development agencies and industrial corporations purchasing from them, and transfers between husband and wife, transfers between parent and child or the spouse of such a child or between parent and trustee for the benefit of a child or the spouse of such child, by and between a principal and straw party for the purpose of placing a mortgage or ground rent upon the premises, correctional deeds without consideration, transfers to the United States, the Commonwealth of Pennsylvania, or to any of their instrumentalities, agencies or political subdivisions, by gift, dedication or deed of confirmation in connection with condemnation proceedings, or reconveyance by the condemning body of the property condemned to the owner of record at the time of condemnation which reconveyance may include property line adjustments provided said reconveyance is made within one year from the date of condemnation, leases, a conveyance to a trustee under a recorded trust agreement for the express purpose of holding title in trust as security for a debt contracted at the time of the conveyance under which the trustee is not the lender and requiring the trustee to make reconveyance to the grantor-borrower upon the repayment of the debt, or a transfer by the owner of previously occupied residential premises to a builder of new residential premises when such previously occupied residential premises is taken in trade by such builder as part of the consideration from the purchaser of a new previously unoccupied residential premises or any transfer from a purchase money mortgagor to the vendor holding the purchase money mortgage whether pursuant to a foreclosure or in lieu thereof.

Approved—The 15th day of September, A. D. 1961.

DAVID L. LAWRENCE

No. 580

AN ACT

Amending the act of June 24, 1937 (P. L. 2017), entitled "An act creating in each county (except of the first class) as a separate corporation, and in each city of the first and second class as a part of the city government, an institution district for the care and maintenance of certain indigent persons and children; prescribing the powers and duties of county commissioners, county treasurers, city departments of public welfare, the State Department of Welfare and the State Department of Public Assistance, in respect thereto; abolishing certain poor districts and terminating the terms of directors, overseers, guardians and managers of the poor and poor district auditors, and pro-

viding for the temporary employment of certain of them; providing for the transfer, vesting, sale and disposition of the property of poor districts and the payment of their obligations; imposing certain existing obligations on institution districts and on the Commonwealth; regulating the affairs of poor districts until abolished; revising, amending, changing and consolidating the law relating to the care of the poor; and repealing existing laws," increasing the amount the institution district may pay for burial costs in each case.

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

Section 403, act of June 24, 1937, P. L. 2017, nmended May 24, 1956, P. L. 1735, further amended. Section 1. Section 403, act of June 24, 1937 (P. L. 2017), known as the "County Institution District Law," amended May 24, 1956 (P. L. 1735), is amended to read:

Section 403. Provision for Burial of Dependents and Other Persons.—Except as otherwise provided by law, the local authorities of any institution district shall provide for the burial of any person who dies in the county or city, unless his body is claimed by a relative by blood or marriage, or by a friend, or by his fraternal or veterans' organization, or by a charitable organization or by the Anatomical Board of the State of Pennsylvania, and is buried at the expense of such relative, friend or organization. No such burial shall cost more than one hundred seventy-five dollars.

APPROVED -The 15th day of September, A. D. 1961.

DAVID L. LAWRENCE

No. 581

AN ACT

Amending the act of June 2, 1915 (P. L. 736), entitled, as amended, "An act defining the liability of an employer to pay damages for injuries received by an employe in the course of employment; establishing an elective schedule of compensation; providing procedure for the determination of liability and compensation thereunder; and prescribing penalties," requiring employers to furnish employes with instructions on their rights in the event of an accident, and requiring the Secretary of Labor and Industry to prepare such instructions to be printed by insurers and supplied to employers.

The Pennsylvania Workmen's Compensation Act.

Act of June 2, 1915, P. L. 736, reenacted and amended June 21, 1939, P. L. 520, amended by adding a new section 304.1.

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

Section 1. The act of June 2, 1915 (P. L. 736), known as "The Pennsylvania Workmen's Compensation Act," reenacted and amended June 21, 1939 (P. L. 520), is amended by adding, after section 304, a new section to read: