or improvements and the furnishings and equipment thereof, or when said projects are used or occupied the Department of Public Instruction or school district shall have power and authority, with the approval of the Governor, to lease as lessee said school building or additions or improvements and the furnishings and equipment thereof, for a term, with respect to each, not exceeding thirty (30) years, at such rental or rentals as may be determined by the Authority.

When any such project is leased by the Authority to the Commonwealth of Pennsylvania, the Department of Public Instruction shall have power and authority, with the approval of the Governor, to sublease such project to the university or medical college receiving State aid or school district for which said project has been undertaken, upon such terms and conditions as shall be agreed to.

APPROVED—The 28th day of June, A. D. 1957.

GEORGE M. LEADER

No. 228

AN ACT

Amending the act of May 16, 1923 (P. L. 207), entitled "An act providing when, how, upon what property, and to what extent, liens shall be allowed for taxes and for municipal improvements, for the removal of nuisances, and for water rents or rates, sewer rates, and lighting rates; for the procedure upon claims filed therefor; the methods for preserving such liens and enforcing payment of such claims; the effect of judicial sales of the properties liened; the distribution of the proceeds of such sales, and the redemption of the property therefrom; for the lien and collection of certain taxes heretofore assessed, and of claims for municipal improvements made and nuisances removed, within six months before the passage of this act, and for the procedure on tax and municipal claims filed under other and prior acts of Assembly," permitting more than one year's taxes or rates to be included in one claim in certain cases.

Liens for taxes, etc.

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

Section 9, act of May 16, 1923, P. L. 207, amended May 16, 1945, P. L. 592, further amended.

Section 1. Section 9, act of May 16, 1923 (P. L. 207), entitled "An act providing when, how, upon what property, and to what extent, liens shall be allowed for taxes and for municipal improvements, for the removal of nuisances, and for water rents or rates, sewer rates, and lighting rates; for the procedure upon claims filed therefor; the methods for preserving such liens and enforcing payment of such claims; the effect of judicial sales of the properties liened; the distribution of the proceeds of such sales, and the redemption of the property there-

from; for the lien and collection of certain taxes heretofore assessed, and of claims for municipal improvements made and nuisances removed, within six months before the passage of this act, and for the procedure on tax and municipal claims filed under other and prior acts of Assembly," amended May 16, 1945 (P. L. 592), is amended to read:

Section 9 Claims for taxes, water rents or rates, lighting rates, and sewer rates must be filed in the court of common pleas of the county in which the property is situated on or before the last day of the third calendar year after that in which the taxes or rates are first payable; and other municipal claims must be filed in said court within six months from the time the work was done in front of the particular property, where the charge against the property is assessed or made at the time the work is authorized; within six months after the completion of the improvement, where the assessment is made by the municipality upon all the properties after the completion of the improvement; and within six months after confirmation by the court, where confirmation is required; the certificate of the surveyor, engi- Certificate. neer, or other officer supervising the improvement, *filed in the proper office, being conclusive of the time of completion thereof, but he being personally liable to anyone injured by any false statement therein. Where a borough lies in more than one county, any such claim filed by such borough may be filed in each of such counties. In case the real estate benefited by the improvement is sold before the municipal claim is filed, the date of completion in said certificate shall determine the liability for the payment of the claim as between buyer and seller, unless otherwise agreed upon or as above set forth. A number of years' taxes or rates of different kinds if payable to the same plaintiff may be included in one claim. The legal rate of interest shall be col- Interest. lectible on all municipal claims from the date of the completion of the work after it is filed as a lien, and on claims for taxes, water rents or rates, lighting rates, or sewer rates from the date of the filing of the lien therefor.

Claims for taxes may be in the form of written or Form of claims. typewritten lists showing the names of the taxables and descriptions of the properties against which said claims are filed, together with the amount of the taxes due such municipality. Such lists may be filed on behalf of a single municipality, or they may cover the unpaid taxes due any two or more municipalities whose taxes are collected by the same tax collector, provided the amounts due each municipality are separately shown. All tax

Time for filing

[&]quot;file" in original.

claims, heretofore filed in such form, are hereby ratified, confirmed, and made valid subsisting liens as of the date of their original filing.

APPROVED—The 28th day of June, A. D. 1957.

GEORGE M. LEADER

No. 229

AN ACT

Amending the act of June 24, 1939 (P. L. 872), entitled "An act to consolidate, amend and revise the penal laws of the Commonwealth," prescribing penalties for furnishing false information to police officers in certain cases.

The Penal Code.

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

Act of June 24, 1939, P. L. 872, amended by adding a new section 329. Section 1. The act of June 24, 1939 (P. L. 872), known as "The Penal Code," is amended by adding, after section 328, a new section to read:

Section 329. False Information Concerning Bombs.—Any person who furnishes any information to a police officer of any political subdivision of this Commonwealth, concerning the placement or setting of a bomb or other explosive knowing the same to be false, is guilty of a misdemeanor, and shall, upon conviction thereof, be sentenced to pay a fine not to exceed one thousand dollars (\$1000) or undergo imprisonment not to exceed one year, or both.

APPROVED—The 28th day of June, A. D. 1957.

GEORGE M. LEADER

No. 230

AN ACT

Amending the act of May 4, 1927 (P. L. 519), entitled "An act concerning boroughs, and revising, amending, and consolidating the law relating to boroughs," increasing the amount of money which may be appropriated to community nursing services.

The Borough Code.

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

Clause LXII., section 1202, act of May 4, 1927, P. L. 519, reenacted and amended July 10, 1947, P. L. 1621, further amended.

Section 1. Clause LXII. of section 1202, act of May 4, 1927 (P. L. 519), known as "The Borough Code," reenacted and amended July 10, 1947 (P. L. 1621), is amended to read:

Section 1202. Specific Powers.—The powers of the