

which the foreign corporation, being so domesticated, had paid bonus to the State of Pennsylvania, under the provisions of the act of May eighth, one thousand nine hundred and one (Pamphlet Laws, one hundred fifty), entitled "An act providing for the raising of revenue for State purposes, by imposing on certain foreign corporations, limited partnerships and joint stock associations a bonus of one-third of one per centum upon the capital actually employed in Pennsylvania, and requiring the filing of certain reports in the office of the Auditor General."

Section 2. This act shall go into effect immediately upon its passage, and approval by the Governor. When effective.

APPROVED—The 10th day of June, A. D. 1931.

GIFFORD PINCHOT

No. 155

AN ACT

To amend sections one, two, four, and five of the act, approved the tenth day of July, one thousand nine hundred and nineteen (Pamphlet Laws, nine hundred), entitled "An act relating to eggs, prohibiting the sale, offering for sale, exposing for sale, or having in possession with intent to sell, eggs, for and as fresh, that are not fresh eggs, or of branding or of labeling or marking eggs as being fresh eggs that are not fresh eggs; prescribing certain duties of the Dairy and Food Commissioner in reference thereto; and providing penalties for the violation thereof," providing for the establishment of a standard of fresh eggs, and conferring other powers and duties on the Department of Agriculture.

Section 1. Be it enacted, &c., That section one of the act, approved the tenth day of July, one thousand nine hundred and nineteen (Pamphlet Laws, nine hundred), entitled "An act relating to eggs, prohibiting the sale, offering for sale, exposing for sale, or having in possession with intent to sell, eggs, for and as fresh, that are not fresh eggs, or of branding or of labeling or marking eggs as being fresh eggs that are not fresh eggs; prescribing certain duties of the Dairy and Food Commissioner in reference thereto; and providing penalties for the violation thereof," is hereby amended to read as follows:

Section 1. Be it enacted, &c., That it shall be unlawful for any person, firm, or corporate body, by himself, herself, or themselves, or by his, her, or their agents or servants, to sell, expose for sale, *advertise for sale*, or have in his, her, or their possession with intent to sell, any eggs, [for and] as fresh eggs, *strictly fresh eggs, hennery eggs, new laid eggs, or other words or*

Eggs.

Section 1, act of July 10, 1919 (P. L. 900), amended.

Dealers in eggs.

Sale or advertisement of misrepresented eggs.

descriptions of similar import, that are not fresh eggs. [as may appear upon proper test.]

No egg shall be deemed to be fresh which does not meet the standards of quality of fresh eggs as shall be established by the Department of Agriculture.

Section 2
amended.

Section 2. That section two of said act is hereby amended to read as follows:

What constitutes
misrepresentation.

Section 2. Eggs shall be deemed to be misbranded under this act, if they are in any way branded, labeled, marked, stamped, as being fresh eggs or by a similar term, when they are in fact not fresh eggs. [as may appear upon proper test.]

Section 4
amended.

Section 3. That section four of said act is hereby amended to read as follows:

Enforcement.

Section 4. That the [Dairy and Food Commissioner] *Department of Agriculture* shall be charged with the enforcement of the provisions of this act.

Section 5
amended.

Section 4. That section five of said act is hereby amended to read as follows:

Disposition of
fines.

Section 5. That all fines and penalties imposed and received for the violation of any of the provisions of this act shall be paid to the [Dairy and Food Commissioner or his agent,] *Department of Agriculture*, and, when so collected and paid, shall thereafter be, by the [Dairy and Food Commissioner] *department*, paid, *through the Department of Revenue*, into the State Treasury for the use of the Commonwealth.

APPROVED—The 10th day of June, A. D. 1931.

GIFFORD PINCHOT

No. 156

AN ACT

Relating to the trespassing of live stock on improved lands; providing for the taking up, impounding and sale thereof; imposing duties on and fixing the fees of constables, justices of the peace, and viewers appointed in connection therewith; prescribing the procedure for repossession by the owner thereof; providing for the fixing and taxing of costs, including attorneys' fees; and repealing inconsistent legislation.

Trespass of live
stock on improved
lands.

"Live stock,"
defined.

Section 1. Be it enacted, &c., That whenever the words "live stock" are used in this act, they shall include all cattle, horses, sheep and/or swine of every age and sex, and shall include the plural as well as the singular, and whenever a singular noun is used in this act, it shall include also the plural thereof.

Live stock to be
taken up.

Section 2. If any person, being either the owner or the tenant of any improved lands within this Common-