or the rules of the fire marshal it becomes his duty to notify the permittee and if the permittee does not correct the violations within a reasonable time his permit is withdrawn.

Section 10 provides that no film distributing agency or booking agency shall supply or deliver films or entertainment for exhibition purposes to any premises unless such premises have been inspected and approved and unless the manager, owner or lessee has a permit authorizing the exhibition of moving pictures.

So, in my judgment, it is clearly seen that the two Acts are not in conflict. Each deals with a specific and different subject matter and enacted for different purposes. If the two Acts are administered as intended by the Legislature there need be no conflict.

PUBLIC INSTRUCTION, DEPARTMENT OF: Whether attendance in laboratory or model schools at State Colleges may be considered in distribution of State funds under Tuition Support Act.

February 14, 1939.

Hon. Grover Van Duyn,
Assistant Superintendent of Public Instruction,
Department of Education,
Indianapolis, Indiana.

Dear Sir:

I have before me your letter of February 13, 1939, which, in part, is as follows:

"In your official opinion to me on October 24, 1933, you stated that the resident school corporations in which are located model schools in connection with the four State colleges may count the average daily attendance of the children attending such schools for the purpose of the distribution of State funds as provided in Chapter 96 of the Acts of 1933."

You submit the following question:

"Will the following paragraph as a part of the contract between the resident city of the Laboratory School and the State institution adequately care for the details
required in the administration of the above Act in its amended form?

"The (Indiana State Teachers College, Ball State Teachers College, Indiana University, Purdue University) further agrees that the necessary records of the attendance of all pupils enrolled in the Laboratory School will be kept in the manner required and will be reported to the School City whenever requested. The University further agrees to have under contract a sufficient number of legally licensed instructors to qualify the attendance units for tuition support according to the provisions of the Tuition Support Act, who receive not less than the minimum salary out of the funds paid by the School City to the University. Information as to the type and number of licenses and other facts required by the State Board of Education regarding the instructors employed under contract, shall be furnished the School City whenever reports on these items are required by the State Department of Public Instruction."

As I understand it, this letter is substituted for your letter of February 10, 1939, which you desire to have considered as withdrawn.

The answer to your question is in the affirmative. The purpose of the proposed addition to the contracts is to bind the several institutions to furnish the necessary information upon which the school city may base its right to the distribution of State funds, and it seems to me that the provision suggested by you is adequate for that purpose.

FINANCIAL INSTITUTIONS, DEPARTMENT OF: Whether members of credit union whose loan exceeds his share investment is eligible for election as an officer, director or committee member.

February 16, 1939.

Hon. Ross H. Wallace, Director,
Department of Financial Institutions,
State House,
Indianapolis, Indiana.

Dear Mr. Wallace:

I have your letter of February 14, 1939, in which you state: