

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 by adding after subsection (b) a new subsection to read:

Section 2. \* \* \*

(b.1) Whenever, in the opinion of the Secretary of Highways, movement of traffic will be facilitated upon routes connecting with routes of an adjoining state, he is hereby authorized, with the approval of the Governor, to lay out new highways, take over existing highways, or parts thereof, and declare the same to be limited access highways and to enter into agreements with the proper officials of such adjoining state, for the construction, reconstruction, maintenance and lighting of such highways and the connection of other Pennsylvania highways therewith. The cost of energizing and construction of lighting within the Commonwealth shall be borne by the Department of Highways.

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APPROVED—The 1st day of September, A. D. 1965.

WILLIAM W. SCRANTON

No. 223

AN ACT

SB 861

Amending the act of July 28, 1953 (P. L. 723), entitled "An act relating to counties of the second class; amending, revising, consolidating and changing the laws relating thereto," excluding community college employees from retirement provisions of the act.

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

Section 1. The definition of "County employe" in section 1701, act of July 28, 1953 (P. L. 723), known as the "Second Class County Code," amended May 31, 1955 (P. L. 111), is amended to read:

Section 1701. Definitions.—The following words and phrases as used in this article shall be construed to have the following meaning:

\* \* \*

“County employe,” any person employed by the county, including all elected or appointed county officers, clerical personnel in the offices of the county superintendent of schools and agricultural extension association, county institutions district, county prison, county workhouse and inebriate asylum, any county correctional institution, law library and county retirement board, employes whose compensation is paid out of county funds, except employes employed by any board of trustees of a community college of which the county is a local sponsor pursuant to the act of August 24, 1963 (P. L. 1132), known as the “Community College Act of 1963,” as amended, county institution district funds or county retirement system funds and any person receiving compensation for accidental injuries in accordance with the provisions of The Pennsylvania Workmen’s Compensation Act: Provided, That the injured county employe during the period of his or her disability shall pay each month a sum equal to the last monthly contribution paid into the retirement fund when said county employe was in employment. It shall not include any time spent by a county employe on furlough or leave of absence without compensation, a person reemployed as a county employe subsequent to the thirty-first day of May, one thousand nine hundred fifty-three, in accordance with the provisions of subsection (c) of section 1712, nor any county employe who is ineligible to receive a retirement allowance in accordance with the provisions of subsection (c) of section 1716, except such county employes who may be in active military service in accordance with the provisions of subsection (d) of section 1710 and former county employes whose monthly contributions are paid into the retirement fund in accordance with the provisions of section 1713. In all cases of doubt the board shall determine who is an employe within the meaning of this article.

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Section 2. This act shall take effect immediately.

APPROVED—The 1st day of September, A. D. 1965.

WILLIAM W. SCRANTON

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No. 224

AN ACT

SB 959

Amending the act of June 24, 1939 (P. L. 872), entitled “An act to consolidate, amend and revise the penal laws of the Commonwealth,” prohibiting the removal of mobile-homes or house trailers to evade certain taxes.