Inmates of houses of correction.

on parole any convict confined in the county jail, house of correction, or workhouse of their respective district, and place him or her in charge of and under the supervision of a designated probation officer, and shall have the power to recommit to jail or workhouse on cause shown by such probation officer that such convict has violated his or her parole, and to reparole if, in the judgment of said judge, there is a reasonable probability that the convict will be benefited by again according liberty to such convict, and also to again recommit for violation of such parole. This power of parole shall extend for a period not to exceed the maximum sentence provided by law for the offense of which the convict was convicted, regardless of the sentence first imposed upon the prisoner.

Extent of power.

APPROVED-The 5th day of May, A. D. 1921.

WM. C. SPROUL.

No. 178.

AN ACT

To amend section thirty-seven, clause nine, of the act, approved the twenty-ninth day of April, one thousand eight hundred and seventy-four (Pamphlet Laws, seventy-three), entitled "An act to provide for the incorporation and regulation of certain corporations"; increasing the powers of building and loan associations to purchase and hold real estate.

Building and loan associations.

Section 1. Be it enacted, &c., That clause nine of section thirty-seven of the act, approved the twenty-ninth day of April, one thousand eight hundred and seventy-four (Pamphlet Laws, seventy-three), entitled "An act to provide for the incorporation and regulation of certain corporations," which reads as follows:—

Clause 9, section 37, act of April 29, 1874 (P. L. 73), cited for amendment.

"Clause 9. All such corporations shall have full power to purchase lands and to sell and convey the same, or any part thereof, to their stockholders or others in fee simple with or without the reservation of ground rents, but the quantity of land purchased by any one of said associations hereafter incorporated shall not, in the whole, exceed fifty acres, and in all cases the lands shall be disposed of within ten years from the date of the incorporation of such association respectively," is hereby amended to read as follows:—

Right to hold and convey real estate.

Clause 9. All such corporations shall have full power to purchase lands and to sell and convey the same, or any part thereof, to their stockholders or others in fee simple with or without the reservation of ground rents, but the quantity of land purchased by any one of said associations hereafter incorporated shall not, in the whole, exceed fifty acres, and in all

cases the lands shall be disposed of within ten years from the date of the incorporation of such associations respectively: Provided, Such right shall be in addition to the right of building and loan associations to purchase, hold, sell, and convey such real estate as the purposes of the corporation require.

APPROVED—The 5th day of May, A. D. 1921.

WM. C. SPROUL.

No. 179.

AN ACT

Providing for the burial of the bodies of indigent-persons by certain poor districts.

Section 1. Be it enacted, &c., That it shall be the Poor districts. duty of the directors and overseers of each poor district, where provision is not now made by law, to provide for the burial of all indigent persons, other than travelers or honorably discharged soldiers, sailors, persons. or marines, who shall die within their respective districts, and whose bodies shall not be claimed by any relative by blood or marriage, or by a friend, or by a representative of a fraternal organization of which the deceased was a member, or by the representative of any charitable organization, or which may not be claimed by the Anatomical Board of the State of Pennsylvania for use for scientific purposes, under the provisions of existing laws. The expense of any Expense. such burial shall not be less than sixty dollars nor more than seventy-five dollars, and shall be paid from the funds of the poor district.

Burial of indigent

APPROVED—The 5th day of May, A. D. 1921.

WM. C. SPROUL.

No. 180.

AN ACT

Authorizing the several boroughs and townships to appropriate moneys for the support of county associations of boroughs and townships.

Section 1. Be it enacted, &c., That whenever, in any county of this Commonwealth, there exists a voluntary association composed of electors of the several boroughs and townships within such county, or any of them, which association is formed for the study and investigation of the welfare, economics, management, and government of boroughs and townships, and for the protection and safeguarding of the rights and franchises of boroughs and townships, and for the pur-

Boroughs and townships.

County associa-