years and may be granted the right by the county, city, borough, town or township to accumulate such sick leave for a period not to exceed five years.

Each such political subdivision shall have the power Regulations. to establish and enforce reasonable regulations as to the use of such accumulated sick leaves for the purpose of preventing the abuse thereof.

Section 2. The act is amended by adding, after section 1, a new section to read:

Section 1.1. Sick leave in excess of three consecutive days shall be granted to an employe only upon presentation of a signed certification from the attending physician or practitioner, upon a form provided by the proper department of the political subdivision.

Section 3. This act shall take effect immediately.

APPROVED—The 30th day of June, A. D. 1959.

DAVID L. LAWRENCE

No. 127

AN ACT

Amending the act of June 23, 1931 (P. L. 932), entitled "An act relating to cities of the third class; and amending, revising, and consolidating the law relating thereto," permitting cities to lease their port facilities for a term not exceeding twenty-five years.

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

Section 1. Section 3902, act of June 23, 1931 (P. L. 932), known as "The Third Class City Code," reenacted and amended June 28, 1951 (P. L. 662), is amended to read :

Section 3902. Erection of Market-Houses and Railway Tracks on Wharves; Charges; Licenses.--Cities may erect and maintain market-houses and terminal sheds or stations on their wharves, for the receipt and distribution of freight, express, and cargo; construct railroad and street railway tracks or other facilities on said wharves to provide for the convenient handling of such freight or express or cargo; and collect rents, tolls, or charges for the use of such market-houses, terminal stations, tracks, wharves and other facilities. [No permit other than a license revocable at will shall be granted for the use of such tracks, terminal stations, wharves, or other facilities, and no exclusive permit for the use of such tracks or facilities shall be granted.] Cities may

The Third Class City Code.

Section 3902, act of June 23, 1931, P. L. 932, reenacted and amended June 28, 1951, P. L. 662, further amended.

Act of June 28, 1947, P. L. 990, amended by adding a new section 1.1.

Certificate re-quired for sick leave in excess of three days.

Act effective

immediately.

enter into contracts and agreements with any person for the use by such person of any tracks, terminal stations, wharves or other facilities, for such period and upon such terms as to maintenance, upkeep and improvements, as may be mutually agreed upon. Such cities shall, at all times, be invested with the power and authority to adopt suitable rules and regulations concerning the use and occupation of the tracks, terminal stations, wharves or other facilities, by such persons and by the public. No such contract or agreement shall permanently exclude the public of said cities from the use and enjoyment of said tracks, terminal stations, wharves or other facilities, nor shall any exclusive lease *be granted for a term exceeding twenty-five years.

No structure so erected, and no right granted under the powers herein conferred, shall interfere with the general public use of wharves for water-borne commerce.

APPROVED—The 1st day of July, A. D. 1959.

DAVID L. LAWRENCE

No. 128

AN ACT

Amending the act of May 11, 1949 (P. L. 1210), entitled "An act relating to group life insurance; describing permitted policies and restrictions thereon, the premium basis thereof and rights thereunder; limiting the amount of such insurance; prescribing standard policy provisions; and requiring notice of conversion privileges," providing that policies issued to insure employes of a public body may provide that the term "employe" shall include elected or appointed officials.

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

Section 1. Clause (1) of section 2, act of May 11, 1949 (P. L. 1210), entitled "An act relating to group life insurance; describing permitted policies and restrictions thereon, the premium basis thereof and rights thereunder; limiting the amount of such insurance; prescribing standard policy provisions; and requiring notice of conversion privileges," is amended to read:

Section 2. Policies Issued to Employers or Trustees of Employer Funds.—A policy issued to an employer, or to the trustees of a fund established by an employer, to insure employes of the employer for the benefit of persons other than the employer shall be subject to the following requirements:

• "by" in original.

Group Life Insurance.

Clause (1), section 2, act of May 11, 1949, P. L. 1210, amended.