dependent wives, children, or parents, and not exceeding two thousand dollars per annum, be paid during the term of their service in the Army or Navy to such dependents; authorizing the employment during said term of substitutes to perform the duties theretofore performed by such officers or employees, respectively, and providing for the compensation of such substitutes," and its amendments, is hereby repealed.

All other acts and parts of acts are hereby repealed in so far as they are inconsistent with the provisions of this act.

Section 11. Effective Date.-This act shall become Effective date. effective immediately upon final enactment.

APPROVED-The 8th day of July, A. D. 1957.

GEORGE M. LEADER

No. 310

AN ACT

Amending the act of June 11, 1935 (P. L. 326), entitled "An act relating to counties of the first class; defining deceased service persons; providing for contributions by the county to the funeral expenses for such persons and their widows; providing for the erection and care of markers, headstones, and flags, and for the compilation of war records," changing conditions upon which county commissioners which county commissioners may contribute toward funeral expenses of deceased service personnel.

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

Section 1. The first paragraph of section 2, sections First paragraph, 3 and 4, act of June 11, 1935 (P. L. 326), entitled "An act relating to counties of the first class; defining deceased service persons; providing for contributions by the county to the funeral expenses for such persons and their widows; providing for the erection and care of markers, headstones, and flags, and for the compilation of war records," amended May 9, 1949 (P. L. 974), are amended to read:

Section 2. Sum to be Spent.—The county commissioners of any county of the first class of this State are hereby authorized and directed to contribute the sum of seventy-five dollars (\$75.00) towards the funeral expenses of each deceased service person in the cases enumerated below, where in each case application therefor is made within one year after the date of his or her death, and where the total expenses of the funeral does not exceed [six hundred dollars (\$600)] eight hundred dollars (\$800.00): Provided, That in the case of any de-

Counties of the first class.

section 2, sec-tions 3 and 4, act of June 11, 1935, P. L. 326, amended May 9, 1949, P. L. 974, further amended.

ceased service person who died while in the service, application need not be made within one year after the date of his or her death, but may be made at any time thereafter, if the reason for the delay is satisfactory to the county commissioners. Payment shall be made under the following circumstances:

* * * * *

Burial of Widows of Deceased Service Section 3. Persons.---Upon due application and proof, the county commissioners of such county are hereby authorized and directed to contribute the sum of seventy-five dollars (\$75.00) from the county funds towards the funeral expenses of any widow of any male, deceased service person who, at the time of her death, had a legal residence in the county, whether or not she died in the county, and whether or not she was buried in the county: Provided, however, That the county commissioners shall not contribute any moneys toward the funeral expenses of any such widow of a deceased service person who had remarried after the death of such deceased service person, nor where the total expense of any such funeral shall exceed [six hundred dollars (\$600)] eight hundred dollars (\$800.00), nor unless application for the payment of such moneys shall be made within one year after the date of the death of such widow of a deceased service person.

Section 4. Payments.—It shall be the duty of the county commissioners of each such county in this State to draw a warrant upon the treasurer of their county in the sum of seventy-five dollars (\$75.00) for each body buried in accordance with the provisions of this act, to be paid out of the funds of the county, and such warrants shall be made payable to the applicant or applicants if the application shows that the funeral expenses have been paid, otherwise to the undertaker performing the services, with notice to the applicant.

Application for such contribution shall be made by the personal representative of such deceased service person or deceased service person's widow, if there be such personal representative, if no such personal representative has qualified, then by any next of kin, individual or veterans' organization who, or which, assumes responsibility for the cost of burial of the body, and shall be sustained by affidavit as to the facts.

Such application shall be on forms prescribed by the Department of Military Affairs, and shall set forth whether or not the funeral expenses have been paid. The application shall have attached thereto, a certified copy of the death certificate, and an affidavit by the undertaker, who had charge of the burial of the body, to the effect that the undertaker did render such service, and that the cost of burial did not exceed the sum of [six hundred dollars (\$600)] eight hundred dollars (\$800).

APPROVED—The 8th day of July, A. D. 1957.

GEORGE M. LEADER

No. 311

AN ACT

Amending the act of August 9, 1955 (P. L. 323), entitled "An act relating to counties of the third, fourth, fifth, sixth, seventh and eighth classes; amending, revising, consolidating and changing the laws relating thereto," regulating contributions made by county commissioners toward funeral expenses of deceased service persons.

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

Section 1. Subsection (a) of section 1909, section 1910 and subsection (c) of section 1911, act of August 9, 1955 (P. L. 323), known as "The County Code," are amended to read:

Section 1909. Funeral Expenses of Deceased Service Persons.—(a) The county commissioners of each county are hereby authorized and directed to contribute the sum of seventy-five dollars (\$75) towards the funeral expenses of each deceased service person in the cases enumerated below, where in each case application therefor is made within one year after the date of his or her death, and where the total expenses of the funeral does not exceed [six hundred dollars (\$600)] *eight hundred dollars (\$800)*. In the case of any deceased service person who died while in the service, application need not be made within one year after the date of his or her death, but may be made at any time thereafter.

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Section 1910. Burial of Widows of Deceased Service Persons.—Upon due application and proof, the county commissioners of each county are hereby authorized and directed to contribute the sum of seventy-five dollars (\$75) from the county funds towards the funeral expenses of any widow of any male deceased service person, who at the time of her death had a legal residence in the county, whether or not she died in the county and whether or not she was buried in the county. The county commissioners shall not contribute any moneys toward the funeral expenses of any widow of a deceased service person who had remarried after the death of such deceased service person, nor where the total expense of

The County Code.

Subsection (a), section 1909, section 1910 and subsection (c), section 1911, act of August 9, 1955, P. L. 323, amended.