lot number and the month and year when placed thereon, or, in the case of articles of food being stored in bulk, the month and year of original storage shall be marked upon the doors or walls of the rooms in which the same are stored, but each article must show its lot numbers] in accordance with rules and regulations promulgated by the department:

Provided, That food stored in a locker plant when placed in individual lockers, cabinets, boxes, baskets, or other receptacles, for home or personal use only and not for the purpose of sale, may not be required to be so stamped or marked.

Section 10. Length of Storage Period.-

No person or corporation shall keep or permit to remain in any cold storage warehouse or locker plant any article of food beyond the time when it is sound and wholesome and fit to remain in storage. If any article of food is found to be fit for immediate consumption but unfit for further storage, such article of food shall at once be removed from storage and not again stored. [No article of food shall be kept or permitted to remain in any cold storage warehouse or warehouses for a longer aggregate period than twenty-four (24) calendar months, except by order of the department. Upon evidence satisfactory to the department that the food is sound and wholesome and fit for further storage, the department may, in its discretion, grant an extension of the storage period.] The department may, in its discretion, at any time, notwithstanding the period of storage, cause any article of food to be examined to ascertain if the food is sound and wholesome and fit for further storage.

APPROVED-The 26th day of January, A. D. 1966.

WILLIAM W. SCRANTON

No. 569

AN ACT

SB 1216

Authorizing the Department of Property and Supplies, with the approval of the Governor, to transfer and convey to the Department of Military Affairs 17.6885 acres, more or less, of land situate in the fifty-eighth ward of the City of Philadelphia, Pennsylvania.

Whereas, The Commonwealth of Pennsylvania has made substantial improvements to the Philadelphia State Hospital, the grounds of which include the tract described in section 1 of this act, and

Whereas, Because of these substantial improvements the City of Phila-

delphia does not have any right of reversion under section 1 of the act of September 29, 1938 (P. L. 53) and reenacted and amended May 25, 1945 (P. L. 1074), entitled, as reenacted and amended, "An act relating to institutions of counties, cities, wards, boroughs, townships, institution districts and other political subdivisions, for the care, maintenance and treatment of mental patients; providing for the transfer to the Commonwealth for the care, maintenance and treatment of mental patients of such institutions, and all grounds, lands, buildings and personal property of such political subdivisions used for the care and maintenance of indigent persons connected with such mental institutions; providing for the management and operation or closing and abandonment thereof; and the maintenance of mental patients therein; including the collection of maintenance in certain cases; providing for the retransfer of certain property to counties, cities, wards, boroughs, townships, institution districts and other political subdivisions under certain circumstances; conferring and imposing upon the Governor, the Department of Welfare, the courts of common pleas and counties, cities, wards, boroughs, townships, institution districts and other political subdivisions certain powers and duties; prohibiting cities, counties, wards, boroughs, townships, institution districts and other political subdivisions from maintaining and operating institutions, in whole or in part, for the care and treatment of mental patients; and repealing inconsistent laws."

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

Section 1. The Department of Property and Supplies, with the approval of the Governor, is hereby authorized on behalf of the Commonwealth of Pennsylvania to transfer and convey to the Department of Military Affairs the following described tract of land, situate in the fifty-eighth ward of the City of Philadelphia, Commonwealth of Pennsylvania, bounded and described as follows:

All that certain lot or piece of ground situate in the 58th Ward of the City of Philadelphia, described according to a plan made by John J. McDevitt, Surveyor and Regulator, 4th District, dated April 22, 1964, as follows:

Beginning at a point formed by the intersection of the center line of Southampton Road, thirty-three feet wide, with the southeast side of The Roosevelt Boulevard, two hundred fifty-four feet wide; thence extending along the center line of said Southampton Road, south forty-two degrees, fifty-four minutes, forty seconds east one hundred forty-nine feet, eleven and three-eighths inches to the center line of Byberry and

Bensalem Turnpike, forty feet wide; thence extending along center line of said Turnpike north forty-six degrees, forty-six minutes, forty-one seconds east forty-eight feet, eight inches to a point of intersection with the center line of Southampton Road; thence extending along center line of Southampton Road south five degrees, ten minutes, twenty-seven seconds east two hundred sixty-four feet, one and one-half inches to an angle; thence still along said center lines south zero degrees, twentynine minutes, thirty-three seconds west three hundred forty-nine feet, four and three-quarters inches to an angle; thence still along center line of Southampton Road south two degrees, thirteen minutes, thirty-nine seconds east three hundred fifty-seven feet, eleven and three-quarters inches to an angle; thence still along said center line south five degrees, thirty-six minutes, fifty-two seconds east two hundred eighty-nine feet. ten inches to a point; thence extending north eighty-seven degrees, fiftythree minutes, forty-nine seconds west five hundred fifty-eight feet, five and three-eighths inches to a point; thence extending north four degrees, forty-six minutes, nineteen seconds west three hundred thirty-two feet, one and seven-eighths inches to a point; thence extending north fiftythree degrees, twenty-three minutes, twenty-two seconds west four hundred eighty-four feet, seven and one-eighth inches to the southeast side of The Roosevelt Boulevard; thence extending along said side of The Roosevelt Boulevard north forty-eight degrees, five minutes, forty-nine seconds east one thousand forty feet, no inches to the first mentioned point and place of beginning.

Containing in area 17.6885 acres.

The conveyance shall be made under and subject, nevertheless, to all easements, servitudes and rights of others, including, but not confined to, streets, roadways and rights of any telephone, telegraph, water, electric, gas or pipeline companies, as well as under and subject, nevertheless, to any estate or tenancies vested in third persons, whether or not appearing of record, for any portion of the said land or improvements erected thereon.

Section 2. The deed of conveyance shall be approved by the Department of Justice and shall be executed by the Secretary of Property and Supplies in the name of the Commonwealth of Pennsylvania.

Section 3. The tract of land herein authorized to be transferred and conveyed shall be transferred and conveyed free of any limitations or rights of reversion, more particularly set forth in section 1 of the act of September 29, 1938 (P. L. 53), and reenacted and amended May 25, 1945 (P. L. 1074), entitled, as reenacted and amended, "An act relating to institutions of counties, cities, wards, boroughs, townships, institution districts and other political subdivisions, for the care, maintenance, and treatment of mental patients; providing for the transfer to the Commonwealth for the care, maintenance and treatment of mental patients of such institutions, and all grounds, lands, buildings and personal property of such political subdivisions used for the care and maintenance of indigent persons connected with such mental institutions; providing for the management and operation or closing and abandonment thereof; and the maintenance of mental patients therein; including the collection of maintenance in certain cases; providing for the retransfer of certain property to counties, cities, wards, boroughs, townships, institution districts and other political subdivisions under certain circumstances; conferring and imposing upon the Governor, the Department of Welfare, the courts of common pleas and counties, cities, wards, boroughs, townships, institution districts and other political subdivisions certain powers and duties; prohibiting cities, counties, wards, boroughs, townships, institution districts and other political subdivisions from maintaining and operating institutions, in whole or in part, for the care and treatment of mental patients; and repealing inconsistent laws," and to such extent the provisions thereof are hereby repealed.

Section 4. This act shall take effect immediately.

APPROVED-The 26th day of January, A. D. 1966.

WILLIAM W. SCRANTON

No. 570

AN ACT

SB 1233

Amending the act of September 1, 1965 (Act No. 235) (P. L. 459), entitled "An act requiring that certain buildings and facilities constructed with Commonwealth funds adhere to certain principles, standards and specifications to make the same accessible to and usable by the physically handicapped, and providing for enforcement," excluding from the provisions of the act buildings and facilities for which planning and design contracts have heretofore been awarded.

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

Section 1. Section 1, act of September 1, 1965 (Act No. 235) (P. L. 459), entitled "An act requiring that certain buildings and facilities constructed with Commonwealth funds adhere to certain principles, standards and specifications to make the same accessible to and usable by the