

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 twenty-seventh 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 council-
men.

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*

thousand *five hundred* dollars per year: Provided, however, That for the term of city councilmen, and until thereafter changed by ordinance, the salary of each councilman shall be as follows:

In cities of the third class of fifteen thousand inhabitants or under by the last United States census, each councilman shall receive a salary of [three] *not exceeding four hundred and fifty* dollars per annum; where said population is between fifteen thousand and thirty thousand, [seven hundred and fifty] *not exceeding eleven hundred and twenty-five* dollars per annum; in cities having a population above thirty thousand and not exceeding fifty thousand, [two] *three* thousand dollars per annum; in cities having a population of over fifty thousand, and not exceeding seventy thousand, [two thousand five hundred] *not exceeding three thousand seven hundred and fifty* dollars per annum; in cities having a population of over seventy thousand, [three] *not exceeding four thousand five hundred* dollars per annum. The council elected under the provisions of this act shall have power, by ordinance, to determine the amount of salaries to be paid in said cities. The compensation to be received by councilmen shall not be increased or diminished during the term for which they shall be elected; but succeeding councils may change all compensation, said change to take effect after the expiration of term of office of the council making the change.

Section 2. That section fifteen of article seven of said act, as amended by the act, approved the twenty-seventh day of June, one thousand nine hundred and nineteen (Pamphlet Laws, three hundred and ten), is hereby further amended to read as follows:

Section 15. The mayor of each city of the third class, elected under the provisions of this act, shall receive for his services during the term of service an annual salary to be fixed by ordinance, payable in monthly installments. The council shall, by ordinance, fix the amount of salary to be paid to the mayor for his services, and may provide for the assessment and retention therefrom of reasonable fines for absence from regular or special meetings of council or councilmanic committees. The amount of salary in cities of the third class shall not be less than five hundred dollars, nor more than [three thousand five hundred] *five thousand two hundred and fifty* dollars per year. Until changed by ordinance the salary of said mayors in cities of the third class shall be as follows: In cities having a population of fifteen thousand or under, by the last United States census, five hundred dollars per annum; in cities having a population of over fifteen thousand, and less than thirty thousand inhabitants, one thousand two hundred dollars per annum; in cities having a population exceeding thirty

Section 15 of
article VII.
amended.

Salary of
mayor.

thousand, and not exceeding fifty thousand inhabitants, two thousand five hundred *and fifty* dollars per annum; in cities having a population of over fifty thousand, and not exceeding seventy thousand inhabitants, three thousand dollars per annum; in cities having a population of over seventy thousand inhabitants, three thousand five hundred dollars per annum; and the amount of compensation for the mayor in any of the said cities shall not be increased or diminished during the term of office for which he shall be elected. Succeeding councils may change the amount of such compensation, but such change shall not affect the compensation of the mayor then in office.

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

GIFFORD PINCHOT.

No. 150.

AN ACT

To amend sections seven hundred and sixteen and four hundred and two of the act, approved the twenty-fourth day of May, one thousand nine hundred and twenty-three (Pamphlet Laws, three hundred and fifty-nine), entitled "An act concerning game and other wild birds and wild animals; and amending, revising, consolidating, and changing the law relating thereto."

Protection of wild game.

Section 716, act of May 24, 1923 (P. L. 359), amended.

Dog pursuing elk or deer a public nuisance.

May be killed by any person or by any officer.

Owner of such dog liable to penalty.

Section 1. Be it enacted, &c., That section seven hundred and sixteen of the act, approved the twenty-fourth day of May, one thousand nine hundred and twenty-three (Pamphlet Laws, three hundred and fifty-nine), entitled "An act concerning game and other wild birds and wild animals; and amending, revising, consolidating, and changing the law relating thereto," be amended to read as follows:

Section 716. Dogs Pursuing Elk or Deer.—Liability of Owners.—Any dog pursuing or following upon the track of an elk or deer is hereby declared to be a public nuisance. Such dog may be killed by any person when pursuing or following upon the track of an elk or a deer for a distance believed by such person to be one-half mile or more; or by any officer whose duty it is to protect the game of the State, upon affidavit being made by any person acquainted with the facts that said dog is in the habit of, or has been seen or heard, running upon the track of or pursuing any elk or deer for a distance of one-half mile or more within a period of [two years] *three months* before the date of such affidavit. The owner or person harboring or in control of a dog, either killed in conformity with the law or proven to have pursued an elk or deer for the distance of one-half mile or more, shall be liable to a penalty of fifty dollars for each elk and twenty-