II. Each deer, one hundred dollars (\$100) during any deer season; at any other time, for the first offense, one hundred dollars (\$100) and the person convicted shall be denied the right to hunt or trap anywhere in this Commonwealth, with or without a license, for a period of three years; and for the second and each subsequent offense, two hundred dollars (\$200) and the person convicted shall be denied the right to hunt or trap anywhere in this Commonwealth, with or without a license, for a period of three years. When the convicted person has been denied the right to hunt or trap anywhere in this Commonwealth for a period of one year, the commission upon good cause shown may grant the right to hunt or trap anywhere in this Commonwealth to the person convicted.

III. Each bear, two hundred dollars (\$200) during any bear season; at any other time, two hundred dollars (\$200) and the person convicted shall be denied the right to hunt or trap anywhere in this Commonwealth, with or without a license, for a period of five years. When the convicted person has been denied the right to hunt or trap anywhere in this Commonwealth for a period of one year, the commission upon good cause shown may grant the right to hunt or trap anywhere in this Commonwealth to the person convicted.

- IV. Each wild turkey, ruffed grouse, pheasant, quail, partridge, or woodcock, swan, wild goose, brant, or wild duck, twenty-five dollars (\$25).
  - V. Each raccoon, twenty-five dollars (\$25).
  - VI. Each other wild bird or wild animal, ten dollars (\$10).

APPROVED-The 11th day of August, A. D. 1967.

RAYMOND P. SHAFER

No. 89

AN ACT

SB 371

Amending the act of August 20, 1953 (P. L. 1217), entitled "An act providing for payments by the Commonwealth to municipalities which have expended money to acquire and construct sewage treatment plants in accordance with the Clean Streams Program and the act, approved the twenty-second day of June, one thousand nine hundred thirty-seven (Pamphlet Laws 1987), and making an appropriation," providing for payments by the Commonwealth to school districts toward the cost of operating, maintaining, repairing, replacing and other expenses relating to sewage treatment plants, an amount not to exceed two per centum of the costs for the acquisition and construction of such sewage treatment plants by the school district, the State Public School Building Authority, or any municipality authority.

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

Section 1. Section 1, act of August 20, 1953 (P. L. 1217), entitled "An act providing for payments by the Commonwealth to municipalities which have expended money to acquire and construct sewage treatment plants in accordance with the Clean Streams Program and the act, approved the twenty-second day of June, one thousand nine hundred thirty-seven (Pamphlet Laws 1987), and making an appropriation," amended April 30, 1965 (P. L. 25), is amended to read:

Section 1. Commencing on the first day of July, one thousand nine hundred fifty-four, and annually thereafter, until the end of the fiscal year ending the thirtieth day of June, one thousand nine hundred sixty-five, the Commonwealth shall pay toward the cost of operating, maintaining, repairing, replacing and other expenses relating to sewage treatment plants, an amount not to exceed two per centum (2%) and commencing on the first day of July, one thousand nine hundred sixty-five and annually thereafter, the Commonwealth shall pay an amount equal to two per centum (2%) of the costs for the acquisition and construction of such sewage treatment plants by municipalities. [and] municipality authorities and school districts to control stream pollution, expended by such municipalities, [and] municipality authorities and school districts from the effective date of the act, approved the twenty-second day of June, one thousand nine hundred thirtyseven (Pamphlet Laws 1987), up to and including the thirty-first day of December of the year preceding the year in which such payment is made, and as ascertained by the Secretary of Health and approved

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

by the Governor, as hereinafter provided.

Section 1.1. Whenever the State Public School Building Authority or any municipality authority shall construct or acquire a sewage treatment plant and then lease such plant to a school district, or school districts, then such school district, or school districts, shall be entitled to payment from the Commonwealth under this act toward the cost of operating, repairing, replacing and other expenses relating to any sewage treatment plants so constructed by the State Public School Building Authority or any municipality authority. In those cases in which the sewage treatment plants are constructed or acquired by the State Public School Building Authority or the municipality authority, the cost of construction or acquisition to the State

Public School Building Authority or the municipality authority shall be the basis for payment by the Commonwealth to such school district or school districts. The school district or school districts shall file such reports as are required by section 3 of this act.

Section 3. Section 3 of the act is amended to read:

Section 3. The amounts to be expended for any of the foregoing purposes shall be recommended by the Secretary of Health and approved by the Governor, in accordance with rules and regulations which the Department of Health is hereby authorized to promulgate, and shall be based upon reports filed with the Secretary of Health prior to the thirty-first day of January, one thousand nine hundred fifty-four, and annually thereafter, by the municipalities, [or] municipality authorities or school districts entitled to receive such pay-

ments, setting forth the amounts expended for the acquisition and construction of sewage treatment plants from the effective date of the act, approved the twenty-second day of June, one thousand nine hundred thirty-seven (Pamphlet Laws 1987), up to and including the thirty-first day of December of the preceding year.

Section 4. This act shall take effect immediately.

APPROVED-The 11th day of August, A. D. 1967.

RAYMOND P. SHAFER

No. 90

AN ACT

## SB 535

Amending the act of July 8, 1941 (P. L. 298), entitled "An act authorizing the creation of, and providing for, and regulating the maintenance and operation of a county employes' retirement system in counties of the fourth class, imposing certain charges on counties, and fixing penalties," authorizing the county retirement board to contract with an insurance company or bank and trust company or trust company to administer the county employes' retirement fund.

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

Section 1. The act of July 8, 1941 (P. L. 298), known as the "Fourth Class County Retirement Law," is amended by adding after section 21, a new section to read:

Section 21.1. Designation of Deposit Administrator.—Notwithstanding any provisions in this act to the contrary the board may contract with any insurance company which has qualified and is