

from a vehicle, all facilities used therefor. When the director or his agent shall find that such applicant is properly equipped for the retention and transportation of such minnows as is reasonably necessary to prevent undue wasteage or loss, he shall issue the license hereinafter provided, applicable to the applicant.

Sec. 3. Who are dealers.—For the purposes of this act, a “local resident minnow dealer” shall be defined as any person, firm or corporation whose place of business is of a fixed nature and who catches or buys minnows for re-sale at retail only. An “itinerant minnow dealer” shall include any individual, firm or corporation engaged in transporting minnows for a distance of 15 miles or more for the purpose of sale.

Sec. 4. License fees.—The following fees shall be payable for licenses herein provided:

- (a) Local resident minnow dealer, \$2.50;
- (b) Itinerant minnow dealer, \$25.00.

Sec. 5. Importation of minnows prohibited.—Importation of live minnows from any other state or the Dominion of Canada for bait purposes is hereby prohibited. No bait dealer shall at any time have in his possession any carp or carp minnows, nor the young of any game fish except perch.

Sec. 6. No other license shall be required.—No bait dealer's license other than herein provided shall be required.

Sec. 7. Violation a misdemeanor.—Any violation of this act shall constitute a misdemeanor and any license issued hereunder may be revoked in the discretion of the director of game and fish upon conviction of the licensee for any violation hereof.

Approved April 22, 1941.

CHAPTER 365—S. F. No. 264

An act to amend Mason's Minnesota Statutes of 1927, Section 6249, relating to compensation for timber growing.

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

Section 1. Law amended.—Mason's Minnesota Statutes of 1927, Section 6249, is hereby amended so as to read as follows:

"Section 6249. **Compensation for timber growing.**—Every person who shall plant one acre or more of land with forest trees of any kind other than black locust, and shall keep such trees growing in a thrifty condition, and not more than twelve feet apart either way, replacing yearly such as may die, or who shall maintain and manage an existing stand of timber on one acre or more of land, the owner residing thereon, such stand of timber shall not be less than 600 forest trees per acre, well spaced, shall receive from the state two dollars and fifty cents per acre therefor for six successive years, not exceeding, however twenty-five dollars in any one year. This section shall not apply to any railway company, to any person who has already received such compensation, nor to any person planting trees in compliance with an act of Congress approved March 3, 1873, relating to the growth of timber on western prairies, or any act amendatory thereof. *The sum of \$2,500 for the fiscal year ending June 30, 1942, and the sum of \$2,500 for the fiscal year ending June 30, 1943, is hereby appropriated for the purposes of making such payments.*"

Approved April 22, 1941.

CHAPTER 366—S. F. No. 296

An act to amend Mason's Supplement 1940, Section 5541, relating to the open and closed seasons for certain animals and the taking of bear.

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

Section 1. Law amended—open season for certain animals.—That Mason's Supplement 1940 Section 5541 is hereby amended so as to read as follows:

"(1) Gray and fox squirrels may be taken and possessed between October 15 and December 31 following, both inclusive. No person shall hunt, molest, or take any gray, black, red, fox, flying or other squirrel at any time within the corporate limits of any city or village or within one-quarter of a mile thereof. A person may take, during the open season, not to exceed 7 gray or fox squirrels in the aggregate of all kinds in any one day and may have not to exceed 14 gray or fox squirrels in the aggregate in possession at any time.