the proper courts of this Commonwealth, against the trustees within fifteen days after the regular annual meeting of the corporation at which said report of the auditors is submitted.

Section 8. The court of quarter sessions of the coun- Petitions to require where the charter is granted, on petition of any per- filing of bond by trustee. ty where the charter is granted, on petition of any person who is related by blood or marriage to any person who has either donated or bequeathed funds to a church for the care, preservation, or maintenance of the burial ground or cemetery or to one who has purchased a lot therein for the burial of the dead, or of the donors or purchasers themselves, shall have the right to compel the trustees of the corporation to file the bond hereinbefore provided for, in the event of the failure of the said trustees to file the same on or before the first Monday of July of each year.

Section 9. All charters heretofore granted by which churches have been incorporated for the purpose of the support of public worship and for the further previously granted. collateral purpose of conducting a public burial ground or cemetery not for profit, other than is necessary for the proper maintenance of the said burial ground or cemetery, and all amendments of charters of churches heretofore granted providing for the same, either in the application or in the order of court granting same, are hereby validated, and made as valid and effective as though the same had been granted after the approval of this act, and all existing charters of churches may be amended so as to include the provisions of this act of Assembly.

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

WM. C. SPROUL.

No. 189.

AN ACT

Authorizing a State association of township supervisors and township commissioners, and providing for the payment of the expenses thereof by the respective counties.

Section 1. Be it enacted, &c., That the formation Township superof a State association of township supervisors and sioners. commissioners is hereby authorized. The association State association. shall hold annual meetings, at such time and place Meetings. within the Commonwealth as it may designate, for the purpose of discussing various questions and subjects pertaining to the duties of township supervisors and township commissioners, and for the purpose of

Validation of charters and amendments

devising uniform, economical, and efficient methods of administering the affairs of townships.

Delegates.

Section 2. Each county association of township supervisors and commissioners shall send one township supervisor or commissioner for each ten townships, or fraction thereof, within said county, as a delegate to each annual meeting of said State association.

Expenses of those attending.

Expenses of meet-

Report of Treasurer.

Payment of expenses.

Repeai.

Section 3. The expenses of the delegates attending the annual meeting shall not exceed four dollars per day for each delegate for not more than three days, together with the actual mileage at the prevailing rate of railroad fare, and shall be paid by the respective county associations.

Section 4. The expenses of the annual meeting, including expenses of committees, printing, and stenographers, shall be paid pro rata by the respective county associations, and shall not exceed ten dollars for each county association.

Section 5. Within thirty days after each annual meeting of the State association, the treasurer of the respective county association shall file, with the county treasurer, an itemized statement, under oath, setting forth where and when the annual meeting of the State association was held, the number of delegates from the respective association in attendance. and the expenditures due from the county association for such annual meeting.

Section 6. The county treasurer shall pay to the treasurer of the respective county association, out of the county funds, the amount expended by the county association under the provisions of this act.

Section 7. All acts or parts of acts inconsistent with this act are repealed.

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

WM. C. SPROUL.

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