Burning buildings not parcel of dwelling house.

Buildings used in connection with mine, etc.

Felony.

Section 2. Any person who wilfully or maliciously sets fire to, or burns, or causes to be burned, or who aids, counsels, or procures the burning, of any barn, stable, garage, or other building, whether the property of himself or of another, not a parcel of a dwelling house, or any shop, storehouse, warehouse, factory, mill, coal tipple, breaker, power house, washery, or any other building or structure used in connection with any industrial establishment or mine, whether the property of himself or of another, or any church, meeting house, court house, work house, school, jail, or other public building, or any public bridge, shall be guilty of a felony, and shall, upon conviction thereof, be sentenced to imprisonment for not less than one nor more than ten years.

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

GIFFORD PINCHOT

No. 178

AN ACT

To amend section one as amended of the act, approved the tenth day of April, one thousand eight hundred and sixty-two (Pamphlet Laws, three hundred sixty-four), entitled "An act relative to the distribution of the proceeds of sheriffs' sales of real estate in the county of Allegheny," by changing the manner in which sheriffs shall make returns of sales of real estate, and requiring notice of such returns to be posted for the benefit of lien-holders.

Be it enacted, &c., That section one of Section 1. the act, approved the tenth day of April, one thousand eight hundred and sixty-two (Pamphlet Laws, three hundred sixty-four), entitled "An act relative to the distribution of the proceeds of sheriffs' sales of real estate in the county of Allegheny," as amended by the act, approved the fourth day of June, one thousand nine hundred and one (Pamphlet Laws, three hundred fifty-seven), entitled "An act to amend an act, entitled 'An act relative to the distribution of the proceeds of sheriffs' sales of real estate in the county of Allegheny;' approved the tenth day of April, one thousand eight hundred and sixty-two, so as to extend the provisions of the same to all counties in this Commonwealth," is hereby further amended to read as follows:

Section 1. Be it enacted, &c., That when real estate shall be sold by virtue of any writ of execution issued from any court in this Commonwealth, it shall be lawful for the sheriff to report to said court, by filing in the

Real Estate.
Sheriffs' sales.
Section 1, act of April 10, 1862
(P. L. 864), as amended by act of June 4, 1901
(P. L. 857), further amended.

Distribution of proceeds of sheriffs' sales.

office of the prothonotary, a schedule of distribution of the proceeds of said sale, according to the list of liens on the property sold, as certified to [him] the sheriff from the record by the proper officers, which schedule and list of liens he shall attach to his return of said Whereupon [the said return shall be read in open court, on some day during the term to be fixed by order of the court; the sheriff shall give notice of the filing of said return, as aforesaid, by posting in the Notice of filing. office of the prothonotary a notice, containing the names of the parties, the number and term of the writ; and if the said distribution shall not be questioned or disputed within such [reasonable] time as may be fixed by [the] a rule of court, it shall be final and conclusive, and the sheriff shall proceed to pay out, in ac- sheriff to pay cordance therewith, the money mentioned in his return; but if exception to the sheriff's return be made by any person interested therein, within such time, the court shall proceed to hear and determine the same, as exceptions. now provided by law in case of disputes as to the distribution of the proceeds of sheriffs' sales.

Schedule of disfiled in prothono-

out money.

Hearing on

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

GIFFORD PINCHOT

No. 179

AN ACT

To amend section one of the act, approved the fourth day of June, one thousand nine hundred and nineteen (Pamphlet Laws, three hundred eighty-four), entitled "An act to authorize courts of common pleas to issue writs of subpoena requiring witnesses to attend and testify under oath, and produce books or papers, before committees appointed for the purpose of investigating charges against the pro-fessional conduct of members of the bar of said courts," by extending its provisions to the Supreme Court of Pennsylvania.

Section 1. Be it enacted, &c., That section one of the supreme Court act, approved the fourth day of June, one thousand and court of nine hundred and nineteen (Pamphlet Laws, three hundred eighty-four), entitled "An act to authorize courts of common pleas to issue writs of subpoena requiring witnesses to attend and testify under oath, and produce books or papers, before committees appointed for the purpose of investigating charges against the professional conduct of members of the bar of said courts," is hereby amended to read as follows:

Section 1. Be it enacted. &c., That upon the appli- committee of bar cation of any committee composed of members of the investigating probar of any court of common pleas or of the Supreme of member.

common pleas.

Section 1, act of June 4, 1919 (P. L. 384), amended.