

tivorous and other wild birds, and prescribing penalties for violation of its several provisions," which reads as follows:—

"Section 24. It shall be unlawful for any person to make use of what are known as buckshot in hunting for or shooting at either elk or deer; or to kill or to attempt to kill any deer or elk by or with or through the use of a gun propelling or emitting more than one pellet, bullet, or ball, at such deer or elk, through a single discharge; or to take an elk in any manner except through the method known as still-hunting. Any person violating any provision of this section shall be subject to the penalties provided by this act for the unlawful taking or killing of deer or elk, as the case may be, during the closed season," is hereby amended to read as follows:—

Section 24, act of June 7, 1917 (P. L. 572), cited for amendment.

Section 24. It shall be unlawful for any person to make use of what are known as buckshot in hunting for or shooting at either elk or deer or bear; or to kill or to attempt to kill any deer or elk or bear, *except as provided for in section twenty-two*, by or with or through the use of a gun propelling or emitting more than one pellet, bullet, or ball, at such deer or elk or bear through a single discharge; or to take an elk in any manner except through the method known as still-hunting. Any person violating any provision of this section shall be subject to the penalties provided by this act for the unlawful taking or killing of deer or elk or bear, as the case may be, during the close season.

Methods of hunting.

APPROVED—The 10th day of May, A. D. 1921.

WM. C. SPROUL.

No. 201.

AN ACT

To amend section six hundred and ninety-nine of the act, approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred and forty), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto."

Section 1. Be it enacted, &c., That section six hundred and ninety-nine of the act, approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred and forty), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto," which reads as follows:—

Townships.

"Section 699. The township commissioners or supervisors of townships of the first or second class may enter upon any lands or enclosures, and cut, open,

Section 699, act of July 14, 1917 (P. L. 840), cited for amendment.

maintain, and repair such drains or ditches through the same as are necessary to carry the water from the roads, streets, lanes, or alleys.

“If any person shall stop, fill up, or injure any such drain or ditch, or shall divert or change the course thereof, without the authority of the commissioners or supervisors, such person shall for every such offense forfeit and pay a sum not less than four dollars nor more than twenty dollars,” is hereby amended to read as follows:—

Drains and ditches  
on private property.

Section 699. The township commissioners or supervisors of townships of the first or second class may enter upon any lands or enclosures, and cut, open, maintain, and repair such drains or ditches through the same as, *in their judgment*, are necessary to carry the water from the roads, streets, lanes, or alleys.

If any person shall stop, fill up, or injure any such drain or ditch, or shall divert or change the course thereof, without the authority of the commissioners or supervisors, such person shall for every such offense forfeit and pay a sum not less than four dollars nor more than twenty dollars.

APPROVED—The 10th day of May, A. D. 1921.

WM. C. SPROUL.

No. 202.

### AN ACT

Fixing the time for the confirmation of the reports of viewers, or portions thereof, in proceedings to assess damages or benefits incident to public improvements, where no exceptions are filed or appeals taken.

Public improve-  
ments.

Viewers' reports as  
to damages or  
benefits.

Time for confir-  
mation of.

Exceptions and  
appeals.

Partial confir-  
mation.

Repeal.

Section 1. Be it enacted, &c., That in all proceedings before viewers for the assessment of damages or benefits incident to any public improvement in any city, borough, or township, when the report of viewers has been filed in court, it shall be the duty of such court to confirm such report absolutely at the expiration of thirty days after the filing thereof, unless, in the meantime, exceptions to such report, or any portions thereof, have been filed by any party interested, or unless an appeal from such report, or any portions thereof, is taken, and demand for a jury trial is made before the expiration of said period of thirty days by any such party interested. Where exceptions or appeals are taken as to portions of any report, the portions not excepted to or appealed from shall be confirmed absolutely at the expiration of said thirty days.

Section 2. All acts and parts of acts inconsistent with this act are hereby repealed.

APPROVED—The 10th day of May, A. D. 1921.

WM. C. SPROUL.