

are amended to read:

Section 440. Sales by Manufacturers of Malt or Brewed Beverages; Minimum Quantities.—No manufacturer shall sell any malt or brewed beverages for consumption on the premises where sold, nor sell or deliver any such malt or brewed beverages in other than original containers approved as to capacity by the board, nor in quantities of less than a case of twenty-four containers, each container holding seven fluid ounces or more, or a case of twelve containers, each container holding twenty-four fluid ounces or more, except original containers containing one hundred twenty-eight ounces or more which may be sold separately; nor shall any manufacturer maintain or operate within the Commonwealth any place or places other than the place or places covered by his or its license where malt or brewed beverages are sold or where orders are taken.

Section 441. Distributors' and Importing Distributors' Restrictions on Sales, Storage, Etc.—* * *

(b) No distributor or importing distributor shall sell any malt or brewed beverages in quantities of less than a case of twenty-four containers, each container holding seven fluid ounces or more, or a case of twelve containers, each container holding twenty-four fluid ounces or more, except original containers containing one hundred twenty-eight ounces or more which may be sold separately: Provided, That no malt or brewed beverages sold or delivered shall be consumed upon the premises of the distributor or importing distributor, or in any place provided for such purpose by such distributor or importing distributor.

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APPROVED—The 17th day of August, A. D. 1965.

WILLIAM W. SCRANTON

No. 183

AN ACT

SB 661

Amending the act of May 29, 1945 (P. L. 1108), entitled "An act authorizing the establishment, construction and maintenance of limited access highways and local service highways; and providing for closing certain highways; providing for the taking of private property and for the payment of damages therefor; providing for sharing the costs involved and for the control of traffic thereover; providing penalties, and making an appropriation," providing for the payment for the filing of plans in the office of the recorder of deeds.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. Section 6, act of May 29, 1945 (P. L. 1108), entitled "An act authorizing the establishment, construction and maintenance of limited access highways and local service highways; and providing for closing certain highways; providing for the taking of private property and for the payment of damages therefor; providing for sharing the costs involved and for the control of traffic thereover; providing penalties, and making an appropriation," is amended to read:

Section 6. The establishment of a limited access highway or a local service highway by the Secretary of Highways, as herein provided, shall be by a plan approved by the Governor and filed in the office of the recorder of deeds of the proper county, at the expense of the [county] Commonwealth. The establishment of a limited access highway or a local service highway by the authorities of any political subdivision of the Commonwealth, as herein provided, shall be in the same manner as now or hereafter provided by law for the opening, widening or re-locating of highways by such political subdivision.

APPROVED—The 17th day of August, A. D. 1965.

WILLIAM W. SCRANTON

No. 184

AN ACT

SB 706

Authorizing counties to enter into agreements with certain hospitals for the care of chronic disease cases; and authorizing such counties to make appropriations therefor and for the construction and equipping of buildings, wings and units at such hospitals.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. The board of commissioners of any county is hereby authorized to enter into agreements with general hospitals within its boundaries or, if the hospital is in another county, within any adjacent county for the care of indigent and part-pay patients affected with chronic diseases, provided such hospitals have a rating of class A, are nonsectarian, and are operated on a nonprofit basis.

The board of commissioners of any county is hereby authorized and empowered to appropriate money for the construction and equipping of