No. 234

AN ACT

To amend section three of article five, and section three of article six, of an act, approved the twenty fifth day of June, one thousand nine hundred and nineteen (Pamphlet Laws, five hundred and eighty-one), entitled "An act for the better government of cities of the first class of this Commonwealth," by transferring the care, management, administration, and supervision of electrical lighting from the department of public safety to the department of public works.

Section 1. Be it enacted, &c., That section three of Cities of first article five of the act, approved the twenty-fifth day of class. June, one thousand nine hundred and nineteen (Pamphlet Laws, five hundred and eighty-one), entitled "An Vactor June 25, act for the better government of cities of the first class amended. of this Commonwealth," is hereby amended to read as

llows:
Section 3. The department of public safety shall have
Section 3. The department of public safety shall have ing removed from department of department the care, management, administration, and supervision of the police affairs and all matters relating to the fire public safety. and police forces, electrical service (except electrical lighting), erection of fire-escapes, and the inspection of buildings, elevators, engines, and boilers.

Section 2. That section three of article six of said act Section 3. Article VI, amended.

is hereby amended to read as follows:

Section 3. The department of public works shall have Electrical lightthe care, management, administration, and supervision in placed in department of of waterworks, gas-works, and other public utilities (ex- public works. cept as otherwise provided in this act) owned or controlled by the city, the supply and distribution of water and gas, the grading, paving, repairing, cleaning, and lighting [(except electric lighting)] of streets, alleys, and highways, including footways, the construction, protection, maintenance, operation, and repair of public buildings, bridges, and structures of every kind for public use, public squares, real estate (except as otherwise provided by this act or as is now or may hereafter be provided by law or ordinance), surveys, engineering, sewerage, drainage, and all matters and things in any way relating to or affecting the highways or footways of the city.

APPROVED—The 25th day of May, A. D. 1933.

GIFFORD PINCHOT

No. 235

AN ACT

To amend section one of the act, approved the twenty-seventh day of April, one thousand nine hundred and twenty-five (Pamphlet Laws, three hundred five), entitled "An act fixing the pay of election officers and clerks in counties of the second class," as amended; by fixing the compensation of judges of election for

services, mileage and expenses of delivering the primary and election returns and ballot boxes into proper custody; providing compensation to minority inspectors, in certain cases, for services, mileage and expenses of delivering the minority inspector's primary and election returns, if any, and the ballot boxes into proper custody; and repealing inconsistent, general, local and special, legislation.

Counties of second class.

Section 1, act of April 27, 1925 (P. L. 305), as amended by act of April 3, 1929 (P. L. 131), further amended.

Election officers.

Compensation.

Judge of election for delivering returns and bailot box.

Minority inspector for delivering returns and ballot box.

Repeal.

Section 1. Be it enacted, &c., That section one of the act, approved the twenty-seventh day of April, one thousand nine hundred and twenty-five (Pamphlet Laws, three hundred five), entitled "An act fixing the pay of election officers and clerks in counties of the second class," as amended by section one of the act approved the third day of April, one thousand nine hundred and twenty-nine (Pamphlet Laws, one hundred thirty-one), be, and the same is hereby, further amended to read as follows:

Section 1. Be it enacted, &c., (a) That at all elections in counties of the second class, the pay of judges of election shall be fifteen dollars for each primary, general, municipal, or special election, and the pay of inspectors and clerks shall be ten dollars for each primary, general, municipal, or special election. When a primary and special election, or a special and general or municipal election, take place on the same day, they shall be construed as one election for the purposes of this act.

(b) Each judge of election shall also be paid the sum of two dollars and fifty cents for each primary or election, as defined in clause (a) hereof, which sum shall be full compensation to him for his services, mileage and expenses, devoted, traveled and incurred in delivering the returns and ballot box or boxes of said primary or election into proper custody as required by law.

(c) Whenever in any such county a place shall have been provided by the county commissioners thereof for the reception and custody of all ballot boxes used at primaries and elections in said county, each minority inspector shall be paid, in addition to the sum specified in clause (a) hereof, the further sum of two dollars and fifty cents for each primary or election, as defined in clause (a) hereof, which sum shall be full compensation to him for his services, mileage and expenses, devoted, traveled and incurred in delivering the minority inspector's returns, if any, and the ballot box or boxes used at said primary or election into proper custody as required by law.

Section 2. All acts or parts of acts, general, local or special, inconsistent with the provisions hereof be, and the same are hereby, repealed so far as applicable to counties of the second class.

Approved—The 25th day of May, A. D. 1933.

GIFFORD PINCHOT