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THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 1858 Session of 1993

INTRODUCED BY PISTELLA, MERRY, LESCOVITZ, BATTISTO AND D. W. SNYDER, JUNE 22, 1993

SENATOR ROBBINS, LOCAL GOVERNMENT, IN SENATE, AS AMENDED, SEPTEMBER 26, 1994

AN ACT

1 2 3 4 5 6 7 8 9 10	<pre>Amending the act of August 9, 1955 (P.L.323, No.130), 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," further providing for expenses of county row officers for attending certain meetings; CREATING A COUNTY OPERATING RESERVE FUND; FURTHER PROVIDING FOR THE COMPENSATION OF PART- TIME DISTRICT ATTORNEYS; PROVIDING FOR EXEMPTION AMOUNTS; FURTHER PROVIDING FOR AUTHORITY TO SELL OR LEASE REAL PROPERTY; AND MAKING REPEALS.</pre>
11	The General Assembly of the Commonwealth of Pennsylvania
12	hereby enacts as follows:
13	Section 1. Section 443 of the act of August 9, 1955
14	(P.L.323, No.130), known as The County Code, amended December
15	18, 1984 (P.L.1065, No.211), is amended to read:
16	Section 443. Expenses of Attending Members to be Paid by
17	County; Time Limit on Meetings(a) The <u>actual</u> expenses of all
18	authorized elected county officers attending the annual meetings
19	of their associations shall be paid by the several counties out
20	of <u>the</u> general county [funds] <u>fund</u> . Each of these officers,

1 except the county commissioners, shall be [allowed for his]
2 reimbursed for actual expenses not to exceed [ninety dollars
3 (\$90)] one hundred ten dollars (\$110) per day for the number of
4 days specified in subsection (b) of this section, together with
5 mileage going to and returning from such meeting[. The expense
6 allowance shall be paid] and the registration fee.

7 (a.1) The actual expenses of all authorized nonelected county officers and employes attending the annual meetings of 8 9 their associations may be paid by the several counties out of 10 the county general fund. Each of these officers may be 11 reimbursed for actual expenses in an amount not to exceed one hundred ten dollars (\$110) per day for the number of days 12 13 specified in subsection (b) of this section, together with 14 mileage going to and returning from such meetings and the 15 registration fee.

16 (a.2) Every delegate attending the annual meeting shall 17 submit to the county an itemized account of expenses incurred at 18 the meeting. The county may authorize employes to be compensated 19 at their regular employe rate during their attendance at the 20 annual meeting. The actual expenses for elected officers shall, and for nonelected officers may, be paid for the number of days 21 specified in subsection (b). In addition, elected county 22 23 officers shall receive, and nonelected county officers and 24 employes may receive, actual expenses not to exceed one hundred 25 ten dollars (\$110) per day for each day not in excess of two in 26 going to and returning from such meeting.

(b) The annual meeting of the association of county commissioners, county solicitors and chief clerks shall not exceed four days, that of the district attorneys shall not exceed three days, and those of all other State associations 19930H1858B4085 - 2 -

shall not exceed three days in every case, exclusive of the time 1 2 spent in traveling to and from the said meetings.

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3 Section 2. This act shall take effect immediately. 4 SECTION 2. THE ACT IS AMENDED BY ADDING A SECTION TO READ: 5 SECTION 513. OPERATING RESERVE FUND.--(A) THE COUNTY 6 COMMISSIONERS SHALL HAVE THE POWER TO CREATE AND MAINTAIN A 7 SEPARATE OPERATING RESERVE FUND IN ORDER TO MINIMIZE FUTURE 8 REVENUE SHORTFALLS AND DEFICITS, PROVIDE GREATER CONTINUITY AND 9 PREDICTABILITY IN THE FUNDING OF VITAL GOVERNMENT SERVICES, 10 MINIMIZE THE NEED TO INCREASE TAXES TO BALANCE THE BUDGET IN 11 TIMES OF FISCAL DISTRESS, PROVIDE THE CAPACITY TO UNDERTAKE 12 LONG-RANGE FINANCIAL PLANNING AND DEVELOP FISCAL RESOURCES TO 13 MEET LONG-TERM NEEDS. 14 (B) THE COUNTY COMMISSIONERS MAY ANNUALLY MAKE 15 APPROPRIATIONS FROM THE GENERAL COUNTY FUND TO THE OPERATING 16 RESERVE FUND, BUT NO APPROPRIATION SHALL BE MADE TO THE 17 OPERATING RESERVE FUND IF THE EFFECT OF THE APPROPRIATION WOULD 18 CAUSE THE FUND TO EXCEED FIVE PER CENT OF THE ESTIMATED REVENUES 19 OF THE COUNTY'S GENERAL FUND IN THE CURRENT FISCAL YEAR. 20 (C) THE COMMISSIONERS MAY AT ANY TIME, BY RESOLUTION, MAKE 21 APPROPRIATIONS FROM THE OPERATING RESERVE FUND FOR THE FOLLOWING 22 PURPOSES ONLY: 23 (1) TO MEET EMERGENCIES INVOLVING THE HEALTH, SAFETY OR 24 WELFARE OF THE RESIDENTS OF THE COUNTY; 25 (2) TO COUNTERBALANCE POTENTIAL BUDGET DEFICITS RESULTING 26 FROM SHORTFALLS IN ANTICIPATED REVENUES OR PROGRAM RECEIPTS FROM 27 WHATEVER SOURCE; OR 28 (3) TO PROVIDE FOR ANTICIPATED OPERATING EXPENDITURES 29 RELATED EITHER TO THE PLANNED GROWTH OF EXISTING PROJECTS OR PROGRAMS OR TO THE ESTABLISHMENT OF NEW PROJECTS OR PROGRAMS IF 30 19930H1858B4085

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FOR EACH PROJECT OR PROGRAM APPROPRIATIONS HAVE BEEN MADE AND
 ALLOCATED TO A SEPARATE RESTRICTED ACCOUNT ESTABLISHED WITHIN
 THE OPERATING RESERVE FUND.

4 (D) THE OPERATING RESERVE FUND SHALL BE INVESTED, REINVESTED
5 AND ADMINISTERED IN A MANNER CONSISTENT WITH THE PROVISIONS OF
6 SECTION 1706 OF THIS ACT.

7 SECTION 3. SECTION 1401(G) OF THE ACT, AMENDED MAY 4, 1990
8 (P.L.167, NO.39), IS AMENDED TO READ:

9 SECTION 1401. DISTRICT ATTORNEY; QUALIFICATIONS;

10 ELIGIBILITY; COMPENSATION. --* * *

11 (G) THE COMMISSIONERS OF ANY COUNTY MAY BY ORDINANCE FIX THE SERVICES OF THE DISTRICT ATTORNEY AT FULL TIME. SUCH 12 13 DETERMINATION MAY BE MADE AT ANY TIME, PROVIDED THAT THE 14 DETERMINATION SHALL NOT BE MADE BETWEEN THE FIRST DAY FOR THE 15 CIRCULATION OF NOMINATING PETITIONS FOR THE OFFICE OF DISTRICT 16 ATTORNEY AND JANUARY OF THE SUBSEQUENT YEAR. THE PRESIDENT JUDGE 17 OF THE COURT OF COMMON PLEAS OF THE JUDICIAL DISTRICT AND THE 18 DISTRICT ATTORNEY MAY MAKE RECOMMENDATIONS AT ANY TIME TO THE 19 COUNTY COMMISSIONERS ON THE ADVISABILITY OF FULL-TIME SERVICE BY 20 THE DISTRICT ATTORNEY, BUT THE SAME SHALL NOT BE BINDING ON 21 THEM.

22 WHEN THE DETERMINATION BY THE COUNTY COMMISSIONERS TO REQUIRE 23 A FULL-TIME DISTRICT ATTORNEY BECOMES EFFECTIVE AND OPERATIVE, 24 HE SHALL BE COMPENSATED AT ONE THOUSAND DOLLARS (\$1,000) LOWER 25 THAN THE COMPENSATION PAID TO A JUDGE OF THE COURT OF COMMON 26 PLEAS IN THE RESPECTIVE JUDICIAL DISTRICT. IT IS THE LEGISLATIVE 27 INTENT THAT ALL PROVISIONS OF THIS SUBSECTION REQUIRING FULL-28 TIME SERVICE SHALL BE UNENFORCEABLE UNTIL SUCH TIME AS THE 29 ACCOMPANYING SALARY PROVISIONS TAKE EFFECT.

30 ONCE THE DETERMINATION FOR A FULL-TIME DISTRICT ATTORNEY IS 19930H1858B4085 - 4 -

1 MADE, IT SHALL NOT THEREAFTER BE CHANGED EXCEPT BY REFERENDUM OF 2 THE ELECTORATE OF THE SAID COUNTY. SUCH REFERENDUM MAY BE 3 INSTITUTED BY THE COUNTY COMMISSIONERS OR ON PETITION BY FIVE 4 PER CENT OF THE ELECTORS VOTING FOR THE OFFICE OF GOVERNOR IN 5 THE LAST GUBERNATORIAL GENERAL ELECTION. SUCH REFERENDUM MAY BE HELD AT ANY ELECTION PRECEDING THE YEAR IN WHICH THE DISTRICT 6 7 ATTORNEY SHALL BE ELECTED. SUCH DISTRICT ATTORNEY SHALL DEVOTE 8 FULL TIME TO THE OFFICE. THE DISTRICT ATTORNEY WHILE IN OFFICE, 9 SHALL NOT DERIVE ANY OTHER INCOME AS A RESULT OF HONORARIUMS, 10 PROFIT SHARES OR DIVISIONS OF INCOME FROM ANY FIRM WITH WHICH 11 THE DISTRICT ATTORNEY WAS ASSOCIATED PRIOR TO ELECTION. THIS LIMITATION SHALL NOT BE CONSTRUED, HOWEVER, TO PRECLUDE PAYMENT 12 13 OF FEES EARNED FOR LEGAL WORK DONE PRIOR TO, BUT NOT CONCLUDED 14 UNTIL AFTER HIS ELECTION AS DISTRICT ATTORNEY. IN ADDITION THE 15 DISTRICT ATTORNEY SHALL NOT ENGAGE IN ANY PRIVATE PRACTICE AND 16 MUST BE COMPLETELY DISASSOCIATED WITH ANY FIRM WITH WHICH THE 17 DISTRICT ATTORNEY WAS AFFILIATED PRIOR TO ELECTION, NOR SHALL 18 THE DISTRICT ATTORNEY-ELECT ACCEPT ANY CIVIL OR CRIMINAL CASES 19 AFTER BEING ELECTED TO THE OFFICE. FURTHERMORE, THE DISTRICT 20 ATTORNEY SHALL BE SUBJECT TO THE CANONS OF ETHICS AS APPLIED TO 21 JUDGES IN THE COURTS OF COMMON PLEAS OF THIS COMMONWEALTH IN SO 22 FAR AS SUCH CANONS APPLY TO SALARIES, FULL-TIME DUTIES AND 23 CONFLICTS OF INTEREST.

ANY COMPLAINT BY A CITIZEN OF THE COUNTY THAT A FULL-TIME 24 25 DISTRICT ATTORNEY MAY BE IN VIOLATION OF THIS SECTION SHALL BE 26 MADE TO THE DISCIPLINARY BOARD OF THE SUPREME COURT OF 27 PENNSYLVANIA, FOR DETERMINATION AS TO THE MERIT OF THE 28 COMPLAINT. IF ANY SUBSTANTIVE BASIS IS FOUND, THE BOARD SHALL 29 PROCEED FORTHWITH IN THE MANNER PRESCRIBED BY THE RULES OF THE 30 SUPREME COURT AND MAKE SUCH RECOMMENDATION FOR DISCIPLINARY - 5 -19930H1858B4085

ACTION AS IT DEEMS ADVISABLE, PROVIDED, HOWEVER, THAT IF THE
 SUPREME COURT DEEMS THE VIOLATION SO GRAVE AS TO WARRANT REMOVAL
 FROM OFFICE, THE PROTHONOTARY OF THE SAID COURT SHALL TRANSMIT
 ITS FINDINGS TO THE SPEAKER OF THE HOUSE OF REPRESENTATIVES FOR
 SUCH ACTION AS THE HOUSE DEEMS ADVISABLE UNDER ARTICLE VI OF THE
 CONSTITUTION OF THE COMMONWEALTH OF PENNSYLVANIA.

7 WHERE NO SUCH DETERMINATION TO REQUIRE A FULL-TIME DISTRICT 8 ATTORNEY IS MADE, THE DISTRICT ATTORNEY SHALL BE PERMITTED TO 9 HAVE AN OUTSIDE PRACTICE[, AND HIS SALARY SHALL BE AS SET FORTH 10 IN THE ACT OF NOVEMBER 1, 1971 (P.L.495, NO.113)].

11 NOTWITHSTANDING THE PROVISION OF ANY OTHER STATUTE, THE 12 ANNUAL SALARIES OF PART-TIME DISTRICT ATTORNEYS SHALL BE AS 13 FOLLOWS: IN COUNTIES OF THE THIRD OR FOURTH CLASS, THE SALARY 14 SHALL BE SIXTY PER CENT OF THE ANNUAL SALARY PAYABLE TO THE 15 JUDGE OF THE COURT OF COMMON PLEAS OF THE JUDICIAL DISTRICT OF 16 THE COUNTY; IN A COUNTY OF THE FIFTH OR SIXTH CLASS, THE SALARY 17 SHALL BE FIFTY PER CENT OF THE ANNUAL SALARY PAYABLE TO THE 18 JUDGE OF THE COURT OF COMMON PLEAS OF THE JUDICIAL DISTRICT OF 19 THE COUNTY; AND IN A COUNTY OF THE SEVENTH OR EIGHTH CLASS, THE 20 SALARY SHALL BE FORTY PER CENT OF THE ANNUAL SALARY PAYABLE TO 21 THE JUDGE OF THE COURT OF COMMON PLEAS OF THE JUDICIAL DISTRICT 22 OF THE COUNTY.

23 SECTION 4. SECTION 1770 OF THE ACT, AMENDED JULY 3, 1985
24 (P.L.136, NO.38) AND DECEMBER 7, 1990 (P.L.633, NO.163), IS
25 AMENDED TO READ:

26 SECTION 1770. TAX LEVIES.--NO TAX SHALL BE LEVIED ON 27 PERSONAL PROPERTY TAXABLE FOR COUNTY PURPOSES WHERE THE RATE OF 28 TAXATION THEREON IS FIXED BY LAW OTHER THAN AT THE RATE SO 29 FIXED. THE COUNTY COMMISSIONERS SHALL FIX, BY RESOLUTION, THE 30 RATE OF TAXATION FOR EACH YEAR. NO TAX FOR GENERAL COUNTY 19930H1858B4085 - 6 -

PURPOSES IN COUNTIES OF THE THIRD, FOURTH, FIFTH, SIXTH, SEVENTH 1 2 AND EIGHTH CLASSES, EXCLUSIVE OF THE REQUIREMENTS FOR THE 3 PAYMENT OF RENTALS TO ANY MUNICIPAL AUTHORITY, SHALL IN ANY ONE 4 YEAR EXCEED THE RATE OF TWENTY-FIVE MILLS ON EVERY DOLLAR OF THE 5 ADJUSTED VALUATION, UNLESS THE COUNTY COMMISSIONERS BY MAJORITY 6 ACTION SHALL, UPON DUE CAUSE SHOWN BY RESOLUTION, PETITION THE COURT OF COMMON PLEAS, IN WHICH CASE THE COURT MAY ORDER A RATE 7 8 OF NOT MORE THAN FIVE MILLS ADDITIONAL TO BE LEVIED: PROVIDED, 9 HOWEVER, THAT THE RATE OF TAXATION FOR PAYMENT OF INTEREST AND 10 PRINCIPAL ON ANY INDEBTEDNESS INCURRED PURSUANT TO THE ACT OF 11 JULY 12, 1972 (P.L.781, NO.185), KNOWN AS THE "LOCAL GOVERNMENT UNIT DEBT ACT, " OR ANY PRIOR OR SUBSEQUENT ACT GOVERNING THE 12 13 INCURRENCE OF INDEBTEDNESS OF THE COUNTY SHALL BE UNLIMITED. TAX 14 FOR PAYMENT OF RENTALS TO ANY MUNICIPAL AUTHORITY SHALL NOT 15 EXCEED THE RATE OF TEN MILLS ON EVERY DOLLAR OF THE ADJUSTED 16 VALUATION AND SHALL BE IN ADDITION TO THE TWENTY-FIVE MILL 17 LIMITATION FOR GENERAL COUNTY PURPOSES. IN FIXING THE RATE OF 18 TAXATION, THE COUNTY COMMISSIONERS, IF THE RATE IS FIXED IN 19 MILLS, SHALL ALSO INCLUDE IN THE RESOLUTION A STATEMENT 20 EXPRESSING THE RATE OF TAXATION IN DOLLARS AND CENTS ON EACH ONE 21 HUNDRED DOLLARS OF ASSESSED VALUATION OF TAXABLE PROPERTY. 22 THE RATE OF TAXATION FIXED FOR ANY OCCUPATION TAX LEVIED BY A COUNTY OF THE FOURTH, FIFTH, SIXTH, SEVENTH OR EIGHTH CLASS 23 24 SHALL NOT IN ANY ONE YEAR EXCEED TWENTY MILLS. THE COUNTY 25 COMMISSIONERS MAY, BY RESOLUTION, ABOLISH THE LEVY AND 26 COLLECTION OF OCCUPATION TAXES FOR COUNTY PURPOSES. 27 THE COUNTY COMMISSIONERS OF COUNTIES OF THE FOURTH, FIFTH, 28 SIXTH, SEVENTH AND EIGHTH CLASSES MAY LEVY AND COLLECT AN ANNUAL 29 PER CAPITA TAX ON PERSONS FOR COUNTY PURPOSES.

30ANY COUNTY OF THE FOURTH, FIFTH, SIXTH, SEVENTH OR EIGHTH19930H1858B4085- 7 -

CLASS WHICH SHALL BECOME A COUNTY OF THE THIRD CLASS MAY COLLECT
 FOR A PERIOD OF FOUR YEARS AFTER SUCH STATUS HAS BEEN CERTIFIED
 A PER CAPITA TAX FROM ANY PERSON NOT IN ANY ONE YEAR TO EXCEED A
 TOTAL OF FIVE DOLLARS (\$5) FOR COUNTY PURPOSES.

5 NO TAX SHALL BE LEVIED AND COLLECTED FOR COUNTY PURPOSES ON 6 OFFICES AND POSTS OF PROFITS, OR ON PROFESSIONS, TRADES AND 7 OCCUPATIONS AT THE SAME TIME DURING WHICH A PER CAPITA TAX ON 8 PERSONS IS LEVIED AND COLLECTED FOR COUNTY PURPOSES.

9 ANY PER CAPITA TAXES LEVIED UPON AND COLLECTED FROM ANY
10 PERSON SHALL NOT IN ANY ONE YEAR EXCEED A TOTAL OF FIVE DOLLARS
11 (\$5) FOR COUNTY AND INSTITUTION DISTRICT PURPOSES.

12 ANY COUNTY MAY, BY ORDINANCE OR RESOLUTION, EXEMPT ANY PERSON 13 WHOSE TOTAL INCOME FROM ALL SOURCES IS LESS THAN [FIVE THOUSAND 14 DOLLARS (\$5,000)] <u>TEN THOUSAND DOLLARS (\$10,000)</u> PER ANNUM FROM 15 ANY PER CAPITA TAX LEVIED UNDER THIS ACT.

16 SECTION 5. SECTION 2306 OF THE ACT, AMENDED APRIL 29, 1982
17 (P.L.359, NO.100), IS AMENDED TO READ:

18 SECTION 2306. AUTHORITY TO SELL OR LEASE REAL PROPERTY.--(A) THE BOARD OF COMMISSIONERS MAY SELL FOR NOT LESS THAN THE FAIR 19 20 MARKET VALUE OR LEASE, EITHER AS LESSOR OR LESSEE, ANY REAL 21 PROPERTY BELONGING TO THE COUNTY OR TO OTHERS WHERE THE COUNTY 22 IS LESSEE. IF THE COMMISSIONERS KNOW OR HAVE REASON TO BELIEVE 23 THAT THE PROPERTY TO BE SOLD CONTAINS OIL, GAS, COAL, STONE, 24 TIMBER OR OTHER MINERAL OR FOREST PRODUCTS OF COMMERCIAL VALUE, 25 SUCH KNOWLEDGE OR BELIEF SHALL BE ADVERTISED TOGETHER WITH THE 26 DESCRIPTION OF THE LAND IN AT LEAST TWO NEWSPAPERS, IN SAID 27 COUNTY, OF GENERAL CIRCULATION, ONCE A WEEK FOR THREE 28 CONSECUTIVE WEEKS. THE FAIR MARKET VALUE OF REAL PROPERTY IN THE 29 CASE OF A SALE SHALL BE DETERMINED BY THE COUNTY COMMISSIONERS 30 IN CONSULTATION WITH THE COUNTY ASSESSOR AND TWO LICENSED REAL 19930H1858B4085 - 8 -

ESTATE BROKERS DOING BUSINESS WITHIN THE COUNTY. IN THE CASE OF 1 ANY LEASE OF COUNTY PROPERTY HEREUNDER, SUCH PROPERTY, WITH ANY 2 3 AND ALL IMPROVEMENTS OR ADDITIONS THEREON OR THERETO, SHALL, IN 4 THE HANDS OF THE LESSEE, BE SUBJECT TO TAXATION BY SUCH COUNTY 5 AND ANY OTHER POLITICAL SUBDIVISION THEREIN, IN THE SAME MANNER AS OTHER REAL ESTATE LOCATED IN THE COUNTY. SUCH TAXES SHALL BE 6 LEVIED AND ASSESSED AGAINST AND PAID BY THE LESSEE. THIS SECTION 7 SHALL NOT APPLY TO LEASES OR SALES OF COUNTY PROPERTY OR OTHER 8 9 PROPERTY WHICH ARE OTHERWISE SPECIFICALLY PROVIDED FOR BY LAW. 10 (B) THE PROVISIONS OF SUBSECTION (A) SHALL NOT BE MANDATORY 11 WHERE COUNTY REAL PROPERTY IS TO BE SOLD TO ANY OF THE 12 FOLLOWING: 13 (1) A CITY, BOROUGH, TOWN, TOWNSHIP, INSTITUTION DISTRICT, 14 SCHOOL DISTRICT, VOLUNTEER FIRE COMPANY, VOLUNTEER AMBULANCE 15 SERVICE OR VOLUNTEER RESCUE SQUAD LOCATED WITHIN THE COUNTY. 16 (2) A MUNICIPAL AUTHORITY PURSUANT TO THE ACT OF MAY 2, 1945 17 (P.L.382, NO.164), KNOWN AS THE "MUNICIPALITY AUTHORITIES ACT OF 18 1945." 19 (3) A NONPROFIT CORPORATION ENGAGED IN COMMUNITY INDUSTRIAL 20 DEVELOPMENT FOR ITS EXCLUSIVE USE FOR INDUSTRIAL DEVELOPMENT. 21 (4) A PERSON FOR HIS EXCLUSIVE USE IN AN INDUSTRIAL 22 DEVELOPMENT PROGRAM. 23 (5) A NONPROFIT CORPORATION ORGANIZED AS A PUBLIC LIBRARY 24 FOR ITS EXCLUSIVE USE AS A LIBRARY. 25 (6) A NONPROFIT MEDICAL SERVICE CORPORATION FOR ITS 26 EXCLUSIVE USE AS A SITE FOR A MEDICAL SERVICE FACILITY. 27 (7) A NONPROFIT HOUSING CORPORATION FOR ITS EXCLUSIVE USE 28 FOR HOUSING FOR THE ELDERLY OR FOR LOW-INCOME HOUSING. 29 (8) THE FEDERAL GOVERNMENT.

30 <u>(9) THE COMMONWEALTH.</u>

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WHEN THE REAL PROPERTY IS TO BE SOLD OR LEASED TO A QUALIFIED 1 2 ENTITY UNDER THIS SUBSECTION, THE BOARD OF COMMISSIONERS MAY 3 ELECT TO ACCEPT SUCH NOMINAL CONSIDERATION FOR SUCH SALE AS IT 4 SHALL DEEM APPROPRIATE. REAL PROPERTY SOLD PURSUANT TO THIS 5 SUBSECTION TO ANY ENTITY UNDER THIS SUBSECTION, OTHER THAN A CITY, BOROUGH, TOWN, TOWNSHIP, INSTITUTION DISTRICT, SCHOOL 6 7 DISTRICT, MUNICIPAL AUTHORITY PURSUANT TO THE "MUNICIPALITY 8 AUTHORITIES ACT OF 1945," LOCATED WITHIN THE COUNTY, THE FEDERAL 9 GOVERNMENT OR THE COMMONWEALTH SHALL BE SUBJECT TO THE CONDITION 10 THAT WHEN THE PROPERTY IS NOT USED FOR THE PURPOSES OF THE 11 ENTITY THE PROPERTY SHALL REVERT TO THE COUNTY. 12 SECTION 6. (A) SECTION 5 OF THE ACT OF NOVEMBER 1, 1971 13 (P.L.495, NO.113), ENTITLED, AS AMENDED, "AN ACT PROVIDING FOR 14 THE COMPENSATION OF COUNTY OFFICERS IN COUNTIES OF THE SECOND 15 THROUGH EIGHTH CLASSES, FOR COMPENSATION OF DISTRICT ATTORNEYS 16 IN CITIES AND COUNTIES OF THE FIRST CLASS, FOR THE DISPOSITION 17 OF FEES, FOR FILING OF BONDS IN CERTAIN CASES AND FOR DUTIES OF

18 CERTAIN OFFICERS, " IS REPEALED.

(B) SECTION 10.1 OF THE ACT OF NOVEMBER 1, 1971 (P.L.495,
NO.113), ENTITLED, AS AMENDED, "AN ACT PROVIDING FOR THE
COMPENSATION OF COUNTY OFFICERS IN COUNTIES OF THE SECOND
THROUGH EIGHTH CLASSES, FOR COMPENSATION OF DISTRICT ATTORNEYS
IN CITIES AND COUNTIES OF THE FIRST CLASS, FOR THE DISPOSITION
OF FEES, FOR FILING OF BONDS IN CERTAIN CASES AND FOR DUTIES OF
CERTAIN OFFICERS," IS REPEALED INSOFAR AS IT RELATES TO DISTRICT
ATTORNEYS.

27 SECTION 7. THIS ACT SHALL TAKE EFFECT IMMEDIATELY.