which are completely destroyed by fire, taking into account the loss in value of the property for that part of the assessment year subsequent to the fire. It shall within five days after completing said examination and revision cause to be mailed or delivered to each owner of property or person assessed, the value of whose property or personal assessment has been changed from that fixed in the preceding assessment roll as corrected after revision at his last known address, a notice of such change and the amount of such new assessment. Said notice shall state that any person aggrieved by such change or by any assessment, may appeal to the board for relief by filing with the board on or before the first day of September, a statement in writing of such intention to appeal, designating the assessment or assessments by which such person is aggrieved, and the address to which notice of when and where to appear for hearing of the appeal shall be mailed.

\* \* \*

Section 2. The act is amended by adding after section 703.2, a new section to read:

Section 703.3. Errors in Assessments and Refunds.—Whenever through error an assessment is made more than fifty percent greater than it should have been, and taxes are paid on such incorrect assessment, the board, upon discovery of such error and correction of the assessment may order a refund to the date of the commencement of the error.

APPROVED—The 28th day of September, A. D. 1965.

WILLIAM W. SCRANTON

No. 285

AN ACT

HB 1715

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," legalizing the sale of raccoon carcasses.

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

Section 1. The first two paragraphs of section 716, act of June 3, 1937 (P. L. 1225), known as "The Game Law," amended May 6, 1943 (P. L. 195), are amended to read:

Section 716. Buying and Selling Game.—Except as otherwise provided by this act, it is unlawful for any person, at any time, to buy, sell, or barter, or offer for sale or barter, or have in possession for sale or barter, any game, or parts thereof, no matter where such game has been killed, excepting deer or rabbits killed in another state or nation, or the carcasses or skins of raccoons and the skins of bears, no matter where killed, and other game legally killed and imported from another state or nation when tagged as herein required.

Except as otherwise provided by this act, it is unlawful for any person, at any time, to sell or barter, or offer for sale or barter, for human consumption, any species of game, or parts thereof, protected by this act or similar thereto, imported either dead or alive from another state or nation, except deer or rabbits or raccoons, unless the carton containing such birds or animals, or the individual carcasses, shall have attached a tag identifying the birds or animals in plain English, and giving the state or nation from which originally shipped. Before any such game may be offered for sale, there shall first have been attached to each bird or animal, by a representative of the commission, a metal seal, the cost of which is hereby fixed at five cents, which seal shall remain attached until the carcass is prepared, or finally cut up, for consumption.

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APPROVED—The 28th day of September, A. D. 1965.

WILLIAM W. SCRANTON

No. 286

AN ACT

HB 1756

Amending the act of June 23, 1931 (P. L. 932), entitled "An act relating to cities of the third class; and amending, revising and consolidating the law relating thereto," requiring that notice of the passage of any zoning ordinance or any amendment thereto, or any change in zoning classification be given to the Board of Assessment and Revision of Taxes of the county.

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

Section 1. Sections 4113 and 4126, act of June 23, 1931 (P. L.