

Public Assistance, with the approval of the State Board of Assistance, as to eligibility for assistance, and as to its nature and extent. Absence in the service of the Commonwealth or of the United States shall not be deemed to interrupt residence in the Commonwealth if a domicile has not been acquired outside the Commonwealth.

(a) Dependent Children. A dependent child is defined as any needy child [under the age of sixteen or] under the age of eighteen [if found to be regularly attending school] who has been deprived of parental support or care by reason of the death, continued absence from the home, or physical or mental incapacity of a parent, and who is living with his father, mother, grandfather, grandmother, brother, sister, stepfather, stepmother, stepbrother, stepsister, uncle, [or] aunt, *first cousin, nephew, or niece*, in a place of residence maintained by one or more of such relatives at his or their own home. Any one such relative who is in need of assistance to provide a decent and healthful standard of living for himself and the dependent child or children maintained in his home, and who is not receiving any other assistance under the provisions of this act, shall be eligible for assistance under this subsection, provided such relative meets the requirements of the first paragraph of this section.

So long as required as a condition of Federal participation, assistance shall not be denied a child less than one year of age if the parent or other relative with whom the child is living has resided in the Commonwealth for one year immediately preceding the child's birth.

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Effective date.

Section 2. This act shall take effect July 1, 1957.

APPROVED—The 28th day of June, A. D. 1957.

GEORGE M. LEADER

No. 217

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," providing for an open season for the hunting of deer of both sexes with bows and arrows, and eliminating the requirements of antlerless deer license for hunting deer with bow and arrow.

The Game Law.

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

Section 1. Subsection (e) of section 501, act of June 3, 1937 (P. L. 1225), known as "The Game Law," added June 28, 1951 (P. L. 919), is amended to read:

Subsection (e), section 501, act of June 3, 1937, P. L. 1225, added June 28, 1951, P. L. 919, amended.

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 of *both sexes* with bows and arrows exclusively, unless otherwise declared by resolution of the commission *and the provisions of subsection (c) of this section shall not apply thereto*. 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.

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 archery license from 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 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 subsection without securing the special archery license herein provided for.

Section 2. Sections 502 and 705 of the act are amended to read:

Sections 502 and 705 of the act, amended.

Section 502. Bag Limits.—It is unlawful for any person to kill or attempt to kill, or have in possession, in any one day or in any one season, unless otherwise provided in this act or by resolution of the commission,

Bag limits.

more game birds or game animals than fixed by resolution of the commission, or in lieu thereof as hereinafter enumerated :

	Kind of Game	In One Day	In One Season
Raccoons "day" fixed.	Raccoons (by individual or hunting party, the shooting or trapping day for which is hereby fixed from 12 o'clock noon eastern standard time of one day to 12 o'clock noon of the following day) .....	3	10
	Wild Turkey .....	1	1
	Ruffed Grouse .....	3	12
	Male Pheasants .....	2	10
	Quail, of the combined kinds ...	8	24
	Grackles .....	Unlimited	Unlimited
	Rabbits .....	5	20
	Hares .....	3	12
	Squirrels, including the fox, black gray combined .....	6	20
	Red Squirrels .....	Unlimited	Unlimited
	Woodchucks .....	Unlimited	Unlimited

	Kind of Game	In One Day	In One Season
	Bear (by individual or hunting party) .....	1	1
	Deer (by individual) .....	1	1
	Deer (by hunting party) .....	6	6

Deer antlers. Except as otherwise provided by regulations of the commission and the provisions of subsection (e) of section 501 of this act, every deer taken shall be a male deer having two or more points to one antler, and every bear taken shall be not less than one year old.

Bear over one year.  
Second deer, bear.

Section 705. Unlawful Killing of Big Game.—It is unlawful for any person at any time by standing on watch or otherwise to kill, or attempt to kill, a second big game animal of the same species 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 big game animal to cooperate 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 big game animals killed by such camp or body of men hunting together shall not exceed the legal limit.

Driving.

Unlawful possession, big game.

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 or age as shall be fixed by resolution of the commission, *except as otherwise provided by subsection (e) of section 501 of this act*, 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.

APPROVED—The 28th day of June, A. D. 1957.

GEORGE M. LEADER

No. 218

AN ACT

Amending the act of June 25, 1947 (P. L. 1145), entitled, as amended, "An act empowering cities of the second class, cities of the second class A, cities of the third class, boroughs, towns, townships of the first class, townships of the second class, school districts of the second class, school districts of the third class and school districts of the fourth class to levy, assess, and collect or to provide for the levying, assessment and collection of certain additional taxes subject to maximum limitations for general revenue purposes; authorizing the establishment of bureaus and the appointment and compensation of officers and employes to assess and collect such taxes; and permitting penalties to be imposed and enforced; providing an appeal from the ordinance or resolution levying such taxes to the court of quarter sessions and to the Supreme Court and Superior Court," authorizing assessment of tax on personal property of a decedent for five former years.

The General Assembly of the \*Commonwealth of Pennsylvania hereby enacts as follows: Taxation.

Section 1. Subsection A of section 1, act of June 25, 1947 (P. L. 1145), entitled, as amended, "An act empowering cities of the second class, cities of the second class A, cities of the third class, boroughs, towns, townships of the first class, townships of the second class, school districts of the second class, school districts of the third class and school districts of the fourth class to levy, assess, and collect or to provide for the levying, assessment and collection of certain additional taxes subject to maximum limitations for general revenue purposes; authorizing the establishment of bureaus and the appointment and compensation of officers and employes to assess and collect such taxes; and permitting penalties to be imposed and enforced; providing an appeal from the ordinance or resolution levying such taxes to the court of quarter sessions and to the Supreme Court and Superior Court," is amended by adding, at the end thereof, a new paragraph to read:

Subsection A, section 1, act of June 25, 1947, P. L. 1145, as amended, further amended by adding a new paragraph.

\* "Commonwealth" in original.