

association, when the dues so credited on account of the principal of the loan shall equal the par value of one or more shares of the stock, to have the number of the shares thereof reduced to such number as the aggregate par value of which shall not be less than the reduced amount or balance of the principal of the loan still remaining unpaid, and the periodical instalments of dues on the stock thus reduced as well as the interest on the reduced principal of the loan and premium thereon, if any, shall be payable after the date of such reduction the same as if the said stock had been originally issued for such reduced number of shares as of such date, and the said loan made for such reduced amount; when the dues on the stock are credited on account of the principal of the loan as herein provided, the said stock shall not participate in the profits of the association nor be subject to losses; and when the loan has been paid in full by the crediting of the dues thereon as aforesaid, the borrower shall be entitled to have his mortgage satisfied, and the said stock shall revert back to the association.

Profits and losses.

Satisfaction of mortgage.

Reduction to be endorsed on certificate.

Record on stub.

Proviso.

Section 2. In all cases where the number of the shares of the stock has been reduced as provided in section one (a) and (b) of this act, it shall be the duty of the secretary of the association to endorse on the back of the certificate of the stock the date of the reduction thereof, the reduced number of shares, and the number of the series, if any, to which the reduced shares are assigned; and he shall also make a like record on the stub of the said certificate of stock: Provided, That in cases where the association does not issue certificates of stock, a record of the reduced number of shares and the number of the series, if any, to which the reduced shares are assigned shall be made in the borrower's pass book.

APPROVED—The 12th day of June, A. D. 1931.

GIFFORD PINCHOT

No. 162

AN ACT

Providing that in certain cases where a scire facias is issued on a judgment to revive or extend the lien thereof, such lien shall take effect from the date of issuance of the writ.

Scire facias to revive or extend lien of judgment.

Section 1. Be it enacted, &c., That when a scire facias is sued out upon any judgment of record, either for the purpose of reviving the lien thereof against the real estate of the person against whom the judgment is entered after such lien shall have been lost, or for the

purpose of extending the lien thereof to the after acquired real estate of such person, the proceedings on such scire facias shall be as provided by law for such writs and shall be concluded without delay, and the lien shall be effective as of the date when the scire facias issued. All such writs of scire facias shall be properly indexed in the judgment docket.

Lien to take effect from date of writ.

Indexing.

APPROVED—The 12th day of June, A. D. 1931.

GIFFORD PINCHOT

No. 163

AN ACT

To amend section three of the act, approved the eleventh day of March, one thousand nine hundred and nine (Pamphlet Laws, thirteen), entitled "An act for the protection of the public health, by prohibiting the sale, offering for sale, exposing for sale, or having in possession with intent to sell, of eggs unfit for food, as therein defined, and prohibiting the use of such eggs in the preparation of food products; providing penalties for the violation thereof, and providing for the enforcement thereof," making unlawful the sale, possession, and use of incubated and incubator reject eggs, unless such eggs or their containers or foods in which used are properly stamped.

Section 1. Be it enacted, &c., That section three of the act, approved the eleventh day of March, one thousand nine hundred and nine (Pamphlet Laws, thirteen), entitled "An act for the protection of the public health, by prohibiting the sale, offering for sale, exposing for sale, or having in possession with intent to sell, of eggs unfit for food, as therein defined, and prohibiting the use of such eggs in the preparation of food products; providing penalties for the violation thereof, and providing for the enforcement thereof," is hereby amended to read as follows:

Public health.

Eggs.

Section 3, act of March 11, 1909 (P. L. 13), amended.

Section 3. *It shall be unlawful to sell, offer for sale, have in possession with intent to sell, either in shell, in broken out frozen masses, or in any condition whatsoever, incubated or incubator reject eggs or eggs which have been subjected to incubation, whether natural or artificial, for a period of eight days or over, unless each egg or container of such eggs not in shell shall be branded, marked, or stamped with the words "incubated egg" or "incubated eggs," and it shall be unlawful to use any such incubated eggs in the preparation of or as a part of a food or foods, unless such food or foods shall be branded, marked, or stamped with the words "incubated eggs used."*

Use of incubated or incubator rejected eggs, unless stamped prohibited.

Use of such eggs in foods.

[That] It shall be unlawful for any person, firm, or corporate body, by himself, herself, itself or themselves,

Use of decayed or decomposed eggs.