ceased Collector.—The executors or administrators of any deceased tax collector, except a treasurer of a city of the third class and except a county treasurer of any county of the third, fourth, fifth or sixth

class designated to collect county and institution district taxes in cities of the third class, shall have the same powers to enforce collection of unpaid taxes as the collector would have if living, and for that purpose, may employ a suitable person to act for them in the execution of the warrants with all the powers possessed by the deceased collector.

Section 33. Compensation and Expenses of Tax Collector in Cities of the Third Class Shared.—* * *

Provisions of this section shall not apply with respect to county and county institution district taxes in counties of the third, <u>fourth</u>, <u>fifth</u>

or sixth class having appointed a county treasurer to assume responsibility for the billing and collection of county and county institution district taxes in cities of the third class.

Section 2. All acts and parts of acts are repealed in so far as they are inconsistent herewith.

Section 3. This act shall take effect immediately.

APPROVED-The 27th day of June, A. D. 1968.

RAYMOND P. SHAFER

No. 133

AN ACT

HB 1356

Amending the act of December 15, 1959 (P. L. 1779), entitled, as amended, "An act relating to fish, frogs, tadpoles and turtles; and amending, revising, consolidating and changing the law relating to fish in the inland waters and the boundary lakes and boundary rivers of the Commonwealth," further regulating fishing without licenses in certain regulated fishing lakes.

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

Section 1. Section 63, act of December 15, 1959 (P. L. 1779), known as "The Fish Law of 1959," reenacted and amended August 18, 1961 (P. L. 998), is amended to read:

Section 63. Fishermen Not Required to Possess Licenses to Fish in Certain Regulated Fishing Lakes.—When patronizing a regulated fishing lake that is wholly open to the general public for fishing and

where the said regulated fishing lake is operated solely as a commer-

cial venture (i) which has been issued a regulated fishing lake license,

and (ii) the source of water of which comes from springs run-off or small feeder streams or from private water largely originating on the property of the regulated fishing lake or water to which the fishing lake has riparian rights as determined by the Commission, a fisherman shall not be required to possess a fishing license issued pursuant to section 220 or 221 of this act. When patronizing any regulated fishing lake for which the Commission has not determined the conditions hereinbefore set forth to exist, a fisherman shall be required to possess a fishing license issued pursuant to section 220 or 221 of this act.

APPROVED—The 28th day of June, A. D. 1968.

RAYMOND P. SHAFER

No. 134

AN ACT

HB 1997

Amending the act of June 25, 1931 (P. L. 1352), entitled "An act providing for joint action by the Commonwealth of Pennsylvania and the State of New Jersey in the administration, operation, and maintenance of bridges over the Delaware River, and for the construction of additional bridge facilities across said river; authorizing the Governor, for these purposes, to enter into an agreement with the State of New Jersey; creating a Delaware River Joint Toll Bridge Commission and specifying the powers and duties thereof, including the power to finance the construction of additional bridges by the issuance of revenue bonds to be redeemed from revenues derived from tolls collected at such bridges; transferring to said commission all powers now exercised by existing commission created to acquire toll bridges over the Delaware River; and making an appropriation," further regulating the acquisition of materials and services.

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

Section 1. Article II of the Agreement between the Commonwealth of Pennsylvania and the State of New Jersey in section 1, act of June 25, 1931 (P. L. 1352), entitled "An act providing for joint action by the Commonwealth of Pennsylvania and the State of New Jersey in the administration, operation, and maintenance of bridges over the Delaware River, and for the construction of additional bridge facilities across said river; authorizing the Governor, for these purposes, to enter into an agreement with the State of New Jersey; creating a Delaware River Joint Toll Bridge Commission and specifying the powers and duties thereof, including the power to finance the construction of additional bridges by the issuance of revenue bonds