dated September 1978, as certified by Monroe F. Greene, S. C. Reg. L.S. No. 2999, William A. Whitworth, S. C. Reg. L.S. No. 3440, and Larry W. Smith, S. C. Reg. L.S. No. 3740, recorded in the office of the Clerk of Court of Kershaw County in Plat Book 36 at pages 610 and 611 and the same plats as recorded in the office of the Clerk of Court of Lancaster County as Plat Numbers 3825 and 3826, is hereby transferred or annexed to Kershaw County.

Records transferred

SECTION 2. Upon application, the clerk of court, sheriff and probate judge of Lancaster County shall furnish certified copies of any judgment roll, entry on abstract of judgment book, will, record, execution, decree, deed, mortgage or other papers signed or recorded in the office of such officers upon payment of proper fees and, when such certified copies are filed or recorded in the proper office of Kershaw County, they shall have the same force and effect in Kershaw County that they had in Lancaster County, and any record not so transferred shall continue in force and effect and each shall have the same force and effect in Kershaw County as if it had been transferred and made a record in the proper office in Kershaw County.

Indebtedness assumed

SECTION 3. In accordance with Article VII, Section 7, of the Constitution of South Carolina, 1895, Kershaw County shall assume four thousand dollars of the indebtedness of Lancaster County. The provisions of Sections 3, 4 and 5 of Article VII of the Constitution of South Carolina, 1895, shall also be complied with.

Tax records

SECTION 4. Lancaster County shall provide Kershaw County copies of all necessary tax records concerning the property annexed to Kershaw County on the basis of actual cost of reproduction of the documents.

STATUTES AT LARGE Local and Temporary Laws-1979

Certain property excluded from annexation

SECTION 5. If any property annexed to Kershaw County, pursuant to the provisions of this act, contains the residence of an individual, all lands contiguous thereto, owned by such individual with the exception of easements or appurtenances thereof, shall be considered for tax purposes to be in Kershaw County and shall be assessed in Kershaw County.

[No. 274

Time effective

970

SECTION 6. This act shall take effect December 31, 1979.

Approved the 2nd day of July, 1979.

(R17, S195) No. 274

An Act To Direct The Department Of Highways And Public Transportation To Close and Remove From The State Highway System Road S-30-728 On The Laurens High School Property In Laurens County And All Spurs Leading To And From Such Property Off Of Highway 76 And Road S-30-497.

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

Road to be closed

SECTION 1. The Department of Highways and Public Transportation shall close and remove from the state highway system Road S-30-728 on the Laurens High School property in Laurens County and all spurs leading to and from such property off of Highway 76 and Road S-30-497.

Time effective

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

Approved the 8th day of February, 1979.

(R193, S590) No. 275

An Act To Authorize Laurens County School Districts To Charge Matriculation And Other Incidental Fees.

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

No. 276] OF SOUTH CAROLINA Local and Temporary Laws-1979

Matriculation and other fees

SECTION 1. The trustees of all Laurens County school districts are authorized to charge matriculation and other incidental fees pursuant to the provisions of item (8) of Section 59-19-90 of the 1976 Code.

Time effective

SECTION 2. This act shall take effect July 1, 1979.

Approved the 2nd day of July, 1979.

(R228, H3040)

No. 276

An Act To Increase The Compensation Of The Western Carolina Regional Sewer Authority From Five Dollars To Twentyfive Dollars For Each Meeting Attended.

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

Compensation

SECTION 1. Notwithstanding any other provision of law, the members of the Western Carolina Regional Sewer Authority shall receive twenty-five dollars for each meeting attended.

Time effective

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

Approved the 5th day of July, 1979.

(R275, S654)

No. 277

An Act To Amend Act 1540 Of 1968, Relating To Western Carolina Regional Sewer Authority, So As To Add An Additional Area To The District Within The County Of Laurens.

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

971

Acts and Joint Resolutions

OF THE

GENERAL ASSEMBLY

OF THE

State of South Carolina

REGULAR SESSION OF 1979

First Part of Sixty-first Volume of Statutes at Large

(The Acts and Joint Resolutions of 1980 will Constitute the Second Part)

> PRINTED UNDER DIRECTION OF THOMAS S. LINTON CODE COMMISSIONER