

designated by an officer or agent of the Department of Agriculture, and separate from other cattle, until after the cattle shall have passed an approved tuberculin retest, within a period of sixty to ninety days after entry into the modified area. The maintenance of the cattle during the period of quarantine and the tuberculin retest shall be at the owner's expense.]

[(c) Apparently healthy bulls, steers, cows, heifers, and calves, for stocker or feeder purposes, not eligible under clauses (a) or (b) of this section, to enter a modified quarantined area, are not required to be tuberculin tested, if kept separate from other cattle; otherwise said stocker or feeder cattle are required to be accompanied by a health certificate and tuberculin test chart approved by an officer or agent of the Department of Agriculture. All cattle brought into a modified quarantined area for stocker or feeder purposes under this clause (c), not having been tuberculin tested, may be disposed of by the owner only for immediate slaughter or under the supervision of the Department of Agriculture.]

[(d)] (c) Apparently healthy cattle of strictly slaughter types, and to be used only for immediate slaughter, may enter a modified quarantined area without an examination and tuberculin test. Cattle entering a modified area, under this clause [(d)] (c), must be slaughtered within ten days after their entry into the modified quarantined area, except when the ten day period is extended by a special permit from an officer or agent of the Department of Agriculture.

[(e)] (d) Pure bred cattle may enter a modified quarantined area to be kept therein temporarily for exhibition, or to be bred, providing the cattle are accompanied by a health certificate and tuberculin test chart approved by an officer or agent of the Department of Agriculture.

APPROVED—The 19th day of May, A. D. 1931.

GIFFORD PINCHOT

No. 98

AN ACT

Authorizing the Department of Agriculture to establish facilities for and to conduct official egg-laying contests; providing facilities for the same on land now under the control of the Board of Trustees of Harrisburg State Hospital; and making an appropriation.

Section 1. Be it enacted, &c., That the Department of Agriculture, hereinafter termed "department," is hereby authorized to establish facilities for, and there-

after to conduct and maintain during each year, a Pennsylvania Official Egg-laying Contest, in order to determine and demonstrate improved and better methods for increasing the egg production of poultry, and to afford farmers and poultry raisers official accreditation for the egg-laying capacity of their poultry.

Department
of Agriculture
to conduct.

Section 2. The buildings and facilities for such contests shall be erected or established, and the contests shall be conducted, upon such land of the Commonwealth now under the control of the Board of Trustees of Harrisburg State Hospital as the Governor shall specify in and by an appropriate document, which shall be filed in the Department of Internal Affairs. After such land has been specified, the department shall have full jurisdiction and control over it for carrying out the purposes of this act.

Buildings
and
facilities.

Governor
to specify
land.

Jurisdiction
and control.

Section 3. Any person desiring to enter poultry in an official contest shall make application to the department, and pay such entry fee as the department shall, from time to time, prescribe by rule and regulation. The Commonwealth hereby disclaims any and all liability for the loss or destruction of, or injury or damage to, any poultry so entered whether by fire or other casualty or any other happening whatsoever.

Application.

Entry fee.

Disclaimer
of liability.

Section 4. The department is hereby authorized to prescribe and adopt rules and regulations for the proper conduct of such contests, including the conditions upon which such poultry may be entered, the types of poultry which may be entered, the entry fees to be paid by the contestants, and the accreditation of the contestants. The department may sell, in the open market at the prevailing wholesale or retail prices, such eggs as may accumulate during any contest, but shall sell to the Board of Trustees of Harrisburg State Hospital, at wholesale prices, as many eggs as may be required for said hospital.

Rules and
regulations.

Sale of
eggs.

Section 5. All entry fees, moneys received from the sale of eggs, or any other income accruing under the provisions of this act shall be paid into the State Treasury through the Department of Revenue.

Disposition
of fees, etc.

Section 6. The sum of eighty-five thousand dollars (\$85,000), or as much of such sum as may be necessary, out of the unexpended balance of the appropriation of two million four hundred fifty thousand dollars (\$2,450,000) made to the Department of Agriculture by the act, approved the sixteenth day of May, one thousand nine hundred and twenty-nine (Appropriation Acts, Page one hundred eighty-one), entitled "An act to provide for the ordinary expenses of the executive, judicial, and legislative departments of the Commonwealth, interest on the public debt, and the support of the public schools, for two years beginning June first,

Appropriation.

Erection of
buildings,
expenses,
etc.

one thousand nine hundred and twenty-nine; and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first, one thousand nine hundred and twenty-nine," is hereby specifically reappropriated to the Department of Agriculture for the remainder of the current fiscal year and the two fiscal years beginning June first, one thousand nine hundred and thirty-one, for the erection, by the Department of Property and Supplies, of necessary buildings and approaches thereto, for the purchase, through the Department of Property and Supplies as purchasing agent, of equipment, supplies and feed, for the payment of wages, salaries or other compensation of employes of the department engaged in the work of preparing for and conducting contests hereunder, and for any other incidental expenses necessary for the proper conduct of the work of the department authorized by this act.

When effective.

Section 7. This act shall become effective on the date of its approval by the Governor.

APPROVED—The 20th day of May, A. D. 1931.

GIFFORD PINCHOT

No. 99

AN ACT

Permitting the sale of prison made goods, in counties of the first class, to such counties and to cities and school districts and to political subdivisions of such counties and to certain institutions therein; permitting contracts for such sales and purchases, without advertising or competitive bidding; permitting payment of compensation to inmates; and repealing inconsistent laws.

Counties
of first
class.

Prison
inspectors
authorized
to sell
prison-made
goods.

Section 1. Be it enacted, &c., That the boards of inspectors of prisons now erected or which may hereafter be erected, in counties of the first class of this Commonwealth, are hereby authorized and empowered to sell to such county, to any city or school district coextensive therewith, or political subdivision within such county, and to any public institution situate within such county and maintained by such county or city or other political subdivision within such county, such surplus printing or products manufactured or prepared in the industries established in prisons in said counties of the first class, and, for these purposes, may execute and deliver all proposals and contracts in writing, and purchase, execute, and deliver bonds, conditioned for the performance thereof, which such board or boards may deem it expedient to make.

Contracts.

Bonds.

The authorities of such counties, cities, school dis-