of the same, and to impose penalties for the illegal increase thereof," approved the twentieth day of April, one thousand eight hundred and seventy-four, and the acts amendatory thereof and supplementary thereto, where the majority of votes cast at such election was in favor of the increase of indebtedness, be, and Validation. the same are hereby, ratified, confirmed, and made valid, notwithstanding the authorities of such county, city, borough, township, school district, or incorporated district signified their desire for such increase of indebtedness by a resolution, instead of by an ordinance, as required by said act, amendments and supplements; and said resolution was not advertised as is required by law for the advertisement of ordinances. All of the bonds, securities, and obligations, issued or curities. to be issued in pursuance of every such election, are hereby made valid binding obligations of every such county, city, borough, township, school district, or incorporated district: Provided, All the other requirements of law concerning such procedure, election, and issue of bonds have been complied with.

Validation of se-

Proviso.

APPROVED-The 28th day of March, A. D. 1923.

GIFFORD PINCHOT.

No. 28.

AN ACT

Providing for the assessment and collection, as benefits, from the abutting property owners, of the borough's share of the cost of the improvement of a street, which forms part of a State Highway, where such improvement has been heretofore made by the State Highway Department.

Section 1. Be it enacted, &c., That whenever, here-Borough street Improved by State fore, the State Highway Department has permanent-Highway Departtofore, the State Highway Department has permanently improved a defined width of any street in a borough, which street constitutes a section or part of a State Highway, and the borough has agreed by ordinance with the State Highway Department to pay a part of the cost of the improvement so made, if the borough has failed to pay its part of such permanent improvement so agreed upon; or has neglected to pass any ordinance assessing the cost thereof, or any part of the cost thereof, on the owners of real estate abutting on the line of the improvement; or has not had authority by law to assess the cost of such permanent improvement upon the real estate abutting on the improvement,-such borough is hereby authorized to hereafter provide by ordinance for the assessment by the foot-front rule of the part of the cost of the permanent improvement, so made by the State Highway Department, and agreed to be paid by the borough,

ment.

Cost to be assessed

upon the owners of real estate abutting on the improvement or to so assess any part of the cost of such improvement.

Proceedings.

Section 2. The proceedings in any such case shall be the same as is now provided by law for the assessment and the collection of the cost of improving any additional width of any street in any borough, constituting a section or a part of a State Highway, by the State Highway Department, where by law the cost of such additional width may be collected by assessment by the foot-front rule from real estate abutting along the improvement.

APPROVED-The 29th day of March, A. D. 1923.

GIFFORD PINCHOT.

No. 29.

AN ACT

To amend clause (c) of section three hundred and six of an act, approved the second day of June, one thousand nine hundred and fifteen (Pamphlet Laws, seven hundred and thirty-six), entitled "An act defining the liability of an employer to pay damages for injuries received by an employe in the course of employment; establishing an elective schedule of compensation; and providing procedure for the determination of liability and compensation thereunder," as amended.

Section 1. Be it enacted, &c., That clause (c) of section three hundred and six of an act, approved the second day of June, one thousand nine hundred and fifteen (Pamphlet Laws, seven hundred and thirtysix), entitled "An act defining the liability of an employer to pay damages for injuries received by an emplove in the course of employment; establishing an elective schedule of compensation; and providing procedure for the determination of liability and compensation thereunder," as amended by section one of an act, approved the twentieth day of May, one thousand nine hundred and twenty-one (Pamphlet Laws, nine hundred and sixty-six), entitled "An act to amend clause (c), section three hundred and six of an act, approved the second day of June, one thousand nine hundred and fifteen (Pamphlet Laws, seven hundred and thirty-six), entitled 'An act defining the liability of an employer to pay damages for injuries received by an employe in the course of employment; establishing an elective schedule of compensation, and providing procedure for the determination of liability and compensation thereunder," is further amended to read as follows:----

(c) For all disability resulting from permanent ion injuries of the following classes, the compensation shall be exclusively as follows:

Workmen's Compensation Act of 1915 (P. L. 736), amended.

Clause (c). section 306, as amended.