designating such grave for memorial purposes. When such deceased service man or woman shall have been a veteran of any war for which the Government of the United States issued discharge buttons, the markers designated for their graves shall include a facsimile of said discharge button. The county commissioners may, upon the petition of any five reputable freeholders of the city, borough, township or district within the county of which any deceased service man or woman may have been a resident, place such marker upon his or her grave when he or she is buried without the limits of said county.

It shall also be the duty of the county commissioners of each county in this State, upon or at any time subsequent to the death of any service man who shall be buried within their counties, on the application of any relatives or on the application of any friends of such deceased service man, if such application by friends has been approved by any organization of veterans of any war in which the United States was engaged, and provided that there be no objection by the nearest relative, to cause a headstone to be placed at the head of the grave of each deceased service man, containing his name and, if possible, the organization to which he belonged or in which he served, in letters raised or cut in at least three-sixteenths of an inch deep on such headstone, to be of either marble or granite, and to be placed or set in a concrete base; or if a headstone has been provided for such grave by the United States Government, the county commissioners shall provide the foundation therefor; and the expense for the same shall be paid out of the funds of the county in which such deceased service men died or shall have had his legal residence: Provided, however, That the expense shall not exceed the sum of fifty dollars for each headstone, and the county commissioners of each county, acting under this section, shall draw a warrant on the treasurer of their county for the payment of said expense in favor of the party or parties furnishing such headstone or foundation.

APPROVED-The 23d day of May, A. D. 1933.

GIFFORD PINCHOT

No. 193

AN ACT

To amend section seven hundred fifty-six, article nine, of the act, approved the second day of May, one thousand nine hundred and twenty-nine (Pamphlet Laws, one thousand two hundred seventy-eight), entitled "An act relating to counties of the second, third, fourth, fifth, sixth, seventh and eighth classes; and revising, amending and consolidating the laws relating

thereto," by authorizing counties in certain cases to pay the cost of repairing or rebuilding bridges other than county bridges.

Section 1. Be it enacted, &c., That section seven hundred fifty-six, article nine of the act, approved the second day of May, one thousand nine hundred and twentynine (Pamphlet Laws, one thousand two hundred seventy-eight), entitled "An act relating to counties of the second, third, fourth, fifth, sixth, seventh and eighth classes; and revising, amending and consolidating the amended. laws relating thereto," is hereby amended to read as fol-

The General County Law.

Section 756, Article IX, act of May 2, 1929 (P. L. 1278),

lows: Section 756. Record to Be Kept by County: Maintenance, Repair and Rebuilding by Township or Municipalities.—The county commissioners shall keep a record of all their proceedings in such cases, and such bridges shall be maintained, kept in repair and rebuilt when necessary by the respective townships, boroughs, or cities of the third class, and the county shall |in no event] not be liable for the [same] costs of the maintenance, repair or rebuilding of the same, or any part of such cost: Provided, however, That in case the report of a board of viewers appointed by the court for the purpose, duly approved by the grand jury and the court, shall set forth that the cost of the repair or rebuilding of such bridge is greater than it is reasonable that the said township or townships, borough, or city of the third class should bear, then it shall be lawful for the county commissioners of the county in which such bridge is located to furnish such township or townships, boroughs, or city of the third class either the whole or part of the money necessary to repair or to rebuild such bridge or bridges, as the said board of county commissioners may deem just and proper.

Approved—The 23d day of May, A. D. 1933.

GIFFORD PINCHOT

No. 194

AN ACT

To amend section eight hundred and seventy-five of the act, approved the second day of May, one thousand nine hundred and twenty-nine (Pamphlet Laws, one thousand two hundred seventyeight), entitled "An act relating to counties of the second, third, fourth, fifth, sixth, seventh and eighth classes; and revising, amending and consolidating the laws relating thereto," authorizing the use of special road taxes for county bridge purposes.

Section 1. Be it enacted, &c., That section eight hundred and seventy-five of the act, approved the second day of May, one thousand nine hundred and twenty-nine (Pamphlet Laws, one thousand two hundred seventy-

The General County Law.