

It is unlawful for any person to cut up big game and ship [, transport, carry or convey] any part thereof, or for any common carrier, or his or its agent, to transport any such part, unless each division thereof shipped uncovered, or each package, container, or baggage of every description containing any part of such game, shall have attached a card or marker bearing, in English, the name of the owner of such game, with his home address, his license and county number if the license bears such number, and the character of the contents of such package, so that such contents may be determined by an outside inspection thereof.

Any individual may possess, transport, carry or convey an unmarked part of a big game carcass that has been cut up, but such person shall, upon request of any law enforcement officer, furnish the name and address of the person killing the big game animal and any other information required to properly establish legal possession in such person.

APPROVED—The 12th day of April, A. D. 1951.

JOHN S. FINE

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No. 25

AN ACT

Validating certain deeds, bonds and mortgages and trust indentures executed and delivered by nonprofit corporations, unless the validity thereof is raised by legal proceedings within a prescribed period of time.

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

Section 1. Whenever any nonprofit corporation of this Commonwealth, incorporated under or now subject to the provisions of the Nonprofit Corporation Law, has heretofore executed and delivered in good faith, for value received, any deed of conveyance, bond and mortgage or trust indenture without first having received authority for the execution thereof from the membership of such corporation in strict compliance with the provisions of section six hundred six of said act, in that some of the members thereof voted by proxy or by writing and not in person, such deed, bond and mortgage or trust indenture is hereby ratified, confirmed and validated, unless a *proceeding in law or equity attacking the validity of such deed, bond and mortgage or trust indenture shall be instituted in a court of competent jurisdiction within one year after the execution of such instrument or within one year after the effective date of this act.

Nonprofit corporations.

Certain deeds, bonds and mortgages and trust indentures executed and delivered by nonprofit corporations validated: exceptions.

* "proceedings" in original.

Section 2. The provisions of this act shall become effective immediately upon final enactment.

Act effective immediately.

APPROVED—The 12th day of April, A. D. 1951.

JOHN S. FINE

No. 26

AN ACT

To amend clause (1) of subsection A of section 1412 of the act, approved the fifteenth day of May, one thousand nine hundred thirty-three (Pamphlet Laws 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, liabilities, 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," by revising the procedure for the conversion of banks and bank and trust companies into National banks.

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

Section 1. Clause (1) of subsection A of section 1412 of the act, approved the fifteenth day of May, one thousand nine hundred thirty-three (Pamphlet Laws 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, liabilities, 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

"Banking Code."

Clause (1) of subsection A of section 1412, act of May 15, 1933, P. L. 624, as last amended by act of June 21, 1947, P. L. 779, further amended.