## No. 491

## AN ACT

To repeal section thirty of the act, approved the first day of May, one thousand eight hundred sixty-one (Pamphlet Laws, four hundred fifty), entitled "An act relating to Allegheny County."

Section 1. Be it enacted, &c., That section thirty of Section 30, of the act, approved the first day of May, one thousand 1861 repealed. eight hundred sixty-one (Pamphlet Laws, four hundred fifty), entitled "An act relating to Allegheny County," be, and the same is hereby, repealed.

Section 2. This act shall become effective immedi- When effective. ately upon its final enactment.

Approved—The 1st day of July, A. D. 1937.

GEORGE H. EARLE

## No. 492

## AN ACT

To further amend section nine of the act, approved the six-teenth day of May, one thousand nine hundred and twentythree (Pamphlet Laws, two hundred seven), entitled "An act providing when, how, upon what property, and to what extent, liens shall be allowed for taxes and for municipal improvements, for the removal of nuisances, and for municipal improvements, for the removal of nuisances, and for water rents or rates, sewer rates, and lighting rates; for the procedure upon claims filed therefor; the methods for preserving such liens and enforcing payment of such claims; the effect of judicial sales of the properties liened; the distribution of the proceeds of such sales and the redemption of the property therefrom; for the lien and collection of certain taxes heretofore assessed and of claims for municipal improvements made and nuisances. and of claims for municipal improvements made and nuisances removed, within six months before the passage of this act; and for the procedure on tax and municipal claims filed under other and prior acts of Assembly," making additional provision for the filing of tax claims.

Section 1. Be it enacted, &c., That section nine of the act, approved the sixteenth day of May, one thousand nine hundred and twenty-three (Pamphlet Laws, two hundred seven), entitled "An act providing when, how, upon what property, and to what extent, liens shall be allowed for taxes and for municipal improvements, for the removal of nuisances and for water rents or rates. the removal of nuisances, and for water rents or rates. sewer rates, and lighting rates; for the procedure upon claims filed therefor; the methods for preserving such liens and enforcing payment of such claims; the effect of judicial sales of the properties liened; the distribution of the proceeds of such sales and the redemption of the property therefrom; for the lien and collection of certain taxes heretofore assessed, and of claims for municipal improvements made and nuisances removed, within