

the animal was killed.

Sec. 14. Minnesota Statutes 1976, Section 100.28, Subdivision 1, is amended to read:

100.28 LIMITS. Subdivision 1. Not more than one deer ~~or ten beaver~~ shall be taken by any licensee during any one year.

Sec. 15. Minnesota Statutes 1976, Section 100.29, Subdivision 1, is amended to read:

100.29 RESTRICTIONS AND PROHIBITIONS. Subdivision 1. It shall be unlawful to take protected wild animals, except raccoon, with the use of a gun or bow and arrows between sunset and one-half hour before sunrise. It shall be unlawful to take pheasants between sunset and 9 a.m.

Sec. 16. Minnesota Statutes 1976, Section 101.42, Subdivision 8, is amended to read:

Subd. 8. Except as otherwise specifically permitted, it shall be unlawful to take trout, except lake trout, ~~on the opening day of the season prior to the hour of 10:00 A.M., Central Standard Time; or on any other day of the open season; between 11:00 P.M., Central Standard Time; 11 p.m.~~ and one hour before sunrise.

Sec. 17. Laws 1961, Chapter 66, Section 1, as amended by Laws 1971, Chapter 867, Section 1, is amended to read:

Section 1. **GAME AND FISH; SMALL GAME HUNTING LICENSES; WILDLIFE DEVELOPMENT, EXTENSION OF PROGRAM.** The provisions of Laws 1957, Chapter 644, Sections 1 to 4 appearing in Minnesota Statutes ~~1969 1976~~ as Sections 97.481 to 97.484 inclusive, shall continue in effect until ~~December 31, 1978~~ February 28, 1985, notwithstanding any provision of Laws 1957, Chapter 644, Section 5, to the contrary.

Sec. 18. Minnesota Statutes 1976, Section 348.071, is repealed.

Sec. 19. Sections 1 and 16 are effective the day following final enactment. Section 7 is effective March 1, 1978.

Approved May 27, 1977.

CHAPTER 311—S.F.No.448

[Coded in Part]

An act relating to public safety; telephone companies; providing for local emergency telephone service; appropriating money.

Changes or additions indicated by underline deletions by ~~strikeout~~

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. [403.01] COUNTIES; EMERGENCY TELEPHONE SYSTEM. Subdivision 1. Each county in the metropolitan area shall establish a 911 emergency telephone system on or before December 15, 1982 and each remaining county shall establish a 911 emergency telephone system on or before December 15, 1986.

Subd. 2. The 911 systems may be multijurisdictional and regional in character provided that design and implementation are preceded by cooperative planning on a county by county basis with local public safety agencies.

Sec. 2. [403.02] DEFINITIONS. Subdivision 1. For the purposes of sections 1 to 12, the terms defined in this section have the meanings given them.

Subd. 2. "Metropolitan area" means the counties of Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, and Washington.

Subd. 3. "Public agency" means any unit of local government or special purpose district located in whole or in part within this state which provides or has authority to provide fire fighting, police, ambulance, medical, or other emergency services.

Subd. 4. "Public safety agency" means a functional division of a public agency which provides fire fighting, police, medical, or other emergency services, or a private entity which provides emergency medical or ambulance services.

Subd. 5. "Public safety answering point" means a communications facility operated on a 24 hour basis which first receives 911 calls from persons in a 911 service area and which may, as appropriate, directly dispatch public safety services or extend, transfer, or relay 911 calls to appropriate public safety agencies.

Subd. 6. "Minimum 911 service" means a telephone service meeting the design standards established pursuant to section 7, which automatically connects a person dialing the digits 911 to an established public safety answering point. Minimum 911 service includes equipment for connecting and outswitching 911 calls within a telephone central office, trunking facilities from the central office to a public safety answering point, and equipment, as appropriate, for automatically selectively routing 911 calls in situations where one telephone central office serves more than one public safety answering point.

Sec. 3. [403.03] SERVICES TO BE PROVIDED. Services available through a 911 system shall include police, fire fighting and emergency medical and ambulance services. Other emergency and civil defense services may be incorporated into the 911 system at the discretion of the public agency operating the public safety answering point.

Sec. 4. [403.04] 911 EMERGENCY TELEPHONE NUMBER; PAY TELEPHONES. Subdivision 1. The digits 911 shall be the primary emergency telephone number within the system, but a public safety agency whose services are available on the 911 system may maintain a separate secondary backup number for emergency calls and shall maintain a separate number for nonemergency telephone calls.

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Subd. 2. By December 15, 1986, each public utility providing telephone service within a 911 service area shall convert every pay station telephone to permit dialing of the 911 number without coin or other charge to the caller.

Sec. 5. **[403.05] DESIGN OF SYSTEM.** Each county shall design its 911 system to meet the requirements of agencies whose services are available through the 911 system and to permit future expansion of the system.

Sec. 6. **[403.06] SYSTEM PLANNING AND COORDINATION.** The department of administration shall coordinate the implementation of 911 systems on or before the deadlines established in section 1. The department shall aid counties in the formulation of concepts, methods and procedures which will improve the operation of 911 systems.

Sec. 7. **[403.07] STANDARDS ESTABLISHED.** Subdivision 1. The department of administration shall establish and adopt in accordance with Minnesota Statutes, Chapter 15, rules for the administration of sections 1 to 12 and for the development of 911 systems in the state including:

(a) Design standards for 911 systems incorporating the standards adopted pursuant to subdivision 2 for the seven county metropolitan area; and

(b) A procedure for determining and evaluating requests for variations from the established design standards.

Subd. 2. The metropolitan council shall establish and adopt design standards for the metropolitan area 911 system and transmit them to the department of administration for incorporation into the rules adopted pursuant to this section.

Sec. 8. **[403.08] PLANS TO BE SUBMITTED.** Subdivision 1. (a) Before December 15, 1978, each county shall submit tentative plans for the establishment of a 911 system to the public utility or utilities providing public telephone service within the county, to the department of administration and to the public service commission.

(b) The department of administration shall review the plan for consistency with the standards adopted pursuant to section 7 and report its findings to the county within six months of receipt of the plan.

(c) The public service commission shall review the plan and comment to the county within six months of the receipt of the plan.

(d) Each public utility providing telephone service within the county shall review the plan and transmit to the county good faith estimates of local system implementation expenses within six months of the receipt of the plan.

Subd. 2. (a) Before December 15, 1979, each county shall submit final plans for the establishment of a 911 system to the public utility or utilities providing public telephone service within the county, to the department of administration and to the public service commission. The final plan shall include a description of all capital and recurring costs

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for the proposed 911 system.

(b) The department of administration shall review the final plan for consistency with the standards adopted pursuant to section 7 and approve or disapprove the plan within six months of receipt.

(c) The public service commission shall review the final plan and determine that portion of plan implementation capital costs which may be applied to the utility company rate base and report findings to the county within six months of receipt of the plan.

Subd. 3. After department of administration approval of design and public service commission report of findings, each county, together with the department of administration and the local governmental units or public agencies operating public safety answering points, shall contract with the appropriate public utility or utilities for the implementation of the approved 911 system plan.

Subd. 4. Each county implementing a 911 system before December 15, 1978, shall submit to the department of administration and the public service commission in lieu of the required plan a report describing the system and stating its operational date.

Subd. 5. Any subsequent changes to 911 systems described in subdivision 4 shall conform to standards established by the department of administration pursuant to section 7.

Subd. 6. After adoption of final 911 system plans, any county or utility may petition the department of administration for a waiver of all or portions of the requirements or time limits of sections 1 to 8. Waivers shall be granted upon a demonstration by petitioner that the requirement is economically infeasible in the sense that federal or state funding for the initial capital investment required of the county to implement a 911 system is not available.

Sec. 9. **[403.09] ENFORCEMENT.** At the request of the department of administration, the attorney general may commence proceedings in the district court against any person or public or private body to enforce the provisions of sections 1 to 12.

At the request of the public service commission, the attorney general may commence proceedings before the district court pursuant to Minnesota Statutes, Section 237.27, against any public utility providing telephone service which refuses to comply with the provisions of sections 1 to 12.

Sec. 10. **[403.10] COOPERATIVE AGREEMENTS.** Subdivision 1. In counties implementing 911 systems pursuant to sections 1 to 8, all public agencies and counties which are part of different 911 systems but share common boundary lines may enter into cooperative agreements which shall provide that once an emergency unit is dispatched in response to a request through the system, the unit shall render its services to the requesting party without regard to jurisdictional boundaries.

Subd. 2. Public safety agencies with jurisdictional responsibilities shall in all cases

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be notified by the public safety answering point of a request for service in their jurisdiction.

Subd. 3. Counties, public agencies, operating public safety answering points, and other local governmental units may enter into cooperative agreements under section 471.59 for the allocation of operational and capital costs attributable to the 911 system.

Sec. 11. **[403.11] LOCAL RECURRING COSTS.** Recurring costs of telephone communications equipment and services at public safety answering points shall be borne by the local governmental unit operating the public safety answering point or allocated pursuant to section 10, subdivision 3. Costs attributable to local government electives for services beyond minimum 911 service shall be borne by the governmental unit requesting the elective service.

Sec. 12. **[403.12] REPORT TO LEGISLATURE.** Subdivision 1. By January 1 of each year, the department of administration shall report to the legislature the progress that has been made in the implementation of sections 1 to 12. There is also created a commission to study and consider alternates for continuing financing of the statewide 911 telephone emergency system.

Subd. 2. The commission shall consist of two members of the house of representatives appointed by the speaker, two members of the senate appointed by the subcommittee on committees and three persons appointed by the governor. Any vacancy shall be filled by the appointing power.

Subd. 3. The commission may act from the time its members are appointed until the commencement of the 1978 session of the legislature. It shall report its findings and recommendations to the legislature not later than November 15, 1977, but may supplement them until January 15, 1978.

Sec. 13. **APPROPRIATION.** Subdivision 1. There is appropriated from the general fund to the department of administration the following amounts to be used to implement the provisions of sections 1 to 12 in the fiscal years ending June 30 in the years indicated:

\$34,450..... 1978,

\$37,583..... 1979.

Any unencumbered balance remaining at the end of the first fiscal year shall not cancel but shall be available for the second year of the biennium.

Subd. 2. There is appropriated from the general fund to the department of administration the following amounts to be used to pay the recurring annual costs attributable to minimum 911 service:

\$20,000.....1978,

\$180,000.....1979.

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Any unencumbered balance remaining at the end of the first fiscal year shall not cancel but shall be available for the second year of the biennium.

Approved May 27, 1977.

CHAPTER 312—S.F.No.455

[Coded]

An act relating to education; establishing pilot American Indian language and culture education programs; granting certain powers and duties to the state board of education; establishing a state American Indian language and culture education advisory task force; appropriating money; amending Minnesota Statutes 1976, Section 120.095, by adding a subdivision.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. [126.45] AMERICAN INDIAN LANGUAGE AND CULTURE EDUCATION ACT; CITATION. Sections 1 to 11 of this act may be cited as the American Indian language and culture education act.

Sec. 2. [126.46] DECLARATION OF POLICY. The legislature finds that a more adequate education is needed for American Indian pupils in the state of Minnesota. Therefore, pursuant to the policy of the state to ensure equal educational opportunity to every individual, it is the purpose of this act to provide for the establishment of American Indian language and culture education programs.

Sec. 3. [126.47] DEFINITIONS. Subdivision 1. For the purposes of sections 1 to 11 of this act, the words, phrases, and terms defined in this section shall have the meanings given to them.

Subd. 2. "American Indian child" means any child, living on or off a reservation, who is an enrolled member of a federally recognized tribe.

Subd. 3. "Advisory task force" means the state advisory task force on American Indian language and culture education programs.

Subd. 4. "Participating school" means any nonsectarian nonpublic, tribal, or alternative school offering a curriculum reflective of American Indian culture which is funded by and participates in the programs in sections 1 to 11 of this act.

Sec. 4. [126.48] AMERICAN INDIAN LANGUAGE AND CULTURE EDUCATION PROGRAMS. Subdivision 1. PROGRAM DESCRIBED. American Indian language and culture education programs shall be programs in elementary and secondary schools enrolling American Indian children designed:

(1) To make the curriculum more relevant to the needs, interests, and cultural changes or additions indicated by underline deletions by ~~strikeout~~