No. 147

AN ACT

SB 1205

Amending the act of August 9, 1955 (P.L.323, No.130), 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," changing provisions relating to burial expenses of deceased service person's spouse.

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

Section 1. Sections 1910 and 1911, act of August 9, 1955 (P.L.323, No.130), known as "The County Code," amended November 5, 1971 (P.L.510, No.120), are amended to read:

Section 1910. Burial of [Widows] Spouses of Deceased Service Persons.—Upon due application and proof, the county is hereby authorized and directed to contribute the sum of seventy-five dollars (\$75) and may contribute an additional sum of twenty-five dollars (\$25) from the county funds towards the funeral expenses of any [widow] spouse of any [male] deceased service person, who at the time of his or her death had a legal residence in the county, whether or not he or she died in the county and whether or not he or she was buried in the county. The county shall not contribute any moneys toward the funeral expenses of any [widow] spouse of a deceased service person who had remarried after the death of such deceased service person, nor unless application for the payment of such moneys shall be made within one year after the date of the death of such [widow.] spouse.

Section 1911. Payment.—(a) It shall be the duty of the county to cause a voucher check to be drawn upon the treasury of their county in the sum of seventy-five dollars (\$75), or one hundred dollars (\$100) if the additional sum of twenty-five dollars (\$25) is authorized, for each body buried in accordance with the provisions of this subdivision, to be paid out of the funds of the county, and such checks 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.

- (b) Application for such contribution shall be made by the personal representative of such deceased service [man] person or deceased service [man's widow,] person's spouse, if there be such personal representative, and 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. The application shall be sustained by affidavit as to the facts.
- (c) The application shall be on forms prescribed by the Department of Military Affairs and shall set forth whether or not the funeral expenses

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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, and to the effect that the undertaker did render such service.

APPROVED—The 21st day of December, A. D. 1973.

MILTON J. SHAPP

The foregoing is a true and correct copy of Act of the General Assembly No. 147.

> C. NE Laver Tucker Secretary of the Commonwealth.