municipality or municipalities and terminate its existence. A certificate requesting the termination of the existence of the Authority shall be filed in the office of the Secretary of the Commonwealth. [who, if he approve] If the certificate is approved by the municipality or municipalities creating the Authority by its ordinance or ordinances, the said secretary shall note the termination of existence on the record of incorporation and return the certificate, with his approval shown thereon, to the board, which shall cause the same to be recorded in the office of the recorder of deeds of the county. Thereupon the property of said Authority shall pass to the municipality or municipalities and the Authority shall cease to exist.

Section 18. If a project shall have been established under this act by a board appointed by a municipality or municipalities, which project is of a character which the municipality or municipalities [has] have power to [itself] establish, maintain, or operate, and such municipality [desires] or municipalities desire to acquire the same, it or they may by appropriate resolution or ordinance, adopted by the proper Authorities, signify its or their desire to do so, and thereupon the Authorities shall convey by appropriate instrument said project to such municipality or municipalities, upon the assumption by the latter of all the obligations incurred by the Authorities with respect to that project.

When effective.

Section 2. This act shall become effective immediately upon its final enactment.

Approved—The 20th day of May, A. D. 1937.

GEORGE H. EARLE

No. 201

AN ACT

To amend section one of the act, approved the eleventh day of June, one thousand nine hundred and thirty-five (Pamphlet Laws, three hundred thirty-six), entitled "An act authorizing courts to stay legal proceedings, except in certain cases, against banks, bank and trust companies, and trust companies where any such corporation has guaranteed, or otherwise obligated itself, to pay in cash the amount or value of trust, or other funds, placed with it for investment, and the same have been invested in mortgages, or participations in mortgages, or in pools or funds of mortgages, and suspending the operation of the Statute of Limitations, and inconsistent acts of Assembly," extending said act a further period of two years.

Section one, act of June 11, 1935 (P. L. 336), amended.

Section 1. Be it enacted, &c., That section one of the act, approved the eleventh day of June, one thousand nine hundred and thirty-five (Pamphlet Laws, three hundred thirty-six), entitled "An act authorizing courts to

stay legal proceedings, except in certain cases, against banks, bank and trust companies, and trust companies where any such corporation has guaranteed, or otherwise obligated itself, to pay in cash the amount or value of trust, or other funds, placed with it for investment, and the same have been invested in mortgages, or participations in mortgages, or in pools or funds of mortgages, and suspending the operation of the Statute of Limitations, and inconsistent acts of Assembly," is hereby amended to read as follows:

Section 1. In all cases where any bank, bank and Banks and trust trust company, or trust company has guaranteed or otherwise obligated itself to pay in cash, the amount or value of trust or other funds deposited or placed with it for investment, and such trust funds have been in good faith invested by such bank, bank and trust company, or trust company in mortgages on real estate, participations in mortgages, or in pools or funds of mortgages on real estate, any court in this Commonwealth, in which any suit or proceeding is now pending, or may be hereafter brought affecting such trust or other funds, including exceptions filed to accounts of fiduciaries, may, upon such terms and conditions as to it seem necessary and proper under the circumstances of each case, grant proper stays of proceedings, in accordance with provisions of this act, including stays of execution where any suit or proceeding has been reduced to judgment: Providing, however, That no stay, so granted, shall ex- Proviso. tend beyond March thirty-first, nineteen [thirty-seven] thirty-nine.

companies.

Trust estate to be paid in cash.

Trust funds invested in mortgages.

Courts empowered to stay the enforcement of trust agree-ments.

upon its final enactment.

Section 2. This act shall become effective immediately When effective.

Approved—The 20th day of May, A. D. 1937.

GEORGE H. EARLE

No. 202

AN ACT

To amend sections one, two, three, and section nine, as amended, of the act, approved the twenty-eighth day of June, one thouor the act, approved the twenty-eighth day of June, one thousand nine hundred and twenty-three (Pamphlet Laws, eight hundred eighty-eight), entitled "An act to safeguard human life and health throughout the Commonwealth by providing for the reporting, quarantining, and control of diseases declared communicable by this act or by regulation of the Department of Health; providing for the prevention of infection therefrom; and prescribing penalties," by eliminating list of communicable diseases; and giving authority to the Department of Health to declare by regulation what diseases are comment of Health to declare by regulation what diseases are communicable, or communicable and quarantinable; shortening re-