Disposition of fines and fees.

Section 9. All fines imposed and collected and all license fees paid under the provisions of this act shall be paid into the State Treasury, through the Department of Revenue, and credited to the General Fund.

APPROVED—The 14th day of May, A. D. 1937.

GEORGE H. EARLE

No. 169

AN ACT

To amend the title and sections one and two of the act, approved the eighteenth day of July, one thousand nine hundred and thirty-five (Pamphlet Laws, one thousand two hundred eighty-six), entitled "An act empowering cities (except cities of the first class), boroughs, incorporated towns, and townships to charge and collect annual rentals for the use of certain sewers, sewage systems and treatment works, including charges for operation, inspection, maintenance, repair, depreciation, and the amortization of indebtedness and interest thereon," extending the provisions thereof to cities of the first class; providing for the charging and collection of annual rentals for the use of sewers, sewage systems, and sewage treatment works constructed or acquired jointly with other municipalities, or furnished under contract by any authority or private corporation.

The title and sections 1 and 2, act of July 18, 1935 (P. L. 1286), amended.

Section 1. Be it enacted, &c., That the title and sections one and two of the act, approved the eighteenth day of July, one thousand nine hundred and thirty-five (Pamphlet Laws, one thousand two hundred eighty-six), entitled "An act empowering cities (except cities of the first class), boroughs, incorporated towns, and townships to charge and collect annual rentals for the use of certain sewers, sewage systems and treatment works, including charges for operation, inspection, maintenance, repair, depreciation, and the amortization of indebtedness and interest thereon," are hereby amended to read as follows: An act empowering cities [(except cities of the first class), boroughs, incorporated towns, and townships to charge and collect annual rentals for the use of certain sewers, sewage systems and treatment works, including charges for operation, inspection, maintenance, repair, depreciation, and the amortization of indebtedness and interest thereon.

Municipalities to charge annual rentals for use of sewers, sewage systems, etc. Section 1. Be it enacted, &c., That whenever any city [(other than a city of the first class)], borough, incorporated town, or township, either singly or jointly with other municipalities or townships, or both, has, wholly or partially, constructed or shall hereafter, wholly or partially, construct or complete any sewer or sewage system or sewage treatment works, either wholly or partially at public expense, or shall have acquired or shall hereafter acquire the same, either wholly or par-

tially at public expense, or whenever any city, borough, incorporated town, or township shall singly or jointly with other municipalities or townships, or both, enter into any contract with any authority established in accordance with law or with any private corporation for the furnishing of sewer or sewage treatment services, or both, for its or their benefit and the benefit of the inhabitants thereof, such city, borough, incorporated town, or township may provide by ordinance or resolution, enacted either before or after the acquisition or construction thereof, or the entry into such contract, for the imposition and collection of an annual rental or charge for the use of such sewer, sewage system, or sewage treatment works from the owners of the property served or to be served by it, whether such property is located within or without the corporate limits of such city, borough, town, or township.

The annual rental or charge so imposed shall be a lien on the properties served, and such liens may be filed in the office of the prothonotary and collected in the manner provided by law for the filing and collection of

municipal claims.

Section 2. Any such annual rental or charge may be what constitutes annual rental. such sum as may be sufficient to meet any or all of the following classes of expense: (a) the amount expended annually by the city, borough, incorporated town, or township in the operation, maintenance, repair, alteration, inspection, depreciation, or other expenses in relation to such sewer, sewage system, or sewage treatment works; (b) such annual amount as may be necessary to provide for the amortization of the indebtedness incurred, or the non-debt revenue bonds issued, by the city, borough, incorporated town, or township in the construction or acquisition of such sewer, sewage system, or sewage treatment works, and interest thereon, in order that said improvements may become self-liquidating, or as may be sufficient to pay the amount agreed to be paid annually under the terms of any contract with any authority or private corporation furnishing sewer or sewage treatment services to such city, borough, town, or township; and (c) sufficient to establish a margin of safety of ten per centum. Any unused surplus from any preceding year shall be paid into the fund accruing from said rentals or charges and, whenever the amount in said fund exceeds the said margin of safety of ten per centum, the excess shall be paid into the sinking The amount required for sinking fund and interest shall be paid into the sinking fund, and the amount so paid, including any excess as above provided, shall not be used for any other purpose. The said annual rental or whatever charge shall be decided upon by the city, borough, incorporated town, or township shall be

apportioned equitably among the properties served by the said sewer, sewage system, or sewage treatment works.

APPROVED—The 14th day of May, A. D. 1937.

GEORGE H. EARLE

No. 170

AN ACT

To amend the title and section one of the act, approved the twenty-eighth day of June, one thousand nine hundred and thirty-five (Pamphlet Laws, four hundred seventy-seven), entitled "An act providing for the payment of the compensation, medical and hospital expenses of policemen and firemen by cities (except of the second class A), boroughs, towns, and townships who are injured in the performance of their duty; and providing that absence during such injury shall not reduce any usual sick leave period," clarifying the provision of said act as to payments to disabled policemen and firemen; and providing for the payment over of workmen's compensation to the city, borough, town, or township.

Title and section 1, act of June 28, 1935 (P. L. 477), amended.

Section 1. Be it enacted, &c., That the title and section one of the act, approved the twenty-eighth day of June, one thousand nine hundred and thirty-five (Pamphlet Laws, four hundred seventy-seven), entitled "An act providing for the payment of the compensation, medical and hospital expenses of policemen and firemen by cities (except of the second class A), boroughs, towns, and townships who are injured in the performance of their duty; and providing that absence during such injury shall not reduce any usual sick leave period," are hereby amended to read as follows:

AN ACT

Providing for the payment of the salary, [compensation] medical and hospital expenses of policemen and firemen by cities (except of the second class A), boroughs, towns, and townships who are injured in the performance of their duty; and providing that absence during such injury shall not reduce any usual sick leave period.

Policemen and firemen.

Section 1. Be it enacted, &c., That any policemen or firemen of any city (except of the second class A), borough, town or township, who is injured in the performance of his duties and by reason thereof is temporarily incapacitated from performing his duties, shall be paid by the municipality, by which he is employed, his full rate of salary, [compensation] as fixed by ordinance or resolution, until the disability arising therefrom has ceased. All medical and hospital bills, incurred in connection with any such injury, shall be paid by such