not, at the time such sanitary sewer is constructed, provided with sanitary sewer facilities.

Act amended by adding a new subdivision (8) to Article XXIV., section 2465.

Section 6. The act is amended by adding, after subdivision (7) of subarticle (a) of article XXIV, a new subdivision to read:

ARTICLE XXIV.

PUBLIC SERVICE.

(a) Water Supply and Water-Works.

(8) Tapping Fees

Section 2465. Water Main Tapping borough may, by ordinance, provide for charging a tapping fee whenever the owner of any property connects such property with a water main constructed or acquired by the borough, which fee shall be in addition to any charges assessed and collected against such property in the construction or acquisition of such water main by the borough. Whenever a water main or part or extension thereof owned by a borough has been constructed by the borough at the expense of a private person or corporation or has been constructed by a private person or corporation under the supervision of the borough at the expense of the private person or corporation, the borough shall have the right to charge a tapping fee and refund said tapping fee or any part thereof to the person or corporation who has paid for the construction of said water main or any part or extension thereof. The total of said refunds shall never exceed the cost of said system or any part or extension thereof to the person or corporation paying for the construction thereof.

Act effective immediately.

Section 7. This act shall take effect immediately.

APPROVED—The 6th day of August, A. D. 1963.

WILLIAM W. SCRANTON

No. 282

AN ACT

Amending the act of May 5, 1933 (P. L. 289), entitled "An act relating to nonprofit corporations; defining and providing for the organization, merger, consolidation, and dissolution of such corporations; conferring certain rights, powers, duties, and immunities upon them and their officers and members; prescribing the conditions on which such corporations may exercise their powers; providing for the inclusion of certain existing corporations of the first class within the provisions of this act; prescrib-

ing the terms and conditions upon which foreign nonprofit corporations may be admitted or may continue to do business within the Commonwealth; conferring powers and imposing duties on the courts of common pleas, prothonotaries of such courts, recorders of deeds, and certain State departments, commissions, and officers; authorizing certain local public officers and State departments to collect fees for services required to be rendered by this act; imposing penalties; and repealing certain acts and parts of acts relating to corporations," providing for the disposition of the assets of a community industrial development corporation upon dissolution.

The General Assembly of the Commonwealth of Penn-Nonprofit Corporation Law. sylvania hereby enacts as follows:

Section 1. Subsection C, section 1001, act of May 5, 1933 (P. L. 289), known as the "Nonprofit Corporation Law," amended July 2, 1937 (P. L. 2838), is amended to read:

Section 1001. Voluntary Dissolution.—*

C. Upon the presentation of the petition, the court shall enter a preliminary decree appointing a day for the hearing of the petition and directing all persons interested in the corporation at that time to show cause, if any they have, why the corporation should not be dissolved. The petitioners shall advertise the contents of the decree once a week for two consecutive weeks in the county wherein the registered office of the corporation is located. Advertisements shall appear in a newspaper of general circulation published within the county and in the legal newspaper, if any, designated by the rules of court for the publication of legal notices: otherwise, in two newspapers of general circulation published within the county. Where there is but one newspaper of general circulation published in any county, advertisements in such newspaper shall be sufficient. On the day fixed in the decree, or as soon thereafter as the matter may be heard, proof of the advertisements heretofore required shall be presented to the court, whereupon the court shall consider the petition. If the court shall be satisfied that the prayer of the petition may be granted without prejudice to the public welfare or the interests of the members of the corporation, the court shall decree that the petition is approved and that upon the recording of the petition and decree the corporation shall be dissolved. Before entering the final decree of dissolution, the court shall cause the assets of the corporation to be marshaled and the property rights to be adjudicated, either by proceedings before the court or before a master appointed by it, provided that property devoted to community industrial development, religious, literary, educational or charitable uses shall not be diverted from the objects for which it was donated, granted, bequeathed or devised. In entering the final decree, the court shall

Subsection C. subsection C, section 1001, act of May 5, 1933, P. L. 289, amended July 2, 1937, P. L. 2888, further amended. order the distribution of the property and assets of the corporation among the members entitled thereto, shall direct what disposition shall be made of any real or personal property devoted to any community industrial development, religious, literary, educational or charitable use, and shall designate the directors of the corporation, or, having proper cause, a liquidating trustee, to wind up the affairs of the corporation according to the decree of the court. Upon the recording of the petition and decree of the court in a manner similar to that heretofore specified in this act in the case of the formation of a corporation, the dissolution of the corporation shall become effective, and thereafter the directors of the corporation, or the liquidating trustee appointed by the court, shall wind up the affairs of the corporation in accordance with the decree.

Act effective immediately.

Section 2. This act shall take effect immediately.

APPROVED—The 6th day of August, A. D. 1963.

WILLIAM W. SCRANTON

No. 283

AN ACT

Amending the act of May 4, 1927 (P. L. 519), entitled "An act concerning boroughs, and revising, amending, and consolidating the law relating to boroughs," removing certain limitations on appropriations to industrial development agencies.

The Borough Code.

Clause LXIX., section 1202, act of May 4, 1927, P. L. 519, reenacted and amended July 10, 1947, P. L. 1621 and added May 9, 1961, P. L. 185, further amended.

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

Section 1. Clause LXIX of section 1202, act of May 4, 1927 (P. L. 519), known as "The Borough Code," renacted and amended July 10, 1947 (P. L. 1621) and added May 9, 1961 (P. L. 185), is amended to read:

Section 1202. Specific Powers.—The powers of the borough shall be vested in the corporate officers. They shall have power:

.

LXIX. Appropriations for Industrial Promotions.— To make appropriations to an industrial development agency [, as defined in section 3, act of May 31, 1956 (P. L. 1911), known as the "Industrial Development Assistance Law," when the borough is located within the area for which the agency has been authorized to make application to and receive grants from the Department of Commerce for the purposes specified in the