

of Highways shall expend so much as shall be necessary in the erection and construction of the bridge.

Powers include, inter alia, eminent domain.

Section 2. In the construction of the bridge and the approaches thereto and connections with existing State Route 899, the Department of Highways shall have all of the powers and authority conferred with respect to the relocation, widening or construction of State highways, including the exercise of the power of eminent domain. Any damages sustained by reason of taking property in the location, widening or construction of any such bridge, the approaches thereto and connections with State Route 899, shall be ascertained in accordance with laws applicable to the ascertainment of damages in relocating, widening or constructing State highways, and such damages, when ascertained, shall be paid by the Commonwealth or county or counties as may be agreed upon in accordance with the laws relating to State highways.

The Department of Highways shall have authority to make and carry out and to do every other act necessary to carry out the project herein authorized.

Duty of reconstruction and maintenance.

Section 3. After the completion of the bridge and the approaches thereto, they shall be reconstructed and maintained by the Department of Highways in accordance with present or future laws governing the reconstruction and maintenance of State highways.

Act effective immediately.

Section 4. This act shall take effect immediately.

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

GEORGE M. LEADER

No. 161

AN ACT

Amending the act of May 4, 1927 (P. L. 519), entitled "An act concerning boroughs, and revising, amending, and consolidating the law relating to boroughs," authorizing boroughs to appropriate funds for certain civic observances.

The Borough Code.

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

Section 1202, act of May 4, 1927, P. L. 519, reenacted, amended and revised July 10, 1947, P. L. 1621, further amended by adding a new clause LXVI.

Section 1. Section 1202, act of May 4, 1927 (P. L. 519), known as "The Borough Code," reenacted, amended and revised July 10, 1947 (P. L. 1621), is amended by adding, at the end, a new clause to read:

Section 1202. Specific Powers.—The powers of the borough shall be vested in the corporate officers. They shall have power:

* * * * *

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.