purpose of enjoining the manufacture and sale of nonalcoholic drinks in this Commonwealth contrary to the provisions of this act, and for the purpose jurisdiction is hereby conferred upon the court. The Attorney General shall not be required to give bond.

Section 14. Act Not to Apply to Certain Other Acts.—This act does not repeal, or in any wise affect, any of the provisions of the act of May 21, 1937 (P. L. 788), entitled "An act for the protection of the public health, and the prevention of fraud and deception, requiring clean, sanitary establishments for the manufacture, preparation or bottling of non-alcoholic drinks and liquid foods, including clean, sanitary ingredients and containers; regulating the maintenance and operation of such establishments, and the use of containers; prescribing penalties; and providing for injunctions in certain cases."

Section 15. Repeal.—The act of May 14, 1925 (P. L. 730), entitled "An act for the protection of the public health in the manufacture and sale of carbonated beverages and still drinks; providing for the registration thereof; prohibiting the sale, offering or exposing for sale, exchange or giving away thereof in certain cases unless registered; regulating the manufacture, bottling, preparation, mixing, and compounding of carbonated beverages or still drinks, and the sale and dispensing thereof: creating a special fund in the State Treasury: and providing penalties," and the act of March 11, 1909 (P. L. 15), entitled "An act relating to non-alcoholic drinks; defining the same; and prohibiting the manufacture, sale, offering for sale, exposing for sale, or having in possession with intent to sell, of any adulterated or misbranded non-alcoholic drinks; and providing penalties for the violation thereof, and providing for the enforcement thereof," are repealed.

Section 16. Effective Date.—This act shall take effect immediately, but any non-alcoholic drink licenses or registrations now in effect shall continue in force until their regular time of expiration.

APPROVED-The 5th day of July, A. D. 1957.

GEORGE M. LEADER

No. 277

AN ACT

Amending the act of May 1, 1929 (P. L. 905), entitled "An act for the protection of the public safety; regulating the use of highways and the operation of vehicles, tractors, street cars,

trackless trolley omnibuses, bicycles, pedestrians, and the riding of animals upon the highways of this Commonwealth; providing for the titling, including liens, encumbrances, and legal claims; registration of certain vehicles and licensing the operators thereof, upon payment of prescribed fees; prescribing and limiting the powers of local authorities to deal with the subject matter of this act; conferring powers and imposing duties upon the Department of Revenue, the Department of Highways, peace officers, mayors, burgesses, magistrates, aldermen, justices of the peace, the courts and the clerks thereof, owners of vehicles, and garage keepers; providing that records are admissible as evidence; imposing upon owners, counties, cities, boroughs, in-corporated towns, townships, within the Commonwealth, liability for damages caused by the negligent operation of their motor vehicles; imposing penalties; imposing certain costs upon counties; providing for the disposition of fines, forfeitures, fees, and miscellaneous receipts; making an appropriation and providing for refunds," exempting the Y.M.H.A., the Y.W.H.A. and veterans who served in the armed forces of the United States during any period of war or armed conflict and lost eyesight as a result of such service from fees charged for certificates of title or registration.

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

Section 1. Subsection (a) of section 722, act of May 1, 1929 (P. L. 905), known as "The Vehicle Code," amended May 11, 1955 (P. L. 47), September 19, 1955 (P. L. 585), December 7, 1955 (P. L. 805), and December 22, 1955 (P. L. 890), is amended to read:

Section 722. Exemptions from Fees.—

(a) No fee shall be charged for a certificate of title or registration of motor vehicles, fire department equipment. trailers and semi-trailers owned by and used exclusively in the performance of the duties of—(a) the Federal Government, (b) any state, other than Pennsylvania, which issues titles or registrations to this Commonwealth without charge, (c) the Commonwealth of Pennsylvania, (d) any city, borough, incorporated town, township, county, poor or school district of this Commonwealth, (e) the Civil Air Patrol and duly authorized volunteer fire force, in the extinguishment and prevention of fires or in rescue work, hospital, humane society, or anti-cruelty society in this Commonwealth, (f) the American Red Cross, (g) churches, (h) Girl Scouts of America, (i) Boy Scouts of America, (i) Salvation Army, (k) duly chartered post organization or combination of organizations of the American Legion. Veterans of Foreign Wars, Philippine Pacific War Veterans, Navy Club of the United States, United States Army Ambulance Corps, Disabled American Veterans. American Veterans of World War II (AMVETS), the Marine Corps League, Military Order of the Purple Heart, Jewish War Veterans, Catholic War Veterans. Inc., the Italian-American World War Veterans of the

The Vehicle Code.

Subsection (a), section 722, act of May 1, 1929, P. L. 905, amended May 11, 1955, P. L. 47, September 19, 1955, P. L. 585, December 7, 1955, P. L. 805, and December 22, 1955, P. L. 890, further amended.

United States, Incorporated, or United Spanish War Veterans, of this Commonwealth, or La Societe Des Forty Hommes et Eight Chevaux, and organizations and units of the Pennsylvania National Guard, (1) mine or industrial ambulances. (m) the Y.M.C.A. and the Y.M.H.A., (n) the Y.W.C.A. and the Y.W.H.A.. (o) ambassadors, ministers, foreign consuls, general consuls and vice consuls who are nationals of the country appointing them, and who are assigned to foreign consulates in this Commonwealth: Provided, That American consular officers of equal rank, who are citizens of the United States, and who exercise their official functions at American consulates in such foreign country, are granted reciprocal exemptions. No fee shall be charged for certificates of title or registration of one motor vehicle owned and used by any veteran who served in the armed forces of the United States during any period of war or armed conflict in which it was engaged and who lost a limb or became totally blind in both eyes or became paralyzed as a result of such service. All such vehicles except those owned and used by the Federal Government, shall be titled and registered, and shall display registration plates as is now provided for privately owned motor vehicles, trailers and semitrailers

All vehicles titled and registered under the provisions of this subsection shall be operated and used exclusively for the purpose because of which payment of fees was not required.

Penalty.—Any person violating any of the provisions of this subsection shall, upon summary conviction before a magistrate, be sentenced to pay a fine of twenty-five (\$25) dollars and costs of prosecution, and, in default of the payment thereof, shall undergo imprisonment for not more than ten days.

APPROVED—The 5th day of July, A. D. 1957.

GEORGE M. LEADER

## No. 278

## AN ACT

Amending the act of May 11, 1921 (P. L. 522), entitled, as amended, "An act relating to dogs, and the protection of live stock, poultry, and game birds raised in captivity from damage by dogs; providing for the licensing of dogs by the Secretary of Agriculture; providing for the enumeration of dogs by assessors; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show and breeding purposes; prescribing certain privileges for hunting dogs, and