marriage or proceedings for charters of incorporation of nonprofit corporations.

Section 6. All acts and parts of acts are repealed in General repeal. so far as they are inconsistent herewith.

Section 7. This act shall take effect immediately. Act effective immediately.

Approved—The 29th day of April, A. D. 1959.

DAVID L. LAWRENCE

No. 34

AN ACT

Authorizing cities of the second class to make contributions out of city funds to institutes or museums of fine art or natural history, or both, within such cities established by private grant or bequest and open to the public.

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

Cities of second class.

Section 1. Every city of the second class is hereby authorized and empowered to contribute from city funds toward the cost of operating, maintaining or carrying out or furthering the purposes of institutes or museums of fine art or natural history, or both, located within such city on public property, established by private grant or bequest, open to the public and not used for private or corporate profit.

Contributions to Museums of Fine Art or Natural History.

Section 2. This act shall take effect immediately. Effective immediately.

Approved—The 29th day of April, A. D. 1959.

DAVID L. LAWRENCE

No. 35

AN ACT

Amending the act of July 28, 1953 (P. L. 723), entitled "An act relating to counties of the second class; amending, revising, consolidating and changing the laws relating thereto," authorizing contributions out of county funds to institutes or museums of fine art or natural history, or both, within such counties established by private grant or bequest and open to the public.

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

Section 1. Article XXI., act of July 28, 1953 (P. L. 723), known as the "Second Class County Code," is amended by adding, at the end thereof, a new subdivision to read:

(o) Museums of Fine Art or Natural History

Second Class County Code.

Article XXI., act of July 28, 1953, P. L. 723, amended by adding a new subdivision (o), section 2199.

Section 2199. Contributions to Museums of Fine Art or Natural History.—The Board of Commissioners may appropriate from county funds moneys for the purpose of contributing toward the cost of operating, maintaining or carrying out or furthering the purposes of institutes or museums of fine art or natural history, or both, located within the county on public property, established by private grant or bequest, open to the public and not used for private or corporate profit.

Act effective immediately.

Section 2. This act shall take effect immediately.

APPROVED—The 29th day of April, A. D. 1959.

DAVID L. LAWRENCE

No. 36

AN ACT

Amending the act of June 5, 1947 (P. L. 426), entitled "An act regulating the selling, offering or exposing for sale of agricultural seeds and seed mixtures for seeding purposes; requiring certain information to be affixed to the container in which such seeds are sold; conferring powers and imposing duties upon the Department of Agriculture and the Secretary thereof; authorizing stop-sale orders by the Secretary in certain cases; providing for inspections, reports and surveys by the department; imposing powers and duties upon certain courts, and prescribing penalties," including the words "nursery crops" in the definition of "agricultural seeds," adding and removing certain packaging and labeling requirements, and granting additional powers to the department.

The Pennsylvania Seed Act of 1947.

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

Section 1. Subsection (2) of section 2 and section 3,

Subsection (2), section 2 and section 8, act of June 5, 1947, P. L. 426, amended.

act of June 5, 1947 (P. L. 426), known as "The Pennsylvania Seed Act of 1947," are amended to read:

Definitions.

Section 2. For the purpose of this act the following terms shall have the meanings ascribed to them in this section, unless the context clearly requires otherwise:

.

(2) The term "agricultural seeds" shall include the seeds of grass, forage, cereal and fibre crops, nursery crops, and any other kinds of seeds commonly recognized within this State as agricultural or field seeds and mixtures of such seeds.

.

Agricultural seeds; tag or label, written or printed, in English, to contain certain information.

Section 3. It shall be unlawful to sell, offer for sale, or expose for sale, or transport any agricultural seeds for seeding purposes in bulk, package or containers, [of ten pounds or more], unless there shall be delivered to the purchaser, or unless the package or container in which