shall be set, fastened, drawn or used within sixteen miles from the entrance to any bay nor within one-half mile from either side of the mouth of any stream.

No gill-net or pound-net shall be set, fastened, drawn or used within two miles of the entrance of any bay.

No net of any character shall be set, fastened, drawn or used within three-fourths of a mile from shore, measured in a direct line, and no gill-net shall be set, fastened, drawn or used within one and one-half miles from shore, measured in a direct line.

The foregoing parts of this section shall be effective except where the Commission, by regulation, shall otherwise provide as a result of a determination by it that modification is desirable from a fish management standpoint, in which event the Commission's regulation shall prevail.

A person violating any provision of this section shall, on conviction as provided in chapter 14 of this act, be subject to a penalty of one hundred dollars (\$100.00), or imprisonment in the county jail for a period of three months.

Section 2. This act shall take effect immediately.

Act effective immediately.

APPROVED—The 9th day of May, A. D. 1961.

DAVID L. LAWRENCE

## No. 86

## AN ACT

Amending the act of June 3, 1937 (P. L. 1225), entitled "An act concerning game and other wild birds and wild animals; and amending, revising, consolidating, and changing the law relating thereto," changing the bag limit in certain cases.

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

The Game Law.

Section 1. Sections 502 and 705, act of June 3, 1937 (P. L. 1225), known as "The Game Law," amended June 28, 1957 (P. L. 398), are amended to read:

Section 502. Bag Limits.—(a) It is unlawful for any person to kill or attempt to kill, or have in possession, in any one day or in any one season, unless otherwise provided in this act or by resolution of the commission, more game birds or game animals than fixed by resolution of the commission, or in lieu thereof as hereinafter enumerated:

Sections 502 and 705, act of June 3, 1937, P. L. 1225, amended June 28, 1957, P. L. 398, further amended. Bag limits.

Raccoon day

	In One	In One
Kind of Game	$\mathbf{Day}$	${f Season}$
Raccoons (by individual or		
hunting party, the shooting		
or trapping day for which		
is hereby fixed from 12		
o'clock noon eastern stand-		
ard time of one day to 12		
o'clock noon of the follow-		
ing day)	3	10
Wild Turkey	1	1
Ruffed Grouse	3	12
Male Pheasants	<b>2</b>	10
Quail of the combined kinds.	8	24
Grackles	Unlimited	Unlimited
Rabbits	5	20
Hares	3	12
Squirrels, including the fox,		
black gray combined	6	20
	Unlimited	Unlimited
Woodchucks	Unlimited	Unlimited
Bear (by individual or hunt-		
ing party)	1	1
Deer (by individual)	1	1
Deer (by hunting party)	6	6

Deer antlers and bears.

Except as otherwise provided by regulations of the commission and the provisions of subsection (e) of section 501 of this act, every deer taken shall be a male deer having two or more points to one antler, and every bear taken shall be not less than one year old.

Unfit game to be presented to district game protector for right to kill another of same species in season.

(b) Any person who kills a wild turkey, bear or deer, which upon presentation to a district game protector of the county concerned is shown to his satisfaction to be unfit for human consumption when it was killed, shall have the right to kill another animal of the same species then in season, and the district game protector shall authorize such person, in writing, to kill a second wild turkey, bear or deer as provided above. All parts of said unfit game shall be turned over to the district game protector intact, except for the removal of the entrails which is a normal field procedure.

Unlawful to kill more than one big game animal of same species. Section 705. Unlawful Killing of Big Game.—[It] Except as otherwise provided in this act, it is unlawful for any person at any time by standing on watch or otherwise to kill, or attempt to kill, a second big game animal of the same species in one season. It shall not be unlawful for a member of a camp or body of men hunting together who has killed a legal big game animal to cooperate with the members of such camp or body of men hunting together only in the manner known as

driving, while acting as a member of such camp or body Driving. of men hunting together, so long as the number of big game animals killed by such camp or body of men hunt-

ing together shall not exceed the legal limit.

It is unlawful for any person at any time to shoot at Unlawful or wound or kill, or attempt to shoot at or wound or kill, or have in possession, a female elk, or a deer without visible antlers or horns less than such weight or age as shall be fixed by resolution of the commission, except as otherwise provided by subsection (e) of section 501 of this act, or any part thereof, or a male elk or a male deer or a bear of either sex, found in a wild state, or any part thereof, that may not be lawfully taken except as otherwise provided by the laws of this Commonwealth.

Approved—The 9th day of May, A. D. 1961.

DAVID L. LAWRENCE

## No. 87

## AN ACT

Amending the act of May 23, 1945 (P. L. 903), entitled "An act authorizing cities of the third class to establish an optional retirement system for officers and employes independently of any pension system or systems existing in such cities," changing the basis for pensions.

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

Section 1. Subsection (a) of section 4, act of May 23, 1945 (P. L. 903), entitled "An act authorizing cities of the third class to establish an optional retirement system for officers and employes independently of any pension system or systems existing in such cities," amended June 14, 1957 (P. L. 323), is amended to read:

Section 4. (a) That every person now or hereafter Retirement. elected or appointed to an office of, or employed by, any city which has created such retirement system and such board, as hereinafter provided, of the age of sixty (60) years and upwards who shall have so served as an officer or employe for a period of twenty (20) years, or more, shall, upon application to the board, be retired from service, and shall during the remainder of his life receive the compensation fixed by this act, subject to such qualifications as are hereinafter contained.

If any person shall have served twenty (20) years and voluntarily retires he shall, by continuing his contributions until the age of fifty-five (55), be entitled to the above compensation.

possession of big

Third class city retirement system.

Subsection (a), section 4, act of May 23, 1945, P. L. 903, amended June 14, 1957, P. L. 323, further amended.