Monthly Rate

nor shall a retirement allowance be paid for a fraction of a service year.

After the effective date of this amendment, certain former county employes who are now receiving a retirement allowance shall receive an increase of a certain per centum of such retirement allowance, which sum shall be computed on the average monthly retirement allowance as heretofore authorized by the board.

The per centum of increase in said monthly retirement allowance shall be as indicated in the following schedule, to-wit:

of Increase. Persons receiving \$20.00, but less than \$40.00, 50 per centum. Persons receiving 40.00, but less than 50.00, 40 per centum. Persons receiving 50.00, but less than 60.00. 30 per centum. Persons receiving 60.00, but less than 70.00. 20 per centum. Persons receiving 70.00, but less than Persons receiving 80.00, but less than 80.00, 10 per centum. 90.00. 5 per centum.

No person who is reemployed as a county employeshall be eligible to receive the benefit of a retirement allowance plus a service increment, if any, until he or she shall have made at least twelve monthly contributions into the retirement fund subsequent to his or her reemployment.

* * * * *

Section 2. This act shall take effect immediately and Exective date. shall be retroactive to January 1, 1959.

APPROVED—The 14th day of August, A. D. 1959.

DAVID L. LAWRENCE

No. 248

AN ACT

Reenacting and amending clause (2) of section 9, act of May 25, 1933 (P. L. 1050), entitled "An act creating and establishing a fund for the care, maintenance, and relief of aged, retired and disabled employes of the bureau of fire in cities of the second class; creating a board for the management thereof; providing the mode and manner of payment to beneficiaries, and for the care and disposition of its funds; and providing for the transfer and payment of all moneys and securities in existing funds in similar boards superseded by the fund and board herein created," providing for a time when payments shall first be made to the widow and children of members who are killed while on duty.

Cities of second class.

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

Clause (2), section 9, act of May 25, 1933, P. L. 1050, amended June 2, 1959, Act No. 87, reenacted and amended.

Section 1. Clause (2) of section 9, act of May 25, 1933 (P. L. 1050), entitled "An act creating and establishing a fund for the care, maintenance, and relief of aged, retired and disabled employes of the bureau of fire in cities of the second class; creating a board for the management thereof; providing the mode and manner of payment to beneficiaries, and for the care and disposition of its funds; and providing for the transfer and payment of all moneys and securities in existing funds in similar boards superseded by the fund and board herein created," amended June 2, 1959 (Act No. 87), is reenacted, and amended to read:

Section 9. Any individual eligible to membership in such fund, as aforesaid, shall be required—

* * * * *

(2) To contribute to said fund five per centum of his rated monthly salary or wages, but not in excess of twenty-five dollars a month which shall be deducted from his salary or wages by the city controller from the payroll for the last half of each month, and paid into the fund. All beneficiaries of the fund shall, in addition thereto, pay the sum of one dollar a month into the said fund, and in the case of active members, the city controller shall deduct said contribution from the payroll of the last half of each month and the secretary of the fund shall deduct the sum of one dollar from the pension paid each pensioner. The amount so collected shall be paid into the firemen's relief and pension fund, and out of the funds of the firemen's relief and pension fund there shall be paid to the beneficiary of any deceased member of the fund, the sum of one thousand two hundred dollars.

When any member of the fund shall resign or be dismissed from service there shall be paid to him from the fund a sum of money equal to all dues paid by him into the fund, without interest. When any member of the fund shall die in active service there shall be paid from the fund a sum of money equal to all dues paid by him into the fund, without interest, to his widow, if there be such widow, or in the absence of such widow to such person or persons as he shall have designated on a form, prepared and approved by the board for such purpose, or in the absence of such widow and such designation to his estate. When any beneficiary shall die before he has received pension payments equal in amount to his total contributions to the fund, there shall be paid a sum of money equal to the difference between the amount

of his said contributions and the amount he shall have received as pension payments, without interest, to his widow, if there be such widow, or in the absence of such widow to such person or persons as he shall have designated on a form prepared and approved by the board for such purpose, or in the absence of such widow and such designation to his estate.

When any member of the fund shall die as a result of injuries incurred while in the performance of his duties, there shall be paid to his widow from the fund monthly sums in amounts which, together with any payments received under "The Pennsylvania Workmen's Compensation Act" or "The Pennsylvania Occupational Disease Act," will be equal to fifty per centum of his salary at the time of his death, provided such combined payment shall be not less than two hundred dollars per month and not more than two hundred fifty dollars per month. Such monthly payments shall continue for three hundred fifty weeks, or until the widow shall remarry, or until her death, whichever shall first occur.

In the event there are surviving children but no widow, or after the payments herein provided for the widow have been discontinued by reason of the end of the three hundred fifty week period or her remarriage or death, each unmarried child of the deceased member under the age of eighteen years shall thereafter receive payments equal to twenty-five per centum of the payments above provided for the widow, but in no case shall total payments to one family be more than two hundred fifty Where there is only one child, the minimum monthly payments shall be sixty dollars. Where the maximum amount is payable, it shall be divided equally among the children entitled thereto. The payments for each child shall terminate upon his reaching the age of eighteen years or his marriage or death. These payments shall consist of any payments received under "The Pennsylvania Workmen's Compensation Act" or "The Pennsylvania Occupational Disease Act," supplemented by the necessary amounts from the pension fund.

Regular employes shall serve at least fifteen days in each month and appear on both semi-monthly payrolls of said bureau of fire in said month in order to be credited for one month's service for pension under this act. In the event, however, that such regular employe served one or more days in any month while serving as a substitute employe prior to becoming a regular employe, such regular employe shall be given a full month's credit for the day or days in every month so served as a substitute: Provided, That the dues for each month so credited are paid in full.

Payments to the widows and children of members killed while on duty shall first be made on and after July 1, 1959.

Act effective immediately.

Section 2. This act shall take effect immediately.

Approved—The 14th day of August, A. D. 1959.

DAVID L. LAWRENCE

No. 249

AN ACT

Reenacting and amending clause (5) of section 13, act of May 22, 1935 (P. L. 233), entitled "An act creating and establishing a fund for the care, maintenance, and relief of aged, retired and disabled employees of the Bureau of Police in cities of the second class; providing a pension fund for said employees; and providing for the payment of certain dues, fees, assessments, fines and appropriations thereto; regulating membership therein; creating a board for the management thereof; providing the amount, mode, and manner of payment to beneficiaries thereof, and for the care and disposition of said fund; providing for the payment into this fund by cities of the second class of all monies heretofore payable into any other funds, organizations, corporations, or associations having the same or similar purposes, and of such additional monies as may be necessary to carry out the provisions of this act," providing a time when payment of pensions upon disability shall first be made.

Cities of second class—Police Relief Fund.

Clause (5), section 13, act of May 22, 1935, P. L. 233, amended May 13, 1959, Act No. 58, reenacted and amended.

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

Section 1. Clause (5) of section 13, act of May 22, 1935 (P. L. 233), entitled "An act creating and establishing a fund for the care, maintenance, and relief of aged, retired and disabled employees of the Bureau of Police in cities of the second class; providing a pension fund for said employees, and providing for the payment of certain dues, fees, assessments, fines, and appropriations thereto; regulating membership therein; creating a board for the management thereof; providing the amount, mode, and manner of payment to beneficiaries thereof, and for the care and disposition of said fund: providing for the payment into this fund by cities of the second class of all monies heretofore payable into any other funds, organizations, corporations, or associations having the same or similar purposes, and of such additional monies as may be necessary to carry out the provisions of this act," amended May 13, 1959 (Act No. 58), is reenacted and amended to read: