final enactment, and at least fifteen days before its final enactment, notice of the introduction of any consolidation, codification or revision, specifying its general nature and listing its table of contents, shall be given by advertisement in a newspaper of general circulation in said township.

When any such consolidation, codification or revision has been enacted as an ordinance, it shall not be necessary to advertise the entire text thereof, but it shall be sufficient in any such case, to publish a notice stating that such consolidation, codification or revision, notice of the introduction of which had previously been given, was finally enacted.

The procedure set forth in this clause for the consolidation or codification of township ordinances as a single ordinance may also be followed in enacting a complete group or body of ordinances, repealing or amending existing ordinances as may be necessary in the course of preparing a consolidation [or codification], codification or revision of the township ordinances, except that in such case the [publication] advertisement giving notice of the introduction shall list, in lieu of a table of contents, the titles only of each of the ordinances in such complete group or body of ordinances.

APPROVED—The 9th day of October, A. D. 1967.

RAYMOND P. SHAFER

No. 185

AN ACT

SB 814

Amending the act of June 28, 1951 (P. L. 638), entitled "An act relating to the jurisdiction, powers, and duties of registers of wills, and regulating proceedings before them, and the costs thereof, the effects of their acts, and appeals therefrom," further regulating conclusiveness of the original probate and providing for the probate of a later will or codicil.

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

Section 1. Subsection (b) of section 303, act of June 28, 1951

(P. L. 638), known as the "Register of Wills Act of 1951," is amended to read:

Section 303. Limit of Time for Probate.—

(b) Conclusiveness of Original Probate. The probate of a will shall be conclusive as to all property, real or personal, devised or bequeathed by it, unless an appeal shall be taken from the probate as provided in section 208, or the probate record shall have been amended as authorized by section 308.

* * *

Section 2. The act is amended by adding after section 307, a new section to read:

Section 308. Later Will or Codicil.—If a later will or codicil is submitted to the register for probate within three months of the testator's death but after the register shall have probated an earlier instrument, the register, after such notice as he deems advisable, but with at least ten days' notice to the petitioner who presented the probated instrument if he has not requested probate of the later will or codicil, shall have power to open the probate record, receive proof of the later instrument or instruments and amend his probate record.

Section 3. This act shall take effect immediately.

Approved—The 9th day of October, A. D. 1967.

RAYMOND P. SHAFER

No. 186

AN ACT

SB 819

Amending the act of May 26, 1949 (P. L. 1828), entitled "An act concerning the investment powers and duties of guardians, committees, trustees, and other fiduciaries, except personal representatives, and prescribing the nature and kind of investments which may be made and retained by such fiduciaries," further providing for retention of investments and providing for the removal of restrictions when the original purpose of the testator or settlor cannot be carried out.

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

Section 1. Sections 14 and 18, act of May 26, 1949 (P. L. 1828), known as the "Fiduciaries Investment Act of 1949," are amended to read: