buildings, wings or units at such hospitals for the care and treatment of chronic disease cases. All expenses incident to the maintenance of any county chronic disease building, wing or unit at a general hospital, erected and equipped for the care of patients afflicted with chronic diseases, under the provisions of this act, shall be paid for by the county in accordance with an agreement with the hospital, which the county is hereby empowered to make. Such agreements may include matters of ownership, operation, depreciation, obsolescence and division of overhead costs. The county shall be liable for the cost of the care and treatment of patients admitted by the county to the chronic disease wing.

Section 2. This act shall take effect immediately.

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

WILLIAM W. SCRANTON

No. 185

## AN ACT

SB 732

Amending the act of May 24, 1945 (P. L. 991), entitled "An act to promote elimination of blighted areas and supply sanitary housing in areas throughout the Commonwealth; by declaring acquisition, sound replanning and redevelopment of such areas to be for the promotion of health, safety, convenience and welfare; creating public bodies corporate and politic to be known as Redevelopment Authorities; authorizing them to engage in the elimination of blighted areas and to plan and contract with private, corporate or governmental redevelopers for their redevelopment; providing for the organization of such authorities; defining and providing for the exercise of their powers and duties, including the acquisition of property by purchase, gift or eminent domain, the leasing and selling of property, including borrowing money, issuing bonds and other obligations, and giving security therefor; restricting the interest of members and employes of authorities; providing for notice and hearing; supplying certain mandatory provisions to be inserted in contracts with redevelopers; prescribing the remedies of obligees of redevelopment authorities; conferring certain duties upon local planning commissions, the governing bodies of cities and counties, and on certain State officers, boards and departments," extending the field of operation of an authority in respect to parcels of land severed by a territorial boundary line.

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

- Section 1. Clause (e) of section 3, act of May 24, 1945 (P. L. 991), known as the "Urban Redevelopment Law," is amended to read:
- Section 3. Definitions.—The following terms where used in this act, shall have the following meanings, except where the context clearly indicates a different meaning.
  - \* \* \*
  - (e) "Field of Operation."—The area within the territorial boundaries

of the city or county for which a particular authority is created: Provided, however, That the field of operation of any county authority shall not include a city having a redevelopment authority: And, provided further, That the field of operation of any authority shall include the total area of parcels of land severed by the territorial boundaries, with the consent of the governing body of the city or county, as the case may be.

\* \* \*

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

WILLIAM W. SCRANTON

No. 186

## AN ACT

SB 742

Amending the act of July 29, 1953 (P. L. 1034), entitled "An act creating as bodies corporate and politic 'Public Auditorium Authorities' in counties of the second class and in cities of the second class, singly or jointly; prescribing the rights, powers and duties of such Authorities; authorizing such Authorities to acquire, construct, improve, maintain and operate public auditoriums; to borrow money and issue bonds therefor; providing for the payment of such bonds and prescribing the rights of the holders thereof; conferring the right of eminent domain on such Authorities; empowering such Authorities to enter into contracts, leases and licenses with and to accept grants from private sources, the Federal Government, State, political subdivisions of the State or any agency thereof; authorizing the making of said grants from bond funds or current revenues; authorizing Authorities to collect rentals, admissions, license fees for the use of the project; exempting the property and securities of such Public Auditorium Authorities from taxation," authorizing the construction on sites acquired in connection with public auditoriums, the construction of other structures for the purpose of producing revenue to assist certain costs of the project; authorizing a deed of trust, indenture or other agreement to contain provisions relating to the investing or deposit of funds, including investments and deposits lawful for fiduciaries; and increasing the amount of supplies and materials which may be purchased without advertising.

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

Section 1. Clause (m) of section 2, subsection C of section 6, and subsection B of section 11, act of July 29, 1953 (P. L. 1034), known as the "Public Auditorium Authorities Law," are amended to read:

Section 2. Definitions.

The following terms, whenever used or referred to in this act, shall have the following meanings, except in those instances where the context clearly indicates otherwise: