be computed from the time of the first or original employment; said employment to consist of service either to such cities or to the county, or other public service paid out of the city treasury, or both, as aforesaid, and need not be continuous: Provided, That in no case shall a period of more than eighteen years be credited to the service record of any person or persons who shall be employed after the passage of this act, and who shall have been employed by the said cities prior to the passage of this act. No pensions shall be paid under the provisions of this act, however until, after January first, one thousand nine hundred and seventeen.

The time of service shall include [twenty thirty-fifths of] service with a school district of the first class coterminous with the city or county of the first class if the person claiming such credit shall, within [one year after the effective date of this amendment] one year after the effective date of this amending act, or within one year after joining the pension fund in the case of any person who may hereafter join the pension fund, pay into the fund the contributions he or she would have paid had he or she been employed during the period of credited service by the city or county at the same salary received from the school district. In no case shall credited service with a school district exceed [ten] twelve years.

For the purpose of determining the total number of years or months of service or contribution under this act, any period of fifteen days or more but less than a month beyond the total number of full months shall be considered a "month of service."

Act effective immediately.

Section 2. This act shall take effect immediately.

APPROVED—The 31st day of May, A. D. 1956.

GEORGE M. LEADER

No. 632

AN ACT

Amending the act of June three, one thousand nine hundred thirty-seven (Pamphlet Laws 1225), entitled "An act concerning game and other wild birds and wild animals; and amending, revising, consolidating, and changing the law relating thereto," requiring use of certain fees for removing overshadowing tree growth to produce underbrush sprouts and saplings for deer food and cover.

The Game Law.

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

Section 1. Section 1401, act of June three, one thousand nine hundred thirty-seven (Pamphlet Laws 1225), known as "The Game Law," is amended by adding, at the end thereof, a new clause to read:

Section 1401, act of June 3, 1937, P. L. 1225, amended by adding a new clause (z.1).

Section 1401. Continuance of Game Fund; Appropriation.—All license fees, fines, permit fees, and other moneys received and collected (a) under the provisions of any law repealed and replaced by this act, and now held in the State Treasury as the Game Fund, or (b) that may be hereafter paid into the State Treasury under the provisions of any act so repealed or replaced, or (c) that may be paid into the State Treasury under the provisions of this act, shall be placed in the separate fund known as "The Game Fund," and shall be held separately and apart solely for the following purposes:

(2.1) The sum of one dollar of the one dollar and fifteen cents (\$1.15) fee collected for issuing resident and non-resident hunters' licenses and tags for antierless deer, shall be used solely for cutting or otherwise removing overshadowing tree growth, to produce underbrush sprouts and saplings for deer food and cover on game land.

Approved—The 31st day of May, A. D. 1956.

GEORGE M. LEADER

No. 633

AN ACT

Amending the act of June one, one thousand nine hundred forty-five (Pamphlet Laws 1242), entitled "An act relating to roads, streets, highways and bridges; amending, revising, consolidating and changing the laws administered by the Secretary of Highways and by the Department of Highways relating thereto," authorizing the department to provide for certain work on public utilities owned by municipality authorities.

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

Section 1. Section 412.1, act of June one, one thousand nine hundred forty-five (Pamphlet Laws 1242), known as the "State Highway Law," added December thirteen, one thousand nine hundred fifty-five (Pamphlet Laws 848) (Act No. 252), is amended to read:

Section 412.1. Adjustment of Municipality, or Municipality Authority, Owned Public Utility Facilities.—Whenever in the construction, reconstruction, widening or relocation of any State highway, bridge or

State Highway Law.

Section 412.1, act of June 1, 1945, P. L. 1242, added December 13, 1955, P. L. 848, Act No. 252, further amended.