tive and administrative officers, and of the several administrative departments, boards, commissions, and officers; fixing the salaries of the Governor, Lieutenant Governor, and certain other executive and administrative officers; providing for the appointment of certain administrative officers, and of all deputies and other assistants and employes in certain departments, boards, and commissions; and prescribing the manner in which the number and compensation of the deputies and all other assistants and employes of certain departments, boards and commissions shall be determined," is hereby amended by adding, after section 2315.1 thereof, a new section to read as follows:

Section 2315.2. Utility Services for State Institutions.—For the purpose of providing utility services for State institutions, the department may execute such agreements and contracts as it may *deem necessary therefor with any political subdivision or any authority to provide utility services, and for defraying the Commonwealth's share of the expenses and charges to be incurred in establishing and contracting with an authority or political subdivision for the purpose of acquiring, holding, constructing, improving, maintaining and operating sewage systems, water supply systems, electric power, gas, steam, or other utility systems.

Payment of the costs of such expenses, charges and services **shall be made from appropriations to the department for such purposes, in accordance with the agreement made by the department.

APPROVED-The 14th day of January, A. D. 1952.

JOHN S. FINE

No. 527

AN ACT

To further amend the act, approved the twenty-seventh day of June, one thousand nine hundred twenty-three (Pamphlet Laws 858), entitled "An act establishing a State employes' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing State employes, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon the heads of departments in which State employes serve; excepting annuities, allowances, returns, benefits, and rights from taxation and judicial process; and providing penalties," by defining employes of county departments of health created under the Local Health Administration Law as State employes; extending

^{*&}quot;seem" in original.
** "small" in original.

the time within which State mental hospital employes may become members and within which State employes may become "original members"; and permitting additional persons to change from the one one-hundred-sixtieth (1-160) to the one one-hundredth (1-100) class, and providing for obtaining full benefits by contributors heretofore or hereafter making such change.

State employes' retirement system.

system.
Clause (6) of section 1, act of June 27, 1923, P. L. 858, as last amended by acts of April 14, 1949, P. L. 4176 and 1541, and May 27, 1949, P. L. 1890, further amended.

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

Section 1. Clause (6) of section 1 of the act, approved the twenty-seventh day of June, one thousand nine hundred twenty-three (Pamphlet Laws 858), entitled "An act establishing a State employes' retirement system, and creating a retirement board for the administration thereof: establishing certain funds from contributions by the Commonwealth and contributing State employes, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds: imposing powers and duties upon the heads of departments in which State employes serve: excepting annuities, allowances, returns, benefits, and rights from taxation and judicial process; and providing penalties," as last amended by the acts, approved the fourteenth day of April, one thousand nine hundred forty-nine (Pamphlet Laws 448), the eleventh day of May, one thousand nine hundred forty-nine (Pamphlet Laws 1077), the twentieth day of May, one thousand nine hundred forty-nine (Pamphlet Laws 1476 and 1541), and the twenty-seventh day of May, one thousand nine hundred forty-nine (Pamphlet Laws 1890), is hereby further amended to read as follows:

Definitions.

Section 1. Be it enacted, &c., That the following words and phrases as used in this act, unless a different meaning is plainly required by the context, shall have the following meanings:

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6. "State employe" shall mean any person holding a State office or position under the Commonwealth of Pennsylvania, employed and paid on a yearly or monthly basis by the State Government of the Commonwealth of Pennsylvania, in any capacity whatsoever; and shall include also any attorney, solicitor, investigator, appraiser, and clerk employed by the year or by the month in the office of any register of wills, howsoever appointed, whose compensation is actually paid from Commonwealth moneys; and shall also include all judges of the several courts of this Commonwealth whose salaries are paid by the Commonwealth, and also all clerks and secretaries employed by judges and paid on a yearly or monthly basis by such judges from moneys appropriated by the

Commonwealth for such purposes; and also all persons employed by the State Board of Law Examiners of the Supreme Court of Pennsylvania; and also all present, future, or former members of the General Assembly, who receive, or have received, their salaries for regular and special sessions of the Legislature as fixed by law, and also all officers and employes of the Pennsylvania State College paid on a yearly or monthly basis, other than those paid wholly from Federal funds; also all employes of any single county department of health or any joint county department of health created under the Local Health Administration Law, being Act No. 315, approved August 24, 1951, paid on a yearly or monthly basis; and also all officers and employes of the Interstate Commission on the Delaware River Basin, and of the Pennsylvania Turnpike Commission, as of the date of entering the service of such commissions, and of the Delaware River Joint Commission and the Delaware River Joint Toll Bridge Commission, The State Public School Building Authority, The General State Authority and of The State Highway and Bridge Authority paid on a yearly or monthly basis, if the Interstate Commission on the Delaware River Basin and the Delaware River Joint Commission, the Delaware River Joint Toll Bridge Commission, the Pennsylvania Turnpike Commission, The State Public School Building Authority, The General State Authority and The State Highway and Bridge Authority shall agree to contribute and contributes to the State Employes' Retirement Fund, from time to time, the moneys required to build up the reserves necessary for the payment of the State annuities of such officers and employes without any liability on the part of the Commonwealth to make appropriations for such purposes, and also, but only for the purposes of this act. all officers and employes of any separate independent public corporation created by act of Assembly (not including, however, any municipal or quasi-municipal corporation) who, immediately prior to their employment by such public corporation, where employes of the Commonwealth, so long as they remain officers or employes of such public corporation, if such public corporation shall agree to contribute and contributes to the State Employes' Retirement Fund, from time to time, the moneys required to build up the reserve necessary for the payment of the State annuities of such officers and employes without any liability on the part of the Commonwealth to make appropriations for such purposes. But the term "State employe" shall not include those persons defined as employes in section one, paragraph seven of the act, approved the eighteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws 1043), entitled

"An act establishing a public school employes' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employes, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employes; exempting annuities, allowances, returns, benefits, and rights from taxation and judicial process, and providing penalties," as amended by section one, paragraph seven of the act, approved the twenty-first day of April, one thousand nine hundred and twenty-one (Pamphlet Laws 245), excepting such officers and employes of the Department of Public Instruction, State Teachers' Colleges, Thaddeus Stevens Trade School, Pennsylvania State Oral School for the Deaf and Pennsylvania Soldiers' Orphan School as are not members of or who may withdraw from the public school employes' retirement association provided by said act; and no member shall be deprived of credit for prior service as a State employe because of the fact that such service was rendered while he or she was a member of the public school employes' retirement association and that all service credited as a member of the public school employes' retirement system will be considered as having been rendered as a State employe. The rates of deduction from salaries of such officers and employes to the State Employes' Retirement Fund shall be determined by the age at which the employe began to contribute to the Public School Employes' Retirement Fund.

The term "State employe" shall also include all State officers and employes regularly employed by the year or by the month at a fixed annual or monthly compensation when the General Assembly is not in session, but, who during a legislative session, instead of a fixed annual or monthly salary or compensation are paid upon a per diem basis or by a fixed salary or compensation from the legislative session, or who receive no fixed annual or monthly salary but are paid only upon a per diem basis during legislative sessions and subsequent thereto.

Employes of the respective institutions acquired by the Commonwealth from counties, cities, wards, boroughs, townships, institution districts and other political subdivisions, that are actually used as State mental hospitals under the provisions of the act, approved the twenty-ninth day of September, one thousand nine hundred thirty-eight (Pamphlet Laws 53), or its amendments, who, as of the effective date of this act, are con-

tributors or who, on or before the thirty-first day of [December] May, one thousand nine hundred [fortynine] fifty-two, become contributors to this fund shall for the purposes of this act be deemed to have been "State employes" from the time they first entered the employ of such institution, even though the same may have been prior to the acquisition of the institution by the Commonwealth, if such employe shall pay to the retirement association a sum equal to all the back payments which such employe would have made had he or she become a member of the retirement association at the time he or she was first employed by such institution. Such back payments may be spread over a period of years by having the regular payroll deduction of such employe increased by not less than one-third of the amount thereof, which deduction increase, shall be credited to such back payments owing, and shall be continued until the amount thereof shall be paid in full, unless such member is retired under the provisions of this act before such back payments have been completed. Any such deduction increase may be anticipated in full by the member at any time, and shall be anticipated in full at the time of retirement before a retirement allowance is granted. If not so anticipated, then the member's annuity shall be calculated on the total accumulated deductions standing to his credit and his State annuity shall be reduced by an amount equivalent to the reduction which occurs in the member's annuity due to the amount of the back payments not so anticipated.

The term "State employe" shall also include State officers and employes regularly employed on a per diem or hourly basis, or partly at a fixed annual or monthly salary and partly on a per diem or hourly basis. Regular employment shall not be construed to include employment of less than one hundred days or seven hundred fifty hours in any year. In all cases of doubt the retirement board shall determine whether any person is a State employe as defined in this paragraph, and its decision

shall be final.

Section 2. Clause nine of section 1 of said act, as last amended by the acts, approved the twentieth day of May, one thousand nine hundred forty-nine (Pamphlet Laws 1476), the twentieth day of May, one thousand nine P. L. 1476, 1517 and 1541, the three amended by acts of May 20, 1949, P. L. 1476, 1517 and 1541, the twentieth day of May 20, 1949, P. L. 1476, 1517 and 1541, the twenty amended to the twenty amended by the acts, approved the twentieth day of May, one thousand nine bundred forty-nine (Pamphlet Laws 1517) and the twenty amended to the twentieth day of May, one thousand nine bundred forty-nine (Pamphlet Laws 1517) and the twentieth day of May, one thousand nine bundred forty-nine (Pamphlet Laws 1517) and the twentieth day of May, one thousand nine bundred forty-nine (Pamphlet Laws 1517) and the twentieth day of May 20, 1949, p. L. 1476, 1517 hundred forty-nine (Pamphlet Laws 1517), and the further amended. twentieth day of May, one thousand nine hundred fortynine (Pamphlet Laws 1541), is hereby further amended to read as follows:

Section 1. Be it enacted, &c., That the following words Definitions. and phrases as used in this act, unless a different meaning is plainly required by the context, shall have the following meanings:

9. "Original member" of the retirement association shall mean a State employe who was at any time a State employe prior to January first, one thousand nine hundred twenty-five, whether or not such employment has been continuous, and who shall have become a member of the retirement association on or before [December] May thirty-first, [one thousand nine hundred thirty-five] one thousand nine hundred fifty-two, or any State employe who is an employe of any of the respective institutions acquired by the Commonwealth from any county, city, ward, borough, township, institution district or other political subdivision for actual use as a State mental hospital, under the provisions of the act, approved the twenty-ninth day of September, one thousand nine hundred thirty-eight (Pamphlet Laws 53), or its amendments, who was at any time an employe of such institution prior to January first, one thousand nine hundred twenty-five, whether or not such employment has been continuous and who shall have become a member of the retirement association on or before December thirty-first, one thousand nine hundred forty-nine, or in any case where, subsequent to such date, the definition of "State employe" has been changed so as to include additional persons not previously classed as State employes, or persons not classed as State employes at the time of entering the service of the State but who later became State employes, as defined in this act, because of a change in employment or method of compensation, if any such person shall have become a member of the retirement association on or before the thirty-first day of December next following the effective date of the act under the provisions of which he was enabled to become a member of the association, and he expressly elects to become an "original member."

Any such State employe, who shall become an original member of the association after the approval of this amendment, including those who, having heretofore become a new member thereof, shall become an original member under the provisions hereof, shall pay to the retirement association a sum equal to all the back payments which such person would have made had he or she become a member of the retirement association when the retirement system was established.

Where back payments are based on hourly or per diem wages, and wage records are not available for the entire time of the person's employment, the deductions for the period for which records are not available shall be computed by using the average of the earliest two year period for which records are available.

Such back payments may be spread over a period of years, by having such regular payroll deduction of such person increased by not less than one-third of the amount thereof, which deduction increase shall be credited to such back payments owing and shall be continued until the amount thereof shall be paid in full, unless such member is retired under the provisions of this act before such back payments have been completed. Any such deduction increase may be anticipated in full by the member at any time, and shall be anticipated in full at the time of retirement before a retirement allowance is granted, and if not so anticipated, then the member's annuity shall be calculated on the total accumulated deductions standing to his credit, and his State annuity shall be reduced by an amount equivalent to the reduction which occurs in the member's annuity due to the amount of the back payments not so anticipated.

Original member of the retirement association shall also mean any judge in service on the second Monday of January, one thousand nine hundred thirty, who shall elect to become a member of the retirement association at any time during the term for which he was then elected or appointed, *and any person hereafter elected or appointed a judge who, at the time of his election or appointment, is an original member of the retirement association, or who was retired, voluntarily or involuntarily, as an original member, and is, at the time of his election or appointment as a judge, receiving a retirement allowance as an original member.

Original member of the retirement association shall also mean any person employed on the effective date of this amendment by the State Board of Law Examiners of the Supreme Court of Pennsylvania who has been continuously so employed since January first, one thousand nine hundred and forty, and who on the effective date of this amendment is a contributor.

Original member of the retirement association shall also mean any person who is a member of the General Assembly on the first day of September, one thousand nine hundred forty-seven, and who shall elect on or before December thirty-first, one thousand nine hundred and forty-seven, to become a member of the retirement association as of January first, one thousand nine hundred and forty-seven, and any person who is a member of the General Assembly on the first day of September, one thousand nine hundred forty-nine and who shall elect, on or before December thirty-first, one thousand nine hundred forty-nine, to become a member of the retirement association as of January first, one thousand nine hundred forty-nine, and any person who is a member of the General Assembly on the first day of September of the General Assembly on the first day of Septem-

^{* &}quot;and any person hereafter elected or appointed" omitted in original.

ber, one thousand nine hundred fifty-one, and who shall elect, on or before the thirty-first day of May, one thousand nine hundred fifty-two, to become a member of the retirement association as of the first day of January, one thousand nine hundred fifty-one.

Original member of the retirement association shall also mean any person who was formerly a member of the General Assembly and who on the first day of September, one thousand nine hundred forty-nine, or who, on the first day of September, one thousand nine hundred fifty-one, is a contributor.

Subsection (9) of section 8, said act, as last amended by act of May 23, 1949, P. L. 1654, further amended.

Section 3. Subsection nine of section 8 of said act, as last amended by the act, approved the twenty-third day of May, one thousand nine hundred forty-nine (Pamphlet Laws 1654), is hereby further amended to read as follows:

State Employes' Retirement Fund and Accounts. Section 8.

* * * • •

(9) A contributor, whether an original member or a new member, who is in active service on the first day of June, one thousand nine hundred forty-nine, may transfer from the one one-hundred-sixtieth (1-160) class to the one one-hundredth (1-100) class: Provided, That he completes the transfer on or before the thirty-first day of December, one thousand nine hundred and forty-nine: Provided further, That a person separated from State service on the first day of June, one thousand nine hundred forty-nine, who returns to State service after such date and rejoins the retirement association may transfer from the one one-hundred-sixtieth (1-160) class to the one one-hundredth (1-100) class, if such transfer is requested in writing within sixty (60) days from the date of this amendment or the date of return to State service, whichever is later: Provided also, That in the event of such transfer, the per centum of salary deductions applicable to such transferred member in the one one-hundredth (1-100) class shall be based upon the same age of the contributor as was used in determining the per centum of salary deduction applicable while in the one one-hundred-sixtieth (1-160) class.

Where a member has transferred from the one one-hundred-sixtieth (1-160) class to the one one-hundredth (1-100) class, as above provided, his State annuity upon retirement shall, except as hereinafter provided, be calculated as follows:

- (a) For service prior to the time of transfer, at the one one-hundred-sixtieth (1-160) rate.
- (b) For service subsequent to the date of transfer to the date of retirement, at the one one-hundredth (1-100) rate.

(c) For all service prior to the time of commencing contribution, as the time he contributed at the one onehundred-sixtieth (1-160) rate bears to the total time of contribution, and as the time he contributed at the one one-hundredth (1-100) rate bears to the total time of contribution.

A contributor, whether an original member or a new member on the first day of June, one thousand nine hundred forty-nine, and who heretofore has transferred or shall hereafter transfer from the one one-hundredsixtieth (1-160) class to the one one-hundredth (1-100) class, as above provided, may, on or before the thirtyfirst day of December, one thousand nine hundred fortynine, pay to the retirement association a sum equal to the difference between the sum of the amounts that would have been deducted from his or her payroll each payroll period since he or she became a member if he or she had elected to contribute in the one one-hundredth (1-100) class, and the sum of the amounts actually deducted, or, in lieu of the payment of a lump sum, a member transferring, as herein provided, may pay such sum in installments through payroll deductions. Such back payments may be spread over a period of years by having such regular payroll deductions of such persons increased by not less than one-third of the amount thereof, which deduction increase shall be credited to such back payments owing and shall be continued until the amount thereof shall be paid in full, unless such member is retired under the provisions of this act before such back payments have been completed. Any such deduction increase may be anticipated in full by the member at any time and shall be anticipated in full at the time of retirement before a retirement allowance is granted, and if not so anticipated, then the member's annuity shall be calculated on the total accumulated deductions standing to his credit and his State annuity shall be reduced by an amount equivalent to the reduction which occurs in the member's annuity due to the amount of the back payments not so anticipated. The State annuity, upon retirement of any member having made such payments in full, shall be the same as though the member had elected to contribute in the one one-hundredth (1-100) class immediately upon becoming a member.

Section 4. The provisions of this act shall become Act effective immediately. effective immediately upon final enactment.

Approved—The 14th day of January, A. D. 1952.

JOHN S. FINE