ful or valuable additions to the State forests already established. The Department of Forests and Waters is also authorized to add to the area of State forests in a county through purchase, when funds are available, at Purchase prices not to exceed five dollars (\$5.00) per acre, and it is also empowered to make such exchanges of land as in

its judgment will benefit the State forests.

Section 8. In every county where State forests are Local State tablished, the Department of Forests and Waters, act-Council. established, the Department of Forests and Waters, acting in cooperation with the board of county commissioners, shall appoint a local State Forest Advisory Council for that county. This council shall consist of nine persons, who shall serve without pay, and whose duties shall be educational and advisory. As far as possible, the council should include public spirited residents of the county from the following walks of life:

- 1. A farmer working on a farm in the county.
- 2. A woodsworker in the forests of the county.

3. A teacher from a rural school.

- 4. A teacher from a high school or college in the coun-
  - 5. A logger or sawmill man operating in the county.
- 6. A labor union delegate from a labor union in the county.
  - 7. A worker from a wood-using industry in the county.
- 8. A representative from a sportsmen's organization in the county.

It shall be the duty of this council to be the intermediary between the people of the county and the representative of the Department of Forests and Waters administrating the State forests in the county. The appointments to the council shall be for three years, and shall rotate by having three new appointments and three terminations occur annually.

Section 9. All acts and parts of acts inconsistent Repeal. herewith are hereby repealed.

Approved—The 13th day of April, A. D. 1933.

GIFFORD PINCHOT

## No. 31

## AN ACT

To amend section one of, and to add section two to, the act, approved the twenty-fifth day of June, one thousand nine hundred and thirty-one (Pamphlet Laws, thirteen hundred sixty-four), entitled "An act prohibiting the use of counterfeit or spurious coins in automatic instruments or machines; and providing a penalty," by including devices or substances other than metal, and by providing penalties for the manufacture for sale, or sale or gift, of counterfeit or spurious coins for the fraudulent operation of automatic instruments or machines.

Section 1. Be it enacted, &c., That the act, approved Counterfeit the twenty-fifth day of June, one thousand nine hundred devices.

Act of June 25, 1931 (P. L. 1364), amended,

Use or attempted use of counterfeit coins or other devices in automatic machines.

Misdemeanor.

Penalty.

Manufacture or sale of such devices prohibited.

Misdemeanor. Penalty. and thirty-one (Pamphlet Laws, thirteen hundred sixty-four), entitled "An act prohibiting the use of counterfeit or spurious coins in automatic instruments or machines; and providing a penalty," is hereby amended to read as follows:

Section 1. It is unlawful to use, or attempt to use, any false or counterfeit coin, or any washer, or piece of metal, or any device or substance, resembling, or intended to resemble, in shape, size or weight, any gold, silver, nickel or copper coin which is current in this Commonwealth, by inserting or attempting to insert the same into any automatic vending machine, automatic telephone, or any instrument, machine, apparatus, meter, or [devise] device, which is operated or intended to be operated by the use or insertion thereinto of any such gold, silver. nickel or copper coin current in this Commonwealth. Any person violating any of the provisions of this [act] section shall be guilty of a misdemeanor, and, upon conviction, shall be sentenced to pay a fine not exceeding fifty dollars, or to undergo imprisonment not exceeding sixty days, or both, at the discretion of the court.

Section 2. Any person who, with intent to cheat or defraud the owner, lessee, licensee or other person entitled to the contents of any automatic vending machine. automatic telephone, or any instrument, machine, apparatus, meter, or device, which is operated or intended to be operated by the use or insertion thereinto of any gold, silver, or copper coin current in this Commonwealth, in furtherance of or connection with the sale, use, or enjoyment of property or service, or the use or enjoyment of any telephone, telegraph, or other facilities or service, or any person who, knowing or having cause to believe that the same is intended for fraudulent or unlawful use on the part of the purchaser, donee, or user thereof, shall manufacture for sale, sell, or give away any false or counterfeit coin, any washer, piece of metal, or any device or substance whatsoever intended or calculated to be placed, deposited, or used in any such automatic vending machine, automatic telephone, or any instrument, machine, apparatus, meter, or device, shall be guilty of a misdemeanor, and, upon conviction, shall be sentenced to pay a fine not exceeding five hundred dollars, or to undergo imprisonment not exceeding one year, or both, at the discretion of the court.

APPROVED-The 13th day of April, A. D. 1933.

GIFFORD PINCHOT