

the placement and care of children, and subject to supervision by the department.

APPROVED—The 22nd day of December, A. D. 1959.

DAVID L. LAWRENCE

No. 735

AN ACT

Amending the act of June 25, 1947 (P. L. 940), entitled "An act relating to boarding houses for children; providing for the licensing and inspection thereof; and the adoption of rules and regulations for the maintenance, operation and conduct thereof, by the Department of Welfare; defining offenses; and prescribing penalties," redefining boarding houses for children.

Boarding houses
for children.

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

Title and section
1, act of June
25, 1947, P. L.
940, amended.

Section 1. The title and section 1, act of June 25, 1947 (P. L. 940), entitled "An act relating to boarding houses for children; providing for the licensing and inspection thereof; and the adoption of rules and regulations for the maintenance, operation and conduct thereof, by the Department of Welfare; defining offenses; and prescribing penalties," is amended to read:

An Act

New title.

Relating to boarding houses for children; providing for the licensing and inspection thereof; and the adoption of rules and regulations for the maintenance, operation and conduct thereof, by the Department of *Public* Welfare; defining offenses; and prescribing penalties.

Section 1. Definitions; Exclusions.—The term "boarding house for children" as used in this act shall mean any place maintained, operated, and conducted for hire, gain or reward, for the reception of [more than two] *any child or* children between the ages of three and sixteen years of age, who are unaccompanied by parent or guardian, for the purpose of providing such children with full time care, food and lodging. The term "boarding house for children" shall not be construed to include (1) institutions maintained by the Commonwealth, or any political subdivision thereof; (2) institutions, boarding houses, foster homes, or any other places for the care of children, to which the several courts of the Commonwealth or the county institution districts shall send children; (3) any place conducted by, or in which, children may be placed by institutions and social agencies duly incorporated as nonprofit corporations, whose cor-

porate purposes include the placement and care of children; (4) any bona fide nonprofit educational institution, whether incorporated or not; (5) any place conducted by a person or persons related to the children received therein by blood or marriage within the second degree; (6) vacation boarding houses, or vacation camps caring for children for a period of time not to exceed ninety (90) consecutive days; or (7) any place selected by a parent, *person standing in loco parentis* or *legal guardian*, for the temporary care of his children, gratuitously or for pay, during his absence; or (8) places licensed under any other law of this Commonwealth.

The word "department" as used in this act shall mean the Department of *Public Welfare* of the Commonwealth.

APPROVED—The 22nd day of December, A. D. 1959.

DAVID L. LAWRENCE

No. 736

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," changing the provision relating to trapping by nonresidents.

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

The Game Law.

Section 1. Section 303, act of June 3, 1937 (P. L. 1225), known as "The Game Law," amended May 9, 1949 (P. L. 958), is amended to read:

Section 303, act of June 3, 1937, P. L. 1225, amended May 9, 1949, P. L. 958, further amended.

Section 303. Nonresident Hunting [or Trapping] and Alien Nonresident License Fees.—Every nonresident of this Commonwealth, upon application made, in writing, to any agent authorized to issue such licenses, or to the Department of Revenue, and the presentation of proof that he is a citizen of the United States, unless any such person has been disqualified for a license in the manner hereinafter specified, and upon payment to said agent or commission of [fifteen dollars (\$15.00)] *twenty dollars (\$20)* shall be entitled to the license herein designated as a Nonresident Hunter's License and a tag with the number of the license thereon, which shall entitle the holder to hunt [or trap] for all wild birds and wild animals which may legally be hunted [or trapped] in this Commonwealth, until the close of the license year. [Licenses] *Other licenses* valid for use [thereafter] by nonresidents and alien nonresidents shall be as follows: