wealth; nor prevent the sale or manufacture of proprie- Proprietary meditary medicines; nor prevent storekeepers from dealing in bold drugs. and selling commonly used household drugs or proprietary medicines when the same are offered for sale or sold in original packages, except when administered Original packages. in single doses on the premises, which have been put up ready for sale to consumers by pharmacists, manufacturing pharmacists, manufactures of proprietary medicines, wholesale grocers, or wholesale druggists, under qualified supervision: Provided, however, That the pro- what such prietary medicines or household drugs sold or offered medicines. for sale shall not contain any opium, coca leaves, chloral, or any of the salts derivatives or compounds thereof in any quantity whatsoever: Provided, also, That remedial agencies that are administered hypodermically, intra- Certain remedial muscularly or intravenously, and all medicinal substances and medicines to be containing barbituric acid or its compounds, and bio- sold only by logicals (except those biologicals distributed to State and county health officials), and medicines containing substances of glandular origin (except intestinal en-zymes), shall be sold only by registered pharmacists or assistant pharmacists employed by or conducting a registered pharmacy. Any person violating the provisions of this section shall be guilty of a misdemeanor, Violations. and, upon conviction, shall be sentenced to pay a fine of not less than fifty dollars (\$50.00) nor more than five hundred dollars (\$500.00), or imprisonment for Penalty. not more than one year, or either or both, in the discretion of the court.

APPROVED-The 22d day of June, A. D. 1931.

GIFFORD PINCHOT

No. 229

AN ACT

Making an appropriation out of the Liquid Fuels Tax Fund to the Board of Finance and Revenue for the purpose of refunds.

Section 1. Be it enacted, &c., That as much of the Liquid Fuels Tax money, from time to time, in the Liquid Fuels Tax Fund, as may be necessary, is hereby appropriated to Appropriation for the Board of Finance and Revenue for the payment of approved claims for refund made to the board for moneys paid into the Liquid Fuels Tax Fund under any laws, levying a tax on liquid fuels, which were in force prior to the first day of June, one thousand nine hundred and thirty-one. Estimates of the amounts to Estimates of be expended from the Liquid Fuels Tax Fund for re- expenditures. funds by the board under this act shall, from time to time, be submitted to the Governor for his approval

Fund.

refunds.

cines and house-

pharmacists.

or disapproval, as in the case of other appropriations to administrative departments, boards, and commissions; and it shall be unlawful for the Auditor General to honor any requisition of the Board of Finance and Revenue for the expenditure of moneys hereunder in excess of the estimates approved by the Governor.

Expenditures in excess of approved estimates.

Effective date.

Section 2. This act shall become effective on the first day of July, one thousand nine hundred and thirty-one.

APPROVED-The 22d day of June, A. D. 1931.

GIFFORD PINCHOT

No. 230

AN ACT

To amend section seventeen of the act, approved the fourteenth day of June, one thousand nine hundred and twentythree (Pamphlet Laws, seven hundred ten), entitled "An act allowing and regulating boxing, sparring, and wrestling matches and exhibitions; establishing a State Athletic Commission; making an appropriation therefor; and appropriating moneys received for monument and memorial purposes; and prescribing penalties," as amended, further regulating the issuing of permits for amateur boxing exhibitions and wrestling matches.

State Athletic Commission.

Section 17, act of June 14, 1923 (P. I. 710), as amended by act of April 29, 1929 (P. L. 860). further amended.

Section 1. Be it enacted, &c., That section seventeen of the act, approved the fourteenth day of June, one thousand nine hundred and twenty-three (Pamphlet Laws, seven hundred ten), entitled "An act allowing and regulating boxing, sparring, and wrestling matches and exhibitions; establishing a State Athletic Commission; making an appropriation therefor; and appropriating moneys received for monument and memorial purposes; and prescribing penalties," as amended by section seven of the act, approved the twenty-ninth day of April, one thousand nine hundred and twenty-nine (Pamphlet Laws, eight hundred sixty), entitled "An act to repeal sections one to three, and to amend sections four, six, ten, fourteen, sixteen, seventeen, twenty, twenty-one, twenty-three, twenty-five and twenty-six, of the act, approved the fourteenth day of June, one thousand nine hundred and twenty-three (Pamphlet Laws, seven hundred ten), entitled 'An act allowing and regulating boxing, sparring, and wrestling matches and exhibitions; establishing a State Athletic Commission; making an appropriation therefor; and appropriating moneys received for monument and memorial purposes; and prescribing penalties,' " is hereby further amended to read as follows:

Section 17. License Fees; Amateur Exhibitions and Matches.—Each applicant for a license shall, before a license is issued by the commission, and annually there-