

except that semi-automatic shotguns may be used for hunting and killing small game, predators, and un-protected birds; (b) or a magazine shotgun to hunt for any bird or animal, other than big game, unless it has been limited to three-shell capacity in magazine and chamber combined by a plug in such a manner that the plug cannot be removed without disassembling the gun, or a swivel gun or an air-rifle, or the apparatus known as a silencer; (c) or from an automobile or vehicle or boat or craft of any kind, propelled by any mechanical power; (d) or to set, lay or prepare for use or to use any bait, hay, grain or other food, or any trap, snare, set-gun, net, bird-lime, deer-lick, pit-fall, turkey blind or turkey pen; the term "set-gun" as herein used meaning any contrivance, device, or firearm capable of discharging, or projecting, a deadly charge or missile, which is set to operate in the absence of the owner; (e) or to make use of, or take advantage of, any artificial light, battery, or other contrivance or device, except that artificial lights such as are ordinarily carried in the hand or on the person, may be used for the purpose of taking raccoons, opossums, [and] skunks *and foxes*; (f) or to make use of any method or device not specifically permitted by this act, for the purpose of catching, taking, wounding, or killing wild birds or wild animals.

* * * * *

Section 2. Section 704 of the act is amended by adding, after subsection (f), a new subsection to read:

Section 704 of the act, amended by adding a new subsection (g).

Section 704. Unlawful Methods of Hunting.—* * *

(g) Unlawful Sounds

It is unlawful for any person to hunt for, catch, take, kill or wound, or attempt to catch, take, kill or wound wild turkeys by the use or aid of recorded calls or sounds or recorded or electronically amplified imitation of calls or sounds.

APPROVED—The 3d day of July, A. D. 1963.

WILLIAM W. SCRANTON

No. 119

AN ACT

Amending the act of May 15, 1933 (P. L. 624), entitled, as amended, "An act relating to the business of banking, and to the exercise of fiduciary powers by corporations; providing for the organization of corporations with fiduciary powers, and of banking corporations, with or without fiduciary powers, including the conversion of National banks into State banks, and for the licensing of private bankers and employes' mutual banking associations; defining the rights, powers, duties, lia-

bilities, and immunities of such corporations, of existent corporations authorized to engage in a banking business, with or without fiduciary powers, of private bankers and employes' mutual banking associations, and of the officers, directors, trustees, shareholders, attorneys, and other employes of all such corporations, employes' mutual banking associations or private bankers, or of affiliated corporations, associations, or persons; restricting the exercise of banking powers by any other corporation, association, or person, and of fiduciary powers by any other corporation; conferring powers and imposing duties upon the courts, prothonotaries, recorders of deeds, and certain State departments, commissions, and officers; imposing penalties; and repealing certain acts and parts of acts," further specifying requirements of bonds or obligations in which assets of mortgage funds may be invested and increasing the amount of money of any one fiduciary account which may be invested in a mortgage fund.

Banking Code.

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

Subsections (b) and (d), section 1109.2, act of May 15, 1933, P. L. 624, added May 29, 1956, P. L. 1867, amended.

Section 1. Subsections (b) and (d) of section 1109.2, act of May 15, 1933 (P. L. 624), known as the "Banking Code," added May 29, 1956 (P. L. 1867), are amended to read:

Section 1109.2. * * *

(b) Investments of Funds. Assets of the mortgage fund shall be invested only in bonds or obligations, secured by mortgages, which, in addition to meeting the requirements for authorized investments in Pennsylvania, shall be amortized, within a period not exceeding fifteen years from the date of the acquisition, in installments totalling in each year not less than [five] *three* per centum thereof. No mortgage of the fund shall exceed ten thousand dollars (\$10,000) or five per centum of the fund, whichever is greater: Provided, That in no event shall a mortgage exceed fifty thousand dollars (\$50,000).

* * * * *

(d) Participating Accounts. The total amount of moneys of any one fiduciary account, which may be invested in a mortgage fund, shall not exceed [five thousand dollars (\$5,000)] *ten thousand dollars (\$10,000)*.

Upon the termination of a fiduciary account or when withdrawal of an investment is required by it, cash of the mortgage fund equal to the amount invested shall be distributed to such fiduciary account. No participating account shall be entitled, after such termination or withdrawal, to participate in any principal accretions of the fund or in its reserve hereinafter mentioned.

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APPROVED—The 3d day of July, A. D. 1963.

WILLIAM W. SCRANTON