NO. 72.

AN ACT

To amend section one of an act, approved the thirty-first day of May, one thousand nine hundred and nineteen (Pamphlet Laws, three hundred and fifty-seven), entitled "An act relating to the duties of constables in certain counties; prohibiting them from making returns to the court of quarter sessions in certain cases; authorizing the court to direct investigations and reports by constables, and fixing their compensation in such cases"; extending the provisions of said act to counties of the sixth, seventh and eighth classes.

Counties of sixth, seventh and eihth classes. Section 1. Beit enacted, &c., That section one of an act, approved the thirty-first day of May, one thousand nine hundred and nineteen (Pamphlet Laws, three hundred and fifty-seven), entitled "An act relating to the duties of constables in certain counties; prohibiting them rom making returns to the court of quarter sessions in certain cases; authorizing the court to direct investigations and reports by constables; and fixing their compensation in such cases," which read as follows:—

Section 1, act of May 31, 1919 (P. L. 357), cited for amendment. Section 1. Be it enacted, &c., That in all counties containing more than twenty thousand and less than one hundred thousand inhabitants, in all cases where under the laws of the Commonwealth the constable of the various political divisions are required to make a return to the courts of quarter sessions of the respective counties at regular intervals, and where the said constables have no information to impart in such return, the said constable shall not make a return to the court," is hereby amended to read as follows:—

Constables.

Section 1. Be it enacted, &c., That in all counties of the sixth, seventh, and eighth classes, in all cases where under the laws of the Commonwealth the constables of the various political divisions are required to make a return to the courts of quarter sessions of the respective counties at regular intervals, and where the said constables have no information to impart in such return, the said constables shall not make a return to the court.

Returns.

Containing no information.

Shall not be made.

Approved—The 11th day of April, A. D. 1921.

WM. C. SPROUL.