partment shall deem proper.

- (2) To provide fire protection for said property and facilities.
- (3) To provide police protection in accordance with the act of May 21, 1943 (P. L. 469), entitled "An act providing for commissioning as police officers certain employes of institutions maintained in whole or in part by the Commonwealth; conferring upon them the powers of constables in certain cases; and imposing duties on wardens and keepers of jails, police stations and lock-ups."
- (4) To employ, in accordance with the rules and regulations of the executive board, such officers, technicians, professional assistants and other persons as the department shall deem necessary to carry out the provisions of this act.
- (5) To adopt such rules and regulations necessary and appropriate to the proper accomplishment of the purposes of this act.
- (6) To acquire additional lands, easements, leases, licenses, permits or other rights or interests necessary for the proper accomplishment of the purposes of this act.
- (7) To collect rents, fees and other moneys derived from any source pursuant to any provision of this act.
- Section 5. Purchasing.—The department shall have power and its duty shall be to purchase, contract for or maintain all equipment, machinery, materials, services and supplies necessary to construct, operate or maintain the airport or any land or facility covered by this act.
- Section 6. Procedures.—The powers and duties granted by this act shall be exercised in accordance with those provisions of the act of April 9, 1929 (P. L. 177), known as "The Administrative Code of 1929," which are not inconsistent with this act.
- Section 7. Appropriation.—(a) All moneys collected under this act shall be deposited in the Motor License Fund, and shall be credited to the appropriation to the department created by Appropriation Act 93A of 1953.
- (b) All moneys so credited are hereby appropriated to the department to carry out and administer the provisions of this act.
  - Section 8. Effective Date.—This act shall take effect immediately.

APPROVED-The 31st day of August, A. D. 1967.

RAYMOND P. SHAFER

No. 120

AN ACT

SB 98

Amending the act of August 9, 1955 (P. L. 323), entitled "An act relating to counties of the third, fourth, fifth, sixth, seventh and eighth classes; amending, revising,

consolidating and changing the laws relating thereto," authorizing county auditors to organize a State association, providing for their meetings and authorizing payments by the county pertaining thereto.

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

Section 1. Section 440, act of August 9, 1955 (P. L. 323), known as "The County Code," amended April 28, 1961 (P. L. 154), is amended to read:

Section 440. State Associations Authorized.—County officers of each county may organize for themselves a State association as follows:

- (1) The county commissioners, together with the county solicitor and the chief clerk to the county commissioners.
  - (2) The county controllers.
  - (3) The sheriffs.
  - (4) The district attorneys.
  - (5) The probation officers.
  - (6) The registers of wills and clerks of orphans' courts.
  - (7) The prothonotaries and clerks of courts of quarter sessions.
  - (8) The county treasurers.
  - (9) The recorders of deeds.
  - (10) The directors of veterans' affairs.
  - (11) The coroners.
  - (12) The county auditors.

Section 2. Subsection (c) of section 441 of the act is amended to read:

Section 441. Purpose; Annual Meetings.—\* \* \*

(c) [Both the] The association of county controllers, county auditors and the association of county treasurers, may meet in joint session with the association of county commissioners, solicitors and chief clerks, if such associations mutually so agree, but in any case each association shall have a separate session on at least two days of the annual meeting.

Section 3. Subsection (b) of section 444 of the act, amended April 28, 1961 (P. L. 154), is amended to read:

Section 444. Other Meeting Expenses Paid by Counties.—\* \* \*

(b) In the case of county commissioners, county solicitor and county clerk, county controllers, county auditors, sheriffs, registers of wills, clerks of orphans' courts, county treasurers, recorders of deeds, prothonotaries, clerks of courts of quarter sessions, district attorneys and coroners, the portion of the annual expenses charged to each county shall not exceed seventy-five dollars (\$75), in the case of the directors of veterans' affairs the portion charged to each county shall

not exceed fifty dollars (\$50), and in the case of the probation officers an annual membership subscription not exceeding six dollars (\$6) per member shall be paid by the county, and shall be in lieu of the expenses hereinbefore in this section provided for other county officers.

APPROVED—The 1st day of September, A. D. 1967.

RAYMOND P. SHAFER

No. 121 AN ACT

SB 567

Amending the act of May 13, 1909 (P. L. 520), entitled "An act relating to food; defining food; providing for the protection of the public health, and the prevention of fraud and deception, by prohibiting the manufacture or sale, the offering for sale or exposing for sale, or the having in possession with intent to sell, of adulterated, misbranded, or deleterious foods; prescribing certain duties of the Dairy and Food Commissioner in reference thereto; and providing penalties for the violation thereof," authorizing the use of sulphur dioxide in certain food items.

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

Section 1. Clause fifth of subsection (a) of section 3, act of May 13, 1909 (P. L. 520), entitled "An act relating to food; defining food; providing for the protection of the public health, and the prevention of fraud and deception, by prohibiting the manufacture or sale, the offering for sale or exposing for sale, or the having in possession with intent to sell, of adulterated, misbranded, or deleterious foods; prescribing certain duties of the Dairy and Food Commissioner in reference thereto; and providing penalties for the violation thereof," amended December 15, 1965 (P. L. 1111), is amended to read:

Section 3. (a) That for the purpose of this act, an article of food shall be deemed to be adulterated—

Fifth. If it contains any added sulphurous acid, sulphur dioxide, or sulphites, benzoic acid or benzoates, or other preservatives, except as hereafter provided, or if it contains any added boric acid or borates, salicylic acid or salicylates, formaldehyde, hydrofluoric acid or fluorides, fluoborates, fluosilicates, or other fluorine compounds, saccharin, or other artificial sweetening agents, except as hereafter provided, metallic salts, betanaphthol, hydronaphthal, abrastol, asaprol, pyroligeneous acid, or other ingredients deleterious to health; or if, in the case of confectionery, it contains any of the substances mentioned in this paragraph, or any mineral substance, or injurious color