

any mineral substances, or injurious color or flavor, alcoholic liquor, or any other ingredient, not herein mentioned, deleterious to health: Providing, That this act shall not be construed to prohibit the use of harmless colors of any kind, in confectionery or *in fruits used in fruit cake*, when used for coloring, and not for any fraudulent purpose: And provided further, That nothing in this act shall be construed to prohibit the use of common salt, sugar, pure corn syrup, pure glucose, wine vinegar, cider vinegar, malt vinegar, sugar vinegar, glucose vinegar, distilled vinegar, spices or their essential oils, alcohol (except in confectionery), edible oils, edible fats, wood smoke applied directly as generated, or proper refrigeration: And provided further, That in the manufacture of confectionery the use of alcohol shall be permitted as it may be found in customary alcoholic tinctures or extracts used for flavoring purposes only, and as a solvent for glazes, and that oil of sweet birch, or methyl-salicylic ester, may be used as a substitute for oil of wintergreen as a flavor: And provided further, That in the preparation of dried fruits and molasses, sulphur dioxide, either free or in simple combination, may be used *in the proportion of not in excess of twenty-five hundred (2500) parts a million, and* [in such quantities as will not render said dried fruits or molasses deleterious to health] *that when any dried fruits and molasses are used in any foods or food products or contain as a part of or as an ingredient in any food, the sulphur dioxide in such dried fruits and molasses shall not exceed the proportion of fifty (50) parts a million;* and that sodium [benzoates] *benzoate* may be used in the preparation of those articles of food in which it has heretofore been generally used in quantities not exceeding one-tenth ($\frac{1}{10}$) of one per centum, or benzoic acid equivalent thereto: And provided further, That when any quantity of sodium benzoate is used in any article of food, [or any quantity of sulphur dioxide is used in the preparation of dried fruits or molasses] the fact that sodium benzoates [or sulphur dioxide] has been used in the preparation thereof shall be plainly stated on each package of such food.

Proviso.

Harmless colors in fruits used in fruit cake.

Salt, sugar, etc.

Alcohol.

Proportions of sulphur dioxide in fruits and molasses.

Sodium benzoate.

Proviso.

Use to be stated on package.

APPROVED—The 22d day of May, A. D. 1933.

GIFFORD PINCHOT

No. 159

AN ACT

To amend section seven hundred five of the act, approved the twenty-fourth day of May, one thousand nine hundred and twenty-three (Pamphlet Laws, three hundred fifty-nine), entitled "An act concerning game and other wild birds and wild

animals; and amending, revising, consolidating, and changing the law relating thereto," as amended, permitting coöperation only in the manner known as driving in the killing of more than one legal deer, bear, or elk in one season by a member at a camp or body of men hunting together so long as the number of deer killed by such camp does not exceed six.

Section 1. Be it enacted, &c., That section seven hundred five of the act, approved the twenty-fourth day of May, one thousand nine hundred and twenty-three (Pamphlet Laws, three hundred fifty-nine), entitled "An act concerning game and other wild birds and wild animals; and amending, revising, consolidating, and changing the law relating thereto," which was amended by the act approved the ninth day of June, one thousand nine hundred and thirty-one (Pamphlet Laws, four hundred fifty-five), is hereby further amended to read as follows:

Section 705. Unlawful Killing of Elk and Deer *and Bear*.—It is unlawful for any person at any time standing on watch or otherwise to kill, or attempt to kill, a second male elk or a second deer *or a second bear* in one season. *It shall not be unlawful for a member of a camp or body of men hunting together who has killed a legal bear, deer, or elk to coöperate with the members of such camp or body of men hunting together only in the manner known as driving, while acting as a member of such camp or body of men hunting together, so long as the number of deer killed by such camp or body of men hunting together shall not exceed six.* It is unlawful for any person at any time to shoot at or wound or kill, or attempt to shoot at or wound or kill, or have in possession, a female elk or a deer, without visible antlers or horns, less than such weight as shall be fixed by resolution of the board, or any part thereof, or a male elk or a male deer *or a bear of either sex*, found in a wild state, or any part thereof, that may not be lawfully taken except as otherwise provided by the laws of this Commonwealth.

The Game Law.

Section 705, act of May 24, 1923 (P. L. 359), as amended by act of June 9, 1931 (P. L. 455), further amended.

APPROVED—The 22d day of May, A. D. 1933.

GIFFORD PINCHOT

No. 160

AN ACT

To amend sections one hundred and one and six hundred and one of the act, approved the twenty-fourth day of May, one thousand nine hundred and twenty-three (Pamphlet Laws, three hundred fifty-nine), entitled "An act concerning game and other wild birds and wild animals; and amending, revising, consolidating, and changing the law relating thereto," as amended, by removing the racoon from the list of fur-bearing animals.

Section 1. Be it enacted, &c., That section one hundred and one of the act, approved the twenty-fourth day

The Game Law.