Liens otherwise

Pending cases.

nine hundred and thirteen, had not been passed: Provided, The tax liens shall in other respects be legal and valid: And provided further, That this act shall not apply to any cases already adjudicated or to any suits now pending and undetermined.

APPROVED-The 5th day of March, A. D. 1923.

GIFFORD PINCHOT.

No. 4.

AN ACT

Requiring the prothonotary of the court of common pleas to indicate, on the proper index, notice of the settlement, satisfaction, discontinuance, or dismissal of any suit or proceeding in equity affecting the title to real estate.

Prothonotaries.

Legal proceedings affecting title to realty.

Section 1. Be it enacted, &c., That whenever any suit or proceedings in equity, affecting the title to any real estate, has been begun in any court of common pleas, and has, in accordance with law, been entered in any ejectment, judgment, or miscellaneous index, in the office of the prothonotary of said court, and the said suit or proceedings has subsequently been settled, satisfied, discontinued, or dismissed, the prothonotary shall immediately thereafter indicate, upon the margin of said index, the action which has been had thereon. Section 2. All acts and parts of acts inconsistent

Discontinuance, etc.

Notation or. index.

Repeal.

APPROVED—The 9th day of March, A. D. 1923.

with this act are hereby repealed.

GIFFORD PINCHOT.

No. 5.

AN ACT

To amend an act, approved the twenty-second day of April, one thousand nine hundred and nine (Pamphlet Laws, one hundred twenty-two), entitled "An act to validate the exercise of franchise of manufacturing corporations and land companies whose charters have expired, and to validate the conveyances and other instruments of said corporations," as amended.

Corporations.

Section 1. Be it enacted, &c., That section one of an act, approved the twenty-second day of April, one thousand nine hundred and nine (Pamphlet Laws, one hundred twenty-two), entitled "An act to validate the exercise of franchise of manufacturing corporations and land companies whose charters have expired, and to

Manufacturing and land companies.