Act of April 6, 1921 (P. L. 112).

"An act to amend section five of an act approved the eighteenth day of April, Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws, seventy-one), entitled 'An act providing for the control and eradication of the European wart disease of the potato; imposing certain powers and duties upon the Department of Agriculture; providing penalties; and making an appropriation,'" approved April sixth, one thousand nine hundred and twenty-one.

Act of July 2, 1923 (P. L. 991).

"An act providing for the quarantine and control of the Japanese beetle; imposing certain powers and duties on the Department of Agriculture; providing penalties, and making an appropriation," approved July second, one thousand nine hundred and twenty-three (Pamphlet Laws, nine hundred and ninety-one).

Act of March 30, 1925 (P. L. 91).

"An act providing for the quarantine and control of the European corn borer; imposing certain powers and duties on the Department of Agriculture; providing penalties," approved March thirtieth, one thousand nine hundred and twenty-five (Pamphlet Laws, ninety-one).

Inconsistent acts repealed.

All other acts or parts of acts inconsistent with this act are hereby repealed.

Quarantines, inspections, permits and certificates in force. Section 26. All quarantines, inspections, permits, and certificates in force at the time of approval of this act under the acts specified in section 25 of this act shall be continued in the same manner and with like authority as if the aforesaid acts had not been repealed.

When enforced.

Section 27. This act shall be in force from and after passage and approval.

APPROVED—The 10th day of March, A. D. 1927.

JOHN S. FISHER

No. 15

AN ACT

To repeal the act, approved the thirtieth day of April, one thousand nine hundred and twenty-five (Pamphlet Laws, three hundred and ninety-six), entitled "An act providing for the admission of testimony given in ejectment suits upon a retrial and in subsequent real issues when the parties claim under a common source."

Testimony in ejectment suits.

Act of April 30, 1925, (P. L. 396), repealed.

Section 1. Be it enacted, &c., That the act approved the thirtieth day of April, one thousand nine hundred and twenty-five (Pamphlet Laws, three hundred and ninety-six), entitled "An act providing for the admission of testimony given in ejectment suits upon a retrial and in subsequent real issues when the parties

claim under a common source," be and the same is hereby repealed.

APPROVED-The 10th day of March, A. D. 1927.

JOHN S. FISHER

No. 16

AN ACT

Authorizing the judges of any court of the Commonwealth, in which two separate panels of jurors are in attendance at the same time, to draw jurors from either panel when the other panel shall have been exhausted.

Section 1. Be it enacted, &c., That from and after the passage of this act, in any court of this Commonwealth, in which two separate panels of jurors are in attendance at one and the same time, it shall be wine of housted. lawful for the judge or judges of said courts, when all names of jurors in either of such panels shall have been exhausted in the selection of a jury or juries, leaving a jury as required by law incomplete, to direct that additional jurors be drawn from the other panel sufficient to complete the said jury.

APPROVED—The 16th day of March, A. D. 1927.

JOHN S. FISHER

No. 17

AN ACT

To amend section one of the act, approved the fifth day of April, one thousand nine hundred and seventeen (Pamphlet Laws, fifty-two), entitled "An act authorizing county commissioners to establish lights on county bridges," providing for the establishment of lights on county bridges located partly in one county and partly in another county or counties; and requiring lights on certain county bridges on certain county bridges.

Section 1. Be it enacted, &c., That section one of the act, approved the fifth day of April, one thousand nine hundred and seventeen (Pamphlet Laws, fiftytwo), entitled "An act authorizing county commissioners to establish lights on county bridges," is hereby amended to read as follows:

Section 1. Be it enacted, &c., That wherever considered necessary for the safety and convenience of the traveling public, the county commissioners of [the several counties of this Commonwealth] any county within which a county bridge is erected, or the county

Judges may draw from either pand when other ex-

County commissioners.

Section 1 of act of April 5, 1917 (P. L. 52), amended.

Lights on county