thereto," validating township records required to be recorded or transcribed and prescribing the methods of recording and transcribing certain records.

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

Section 1. The act of May 1, 1933 (P. L. 103), known as "The Second Class Township Code," reenacted and amended July 10, 1947 (P. L. 1481), is amended by adding after section 513, a new section to read: Section 513.1. Typewritten, Printed, Photostated and Microfilmed Records, Valid Recording or Transcribing Records.—All township records required to be recorded or transcribed shall be deemed valid if typewritten, printed, photostated or microfilmed, and where recording in a specified book of record is required such records may be recorded or transcribed directly upon the pages of such book of record, or may be attached to such book of record by stapling or by glue, or any other adhesive substance or material, and all records heretofore recorded or transcribed in any manner authorized by this section are validated. When any record shall be recorded or transcribed after the effective date of this amendment by attaching such record or a copy thereof to the book of record as hereinabove provided, the township seal shall be impressed upon each page to which such record is attached, each impression thereof covering both a portion of the attached record and a portion of the page of the book of record to which such record is attached.

Section 2. This act shall take effect immediately.

Approved—The 3d day of May, A. D. 1965.

WILLIAM W. SCRANTON

No. 25

AN ACT

HB 209

Amending the act of July 28, 1953 (P. L. 723), entitled "An act relating to counties of the second class; amending, revising, consolidating and changing the laws relating thereto," increasing county expenses for grave markers and headstones for deceased service persons.

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

Section 1. The section heading and subsection (j) of section 2113, act of July 28, 1953 (P. L. 723), known as the "Second Class County Code," are amended to read:

Section 2113. Markers [or] on Graves; Headstones.—* * *

(j) The expense in each case shall be borne by the county in which the deceased service person had his or her legal residence at the time of his or her death, whether or not he or she died in the county and whether or not he or she was buried in the county. The expense shall not exceed the sum of [seventy-five dollars (\$75)] one hundred dollars (\$100) for each headstone or concrete base or lettering or bronze memorial tablet, and the county commissioners of the county, acting under this section, shall cause to be drawn a warrant on the treasury of the county for the payment of said expense in favor of the party or parties furnishing such headstone or concrete base or lettering or bronze memorial tablet.

* * *

Section 2. This act shall take effect immediately.

Approved—The 3d day of May, A. D. 1965.

WILLIAM W. SCRANTON

No. 26

AN ACT

HB 276

Amending the act of June 23, 1931 (P. L. 932), entitled "An act relating to cities of the third class; and amending, revising and consolidating the law relating thereto," providing for compensation for police officers who remain on duty overtime when the mayor declares an emergency.

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

Section 1. Section 2004, act of June 23, 1931 (P. L. 932), known as "The Third Class City Code," reenacted and amended June 28, 1951 (P. L. 662) and amended August 26, 1953 (P. L. 1484), is amended to read:

Section 2004. Hours of Service; Exceptions; Vacations.—No city shall employ or require any police officer to remain on duty for more than eight hours in any twenty-four consecutive hours, nor more than forty-four hours in any one week, unless in emergency cases for the