

herring shall not be less than one and three-fourths inches, extension measure, and the size of mesh for taking whitefish and tullibeets shall not be less than three and one-half inches, extension measure.

Subdivision 3. Such licenses shall be procured from the commissioner. The applicant shall make a written application to the commissioner on a form prepared by him stating (a) his name and residence, (b) the approximate location where it is proposed to set said nets, (c) the number and size of nets to be used, and shall pay as a license fee the sum of one dollar for each net to be used.

Subdivision 4. Said nets shall not be set any other place than that designated in the application, unless the written consent of the commissioner be first procured. Said nets shall not be set in water deeper than six feet. A pole or stake shall be set at one end of each net so as to project at least two feet above the surface of the water. No nets shall be set nearer together than 50 feet, nor shall any net be set in a lake not known to contain whitefish, tullibeets or herring. Not more than two nets shall be used by any one licensee.

Subdivision 5. Marked metal tags, to be furnished by the commissioner shall be attached by the licensee to each net used by him in such fishing and shall be kept thereon during all the time these nets are in use."

Approved March 28, 1941.

CHAPTER 82—H. F. No. 238

An act relating to wild animals; amending Mason's Supplement 1940, Section 5536-8.

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

Section 1. Law amended.—Mason's Supplement 1940, Section 5536-8, is hereby amended to read as follows:

"5536-8. Licenses of convicted persons to become void.—Upon conviction of any person for any violation of any provision of law relating to any license issued to such person or relating to the wild animals covered by the license, this license shall immediately become null and void and no license of the same kind shall be issued to a person for a period of one year after the date of conviction. Upon conviction of any person

for hunting, fishing, or trapping without a license or doing without a license any other act for which a license is required as hereinbefore provided, no license of the kind required for the doing of this act shall be issued to such person for one year after the date of conviction of the offense. Provided, that this section shall not apply to resident fishing licenses or to the taking of fish by residents by angling or spearing with or without license and provided that this exemption shall not apply to residents using dark houses with or without licenses."

Approved March 28, 1941.

CHAPTER 83—H. F. No. 311

An act relating to the identifying of all logs, square timbers, piling, pulpwood, bolts, ties, poles, posts, mining timber, lagging and certain lumber products while being transported and providing for the supervision and control of the traffic thereof and providing penalties for the violation of this act.

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

Section 1. Loads of timber products to be marked.—*Within the forest areas of this state, all loads of logs, square timbers, piling, pulpwood, bolts, ties, poles, posts, mining timber, and lagging shall, while being transported from the place where such products were cut, be conspicuously marked on each side with the legal description of the land from which said products were cut, provided, however, that where timber is being cut from more than one 40 acre tract in a single logging operation, the loads of products from such operation may be marked with the legal description of all the lands being cut upon such operation, or the operator may register with the department of conservation, division of forestry, a list of the legal descriptions of lands to be cut over in such single operation, and the director of the division of forestry shall then assign to the operator a number covering the registered descriptions; such assignment to be for the period of one year and such number may be used to mark products being transported, in lieu of the legal descriptions.*

Sec. 2. Manufactured products to be marked.—*Any load of lumber or timber products which have been manufactured on the land where cut shall, while being transported from said land, be conspicuously marked on each side as provided hereinbefore.*