II. Each deer, one hindred dollars during any deer season; at any other time, for the first offense, one hundred dollars and the person convicted shall be denied the right to hunt or trap anywhere in this Commonwealth, with or without a license, for a period of three years; and for the second and each subsequent offense, two hundred dollars and the person convicted shall be denied the right to hunt or trap anywhere in this Commonwealth, with or without a license, for a period of three years. When the convicted person has been denied the right to hunt or trap anywhere in this Commonwealth for a period of one year, the commission upon good cause shown may grant the right to hunt or trap anywhere in this Commonwealth to the person convicted.

III. Each bear, two hundred dollars during any bear season; at any other time, two hundred dollars and the person convicted shall be denied the right to hunt or trap anywhere in this Commonwealth, with or without a license, for a period of five years.

- IV. Each wild turkey, ruffed grouse, pheasant, quail, partridge, or woodcock, twenty-five dollars.
  - V. Each raccoon, twenty-five dollars.
  - VI. Each other wild bird or wild animal, ten dollars.

. . . . .

APPROVED—The 16th day of December, A. D. 1959.

DAVID L. LAWRENCE

## No. 684

## AN ACT

Amending the act of June 24, 1939 (P. L. 872), entitled "An act to consolidate, amend and revise the penal laws of the Commonwealth," changing the provisions which make certain worldly employment unlawful on Sunday.

The Penal Code.

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

Section 651, act of June 24, 1939, P. L. 872, amended April 15, 1943, P. L. 53, further amended. Section 1. Section 651, act of June 24, 1939 (P. L. 872), known as "The Penal Code," amended April 15, 1943 (P. L. 53), is amended to read:

Section 651. Pool and Billiard Rooms [and Bowling Alleys].—Whoever, being a licensed keeper, proprietor, owner or superintendent of any public pool-rooms or billiard-room [, bowling-saloon or tenpin alley], permits such place to remain open between the hours of one o'clock ante meridian and six o'clock ante meridian of

any secular day, or on the first day of the week commonly called the Sabbath Day, or knowingly allows or permits any person under the age of eighteen (18) years to be present in any public pool-room or billiard room, upon conviction thereof in a summary proceeding, shall be sentenced to pay a fine not exceeding ten dollars (\$10), and, in default of the payment of such fine, and costs, shall be imprisoned not exceeding thirty (30) days.

Section 2. Section 699.4 of the act, amended August 28, 1959 (P. L. 777), is amended to read:

Section 699.4. Worldly Employment or Business on Sunday.—Whoever does or performs any worldly employment or business whatsoever on the Lord's day, commonly called Sunday (works of necessity, [and] charity and wholesome recreation [only] excepted), [or uses or practices any game, hunting, shooting, sport or diversion whatsoever on the same day, not authorized by law,] shall, upon conviction thereof in a summary proceeding, be sentenced to pay a fine of four dollars (\$4), for the use of the Commonwealth, or, in default of the payment thereof, shall suffer six (6) days' imprisonment.

As used in this section "wholesome recreation" shall mean golf, tennis, boating, swimming, bowling, basketball, picnicking, shooting at inanimate targets and similar healthful or recreational exercises and activities.

Nothing herein contained shall be construed to prohibit the dressing of victuals in private families, bake-houses, lodging-houses, inns and other houses of entertainment for the use of sojourners, travellers or strangers, or to prohibit the sale of newspapers, or to hinder watermen from landing their passengers, or ferrymen from carrying over the water travellers, or persons removing with their families on the Lord's day, commonly called Sunday, nor to the delivery of milk or the necessaries of life, before nine of the clock in the forenoon, nor after five of the clock in the afternoon of the same day.

APPROVED—The 16th day of December, A. D. 1959.

DAVID L. LAWRENCE

## No. 685 AN ACT

Authorising the conveyance of Fort Necessity Park in Wharton Township, Fayette County, to the government of the United States \*of America for use as a National Park and with certain reservations ceding jurisdiction over such lands.

The General Assembly of the Commonwealth of Penn- Real property. sylvania hereby enacts as follows:

Section 699.4 of the act, amended August 28, 1959, P. L. 777, further amended.

<sup>\* &</sup>quot;of America" not in original.