

right to vote: Provided, that such member shall not be eligible to obtain a loan in an amount exceeding his total shareholdings plus the total shares of any other member, free and unpledged. Upon leaving the field of membership as aforesaid, the provisions of this subsection shall apply to persons who have become members of the credit union solely by reason of the provisions of subsection B of this section, but the provisions of subsection C of this section shall not be affected hereby.

APPROVED—The 22d day of November, A. D. 1968.

RAYMOND P. SHAFER.

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No. 335

AN ACT

SB 1675

Amending the act of August 14, 1963 (P. L. 839), entitled, as amended, "An act creating a county records committee; imposing powers and duties upon it; authorizing the Pennsylvania Historical and Museum Commission to assist and cooperate with it; defining county records; and authorizing the disposition of certain county records by the prothonotary and the clerk of courts in counties of the second A and third to eighth class," increasing the membership and extending the powers and duties of the county records committee.

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

Section 1. The title and sections 1, 3, 4 and 5, act of August 14, 1963 (P. L. 839), entitled, as amended, "An act creating a county records committee; imposing powers and duties upon it; authorizing the Pennsylvania Historical and Museum Commission to assist and cooperate with it; defining county records; and authorizing the disposition of certain county records by the prothonotary and the clerk of courts in counties of the second A and third to eighth class," amended November 30, 1967 (P. L. 650), are amended to read:

AN ACT

Creating a county records committee; imposing powers and duties upon it; authorizing the Pennsylvania Historical and Museum Commission to assist and cooperate with it; defining county records; and authorizing the disposition of certain county records by [the

prothonotary and the clerk of courts] county officers in counties of the second A and third to eighth class.

Section 1. There is hereby created a county records committee which shall consist of [six] thirteen members who shall be appointed by the Governor for a term of four years. One member of the committee shall be the Chief Justice of the Pennsylvania Supreme Court, or his judicial representative, one a representative of the Pennsylvania Historical and Museum Commission, one an attorney, one a prothonotary, one a clerk of courts, one a county commissioner, one a county controller or auditor, one a district attorney, one a county treasurer, one a sheriff, one a register of wills, one a recorder of deeds, and the other a member of the general public. Within the means at its command, the Pennsylvania Historical and Museum Commission shall assist and cooperate with the county records committee by providing for its necessary expenses, by providing for examining and inventorying county records for the preparation of schedules, and by enforcing such schedules as the county records committee may make or revise under the provisions of this act.

Section 3. It shall be the duty of the committee to meet from time to time to make or revise schedules setting forth the conditions under which county records filed in [the offices of the prothonotary or the clerk of courts] any office of county government may be disposed of, either with or without microfilming, but the schedules shall distinguish clearly between records of temporary value and records of permanent value, and no schedule shall be made or revised which will permit the destruction of county records of permanent value unless the same are microfilmed. If the said records are no longer in active use but have value for historical research, the county records committee may authorize their disposition by transfer to the Pennsylvania Historical and Museum Commission or to other depositories designated by the commission.

Section 4. [The prothonotary and the clerk of courts] County officers in counties of the second A, third, fourth, fifth, sixth, seventh and eighth class may dispose of all county records in their custody, provided they follow the schedules prescribed by the county records committee which is created under the provisions of this act, and provided that the Pennsylvania Historical and Museum Commission, through its executive director, certifies that such disposal is in accordance with the established schedules.

Section 5. No [prothonotary or clerk of court] county officer shall be held liable on his official bond or in anyway, either civil or criminal, because of the disposition of records, provided he disposes of the records in accordance with the schedules adopted by the committee.

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 22d day of November, A. D. 1968.

RAYMOND P. SHAFER.

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No. 336

AN ACT

SB 1420

To provide for an additional law judge of the court of common pleas in the third judicial district.

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

Section 1. In addition to the judges provided for in the act of January 8, 1952 (P. L. 1844), entitled "An act to designate the several judicial districts of the Commonwealth, as required by the Constitution, and to provide for the election and commissioning of judges learned in the law for the said districts," an additional law judge is hereby authorized and provided for the court of common pleas of the third judicial district, who shall possess the same qualifications which are required by the Constitution and laws for the president judge of the court of common pleas of the district and who shall hold his office for a like term and by the same tenure and shall have the same power, authority and jurisdiction and shall be subject to the same duties, restrictions and penalties and shall receive the same compensation provided for by law for judges learned in the law as if the same office had been established in the time of and subject to the provisions of the act of June 1, 1956 (P. L. 1959), entitled, as amended, "An act fixing the salaries and compensation of the Chief Justice and judges of the Supreme Court, the President Judge and judges of the Superior Court, the judges of the court of common pleas, the judges of the orphans' courts, the judges of the County Court of Philadelphia and the judges of the County Court and Juvenile Court of Allegheny County, certain associate judges not learned in the law, certain state officers, and the salary and expenses of the members of the General Assembly, and repealing certain inconsistent acts."

Section 2. At the next municipal election in November, 1969, the qualified electors of the third judicial district shall elect, in the same manner prescribed by law for the election of the president judge of the court of common pleas of the district, a competent person learned