provisions of the act, approved April twentieth, one thousand nine hundred and twenty-seven (Pamphlet Laws, three hundred seventeen), entitled "An act authorizing existing beneficial or protective societies, heretofore incorporated, to reincorporate for the purpose of making insurance upon the health of individuals and against personal injury and disablement and death; regulating such corporations and limiting the amount for which corporations may issue policies; and imposing a tax on gross premiums of companies reincorporated under the provisions of this act."

The provisions contained in clause (e) of section six hundred and seventeen (617), and clauses (b), (c), (h) and (l) of section six hundred and eighteen (618), may be omitted from railroad ticket policies sold only at railroad stations or at railroad ticket offices by railroad employes.

Approved—The 24th day of May, A. D. 1933.

GIFFORD PINCHOT

No. 213

AN ACT

Relating to policies of indemnity insurance; requiring such policies to contain provisions covering cases of insolvency and bankruptcy of the insured, and to permit injured persons, or their personal representatives, to maintain suits against the insurer in such cases.

Section 1. Be it enacted, &c., That no policy of in- Indemnity surance against loss or damage resulting from accident to or injury suffered by an employe or other person and for which the person insured is liable, or against loss or damage to property caused by animals or by any vehicle drawn, propelled or operated by any motive power and for which loss or damage the person insured is liable, shall hereafter be issued or delivered in this State by any corporation, or other insurer, authorized Statement to do business in this State, unless there shall be contained within such policy a provision that the insolvency or bankruptcy of the person insured shall not release the insurance carrier from the payment of damages for injury sustained or loss occasioned during the life of such policy, and stating that in case execution against the insured is returned unsatisfied in an action brought by the injured person, or his or her personal representative in case death results from the accident, because of such insolvency or bankruptcy, then an action may be main-tained by the injured person, or his or her personal rep-insurer.

required as to insolvency or bankruptcy of

resentative, against such corporation, under the terms of the policy, for the amount of the judgment in the said action, not exceeding the amount of the policy.

APPROVED-The 24th day of May, A. D. 1933.

GIFFORD PINCHOT

No. 214 AN ACT

To amend section two hundred and twelve of the act, approved the seventeenth day of May, one thousand nine hundred and twenty-one (Pamphlet Laws, seven hundred eighty-nine), entitled, as amended, "An act relating to insurance; establishing an insurance department; and amending, revising, and consolidating the law relating to the licensing, qualification, regulation, examination, suspension, and dissolution of insurance companies, Lloyds associations, reciprocal and inter-insurance exchanges, and certain societies and orders, the examination and regulation of fire insurance rating bureaus, and the licensing and regulation of insurance agents and brokers; the service of legal process upon foreign companies, associations, or exchanges; providing penalties; and repealing existing laws," as amended, by bringing public adjusters' solicitors within the retaliatory provisions relating to agents, brokers, and public adjusters.

Insurance Department Act of 1921.

Public adjusters' solicitors brought within retaliatory provisions.

Section 212, act of May 17, 1921 (P. L. 789), as amended by act of June 22, 1931 (P. L. 616), further amended.

Be it enacted, &c., That section two hundred and twelve of the act approved the seventeenth day of May, one thousand nine hundred and twenty-one (Pamphlet Laws, seven hundred eighty-nine), the title of which was amended by the act approved the twentyseventh day of April, one thousand nine hundred and twenty-seven (Pamphlet Laws, four hundred seventysix), to read as follows: "An act relating to insurance; establishing an insurance department; and amending, revising, and consolidating the law relating to the licensing, qualification, regulation, examination, suspension, and dissolution of insurance companies, Lloyds associations, reciprocal and inter-insurance exchanges, and certain societies and orders, the examination and regulation of fire insurance rating bureaus, and the licensing and regulation of insurance agents and brokers; the service of legal process upon foreign insurance companies, associations, or exchanges; providing penalties; and repealing existing laws," which section was amended by the act approved the twenty-second day of June, one thousand nine hundred and thirty-one (Pamphlet Laws, six hundred sixteen), is hereby further amended to read as follows:

Section 212. Effect of Additional Restrictions of Other States.—If, by the laws of any other state, any taxes, fines, penalties, licenses, fees, or other obligations or prohibitions, additional to or in excess of those imposed by the laws of this Commonwealth upon insurance agents, brokers, [or] public adjusters, public adjusters' solicitors, or insurance companies, associations, and ex-