No. 472 AN ACT

SB 685

Establishing a correctional facility for criminological diagnosis, classification, social and psychological treatment and research, medical treatment and staff training.

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

Section 1. There is hereby established a correctional facility for criminological diagnosis, classification, social and psychological treatment and research, medical treatment and staff training.

Section 2. The Department of Justice, with the approval of the Governor, shall select for acquisition, either by the Department of Property and Supplies in the name of the Commonwealth or by The General State Authority with funds of the Authority, a tract of land of not less than seventy-five acres in or near the City of Philadelphia and at a location readily accessible to the training, research and medical facilities in the area. The title to the lands so acquired shall be approved by the Attorney General.

Section 3. Upon the acquisition of such tract of land in the name of the Commonwealth, the Department of Property and Supplies shall have authority to convey the same to The General State Authority for the purpose of having such Authority erect and construct thereon a correctional facility in accordance with plans approved by the Department of Justice and the following specifications:

(1) A reception and guidance center with diagnostic, classification and program planning facilities for a capacity of approximately three hundred inmates;

(2) A medical center for the medical and psychiatric diagnostic and treatment of male patients, with a capacity of approximately seventy beds in the medical surgical section and approximately one hundred fifty beds in the psychiatric section;

(3) A correctional treatment center, with two units—(i) a correctional treatment unit for a capacity of approximately three hundred fifty and
(ii) a maintenance unit of minimum ¹ custodial type construction for a capacity of approximately one hundred fifty;

(4) A correctional personnel training institute;

(5) A correctional research institute; and

(6) Other facilities necessary to carry out an effective correctional

1189

¹ "custodical" in original.

program and to effectively separate functional and physical relationships of the several programs.

Section 4. The Department of Property and Supplies, with the approval of the Governor, is hereby authorized to enter into a lease with The General State Authority to acquire the use of the correctional facilities and any tract of land in connection herewith.

Section 5. The Department of Justice through the Bureau of Correction, shall operate and manage the correctional facilities including staff training and the treatment, care, maintenance, employment and rehabilitation of the inmates therein.

Section 6. This act shall take effect immediately.

APPROVED-The 22d day of December, A. D. 1965.

WILLIAM W. SCRANTON

No. 473

AN ACT

SB 867

Amending the act of February 28, 1956 (P. L. 1154), entitled, as amended, "An act relating to the administration and distribution of incompetents' estates, both as to real and personal property, and the appointment of guardians of the persons of incompetents, and the procedure relating thereto; including the disposition of such estates or portions thereof and the determination of title thereto without the appointment of a guardians of such estates, their powers, duties and liabilities, the rights of persons dealing with such guardians, and the rights of persons claiming an interest in such estates or in property distributed therefrom whether as claimants or distributees, and containing provisions concerning the determination of incompetency and the powers, duties and liabilities of foreign guardians; court and the common pleas court relating to incompetents' estates," authorizing a reserve for funeral.

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

Section 1. The act of February 28, 1956 (P. L. 1154), known as the "Incompetents' Estates Act of 1955," reenacted and amended July 11, 1957 (P. L. 794), is amended by adding, after section 644, a new section to read:

<u>Section 645. Reserve for Funeral.—The court may authorize the</u> guardian to retain such assets not exceeding six hundred dollars (\$600) in value as are deemed appropriate for the anticipated expense of the incompetent's funeral, including the cost of a burial lot or other resting