wise, if a metallic plate or tag is attached to each trap Tagged. or chain or deadfall bearing, in plain English, the name and address of the owner, for the purpose of taking predators, fur-bearing animals, and raccoons, so long as such traps or deadfalls, except underwater sets, are not Underwater sets. set closer than five feet from any den or hole, or where any game other than raccoons may be caught, and such traps or deadfalls are visited at least once every thirty- visited. six hours unless prevented by sickness or storm, and at the end of the trapping season all traps are sprung or removed; but it shall be unlawful to use snares of any kind to capture wild birds or wild animals, except that snares, without springpoles, may be used for the purpose of taking predators in counties designated by the commission during the time and in the manner permitted by section six hundred and three of this act;

Snares unlawful except snares without spring poles, for predators.

APPROVED—The 8th day of September, A. D. 1959.

DAVID L. LAWRENCE

No. 308

AN ACT

Amending the act of May 4, 1927 (P. L. 519), entitled "An act concerning boroughs, and revising, amending, and consolidating the law relating to boroughs," further providing for the regulation of parking lots.

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

Section 1. Clause XLIII., section 1202, act of May 4, 1927 (P. L. 519), known as "The Borough Code," reenacted and amended July 10, 1947 (P. L. 1621), is amended to read:

Section 1202. Specific Powers.—The powers of the borough shall be vested in the corporate officers. They shall have power:

XLIII. Parking Lots.—To acquire by lease, purchase or eminent domain any land which the corporate authorities may deem necessary or desirable for the purpose of establishing and maintaining parking lots, and to regulate the use thereof, and to regulate parking and provide parking accommodations so as to promote the convenience and protection of the public. The right to regulate the use of the lots shall include the right to

The Borough Code.

Clause XLIII, section 1202, act of May 4, 1927, P. L. 519, reenacted and amended July 10, 1947, P. L. 1621, further amended. impose fines and fees for violation of any law or ordinance regulating parking.

* * * * *

APPROVED-The 8th day of September, A. D. 1959.

DAVID L. LAWRENCE

No. 309

AN ACT

Amending the act of March 1, 1867 (P. L. 306), entitled "An act to authorize the election of an officer, to be called constable and collector, in the several townships and boroughs, in the county of Cameron, and regulate his duties," providing that the constable and collector hereafter elected shall hold his office for a term of two years.

Cameron County ---constable.

Sections 1 and 4, act of March 1, 1867, P. L. 306, amended.

Constable and collector to be elected.

Powers, authorities, etc.

Term of office.

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

Section 1. Sections 1 and 4, act of March 1, 1867 (P. L. 306), entitled "An act to authorize the election of an officer, to be called constable and collector, in the several townships and boroughs, in the county of Cameron, and regulate his duties," are amended to read:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, That the qualified electors of the several townships and boroughs, in the county of Cameron, shall, at their [annual] elections for township officers, in addition to the officers now elected, at such elections, elect one person, to be called constable and collector, who shall have all the powers and authority, and be subject to all the duties and penalties, which the regular constables of said townships and boroughs now, or may hereafter, have, or be liable to, and shall, in addition thereto, act as collector for their respective townships and boroughs, and shall be compelled to receive all duplicates for, and collect, as by the warrants therein they are commanded, all the state, county and township, or borough, taxes, whether laid for road, school, or any other, purpose, levied and assessed in, and for, their respective townships or boroughs.

Section 4. That said constable and collector shall hold his office for the term of [one year] two years, from the time he is sworn in, and given his bonds, as aforesaid, and shall receive for his services, as constable, the same fees that constables are now, or may hereafter, be allowed, by law; and for his services, as collector, he shall

Fees.