auditors within this Commonwealth," amended June 21, 1947 (P. L. 851), is repealed in so far as it applies to counties of the sixth class.

The act of June 28, 1955 (P. L. 206), entitled "An act fixing the compensation and mileage of county auditors in counties of the sixth, seventh and eighth classes," is repealed in so far as it applies to counties of the sixth class.

All other acts and parts of acts, general, local and special, are repealed in so far as they are inconsistent herewith.

Section 3. This act shall become effective and appli- Effective date. cable to all auditors in counties of the sixth class who shall begin a term of office on or after the first Monday of January, 1960.

Approved—The 15th day of December, A. D. 1959.

DAVID L. LAWRENCE

No. 669

AN ACT

Amending the act of April 14, 1925 (P. L. 234), entitled "An act relating to Boarding Houses for Infants; providing for the licensing thereof and the adoption of rules and regulations for the maintenance, operation, and conduct thereof, by the Department of Welfare; and fixing penalties," eliminating fees for licenses issued under the act.

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

Section 1. Sections 5 and 6, act of April 14, 1925 (P. L. 234), entitled "An act relating to Boarding Houses for Infants; providing for the licensing thereof and the adoption of rules and regulations for the maintenance, operation, and conduct thereof, by the Department of Welfare; and fixing penalties," amended April 28, 1933 (P. L. 95), are amended to read:

Section 5. Issuance of License.—The Department of Public Welfare shall, when satisfied that the applicant or applicants for such license are proper persons and that the place sought to be used as a boarding house for infants is a fit and suitable place for such purpose, and when all the requirements of this act and the rules and regulations of the department have been complied with, [and upon the payment of a license fee of five dollars (\$5.00), issue such license and keep a record thereof and of the application therefor.

Section 6. Term and Contents of License. — All licenses granted by the department shall be for a period

Department of Public Welfare.

Sections 5 and 6. act of April 14, 1925, P. L. 234, amended April 28, 1933, P. L. 95, further amended.

of not more than one year [, and may be renewed upon the payment of an annual fee of five dollars (\$5.00)]. The license shall state the name of the licensee or licensees, the particular premises where such boarding house may be maintained, operated, and conducted, and the number of infants which may be boarded therein at one time. [All license fees collected and received by the Department of Welfare under the provisions of this act shall be paid into the State Treasury, through the Department of Revenue.]

Act effective immediately.

Section 2. This act shall take effect immediately.

APPROVED—The 15th day of December, A. D. 1959.

DAVID L. LAWRENCE

No. 670 AN ACT

Providing for the orderly disposition of properties situate within political subdivisions and donated, or otherwise dedicated or offered for dedication, where no formal record appears as to acceptance by the political subdivision, as public parks, squares or similar uses and public buildings, and no longer necessary or practicable for such purposes, and granting orphans' courts jurisdiction with respect thereto.

Public trusts.

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

Definitions.

Section 1. As used in this act-

(1) "Lands" shall mean all real estate, whether improved or unimproved.

(2) "Buildings" shall mean all structures, including without limitation open air theatres, halls, museums, libraries and other buildings.

(3) "Public facility" shall mean without limitation any park, theatre, open air theatre, square, museum, library, concert hall, recreation facility or other public use.

Section 2. All lands or buildings heretofore or hereafter donated to a political subdivision for use as a public facility, or dedicated to the public use or offered for dedication to such use, where no formal record appears as to acceptance by the political division, as a public facility and situate within the bounds of a political subdivision, regardless of whether such dedication occurred before or after the creation or incorporation of the political subdivision, shall be deemed to be held by such political subdivision, as trustee, for the benefit of the public with full legal title in the said trustee.

Section 3. All such lands and buildings held by a political subdivision, as trustee, shall be used for the purpose or purposes for which they were originally dedi-

Dedicated and undedicated land and buildings for public use to be deemed a trust of the political subdivision wherein situate, which may apply to the orphans' court upon discontinuance of purposes of trust or lack of record of acceptance of dedication, upon specified notice, for consideration and determination of the trust property.