ally entitled: Provided, That this act shall not apply to the salary of any officer for any period prior to the first day of January, one thousand nine hundred and seventeen.

Approved—The 9th day of April, A. D. 1925.

GIFFORD PINCHOT.

No. 148.

AN ACT

Authorizing local boards of health of cities of the third class, boroughs, and first-class townships of the Commonwealth to organize county health associations; providing for the representation of such county associations in a State Association to be formed by representatives from such county health associations; and providing for the payment of the expenses of county and State associations.

Be it enacted, &c., That the several local Public health. boards of health of cities of the third class, boroughs, and first-class townships of the Commonwealth now or hereafter incorporated are hereby authorized and empowered to organize county health associations for the purpose of holding meetings at such times and places within the county as such county association may designate, for the purpose of advancing the various health interests of said third-class cities, boroughs, and first-class townships, promote remedial legislation; and discuss any and all topics relating to the health and conduct of their respective municipalities; and providing for the enforcement and economical method of administering health legislation.

Section 2. Cities of the third-class, boroughs, and first-class townships' boards of health may by resolution designate one delegate to attend such meetings of the county health association. The said boards of health of the several counties joining said county Dues. health association shall pay as dues to such county health association a sum not exceeding five dollars (\$5.00) per annum. The actual expenses of such delegate attending meetings of said county health association, including traveling expenses and hotel bills actually paid, shall be paid by the various boards of health of the said third-class cities, boroughs, and firstclass townships, by orders drawn upon their respective treasuries.

Each county health association is hereby authorized to elect one delegate to attend the annual meeting of the Pennsylvania Public Health Association to be held at such time and place within the Commonwealth as said Pennsylvania Public Health Association may designate.

County health associations.

Designation of delegates.

Expenses of dele-

Delegate to meeting of State association.

Expenses of delegate.

The actual expenses of such delegate attending the meeting of the Pennsylvania Public Health Association, including traveling expenses and hotel bills actually paid, shall, upon approval of such bill, be paid by the several county health associations.

APPROVED-The 10th day of April, A. D. 1925.

GIFFORD PINCHOT.

No. 149.

AN ACT

To further amend section eleven of article six, and section fifteen of article seven of an act, approved the twenty-seventh day of June, one thousand nine hundred and thirteen (Pamphlet Laws, five hundred and sixty-eight), entitled "An act providing for the incorporation, regulation, and government of cities of the third class; regulating nomination and election of municipal officers therein; and repealing, consolidating, and extending existing laws in relation thereto," by changing the salaries of councilmen and mayors.

Cities of the third class.

Section 11, article VI, of act of June 27, 1913 (P. L. 568), amended.

Section 1. Be it enacted, &c., That section eleven of article six of an act, approved the twenty-seventh day of June, one thousand nine hundred and thirteen (Pamphlet Laws, five hundred and sixty-eight), entitled "An act providing for the incorporation, regulation, and government of cities of the third class; regulating nomination and election of municipal officers therein; and repealing, consolidating, and extending existing laws in relation thereto," as amended by section twenty-one of the act, approved the twentyseventh day of May, one thousand nine hundred and nineteen (Pamphlet Laws, three hundred and ten), entitled "An act to amend and revise an act, entitled 'An act providing for the incorporation, regulation, and government of cities of the third class; regulating nomination and election of municipal officers therein: and repealing, consolidating, and extending existing laws in relation thereto,' approved the twenty-seventh day of June. Anno Domini one thousand nine hundred and thirteen, enlarging, changing, modifying, and defining certain of the powers of cities of the third class," is hereby further amended to read as follows:

Salaries of councilmen. Section 11. The councilmen in cities of the third class shall receive for their services during their term of service annual salaries, to be fixed by ordinance, payable in monthly instalments. Councils may, by the ordinance fixing said salaries, provide for the assessment and retention therefrom of reasonable fines for absence from regular or special meetings of council or councilmanic committees. The salary paid to any councilman shall not be less than two hundred and fifty dollars per year, nor more than [three] four