

No. 357.

## AN ACT

To authorize boroughs to sue out writs of scire facias on certain municipal claims where more than five years have elapsed since said claims were filed, and to reduce such claims to judgment; and providing for the revival and collection of such judgments.

Boroughs.

Municipal claims.

Scire facias to reduce to judgment in certain cases

Validity.

Revival and collection.

Proviso.

Section 1. Be it enacted, &c., That whenever any borough has heretofore filed in the office of the prothonotary of the proper county any municipal claim or claims and the borough has not, within the period of five years after the date on which any such claim was filed, sued out a writ of scire facias to reduce the same to judgment, then in any such case any such borough may within three months after the passage of this act issue its praecipe for a writ of scire facias on any such municipal claim and proceed to judgment in the manner provided by law to obtain judgments upon municipal claims; and such judgment shall be a valid judgment and be a lien upon the real estate upon which it was a lien at the time it was filed; and said judgment may be revived and collected as other judgments upon municipal claims are revived and collected: Provided, however, That the lien of any such judgment shall not reattach against any real estate transferred to any purchaser during the time when the lien of any such municipal claim was lost, nor shall the lien of any such judgment impair or affect the priority of the lien of any mortgage or judgment entered of record during the time the lien of such municipal claim was lost.

APPROVED—The 13th day of May, A. D. 1925.

GIFFORD PINCHOT.

No. 358.

## AN ACT

Repealing an act, approved the twenty-ninth day of June, Anno Domini one thousand nine hundred and twenty-three (Pamphlet Laws, nine hundred and seventy), entitled "An act authorizing boroughs to sell certain real estate; and prescribing procedure to be followed," and validating sales not made in accordance with the said act.

Boroughs.

Act of June 29, 1923 (P. L. 970), repealed.

Section 1. Be it enacted, &c., That an act, approved the twenty-ninth day of June, Anno Domini one thousand nine hundred and twenty-three (Pamphlet Laws, nine hundred and seventy), entitled "An

act authorizing boroughs to sell certain real estate; and prescribing procedure to be followed," be and the same is hereby repealed, and all sales not made in accordance with the aforesaid act be and the same are hereby validated.

Certain sales validated.

APPROVED—The 13th day of May, A. D. 1925.

GIFFORD PINCHOT

No. 359.

AN ACT

Providing for the building or rebuilding of inter-county bridges by adjoining counties or by a county and a city in an adjoining county, and providing for the assessment and payment of damages for lands taken for such purpose by any county.

Section 1. Be it enacted, &c., That whenever it is necessary to erect a bridge on the boundary line between two counties either to take the place of an inter-county bridge which has become insufficient for any cause to accommodate public travel or to provide a new bridge where none has previously been, such counties may jointly build or rebuild such bridge after first having obtained the approval of a grand jury and the court of quarter sessions in each county.

Provision for erecting inter-county bridges in certain cases.

Section 2. When such bridge is on the dividing line between two counties which is also the dividing line between one county and a city in the other county and such city has authority to build or rebuild such bridge or to join with any county therein said county may join with said city in the other county in building or rebuilding such bridge. In such case the approval of a grand jury and the court of quarter sessions of the county so joining with a city only shall be required.

Section 3. The cost of such bridge shall be paid in such proportions as shall be agreed upon by the two counties or by the county and city so joining. Such bridge when built shall be an inter-county bridge and be subject to all provisions of existing laws relating to inter-county bridges.

Payment for bridge.

Section 4. Whenever in the construction of a bridge lands are taken in any county joining in such construction and damages are sustained by the owner or owners of such lands the county commissioners in the county where the lands are located when possible shall enter into an agreement with such owner or owners as to the amount of damages to be paid to such owner or owners, which damages if agreed upon shall be paid by the county in which the lands are located. If a satisfactory agreement cannot be made then such

Payment of damages.