obtain the assent of the electors of any municipality under this section 205 and no such petition has been filed within said period of sixty (60) days from the date of the election, or such petition having been filed shall have been finally dismissed, such election shall be conclusively deemed to be valid for all purposes, except where a constitutional question is involved.

* * *

Section 2. Clause (g) of section 216 of the act is amended to read: Section 216. Moneys Borrowed or Authorized to Be Borrowed for Impracticable, etc., Purposes.—* * *

(g) Whenever it shall have been determined to refrain from borrowing such money by action of the corporate authorities alone, the original authority to borrow the same shall thereupon be deemed to have been rescinded and of no effect. No such cancellation shall be effective until the council in the case of cities and boroughs and the corporate authorities in the case of other municipalities shall first have filed a certificate of such cancellation with the clerk of the court of quarter sessions of the county and with the Department of [Internal] Community Affairs, in cases where the original proceedings were

approved by that department, which officers shall record or file the same with the proceedings had relating to the increase of indebtedness.

Section 3. This act shall take effect immediately.

APPROVED—The 5th day of October, A. D. 1967.

RAYMOND P. SHAFER

No. 151

AN ACT

HB 1140

Amending the act of January 24, 1966 (P. L. 1535), entitled "An act providing for the planning and regulation of community and individual and community sewage disposal systems; requiring municipalities to submit plans for systems in their jurisdiction; authorizing grants to municipalities; requiring permits for persons installing such systems; authorizing the Department of Health to adopt rules, regulations, standards and procedures; creating an advisory committee; providing remedies and prescribing penalties," postponing the effective date.

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

Section 1. Section 15, act of January 24, 1966 (P. L. 1535), known as the "Pennsylvania Sewage Facilities Act," is amended to read: Section 15. Effective Date.—This act shall take effect [July 1,

1967] January 1, 1968: Provided, That any municipality which shall enforce this act in a manner deemed satisfactory to the secretary shall receive reimbursement as provided in section 9 for expenses incurred after July 1, 1967: And provided further, That after July 1, 1967 the department is authorized to administer grants to any county, municipality or authority pursuant to section 6.

Section 2. This act shall take effect immediately.

Approved—The 5th day of October, A. D. 1967.

RAYMOND P. SHAFER

No. 152

AN ACT

HB 1153

Amending the act of May 2, 1949 (P. L. 873), entitled, as amended, "An act requiring that the results of all local option referenda in political subdivisions be certified to the Bureau of Municipal Affairs by county boards of elections; and requiring secretaries of political subdivisions to make certain reports to said bureau and to the county commissioners of the county in which the political subdivision is located," changing the submission of certifications of local option referenda and certain reports from the Bureau of Municipal Affairs of the Department of Internal Affairs to the Department of Community Affairs; and further providing for contents of annexation proceedings reports.

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

Section 1. The title, act of May 2, 1949 (P. L. 873), entitled, as amended, "An act requiring that the results of all local option referenda in political subdivisions be certified to the Bureau of Municipal Affairs by county boards of elections; and requiring secretaries of political subdivisions to make certain reports to said bureau and to the county commissioners of the county in which the political subdivision is located," amended August 19, 1953 (P. L. 1076), is amended to read:

AN ACT

Requiring that the results of all local option referenda in political subdivisions be certified to the [Bureau of Municipal Affairs] Department of Community Affairs by county boards of elections; and requiring secretaries of political subdivisions to make certain reports to said [bureau] department and to the county commissioners