dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done to live stock, poultry, and game birds by dogs, and for livestock killed by, or dying from, rabies, and for the illegal killing of licensed dogs, and the payment of such damages by the Commonwealth; imposing powers and duties on certain State, county, city, borough, town, and township officers and employes; directing the payment of all moneys collected into the State Treasury; and providing penalties," imposing certain limitations on operators of kennels and regulating the issuance of licenses for their operation in boroughs.

The General Assembly of the Commonwealth of Penn-Dog Law of sylvania hereby enacts as follows:

Section 1. The act of May 11, 1921 (P. L. 522), known as the "Dog Law of 1921," is amended by adding, after section 11, a new section to read:

Section 11.1. No person shall erect or operate a kennel within the limits of a borough, nor shall any license be issued for their operation without first obtaining a certificate from the borough council, stating that the applicant is in compliance with all applicable borough ordinances, rules and regulations.

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

GEORGE M. LEADER

No. 279

AN ACT

Amending the act of April 23, 1956 (P. L. 1510), entitled "An act providing for the prevention and control of communicable and non-communicable diseases including venereal diseases, fixing responsibility for disease prevention and control, requiring reports of diseases, authorizing financial assistance to typhoid fever carriers and authorized treatment of venereal diseases, and providing for premarital and prenatal blood tests; amending, revising and consolidating the laws relating thereto; and repealing certain acts," eliminating the provisions for providing financial assistance to typhoid fever carriers and to persons subject to isolation and quarantine.

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

The title of the act of April 23, 1956 Section 1. (P. L. 1510), known as the "Disease Prevention and Control Law of 1955," is amended to read:

Disease Prevention and Control Law of 1955.

Title of the act of April 23, 1956, P. L. 1510, amended.

An Act

Providing for the prevention and control of communi- Title. cable and non-communicable diseases including venereal diseases, fixing responsibility for disease prevention and control, requiring reports of diseases.

Act of May 11, 1921, P. L. 522, amended by adding a new section 11.1.

Requirements to operate a kennel in a borough.

[authorizing financial assistance to typhoid fever carriers,] and authorizing treatment of venereal diseases, and providing for premarital and prenatal blood tests; amending, revising and consolidating the laws relating thereto; and repealing certain acts.

Section 6 and clause (10), subsection (a), section 16, of the act repealed. Act effective immediately. Section 2. Section 6 and clause (10) of subsection (a) of section 16 of the act are repealed:

Section 3. This act shall take effect immediately.

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

GEORGE M. LEADER

No. 280

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, incorporated 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 appropria-tion and providing for refunds," requiring coroners to make a report of each case in which a fatality occurred as a result of an accident.

The Vehicle Code.

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

Act of May 1, 1929, P. L. 905, amended by adding a new section 1206.1. Section 1. The act of May 1, 1929 (P. L. 905), known as "The Vehicle Code," is amended by adding, after section 1206, a new section to read:

Section 1206.1. Report of Coroner .-

Every coroner in the Commonwealth shall keep, for a period of at least two (2) years, a full report of every case in which a fatality occurred as a result of every motor vehicle or tractor accident. A report of each case in which a fatality occurred as a result of a motor vehicle or tractor accident shall be made to the secretary by every coroner not later than the tenth day of the