Must file of record.

Name of person authorized to enter satisfaction, etc. extend, postpone, release, or satisfy, or to do any other thing to in any wise affect the lien of any mortgage on record in the recorder of deeds' office of any county, shall, by power of attorney filed of record in such office, designate by name the person or persons who are authorized in its name to enter such acknowledgments, assignments, extensions, postponements, releases, or satisfactions, or to do any other thing affecting the lien of any mortgage which appears upon the records in such office.

Recorder must not allow others.

It is unlawful for the recorder of deeds of any county to permit any person, other than a person so designated, to act for such bank, banking corporation, copartnership, or association, cooperative banking association, trust, safe deposit, real estate, mortgage, title insurance, guaranty, surety, and indemnity company, savings institutions, savings banks, provident institutions, building and loan associations, lodge, or society.

Any entry on any record in the recorder of deeds' office made in violation of the provisions of this act

is void and of no effect.

Section 2. All acts and parts of acts inconsistent herewith are hereby repealed.

APPROVED-The 24th day of May, A. D. 1921.

WM. C. SPROUL.

No. 395.

AN ACT

To repeal section two of an act, entitled "An act for the protection of the public health: By previding that persons, firms or corporations, who are operating or conducting hotels, restaurants, dining-cars, or other public eating places in this Commonwealth, shall not employ or keep in their enploy, as cooks, waiters, kitchen-help, chambermaids, or other house-servants, any person or persons who are suffering from trachoma, active tuberculosis of the lungs, open skin tuberculosis, syphilis, gonorrhea, open external cancer, or barber's itch, or who are carriers of typhoid fever; and further providing that no dishes, receptacles, or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating place, unless the same have been thoroughly cleansed since used by another individual; and further providing that no towels shall be furnished in any washroom, in connection with any such public eating place, unless such towels be laundered or discarded after each individual use; and further providing that no common drinking cups shall be furnished at any public drinking place operated in connection with any such public eating place; and previding penalties for violations of the provisions of this act," approved May twenty-eighth, one thousand nine hundred and fifteen (Pamphlet Laws, six hundred and forty-two).

Hotels and eating places, Section 2, act of May 28, 1915 (P. L. 642), repealed. Section 1. Be it enacted, &c., That section two of an act, entitled "An act for the protection of the public health: By providing that persons, firms, or corporations, who are operating or conducting hotels, restaurants, dining-cars, or other public eat-

Repeal

ing places in this Commonwealth, shall not employ or keep in their employ, as cooks, waiters, kitchenhelp, chambermaids, or other house servants, any person or persons who are suffering from trachoma, active tuberculosis of the lungs, open skin tuberculosis, syphilis, gonorrhea, open external cancer, or barber's itch, or who are carriers of typhoid fever; and further providing that no dishes, receptacles, or utensils, used in eating or drinking, shall be furnished to patrons or customers of any such public eating place, unless the same have been thoroughly cleansed since used by another individual; and further providing that no towels shall be furnished in any washroom, in connection with any such public eating place, unless such towels be laundered or discarded after each individual use; and further providing that no common drinking cups shall be furnished at any public drinking place operated in connection with any such public eating place; and providing penalties for the violations of the provisions of this act," approved May twenty-eighth, one thousand nine hundred and fifteen (Pamphlet Laws, six hundred and forty-two), be, and the same is hereby, repealed.

must not have certain diseases.

APPROVED—The 24th day of May, A. D. 1921.

WM. C. SPROUL.

No. 396.

AN ACT

To amend section two of an act, approved the twenty-ninth day of March, eighteen hundred and ninety-nine (Pamphlet Laws, twenty-one), entitled "An act to establish a board for the examination of accountants, to provide for the granting of certificates to accountants, and to provide a punishment for the violation of this act," as amended.

Section 1. Be it enacted, &c., That section two of accountants. an act, approved the twenty-ninth day of March, eighteen hundred and ninety-nine (Pamphlet Laws, twenty-one), entitled "An act to establish a board for the examination of accountants, to provide for the granting of certificates to accountants, and to provide a punishment for the violation of this act," which, as amended by an act, approved the fourth day of June, one thousand nine hundred and fifteen (Pamphlet Laws, eight hundred and thirty-nine), entitled "An act to amend section two of an act, approved the twentyninth day of March, eighteen hundred and ninetynine, entitled 'An act to establish a board for the examination of accountants, to provide for the granting of certificates to accountants, and to provide a