have and may exercise all powers necessary or convenient for the carrying out of the aforesaid purposes, including, but without limiting the generality of the foregoing, the following rights and powers:

* *

(i) To borrow money, make and issue negotiable notes, bonds, and other evidences of indebtedness or obligations (herein called "bonds") of the Authority, not exceeding [one billion five hundred forty-six million, six hundred seventy-seven thousand, five hundred forty-eight dollars (\$1,546,677,548)] <u>one billion five hundred fifty-three million</u>,

three hundred four thousand, eight hundred forty-six dollars (\$1,-

553,304,846) in the aggregate and in addition thereto, such bonds the

Authority may, from time to time, determine to issue for the purpose of refunding bonds previously issued by the Authority, and to secure the payment of all bonds, or any part thereof, by pledge or deed of trust of all or any of its revenues, rentals, and receipts, and to make such agreements with the purchasers or holders of such bonds or with others in connection with any such bonds, whether issued or to be issued, as the Authority shall deem advisable, and in general to provide for the security for said bonds and the rights of the holders thereof.

* * *

Section 2. The proceeds of this increased borrowing capacity shall be allocated approximately in the following manner:

Section 3. This act shall take effect immediately.

APPROVED-The 15th day of March, A. D. 1968.

RAYMOND P. SHAFER.

No. 21

AN ACT

HB 959

Amending the act of April 29, 1937 (P. L. 487), entitled, as amended, "An act to provide for the permanent personal registration of electors in cities of the second class, cities of the second class A, cities of the third class, boroughs, towns, and townships as a condition of their right to vote at elections and primaries, and their enrollment as members of political parties as a further condition of their right to vote at primaries; prescribing certain procedure for the conduct of elections and primaries and the challenge and proof of qualifications of electors; requiring the county commissioners of the various counties to act as a registration commission therefor; and prescribing the powers and duties of citizens, parties, political bodies, registration commissioners, commissioners, registrars, inspectors of registration and other appointees of registration commissions, county election boards, election officers, municipal officers, departments and bureaus, police officers, courts, judges, prothonotaries, sheriffs, county commissioners, peace officers, county treasurers, county controllers, registrars of vital statistics, certain public utility corporations, real estate **brokers, rental agents, and boards of school directors; and imposing penalties," re**ducing the minimum number of hours that traveling registrars are required to sit.

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

Section 1. Subsection (b) of section 16, act of April 29, 1937 (P. L. 487), known as "The Permanent Registration Act for Cities of the Second Class, Cities of the Second Class A, Cities of the Third Class, Boroughs, Towns, and Townships," reenacted and amended May 31, 1955 (P. L. 62), is amended to read:

Section 16. Days and Hours of Registration; Places of Registration; Use of Polling Places; Payment of Rentals; Use of School Buildings; Public Notice.—

* * *

(b) The commission by its own action may, or upon the signed petition of at least one hundred qualified electors of any city of the second class, city of the second class A, city of the third class, borough, town or township requesting the same shall cause at least two registrars to sit, not later than fifty days prior to each primary, general and municipal election for the purpose of receiving personal applications for registrations, applications for change of party enrollment, and removal notices from electors of said city of the second class, city of the second class A, city of the third class, borough, town or township at a suitable and conveniently located place in said city of the second class, city of the second class A, city of the third class, borough, town or township for at least one day and not more than three days continuously between such practicable and reasonable hours, not less than [six (6)] two (2) hours each day, as the

commission shall prescribe, or if the commission fails to do so prescribe, between the hours of 10 A. M. and 3 P. M. and between the hours of 7 P. M. and 10 P. M. Such petitions to be affected shall be filed with the commission at least sixty-five days prior to any primary, municipal or general election. Immediately upon such motion of the commission or immediately upon the receipt of any such petition, the commission shall notify, in writing, the county chairman of the political parties enrolling the largest and second largest number of voters within the county at the preceding November election of the filing of said petition and of the number of registrars the commission will appoint to serve in said cities of the second class, cities of the second class A, cities of the third class, boroughs, towns and townships. Not later than the third day after receipt of said notice, said chairman shall submit to the commission a list of qualified electors of the county to serve as registrars for said days. Of the registrars appointed by the commission for such registration days, an equal number shall be appointed from the names on each of the lists so submitted: Provided, however, That if either or both of said chairmen shall fail to submit such list within the time herein provided, the commission shall appoint an equal number of persons from the list actually submitted, and an equal number of any qualified electors of the county, or shall appoint as all of such registrars, any qualified electors of the county, as the case may be.

* * *

Section 2. This act shall take effect immediately.

APPROVED—The 21st day of March, A. D. 1968.

RAYMOND P. SHAFER.

No. 22

AN ACT

HB 1409

Amending the act of May 1, 1933 (P. L. 103), entitled "An act concerning townships of the second class; and amending, revising, consolidating, and changing the law relating thereto," further providing for the collection of the cost of removing nuisances.

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

Section 1. Clause XII of section 702, act of May 1, 1933 (P. L. 103), known as "The Second Class Township Code," reenacted and amended July 10, 1947 (P. L. 1481) and amended May 20, 1957 (P. L. 174), is amended to read:

Section 702. Supervisors to Exercise Powers.—The corporate powers of townships of the second class shall be exercised by the township supervisors. Where no specific authority is given for the expenditures incident to the exercise of any power hereinafter conferred, or where no specific fund is designated from which such expenditures shall be made, appropriations for such expenditures shall be made only from the general township fund. In addition to the duties imposed upon them by section 516 hereof, they shall have power—

XII. Nuisances.—To prohibit nuisances, including but not limited to, accumulations of garbage and rubbish, and the storage of abandoned or junked automobiles, on private and public property, and the carrying on of any offensive manufacture or business; and to remove any nuisance or dangerous structure on public or private