

CHAPTER 225—H. F. No. 98.

An act to prohibit the killing of game from motor vehicles.

Be it enacted by the Legislature of the State of Minnesota :

Section 1. **Hunting from motor vehicle prohibited.**—It shall be unlawful for any person at any time to hunt, take, shoot or kill any of the game, birds or animals mentioned in chapter 32, General Statutes of Minnesota for 1913, from a motor vehicle.

Sec. 2. **Violation a misdemeanor.**—Any person violating any of the provisions of this act shall be guilty of a misdemeanor and shall be punished by a fine of not less than ten dollars nor more than fifty dollars and the costs of prosecution or by imprisonment in the county jail for not less than sixty days.

Sec. 3. This act shall take effect and be in force from and after its passage.

Approved April 14, 1917.

CHAPTER 226—H. F. No. 136.

An act to amend Section 4792 of the General Statutes of Minnesota for 1913, as amended by Chapter 287, General Laws of Minnesota, for 1915, relating to the issuing of hunters' licenses.

Be it enacted by the Legislature of the State of Minnesota :

Section 1. **Shipment of hide or head of game animal permitted under certain restrictions.**—That section 4792 of the General Statutes of Minnesota for 1913, as amended by chapter 287 of General Laws of Minnesota for 1915, be and the same is hereby amended to read as follows :

4792. Every resident of this state is prohibited from hunting, taking, killing any game animals unless he shall have first procured a license therefor from the county auditor of the county in which he resides. Said auditor shall not issue to any person a license prior to three days before the opening of the season, such license to be issued under his seal and upon blanks to be furnished him by the game and fish commission and upon payment of the license fee of one (\$1.00) dollar, which license shall be valid only for the open season for game animals during the year for which said license is issued. Ten cents of the amount received for the issuance of said license shall be retained by the county auditor as his fee and the balance remitted to the state treasurer who shall credit same to the game and fish commission fund to be used for the purpose of enforcing the provisions of this chapter. Every such applicant shall prove to the satisfaction of the county auditor that he is a bona fide resident of the

state and shall state under his oath, his name, residence and postoffice address. Only one of such license shall be issued to any person and it shall not be transferable and it is hereby made the duty of each licensee to exhibit the same to any person upon request. Such license shall describe the licensee, designate the place of his residence and shall have attached thereto two coupons upon which shall be printed respectively the words "moose" and "deer". The coupon marked "deer" shall be divided into four sections, lettered respectively "A," "B," "C" and "D." The coupon marked "moose" shall be divided into four sections lettered respectively "A," "B," "C" and "D."

Any resident who has paid said fee and procured such license to hunt game animals, may during the opening season hunt, take and kill one (1) male, antlered moose or one (1) deer. He shall immediately upon the killing of a deer or moose detach one coupon marked "section B", and attach same to the animal killed and the coupon shall remain upon said deer or moose as provided in this section. The said deer or moose must be taken in the manner and subject to the limitations and conditions prescribed by this chapter and amendments thereto and may ship by common carrier in the manner herein provided and not otherwise, to any point in the county in which he resides one (1) moose or one (1) deer, or any part thereof so lawfully shot or had in possession. Said game animals may be shipped by said licensee to himself to his place of residence, by common carrier, upon attaching to such game animals or any part thereof section "B" of said coupon. Upon receiving such game it is made the duty of said common carrier to detach from the license section "A" of said coupon and at once forward the same by mail to the game and fish commission.

Provided, however, that nothing contained shall be construed to permit employes of a common carrier to carry any such animals or parts thereof with them, whether as baggage or otherwise, while engaged in the performance of the duties of their said employment and they are specifically prohibited from so doing.

Provided further, that sections "A," "B," "C" and "D" of each said coupons shall have printed thereon the words "signature of consignor" and so arranged as to provide a blank space for such signature.

At any time of shipping by any common carrier of any animals or parts thereof the consignor named in such license shall personally sign his name to said sections "A," "B," "C" and "D" in the presence of two witnesses, one of whom shall be the agent of the common carrier.

The hide of any such game animal may be shipped by common

carrier by said licensee to any point within or without the state of Minnesota for the purpose of having the same tanned, upon attaching to such hide section "C" of said coupon. The head of any such game animal may be shipped by common carrier by said licensee to any point within or without the state of Minnesota, for the purpose of having the same mounted, upon attaching to said head section "D" of said coupon.

The shipment of any game animal, or the hide or head thereof, by any common carrier or agent thereof, or by any person except after full compliance with the provisions of this section, is hereby made unlawful.

Whoever shall offend against any of the provisions of this section shall be guilty of a misdemeanor, and upon conviction shall be punished by a fine of not less than fifty (\$50.00) nor more than one hundred (\$100.00) dollars and the cost of prosecution, or by imprisonment in the county jail for not less than thirty nor more than ninety days for each and every offense.

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved April 14, 1917.

CHAPTER 227—H. F. No. 154.

An act to amend Sections 7657 and 7658, General Statutes 1913, relating to forcible entry and unlawful detainer, so as to give the right of action when the premises are unlawfully detained without force, and also after termination of a contract to convey same.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Unlawful detention of lands or tenements subject to fine.—That section 7657 General Statutes 1913, be and the same is hereby amended so as to read as follows:

7657. When any person has made unlawful or forcible entry into lands or tenements, and detains the same, or, having peaceably entered, unlawfully detains the same, he shall be fined, and the person entitled to the premises may recover possession thereof in the manner hereinafter provided.

Sec. 2. Recovery of possession.—That section 7658 General Statutes, 1913, be and the same is hereby amended so as to read as follows:

7658. When any person holds over lands or tenements after a sale thereof on an execution or judgment, or on foreclosure of a mortgage and expiration of the time for redemption, or after termination of contract to convey the same, or after termination of the time for which they are demised or let to him or to the persons under whom he holds possession, or contrary to the conditions or covenants of the lease or agreement under which