not exceed eighty per centum of the value of the property according to the appraisal on which such loan was made, does not at the time of the disbursement on such loan exceed fifteen per centum of the association's assets. Said fifteen per centum shall be in addition to any percentage of assets permitted to be invested in any other tupe of mortgage.

Approved—The 2nd day of September, A. D. 1961.

DAVID L. LAWRENCE

No. 533

AN ACT

Amending the act of May 27, 1949 (P. L. 1903), entitled "An act providing for powers, responsibilities, duties and limitations of the Governor, Adjutant General, Department of Military Affairs, Pennsylvania State Armory Board, Military Reservation Commission in connection with the armed Military and Naval forces and the internal security of the Commonwealth; for the definition, organization, powers and limitations of the unorganized militia, Pennsylvania National Guard, Pennsylvania Guard, Naval Militia, Pennsylvania Naval Militia and for coordination with the government of the United States in the organization and functioning of the Pennsylvania National Guard and the National Guard of the United States apportioned the Commonwealth," discontinuing restricted use of funds realized from sale of armories and providing for expenditure of remaining balance in such restricted funds.

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

Section 1. Section 616, act of May 27, 1949 (P. L. Section 616, act 1903), known as "The Military Code of 1949," is P. L. 1903. amended to read:

Section 616. Proceeds Not to Be Returned to Contributors; Exceptions; Use of Money; Appropriation.— No part of the money derived from such sale shall be returned to any municipality or private person or organization who or which contributed towards the establishment of such armory: Provided, That should a new armory built from proceeds of such sale be erected in a municipality other than where the armory sold was located, the amount contributed by the municipality towards the erection of the *armory so sold shall be returned to the municipality. The whole or balance of such money shall be paid into the State Treasury [and shall be used only for the purchase of a site or the erection of an armory, or both, at the nearest practicable point to the site of the armory sold. Such purchases shall be made and such work done by the Armory Board under the provisions of existing law. For such purposes, all of such moneys are hereby specifically appropriated to the

The Military Code of 1949.

^{* &}quot;armored" in original.

Armory Board]. Any *moneys in restricted funds resultant from the provisions of this section, as of the date of approval of this amendment, shall be expended solely for the purchase of equipment, furniture and fixtures for armories in the Commonwealth of Pennsylvania and are hereby specifically so appropriated.

APPROVED—The 2nd day of September, A. D. 1961.

DAVID L. LAWRENCE

No. 534

AN ACT

Amending the act of December 8, 1959 (P. L. 1718), entitled "An act providing for the payment of the salary, medical and hospital expenses of employes of State penal and correctional institutions, who are injured in the performance of their duties; and providing benefit to their widows and dependents in certain cases," extending the act to provide for payment of salary, medical and hospital expenses of employes of State mental hospitals, Youth Development Centers and County Boards of Assistance, who are injured in the course of their employment, and of employes of the Department of Public Welfare injured while fighting fires.

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

Section 1. The title and sections 1 and 2, act of December 8, 1959 (P. L. 1718), entitled "An act providing for the payment of the salary, medical and hospital expenses of employes of State penal and correctional institutions, who are injured in the performance of their duties; and providing benefit to their widows and dependents in certain cases," are amended to read:

An Act

New title.

Certain State employes injured

in course of employment to

benefits. Title and

receive certain

sections 1 and 2, act of December 8, 1959, P. L. 1718, amended.

Providing for the payment of the salary, medical and hospital expenses of employes of State penal and correctional institutions, State mental hospitals, Youth Development Centers, County Boards of Assistance, and under certain conditions other employes of the Department of Public Welfare, who are injured in the performance of their duties; and providing benefit to their widows and dependents in certain cases.

Section 1. Any employe of a State penal or correctional institution under the Bureau of Correction of the Department of Justice and any employe of a State mental hospital or Youth Development Center under the Department of Public Welfare, who is injured during the course of his employment by an act of any inmate or any person confined in such institution or by any person who has been committed to such institution by any court of the

Injury to employe caused by inmate or in fire fighting to be compensated with full salary and all medical and hospital expenses, less any workmen's compensation.

^{* &}quot;monies" in original.