

*LXVI. Appropriation for Civic Purposes.—To appropriate, annually, out of the general funds of the borough, a sum not exceeding seven hundred fifty dollars for the observance of holidays or centennials or other anniversaries or for borough celebrations or other civic projects or programs.*

APPROVED—The 14th day of June, A. D. 1957.

GEORGE M. LEADER

No. 162

AN ACT

Amending the act of June 3, 1937 (P. L. 1225), entitled "An act concerning game and other wild birds and wild animals; and amending, revising, consolidating, and changing the law relating thereto," further regulating archery preserves, archery licenses and archery preserve permits; authorizing county treasurers to issue archery licenses and archery preserve permits, fixing an additional fee therefor, and relieving certain persons from the necessity of procuring such archery licenses or permits.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

The Game Law.

Section 1. Section 317, act of June 3, 1937 (P. L. 1225), known as "The Game Law," amended July 8, 1941 (P. L. 286), is amended to read:

Section 317, act of June 3, 1937, P. L. 1225, amended July 8, 1941, P. L. 286, further amended.

Section 317. Legal Hunting or Trapping by Residents Without License.—Unless the right to procure a license or to hunt or trap anywhere within the Commonwealth has been denied under the provisions of this act, any citizen of the United States residing within this Commonwealth who is regularly and continuously engaged in cultivating the soil for general farm crop purposes, commercial truck growing, commercial orchards or commercial nurseries, as either the owner or lessee or tenant of said lands, or as a member of the family or household or regularly hired help of such owner or lessee or tenant, shall be eligible to hunt and trap on said lands, including the woodlands connected therewith and operated as a part thereof, without a resident hunter's license, an archery license or an archery preserve permit, if such owner, lessee, tenant, member of the family or household or hired help resides in a dwelling situated upon the property so being cultivated and shall have continuously resided thereon and assisted in the cultivation of said land for a period of sixty or more days prior to the general open hunting or trapping season.

Hunting Licenses.

Land owner, lessee or tenant cultivating land, employes and family residing thereon, not required to have license to hunt or trap on such land.

Such persons need no license to hunt on adjacent land with consent of owner.

Any of the persons enumerated above who shall be eligible to hunt or trap on certain lands without securing a resident hunter's license, *an archery license or an archery preserve permit*, also may, by and with the written consent of the owner or lessee thereof, hunt or trap upon any lands other than those publicly-owned which lie immediately adjacent and are connected with the lands upon which such persons may lawfully hunt or trap without securing a license or *permit*.

Subsection (e), section 501, of the act, added June 28, 1951, P. L. 919, amended.

Section 2. Subsection (e) of section 501 of the act, added June 28, 1951 (P. L. 919), is amended to read:

Section 501. Open Seasons.—

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(e) Open Season For Hunting Deer with Bows and Arrows.—In each year in which there is an open season for hunting deer there shall, in addition, be an open season for hunting deer with bows and arrows exclusively, unless otherwise declared by resolution of the commission. The duration and time of such additional open season, together with the sex and description of the deer which may be lawfully killed, shall each year be fixed by the commission. During any such additional open season, it shall be unlawful to hunt for, kill or attempt to kill, any deer, without a [special] license as hereinafter prescribed, or with any weapon other than a bow and arrow, or with any bow other than a long bow controlled without aid of mechanical means, or with any arrow with any explosive in the head or shaft.

Hunting license required.

No person shall hunt for or kill any deer during such additional open archery season with bow and arrow without first having secured a hunting license and, in addition thereto, [a special] *an archery license* from the Department of Revenue or *county treasurer when designated as an issuing agent of the Department of Revenue*, the fee for which is hereby fixed at two dollars. Such [special] license shall be attached to the hunter's license certificate for the current year and shall be countersigned in ink diagonally across its face by the licensee before hunting in the open season herein provided for. Any person securing [a special] *an archery license* under the provisions of this subsection shall also be entitled to hunt for and kill game, of any kind during a lawful open season with bow and arrow on the [special] archery preserves provided for under section nine hundred thirty-six, without securing the [special] permit required in that section; and any person securing the [special] archery preserve permit under the provisions of section nine hundred thirty-six shall be entitled to hunt for and kill deer with bow and arrow during the additional open archery season provided for in this sub-

section, without securing the [special] archery license herein provided for.

*The county treasurer of each county is hereby designated the agent for the Department of Revenue for the issuance of archery licenses, and for such service the applicant shall pay, in addition to the license fee prescribed, the sum of fifteen cents to be retained by the county. The provisions of this act with respect to the issuance of licenses, collections of fees and records shall apply to the issuance of archery licenses.*

County Treasurer designated agent for Department of Revenue.

Section 3. Section 936 of the act is amended to read:

Section 936, act of June 3, 1937, P. L. 1225, amended.

Archery preserves.  
Purpose.

Section 936. Archery Preserves.—The commission may set aside and maintain, not to exceed two, archery preserves wherein and whereon it shall be unlawful to hunt for, or take game of any kind by any other means or device than through the use of a bow and arrow. The commission may adopt such further rules and regulations governing the taking of game on archery preserves as it deems advisable.

The commission may designate for such purpose, for any one archery preserve, not to exceed one thousand acres of State Game Lands or other lands leased or controlled by suitable agreement for such purpose. Such area shall be suitably marked and posted by the commission. No one shall hunt on [a special] *an* archery preserve with bow and arrow without first having secured a hunting license in accordance with the provisions of this act, and in addition all such persons shall first obtain [a special] *an* archery preserve permit from the commission or from a county treasurer authorized by the commission to issue such permits, the fee for which is hereby fixed at two dollars. Such [special] archery preserve permits shall be attached to the hunter's license certificate for the current year, and shall be countersigned in ink diagonally across its face by the owner before hunting on an archery preserve.

Not to exceed 1000 acres.

Posting.

Permit required.

Fee \$2.00.

It is unlawful for any person to hunt for, pursue, take or kill, or attempt to hunt for, pursue, take or kill any game birds or game animals on any area set aside as an archery preserve contrary to the provisions of this section or any rules and regulations which the commission may adopt.

Regulations.

Section 4. This act shall take effect immediately.

Act effective immediately.

APPROVED—The 14th day of June, A. D. 1957.

GEORGE M. LEADER