

(3) For each fyke net with either wings or lead over four feet *in height*, an additional \$5.00 for each additional two feet or fraction thereof;

(4) For each 100 feet of gill net, \$1.50;

(5) For each submerged trap net, \$15.00;

(6) For helper's license, \$5.00.

Approved April 20, 1955.

CHAPTER 560—S. F. No. 1034

[Coded]

An act relating to game and fish; amending Minnesota Statutes 1953, Section 100.29.

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

Section 1. Minnesota Statutes 1953, Section 100.29, is amended by adding a new subdivision to read:

[Subd. 24] *It shall be unlawful to destroy or molest the burrow or den of any wild animal between November 1 and April 1 without a permit.*

Approved April 20, 1955.

CHAPTER 561—S. F. No. 1065

[Coded]

An act relating to elevator operators; repealing Minnesota Statutes 1953, Sections 183.35, 183.36, 183.37 and 437.12.

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

Section 1. [183.352] **Elevator operators.** Subdivision 1. The owner, manager, or lessee of any building in which there is installed a passenger or freight elevator, as hereinafter defined, shall designate a competent person or competent persons regularly to operate such elevator; provided, however, that any such owner, manager or lessee may arrange with one or more tenants of such building to designate one or more of his or their employees regularly to operate such elevator. No person not so designated shall operate any such elevator and no person shall employ or permit a person not so

designated to operate any such elevator. The foregoing prohibitions shall not apply during any period of time when any such elevator is being constructed, installed, inspected, repaired or maintained.

[183.351] Definitions. [Subdivision 1.] As used in this act the terms "passenger or freight elevator," "automatic operation" and "continuous pressure operation" shall have the following meanings:

[Subd. 2.] Passenger or freight elevator shall mean all elevators except those that comply with the safety regulations of the Industrial Commission relating to construction and installation and that have automatic operation or continuous pressure operation.

[Subd. 3.] Automatic operation shall mean operation wherein the starting of the elevator car is effected in response to momentary actuation of operating devices at the landing or of operating devices in the car identified with the landings, or both, or in response to an automatic starting mechanism and wherein the car is stopped automatically at the landings.

[Subd. 4.] Continuous pressure operation shall mean operation by means of buttons or switches in the car and at the landing, any one of which may be used to control the movement of the car as long as the button or switch is manually maintained in the actuating position.

Sec. 2. [183.353] Licensing authorities. Any city or village may by ordinance establish a licensing authority with jurisdiction over all passenger and freight elevators within such city, fix the initial and renewal fee for, and the period of duration of, licenses to operate such elevators, and setting forth the requirements for applicants for and the terms and conditions of licenses to operate such elevators.

Sec. 3. [183.354] Elevators, entrances sealed. It shall be the duty of the Industrial Commission and the licensing authority of any city or village which adopts any such ordinance whenever it finds any such elevator under its jurisdiction in use in violation of any provision of this act to seal the entrances of such elevator and attach a notice forbidding the use of such elevator until the provisions hereof are complied with.

Sec. 4. [183.355] Violations, penalties. Any person, firm or corporation who violates any of the provisions of this act or who removes any seal or notice forbidding the use of any such elevator, except by authority of the Industrial Commission or the licensing authority having jurisdiction over

such elevator, or who operates such elevator after such notice has been attached forbidding its use, unless such notice has been removed by authority of the Industrial Commission or the licensing authority having jurisdiction over such elevator shall be guilty of a misdemeanor.

Sec. 5. [183.356] **Licenses for operators.** In the event an operator is employed to operate an automatic elevator or continuous pressure elevator as provided in this act, such operator shall be duly licensed as provided in this act.

Sec. 6. **Repealer.** Minnesota Statutes 1953, Sections 183.35, 183.36, 183.37 and 437.12 are hereby repealed.

Approved April 20, 1955.

CHAPTER 562—S. F. No. 1076

An act relating to wild animals; amending Minnesota Statutes 1953, Section 100.29, Subdivision 7.

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

Section 1. Minnesota Statutes 1953, Section 100.29, Subdivision 7, is amended to read:

Subd. 7. It shall be unlawful to hunt deer during the bow and arrow season while in possession of, or having under control, any firearm, or with any bow drawn, held or released by a mechanical device, or to hunt deer with any poisoned arrow or arrow with explosive tip. *Arrow heads for big game hunting must be made of all steel barbless design, the blade or blades of high carbon steel not less than one inch wide for single two edge blade and not less than three inch circumference for three or more blades, minimum weight of all types 110 grain. All arrow heads used for big game hunting shall be kept sharp.*

Approved April 20, 1955.

CHAPTER 563—S. F. No. 1104

[Coded]

An act relating to the taking of rough fish.

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

Section 1. [101.51] **Harpooning rough fish.** Any resident person permitted by law to take fish by angling may