PENAL LAWS

A Report

of the

JOINT STATE GOVERNMENT COMMISSION

to the

GENERAL ASSEMBLY

of the

COMMONWEALTH OF PENNSYLVANIA

February 1949

LETTER OF TRANSMITTAL

To the Members of the General Assembly of the Commonwealth of Pennsylvania:

Pursuant to Senate Concurrent Resolution No. 113, Session of 1947, we submit herewith a report dealing with the revision and codification of the penal laws.

In accordance with Act No. 4, Session of 1943, Section 4, the Commission created a subcommittee to aid in the task assigned.

On behalf of the Commission, the cooperation of the members of the subcommittee is gratefully acknowledged.

Weldon B. Heyburn, Chairman

Joint State Government Commission
Capitol Building
Harrisburg, Pennsylvania
February, 1949

JOINT STATE GOVERNMENT COMMISSION

Honorable Weldon B. Heyburn, Chairman
Honorable Baker Royer, Vice Chairman
Honorable Herbert P. Sorg, Secretary-Treasurer

Senate Members

Joseph M. Barr

Leroy E. Chapman

John H. Dent

Anthony J. Disilvestro

James A. Geltz

Weldon B. Heyburn

Frederick L. Homsher

A. Evans Kephart

A. H. Letzler

John G. Snowden

O. J. Tallman

M. Harvey Taylor

John M. Walker

House Members

Hiram G. Andrews

Adam T. Bower

Homer S. Brown

Charles H. Brunner, Jr.

Edwin C. Ewing

Ira T. Fiss

Robert D. Fleming

W. Stuart Helm

Earl E. Hewitt, Sr.

Thomas H. Lee

Albert S. Readinger

Baker Royer

Herbert P. Sorg

Guy W. Davis, Counsel and Director

Paul H. Wueller, Associate Director in

Charge of Research and Statistics

L. D. Stambaugh, Resident Secretary

Antoinette S. Giddings, Administrative

Assistant

JOINT STATE GOVERNMENT COMMISSION SUBCOMMITTEE ON PENAL LAWS AND CRIMINAL PROCEDURE

Honorable John W. Lord, Jr., Chairman Honorable Francis Worley, Vice Chairman

Senate Members

C. Arthur Blass

Paul M. Crider

Bertram G. Frazier

John W. Lord, Jr.

William S. Rahauser

Carleton T. Woodring

House Members

Homer S. Brown

Charles H. Brunner, Jr.

Albert S. Readinger

William Z. Scott

Edwin W. Tompkins

Francis Worley

HISTORY

No revision of the penal laws was made between 1860 and 1939.

The criminal law now in force is set forth largely in the Act of June 24, 1939, P. L. 872, known as "The Penal Code," and amendments thereto.

The Penal Code of 1939 made no attempt at uniformity or consistency. It did, however, include in one statute the more important criminal laws of the Commonwealth.

The General Assembly, Session of 1945, by Resolution, Serial Number 15, directed the Joint State Government Commission to investigate, survey and consider all penal laws of the Commonwealth and to revise and restate the same in codified form and report its findings and conclusions to the 1947 Session of the General Assembly.

The subcommittee of the Joint State Government Commission charged with the initial study were Paul M. Crider, Chairman, C. Arthur Blass, Israel Stiefel, appointed on the part of the Senate; Francis Worley, Vice Chairman, Charles H. Brunner, Jr. Joseph Skale, appointed on the part of the House; and an advisory committee headed by W. H. Hitchler, Dean of the Dickinson School of Law, included the following: LAW SCHOOLS - C. Gerald Brophy, Dean, School of Law, Duquesne University; Judson A. Crane, Dean, School of Law, University of Pittsburgh; Dr. Edwin R. Keedy, School of Law, University of Pennsylvania;

Dr. Negley K. Teeters, Temple University; BAR ASSOCIATION William B. McClenachan, Jr., Esquire; JUDGES -Hon, Thomas J. Baldrige, Judge of the Superior Court; Hon. M. J. Eagan, Judge of the Court of Common Pleas of Lackawanna County; Hon. James Gay Gordon, Judge of the Court of Common Pleas of Philadelphia County; Hon. Burton R. Laub, Judge of the Court of Common Pleas of Erie County; Hon. Harry S. McDevitt, Judge of the Court of Common Pleas of Philadelphia County; Hon. W. C. Sheely, President Judge, Court of Common Pleas of Adams County; Hon. Jospeph Sloane, Judge of the Court of Common Pleas of Philadelphia County; Hon. Robert E. Woodside, Jr., Judge of the Court of Common Pleas of Dauphin County; DISTRICT ATTORNEYS - Franklin E. Barr, Assistant District Attorney of Philadelphia County; Edwin M. Clark, District Attorney of Indiana County; George F. P. Langfitt, First Assistant District Attorney of Allegheny County; Leon Schwartz, District Attorney of Luzerne County; Carl B. Shelley, District Attorney of Dauphin County; PRACTITIOMERS -Carl Helmetag, Esquire, Thomas D. McBride, Esquire.

The report of that study, submitted to the 1947 Session of the General Assembly, is set forth at pages 27 to 30 of "Summary Report of the Joint State Government Commission, March 21, 1947," and the Commission's recommendations were contained in Senate Bill No. 306 (1947).

The General Assembly after studying the proposals in the committees of both houses during the 1947 Session, by

concurrent resolution directed the Joint State Government Commission to continue its survey, investigation and consideration of the penal laws, to revise and restate them and submit a bill embodying some at the 1949 Session.

The revision and restatement recommended by the Joint State Government Commission are embodied in Senate Bill No. 243, Session of 1949, a copy of which is attached hereto.

DIGEST OF SENATE BILL NO. 243 (1949)

- 1. The bill by its terms is designated the "Crimes Act." It is not a codification of existing law but a revision and redrafting of all of the more important criminal laws.
 - 2. The bill sets forth:
 - 13 Offenses against the Government
 - 20 Offenses against Public Justice and Administration
 - 15 Offenses against the Public Peace
 - 23 Offenses against Public Morals and Decency
 - 67 Offenses against Public Policy, Economy and Health
 - 21 Offenses against the Person
 - 59 Offenses against Personal Property and Fraudulent dealing therewith
 - 22 Offenses against Real Property and Malicious
 Mischief
 - 10 Offenses against the Coin and Forgery
- 3. Attached hereto is a reference table showing the section titles and section numbers of Senate Bill No. 243 (1949), the corresponding section numbers appearing in Senate Bill No. 306, Printer's No. 571 (1947) and the equivalent sections of the Penal Code of 1939, P. L. 872 and its amendments.
 - 4. General features of Senate Bill No. 243 (1949):

- (a) Eliminates archaic and obsolete language in defining offenses
- (b) Eliminates technical and surplus verbiage
- (c) Groups related provisions together, briefly and concisely
- (d) Restates and clarifies conflicting provisions
- (e) Makes uniform the distinction between felonies and misdemeanors by providing that all crimes punishable by imprisonment of more than three (3) years are felonies; and that all other crimes are misdemeanors. When the offense is summary the text so states. With the offenses thus classified:

68 are felonies

146 are misdemeanors

43 are summary offenses

In some instances a single section contains both a felony and a misdemeanor as illustrated by sections 307 and 318

(f) Makes uniform the method of fixing penalties by providing a fine of \$1000 for each year of imprisonment which may be imposed so that where the maximum imprisonment is 1 year the maximum fine is \$1000; where the maximum imprisonment is 2 years, the maximum fine is \$2000; if 5 years, then \$5000 and so on. In order to meet

this standard of uniformity it was necessary to change many of the penalties provided for in existing law. These changes are summarized as follows:

- 247 maximum fines were increased
- 82 maximum prison terms were increased
- 53 maximum fines remain unchanged
- 189 maximum prison terms remain unchanged
- 18 maximum fines were decreased
- 47 maximum prison terms were decreased Considering both the maximum fine and prison term as provided for each offense the change may be summarized as follows:
 - for 82 offenses increase in both fine and prison term
 - for 15 offenses decrease in both fine and prison term
 - for 36 offenses both fine and prison term remain unchanged
 - for 150 offenses increase in fine, prison term remains unchanged
 - for 3 offenses decrease in fine, prison term remains unchanged
 - for 7 offenses decrease in prison term, fine remains whichenged.
 - for 15 offenses increase in fine, decrease in prison term

The above tabulation takes into account the instances where numerous separate offenses listed in the present law have been consolidated into a single section, and relates the penalty in each case to the penalty provided for in the consolidated section of Senate Bill No. 243, (1949)

- imprisonment. All penalties provide for fine OR imprisonment OR both. There are no minimum penalties; all penalties are maximum. A court may suspend sentence, or sentence from one minute or l¢ or both, to the maximum penalty provided
- (h) Abolishes imprisonment at separate or solitary confinement at hard labor and all modified forms thereof, and provides for "imprisonment" only (section 1111)
- (i) Provides for restitution as part of the sentence where property has been stolen or converted (section 1112)
- (j) Preserves all offenses now provided for whether at common law or by statute not repealed (section 1101)
- (k) In all cases where imprisonment is provided for in Senate Bill No. 243 (1949), imprisonment is provided for by laws now in force.

"From the earliest time until 1925, the penalty for murder in the first degree was death. In that year the penalty was made either death or life imprisonment, at the discretion of the jury trying the case, or, in the case of pleas of guilty, at the discretion of the court. At no time has the court had discretion to fix the penalty following conviction after plea of not guilty,

"The earliest statute under the Commonwealth was Section 15 of the Act of April 22, 1794, 3 Sm. L. 186, which provided:

> 'Every person convicted of murder, of the first degree, his or her aiders, abettors and counsellors, shall suffer death by hanging by the neck.'

"The Act of 1794 was repealed by the Act of March 31, 1860, P. L. 427, and was reenacted in substantially the same language by section 75 of the Penal Code of March 31, 1860, P. L. 382. This was the law until the Act of May 14, 1925, P. L. 759, which amended section 75 of the Penal Code to read:

Every person convicted of the crime of murder of the first degree shall be sentenced to suffer death in the manner provided by law, or to undergo imprisonment for life, at the discretion of the jury trying the case, which shall fix the penalty by its verdict. The court shall impose the sentence so fixed, as

in other cases. In cases of pleas of guilty, the court, where it determines the crime to be murder of the first degree, shall, at its discretion, impose sentence of death or imprisonment for life.'

"It will be noted that the duty of determing the penalty in cases of pleas of guilty is placed on the court without specifying whether it is to be the court en banc or the trial judge who hears the evidence. In the case of Com. v. Pepperman, et al., 353 Pa. 373, 'the trial court, sitting en banc, heard testimony for the Commonwealth and for the defendants,' and fixed the penalty. This is probably the general practice where there is more than one judge.

"The Penal Code of June 24, 1939, P. L. 872, repeals this provision of the Penal Code of 1860 and its amendments and, in section 701 thereof, substantially reacts the provision to read as follows:

'Whoever is convicted of the crime of murder of the first degree is guilty of a felony and shall be sentenced to suffer death in the manner provided by law, or to undergo imprisonment for life, at the discretion of the jury trying the case which shall fix the penalty by its verdict. The court shall impose the sentence so fixed, as in other cases. In case of pleas of guilty, the court, where it determines the crime to be murder of the first degree, shall, at its discretion, impose sentence of death or imprisonment for life.'"

changes the law so that in first degree murder cases the jury will be required to render two findings. In its first finding the jury determines the question of guilt or innocence. If the jury returns a first degree verdict, evidence will then be received to enable the jury to determine whether the guilty accused should receive the death penalty or the lesser penalty of life imprisonment. After receiving this evidence the jury retires and returns with a finding of either death or life imprisonment.

This change is regarded as a desirable advance in the criminal law upon this subject.

JOINT STATE GOVERNMENT COMMISSION

Senate Bill No. 243

An Act to consolidate, amend and revise the penal laws of the Commonwealth

This bill contains the recommendations of the Joint State Government Commission for a revision and codification of the penal laws.

Assembly who may wish to compare sections of the proposed act with the equivalent sections of the Act of 1939 P. L. 872 (existing law) and corresponding sections of the code proposed in 1947 (Senate Bill 306), the reference table produced below has been prepared.

Column (1) lists the sections of Senate Bill 243 (1949), column (2) lists the equivalent sections of Senate Bill 306 (1947), column (3), unless otherwise indicated, lists the equivalent sections of the Penal Code of 1939.

	The Crimes Act,Senate Bill 243 1949	Senate Bill 306 Pr. 571 1947	Penal Code of 1939, P.L. 872 Unless otherwise indicated
a ·	(1)	(2)	(3)
Short Title	101	101	101
Effective Date	102	. 102	102
Felonies Misdemeanors	103	103	none
Definitions	104	104	103
Offenses Committed Prior to Effective Date	105	105	104
Interpretation	106	,106	none
Treason	201	201	201
Misprision of Treason	202	202	202
Levying War and Assisting Enemies of the Commonwealth or the United States	203	203	203
Privateering Against the United States	204	204	204
Serving on Vehicle Carryin Contraband of War	g 205	205	205
Enlisting Troops for Any Other State or Country	206	206	206
Sedition	207	207	207
Display of Flag at Public Meeting	208	208	208
Red Flag in Public Processions or Public Gatherings	- 209	209	209
Insults to National or State Flag	210	210	210
Desecration of Flag	211	211	211
Discrimination on Account of Uniform	212	212	652
Refusal to Obey Legislative Subpoena	213	213	212

	The Crimes Act,Senate Bill 243 1949		Penal Code of 1939, P.L. 872 Unless otherwise indicated
Procuring Unlawful Arrest or Prosecution	(1)	(2) 301	(3) 301
Bribery and Extortion	302	302	303-305,318
Corrupt Solicitation	303	none	304-305
Barratry	304	303	306
Compounding Felonies	305	304	307
Embracery	3.06	305	308
Prison Breach	307	306	309
Furnishing Contraband Articles to Inmates	308	307	310,312,320
Taking Articles Into or Ou of Institutions	t 309	308	620,621,622
Voluntary Escape	310	309	311
Negligent Escape	311	310	312
Failure to Arrest	312	311	313
Obstructing an Officer	313	312	314,as amended 1943 P.L. 306
Aiding Escape from Institution	314	313	315+317
Aiding Escape from Custody	315	314	316
Impersonating an Officer	316	315	319
Impersonating Persons and Officers Privately Employe	d 317	316	320
Perjury and False Swearing	318	317	322
Hindering Witnesses	319	318	324
Absconding Witness	320	319	325
Unlawful Assembly and Affra	y 401	401	401
Resistance to Authority	402	402	1947, P.L. 1477

•

in agreement of the second

. . .

A B	he Crimes ct,Senate ill 243 1949	Senate Bill 306 Pr. 571. 1947	Penal Code of 1939 P.L. 872 Unless otherwise indicated
	(1)	(2)	(3)
Forcible Entry or Expulsion	403	403	403
Forcible Detainer	404	4.7.4	404
Disturbing Public Assemblie	s 405	405	405
Disorderly Conduct	406	406	406,407
Duelling	407	407	408-411
Libel	408	408	412
Furnishing False or Libelous Statements	409	408.1	413
Furnishing False or Libelous Matter for Broadcasting	s 410	none	none
A nonymous Communications	411	409	414
Unsponsored Statements Relating to Candidates	412	410	415
Carrying Deadly Weapons	413	411	416
Carrying Explosives and Noxious Substances	414	412	417
Loitering and Prowling at Night Time	415	413	none
Sodomy	501	501	501,502
Bigamy	502	502	503
Single Person Marrying Spouse of Another	503	503	504
Adultery	504	504	505
Fornication	505	505	506, as amended 1943, P.L. 306
Incest	506	506	507
Seduction	507	50 7	53 0
Prostitution and Assignation	n 508	508	512
Prostitution of Female Chile	d 509	509	508

	The Crimes Act,Sanate Bill 243 1949	Pr. 571 1947	Penal Code of 1939 P.L. 872 Unless otherwise indicated
	(1)	(2)	(3)
Permitting Female Child in Places of Vice	510	510	509
Forcing Wife in House of Prostitution	511	511	514
Inducing and Fostering Prostitution	512	512	513,516,518
Forced Marriage	513	513	513
Disorderly House	514	514	511
Loitering in Disorderly of Bawdy House	r 515	515	518
Indecent Liberties	516	516	none
Contributing to Child's Delinquency	517	none	510
Public Indecency	518	517	519
Public Exhibition of Defective Persons	519	518	520
Removal of Body from Tomb	520	519	521
Blasphemy	521	520	523
Obscenity	522	521	524,527 -530
Information Concerning Unlawful Medical Practices	523	522	525,526,531
Lotteries etc	601	601	601,602as amended 1943,P.L. 306
Gambling	602	602	603-506
Pool Selling and Book Making	603	603	607
Opium Joints etc	604	604	1947, P.L. 507, secs. 608, 609, 611
Using Drugs in Opium Joint	605	605	610

	The Crimes Act, Senate Bill 243 1949	Bill 306 Pr. 571	Penal Code of 1939 P.L. 872 Unless otherwise indicated
Public Nuisances	(1) 606	(2) 606	(3) 612
Excessive Sports etc	607	607	613
Bribery in Athletic Contests etc	608	608	614,615
Tramps	609	609	617
Tramps Entering Buildings etc	610	610	618
Shooting on Grounds of Hospitals Parks etc	611	611	624
Implements Discharging Pellets in Cities or Boroughs etc	612	612	625
Sale Loan or Lease of Weapons and Explosives to Miners	613	613	626
Manufacture and Sale of Toy Weapons	none	614	627
Uniform Firearms Act	614	615	628 as amended 1943 P.L. 485
Traffic in Machine Guns	615	616	630
Commission of Crime whe Armed with Machine Gun	n 616	617	630
Unlawful Firecrackers Fireworks etc	617	618	631
Fire Balloons	618	619	632
Dealing in Minors	619	620	633
Out-of-State Convict- Made Goods	620	621	634
Unwholesome and Adulter ated Provisions Liquors and Medicines	- 621	622	635

	The Crimes Act, Senate Bill 243 1949	Senate Bill 306 Pr. 571 1947	Penal Code of 1939 P.L. 872 Unless otherwise indicated
	(1)	(2)	(3)
Dressed Carcasses of Lamb and Sheep	622	623	636
Methyl and Wood Alcohol in Preparations	623	624	sec. 637, 1947, P.L. 507
Sale of Poisons	624	625	639
Pollution of Drinking Water	625	626	640
Employment and Use of Minors	626	627	641,642-644
Employment and Use of Hinors in Theatres etc	627	628	643 as amended 1941, P.L. 911, sec 1.
Employment of Minors Without Consent of Parent or other Person Charged with the Care Thereof		629	645
Admission of Minors to Theatres	629	630	646
Sale or Furnishing of Cigarette Papers Tobacco to Minors	630	631	647,648
Pawn Brokers Dealing with Minors	631	632	650
Pool and Billiard Rooms and Bowling Alleys	632	633	651,as amended 1943, P.L. 53
Discrimination on Account of Race Creed Color or Nationality	633	634	653 655
Distribution of Samples of Candy Medicine Dyes etc	634	635	657,658
Vending Machines and Mechanical Devices for Distribution of Drugs etc		636	659
Carrying Explosives on Publi Conveyance	ic636	637	660
Shipping Explosives	637	638	661

	The Crimes Act, Senate Bill 243 1949	Senate Bill 306 Pr. 571 1947	Penal Code of 1939 P.L. 872 Unless otherwise indicated
	(1)	(2)	(3)
Railroad Employe Abandoning Trains	638	639	662
Railroad Employe Refusing to Remove Car	639	640	663
Interfering with Railroad Employe	640	641	664
False Fire Alarm	641	642	665
Soliciting or Receiving Property to Secure Employme	nt 642	643	666
Corruption of Agents Servan Employes and Fiduciaries	nts643	644	667
Using False Document with Intent to Defraud Employer	644	645	668
Coercion of Employes	645	64.6	669,670
Discontinuging Water Supply for Fire Protection	646	647	671
Withholding and Destroying Papers of Service Personnel	647	648	673
Unlawful Conferring of Degrees and Granting of Diplomas etc	648	649	674
Misrepresentation of Age by Minor to Secure Liquor	649	650	675,676
Loan of Public Money	650	651	679
Deposit of Public Money for Gain	651	652	680
Payment of Public Money Witout Authority	h-652	653	631
Prohibited Acts by Public Officers	653	654	682,683
Interest of Certain Arthitects and Engineers in Public Works Contracts	654	655	690
Restrictions Upon Cashiers or Treasurers of Banking Institutions	655	656	686
AND THE RESIDENCE OF THE PROPERTY OF THE PROPE	0		

- 8 -

	The Crimes Act, Senate Bill 243 1949	Senate Bill 306 Pr: 571 1947	Penal Code of 1939 P.L. 872 Unless otherwise indicated
	(1)	(2)	(3)
Disclosure of Telegraphic and Telephonic Communicatio by Officers and Employes of Telegraph and Telephone Companies		657	688
Unlawful Advertising of Insurance Business	657	658	689
Intoxicated Persons Driving Animals	658	659	691
Marrying Intoxicated Person	s 659	660	692
Throwing Articles on Highwa or Upon Land of Another Int ference with Contents of Containers		661	693,694
Steam Engine Without Spark Arrester	661	662	696
Playing for Drinks	662	663	697
Fraud in Securing Professional Licenses	663	664	698
Bucket Shops	664	665	699-699.3
Worldly Employment or Business on Sunday	665	666	699.4
Racing Animals	666	667	699.5
Undersized Lobsters	667	663	699.7 as amended 1943, P.L. 281
Illegal Possession of Untaxed Cigarettes	none	669	1947, P.L. 911
Murder of the First and Second Degree	701	701	701
Voluntary and Involuntary Manslaughter	702	702	703
Robbery	703	703	7C4
Aggravated Robbery	704	704	705

	The Crimes Act, Senate Bill 243 1949 (1)	Senate Bill 306 Pr. 571 1947 (2)	Penal Code of 1939, P.L. 872 Unless otherwise indicated (3)
Larceny from Depositories by Force Threats or Menace	705	705	706
Stopping a Common Carrier to Commit a Felony	706	706	707
Assault and Battery	707	707	708
Aggravated Assault and Battery	708	708	709
Assault with Intent to Commit a Crime	709	709	710-715
Pointing Deadly Weapons	710	710	716
Abortion	711	711	718-719
Concealing Death of Child	712	712	720
Rape	713	713	721-722
Kidnapping	714	714	723-725
Abandoning Infants	715	715	726
Neglect to Maintain Child Abandonment	716	716	727
Cruelty to Minors	717	717	728
Tat tooing Minors	718	718	729
Wilful Separation or Nonsupport	719	719	731
Neglect of Children Born out of Wedlock	720	720	732
Desertion and Nonsupport	721	721	733
Blackmail	801	801	801-806
Larceny	802	802	807-808,811-815,816
Additional Penalties for Larceny of Minerals	803	803	none

	The Crimes Act, Senate Bill 243, 1949 (1)	Senate Bill 306 Pr. 571 1947 (2)	Penal Code of 1939, P.L. 872 Unless other- wise indicated (3)
Receiving Stolen or Fraudulently Disposed of Property	804	801+	819
Bringing Stolen Property into the State	805	805	818
Professional Thieves	806	806	821
Fraudulent Conversion of Property	807	807	822-831,834
Fraudulent Conversion by Partners etc	808	808	835
Rehypothecation of Securities	809	809	850
Misapplication of Public Moneys Collected for Spec Purposes	ial 810	810	832
Refusal to Pay over Money Collected on Legal Proces		811	833
Cheating by False Pretens	e 812	812	836 as amended 1943 P.L. 306
False statements Concerni Financial Condition	ng 813	813	837-839
False Statements Concernic	ng 814	814	8140
False Statements and Entr by Officials or Agents of Financial Institutions		815	841
Fraudulent Accounts	816	816	842
False Statements by Corporate Officials Agents	817	817	843
False Financial Statement	s 818	818	81+1+
False Entries by Associat	es 819	819	845
Destroying or Mutilating of Corporations etc	Books 820	820	846

	The Crimes Act, Senate Bill 243 1949 (1)	Senate Bill 306 Pr. 571 1947 (2)	Penal Code of 1939, P.L. 872 Unless other- wise indicated (3)
Fraudulent Removal of Vehicle	821	821	847-848 -
Receipt of Deposits by Insolvent Institutions or Brokers	822	822	852
Frauds by Agents of Transportation Companies	823	823	853
Worthless Checks and Drafts	824	824	854
False Certification of Che	eck 825	825	855
False or Forged Recommen- dations	826	826	856
False Representation of Blindness Deafness etc	827	827	856
Untrue False and Misleading Advertising	828	828	857
Accepting Unidentified Advertising	829	829	857
Nondisclosure of Identity of Merchant	none	830	857
Attaching Advertisement without Consent of Publish	her 830	831	858
Fraudulent Use of "Consul" "Consulate" or Coat of Arm		832	859
Fraud on Automatic Machines	832	833	861
False Devices to Operate Automatic Machines	833	834	862
Spurious Archaeological Specimens	834	835	863
False Representation of Kosher	835	836	864
Unlawful Use of Containers etc	836	837	866,868,869

	The Crimes Act, Senate Bill 243 1949 (1)	Senate Bill 306 Pr. 571 1947 (2)	Penal Code of 1939, P.L. 872 Unless Other- wise indicated (3)
Fortune Telling etc	837	838	870
Fraud on Hotel Boarding- house and Inn Keepers	838	839	871
Marking of Gold	839	840	872
Marking of Gold Fineness	840	841	873
Marking of Silver	841	842	874
Marking of Coin Silver	842	843	875
Marking of Mounting as Sterling	843	844	876
Marking of Mounting as Coin or Coin Silver	81414	845	877
Unpublished Dramas and Musical Compositions	845	84-6	878
Purchase of Junk	846	847	879
False Registration of Domestic Animals	847	848	880
Fraudulent Entry of Horses in Races	848	849	881 as amended 1943, P.L. 306
Destruction or Concealment of Written Instruments Securities and Records	81+9	850	882
Identifying Marks on Machi	nes 850	851	883
Electric Storage Batteries	851	852	881+
Confession of Judgment to Defraud Creditors	852	853	885
Removing or Concealing Property to Defraud Credit	ors 853	854	886-887
Illegal Wearing of Uniformand Insignia	s 854	855	888-891

	The Crimes Act, Senate Bill 21+3 1949 (1)	Senate Bill 306 Pr. 571 1947 (2)	Penal Code of 1939, P.L. 872 Unless other- wise indicated (3)
Illegal Sale of Veterans! Flowers	855	856	892
Illegal Dealing in Military Decorations	856	857	893
Fraud on Association Having Grand Lodge	857	858	894
Unlawful Collection Practices	858	859	895
Fraudulent Traffic in Food Orders	859	860	896
Burglary	901	901	901-903
Felonious Entry	902	902	901-903
Possession of Burglary Tools	903	903	904
Arson	904	904	905
Criminal Burning	905	905	905
Burning of Personal Property	906	906	906-907
Malicious Mischief	907	907	914-915-916
Malicious Mischief by Explosives	908	908	917
Malicious Mischief Involving Signs Public Notices etc	ng 909	909	930-931,959
Retention of Library Proper after Notice to Return	910	910	911
Violation of Rules Governing State Property	911	911	937
Converted Trees or Lumber Thereof	912	912	936
Trespass Upon Posted Land	913	913	954 as amended 1943, P.L. 306

	The Crimes Act, Senate Bill 243 1949 (1)	Senate Bill 306 Pr. 571 1947 (2)	Penal Code of 1939, P.L. 872 Unless other- wise indicated (3)
Trespassing on Grounds of State Institutions	914	914	955
Killing Maiming or Poison- ing Domestic Animals etc	915	915	638,941
Cruelty to Domestic Animal	s 916	916	942
Selling or Using Disabled Horse	917	917	943
Hours of Labor of Animals	918	918	945
Cruelty to Cow to Enhance Appearance of Udder	919	919	94-6
Cropping Ears of Dog	920	920	947
Seizure and Sale of Ani- mals Kept for Baiting or Fighting	921	921	949
Power to Make Arrests in Cruelty-to-Animal Cases	922	922	94+8
Counterfeiting or Debasing Coinage	1001	1001	1001-1005
Making or Issuing Unauthor ized Currency	1002	1002	687,1009
Forging or Counterfeiting Written Instruments	1003	1003	1010,1012,1014
Making or Possessing Count feiting Tools and Material		1001+	1011
Advertising Counterfeited or Forged Matter	1005	1005	1017
Tampering with Public Records	1006	1006	1020
Forging Telegrams	1007	1007	1021
Forging Brands	1008	1008	1022-1024
Possession of Forged Labels etc	1009	1009	1026

	The Crimes Act, Senate Bill 243 1949 (1)	Senate Bill 306 Pr. 571 1947 (2)	Penal Code of 1939, P.L. 872 Unless other- wise indicated (3)
Selling Goods with Forged Labels	1010	1010	1027
Common Law and Other Offenses Preserved	1101	1101	1101
Civil Rights and Remedies Preserved	1102	1102	1102
Civil Penalties not Affected	1103	1103	1103
Penal Acts Strictly Pursued	11014	11.04	1104
Principals in the Second Degree and Accessories Aiders and Abettors	1105	1105	1105 as amended 1943, P.L. 306
Accessories After the Fact	1106	1106	1106
Accessories After the Fact in Murder	1107	1107	1106
Attempts to Commit Crime	1108	1108	1107
Solicitation	1109	1109	none
Conspiracy	1110	1110	302
Sentences	1111	1111	none
Restitution	1112	1112	none
Second and Subsequent Offenses	1113	1113	1108
Repeals	1201	1201	1201