No. 113

AN ACT

Transferring money received from the sale of certain real estate and paid into the General Fund, from the General Fund to the Motor License Fund.

The General Assembly of the Commonwealth of Penn-

sylvania hereby enacts as follows:

Section 1. The State Treasurer is hereby authorized Transfer from and directed to transfer the sum of five thousand dollars to Motor License (\$5,000) received from the sale of real estate described Fund. in and authorized by the act, approved the eighteenth day of April, one thousand nine hundred forty-one (Pamphlet Laws, twenty), entitled "An act authorizing the Department of Property and Supplies, with the approval of the Governor, to sell and convey two certain plots of land," and paid as provided by said act, into the General Fund of the State Treasury from the said General Fund to the Motor License Fund. Such transfer shall be made immediately after the effective date of this act, upon the warrant of the Auditor General, upon requisition of the Governor.

The purpose of this transfer is to return to the Motor Purpose to License Fund the funds paid therefrom for the purchase of the real estate, conveyed under the provisions of License Fund in said act, approved the eighteenth day of April, one a real estate thousand nine hundred forty-one (Pamphlet Laws, transaction.

twenty).

APPROVED—The 7th day of May, A. D. 1943.

EDWARD MARTIN

No. 114

AN ACT

Providing that the proceeds of the sale of real estate owned by the Commonwealth, together with the rentals derived there-from, shall be repaid to and credited to the proper special fund from which the funds to purchase said real estate were taken.

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

The proceeds of the sale of any real Proceeds from sale of Commonwealth when sold by any wealth real estate Section 1. estate owned by the Commonwealth when sold by any department, board or commission thereof, with the specific authority of the General Assembly as provided by existing law, together with any rentals derived therefrom while the same shall have been owned by the Commonwealth, shall be paid into the General Fund of

return funds

to be credited to special fund which advanced the purchase

the State Treasury, unless said real estate shall have been purchased with funds paid either wholly or mainly out of special funds, in which event said proceeds of sale or rentals shall be paid to and credited to the proper special fund.

APPROVED-The 7th day of May, A. D. 1943.

EDWARD MARTIN

No. 115 AN ACT

To further amend section fifty of the act, approved the second day of May, one thousand nine hundred twenty-five (Pamphlet Laws, four hundred forty-eight), entitled "An act relating to fish; 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," authorizing the Board of Fish Commissioners to adopt certain rules and regulations governing the taking of fish by trolling from moving boats electrically propelled or propelled by internal combustion motors, and making it unlawful to engage in such trolling in violation of the rules and regulations thus adopted.

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

Section 1. Section fifty of the act, approved the second day of May, one thousand nine hundred twenty-five (Pamphlet Laws, four hundred forty-eight), entitled "An act relating to fish; 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," as last amended by the act, approved the twenty-fifth day of May, one thousand nine hundred thirty-seven (Pamphlet Laws, eight hundred one), is hereby further amended to read as follows:

Section 50. Devices to Catch Game-fish, Bait-fish and Fish-bait.—No person shall use any device, means, or method whatsoever, except as in this article otherwise provided, for taking fish from the waters within this Commonwealth, except the following; that is to say, for:

- (a) Game-fish, two rods and two lines and one hand line, with not more than three hooks attached to either line.
- (b) Bait-fish, and fish-bait, two rods and two lines, with not more than three hooks attached to each line; a dip-net, or minnow seine not over four feet square or four feet in diameter; a minnow trap, with not more than one opening, which shall not exceed one inch in diameter. The rods, hooks, and lines must be under the immediate control of the person using the same.

Fish.

Section 50, act of May 2, 1925, P. L. 448, as last amended by act of May 25, 1937, P. L. 801, further amended.