

the manufacture and sale of commercial fertilizers; prescribing penalties for its violation, and repealing an act, entitled 'An act to regulate the manufacture and sale of commercial fertilizers; providing for its enforcement, and prescribing penalties for its violation,' approved the twenty-fifth day of March, Anno Domini one thousand nine hundred and one," is hereby amended to read as follows:

Section 7. The term "commercial fertilizers," as used in this act, shall be construed to mean any and every substance imported, manufactured, prepared, or sold for fertilizing or manuring purposes, except the dung of domestic animals, marl, lime, and wood-ashes, and not exempt by the provisions of section one of this act. *No commercial fertilizer containing less than one per centum of ammonia or one per centum of available phosphoric acid (P₂O₅) or one per centum water soluble potash (K₂O); nor any mixed fertilizer or mixture composed of two or more ingredients containing less than fourteen per centum of total plant food, namely,—not less than one per centum of ammonia or one per centum of available phosphoric acid (P₂O₅) or one per centum of water soluble potash (K₂O),—shall be sold, offered for sale, or exposed for sale in this Commonwealth. No commercial fertilizer having the word "tobacco" as part of its brand or trade name, shall contain muriate of potash, manure salts, kainit, or any other commercial potash combined with chlorine as chloride of potash.*

Definition.

Sale of certain fertilizers forbidden.

Tobacco fertilizers.

This amendment shall take effect and be in force January first, one thousand nine hundred and twenty-six.

Effective date.

APPROVED—The 2nd day of April, A. D. 1925.

GIFFORD PINCHOT.

No. 84.

AN ACT

To amend clause (b) section twenty-three of the act, approved the seventh day of June, one thousand nine hundred and seventeen (Pamphlet Laws, four hundred and three), entitled "An act relating to the form, execution, revocation, and interpretation of wills; to nuncupative wills; to the appointment of testamentary guardians; to spendthrift trusts; to forfeiture of devise or legacy in case of murder of testator; to elections to take under or against wills, and to the recording and registering of such elections and of decrees relative thereto, and to the fees therefor," changing the time within which a surviving spouse must elect to take under or against the will of deceased spouse.

Section 1. Be it enacted, &c., That clause (b) of section twenty-three of the act approved the seventh day of June, one thousand nine hundred and seventeen (Pamphlet Laws, four hundred and three), en-

Wills

Clause (b) section 23, of act of June 7, 1917 (P. L. 408), amended.

titled "An act relating to the form, execution, revocation, and interpretation of wills; to nuncupative wills; to the appointment of testamentary guardians; to spendthrift trusts; to forfeiture of devise or legacy in case of murder of testator; to elections to take under or against wills, and to the recording and registering of such elections and of decrees relative thereto, and to the fees therefor," is hereby amended to read as follows:

Election to take
against will.

Time of.

(b) A surviving spouse electing to take under or against the will of the decedent, shall, in all cases, manifest the election by a writing signed by him or her, duly acknowledged before an officer authorized by law to take the acknowledgment of deeds, and delivered to the executor or administrator of the estate of such decedent within *one year* [two years] after the issuance of letters testamentary or of administration. Neglect or refusal or failure to deliver such writing within said period shall be deemed an election to take under the will.

APPROVED—The 2nd day of April, A. D. 1925.

GIFFORD PINCHOT.

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No. 85.

AN ACT

Providing for the appropriation of moneys by counties toward the expense of installing ornamental illumination upon streets in the county seat on which county buildings abut.

Counties.

Illumination of
streets on which
county buildings
abut.

County may appro-
priate towards.

Limit to amount.

Section 1. Be it enacted, &c., That whenever the court house, jail, work house, or other public building of a county abuts upon the street of a city or borough which is the county seat, and which shall provide for the ornamental illumination of that section of the street whereon such county building abuts, it shall be lawful for the county commissioners of such county to appropriate moneys from the county funds towards the installation of such ornamental illumination.

Section 2. That the appropriation by the county commissioners of a county for such purpose shall not exceed the amount that shall be assessed for such ornamental illumination upon owners of an equivalent frontage of property abutting upon said street, measured by the foot front rule.

APPROVED—The 2nd day of April, A. D. 1925.

GIFFORD PINCHOT.