

No. 1985-95

## AN ACT

## HB 1338

Amending the act of August 24, 1951 (P.L.1304, No.315), entitled, as amended, "An act to improve local health administration throughout the Commonwealth by authorizing the creation, establishment and administration of single-county or joint-county departments of health in all counties; exempting certain municipalities from the jurisdiction of single-county or joint-county departments of health; permitting the dissolution of departments or boards of health in certain municipalities; authorizing State grants to counties which establish departments of health and to certain municipalities if they meet prescribed requirements; conferring powers and duties upon the State Department of Health in connection with the creation, establishment and administration of single-county or joint-county departments of health and administration of the health laws in parts of certain municipalities not subject to the jurisdiction of single-county or joint-county departments of health, and the administration of State grants; and repealing an act which confers health powers upon counties of the first class," increasing the annual per capita grant for environmental health services.

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

Section 1. Section 25(d) of the act of August 24, 1951 (P.L.1304, No.315), known as the Local Health Administration Law, amended May 24, 1984 (P.L.328, No.65), is amended to read:

Section 25. State Grants to County Departments of Health and to Certain Municipalities.— \* \* \*

(d) Environmental Health Services.—The Commonwealth shall pay an additional annual grant of not more than ~~seventy-five cents (75¢)~~ *one dollar and fifty cents (\$1.50)* per capita resident to each county department of health or department or board of health of a municipality eligible for grants under this act for environmental health services provided by the county or municipality.

As used in this subsection "environmental health services" means services such as but not limited to air and noise pollution control, restaurant and wholesale food inspection, rodent and vector control, water and sewage inspection, housing code enforcement and other similar services in addition to other local health grants for public health services.

Section 2. This act shall take effect immediately and shall be retroactive to July 1, 1985.

APPROVED—The 18th day of December, A. D. 1985.

DICK THORNBURGH