No. 88

AN ACT

To amend section five of the act, approved the twenty-ninth day of June, one thousand nine hundred and twenty-three (Pamphlet Laws, nine hundred forty-four), entitled "An act relating to salaries, compensation, bonds, offices, and supplies of certain county officers, their deputies and clerks, in counties of the sixth class," providing that county officers shall be members of the salary board when matters affecting their offices are under consideration.

Counties of sixth class.

Salaries.

Section 5, act of June 29, 1923 (P. L. 944), amended.

Salary board.

Personnel.

Duties.

Officer affected to be member.

Appeal.

Section 1. Be it enacted, &c., That section five of the act, approved the twenty-ninth day of June, one thousand nine hundred and twenty-three (Pamphlet Laws, nine hundred forty-four), entitled "An act relating to salaries, compensation, bonds, offices, and supplies of certain county officers, their deputies and clerks, in counties of the sixth class," is hereby amended to read as follows:

The salary board in all counties of the Section 5. sixth class, which shall be composed of the county commissioners and the county treasurer, shall fix and determine annually the number and the salaries to be paid to the clerks and deputies required for the proper discharge of business in the office of the county officers whose salaries are fixed by this act. Whenever the number or salaries of the clerks and deputies in any county office are being considered by the salary board, the county officer occupying such county office shall be a member of the salary board and be entitled to vote so long as matters affecting his office are under consideration and no longer. Any such county officer, deputy, or clerk, dissatisfied with amount of salary allowed by the salary board, may appeal from the action of such board to the court of common pleas of the county, which court shall, after hearing, make an order fixing the salaries of such appointees.

APPROVED-The 3d day of May, A. D. 1933.

GIFFORD PINCHOT

No. 89

AN ACT

Imposing penalties for improper use of food orders issued by or under the authority of the State Emergency Relief Board, or any poor board, or other relief agency, and improper furnishing of money, food, and other merchandise thereon.

Food orders.

Section 1. Be it enacted, &c., That when used in this act, the term "food order" shall mean any order issued by or under the authority of the State Emergency Re-