

also take carp and other rough fish by impaling or by harpooning by the following method: rubber powered gun, spring gun, compressed air or CO<sup>2</sup> gun with a tethered or controlled harpoon with a line not to exceed twenty feet, during such seasons at such times and in such waters subject to such limits and other conditions as the commissioner of conservation by regulation may be prescribed; provided, however, that nothing herein contained shall restrict the power of the commissioner of conservation to close any waters for underwater harpooning of rough fish.

Approved April 20, 1955.

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#### CHAPTER 564—S. F. No. 1186

*An act relating to wild animals and the transportation of game fish by non-residents; amending Minnesota Statutes 1953, Section 97.45, Subdivision 6.*

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

Section 1. Minnesota Statutes 1953, Section 97.45, Subdivision 6, is amended to read:

Subd. 6. (1) A licensed non-resident may transport by common carrier to a point within or without this state, in any one season, one shipment containing not more than 25 pounds of undressed fish, or one fish of any size, or containing not more than 15 pounds of filleted or dressed game fish, packaged as hereinafter expressly authorized, which have been lawfully taken by him in this state. A coupon designed to carry out the purposes of this act may be issued for each non-resident fishing license, and such shipping coupon shall be cancelled by the shipping clerk of the carrier to whom the shipment is first delivered, in a manner prescribed by the commissioner. Such non-resident is further authorized to carry with him in any vehicle or on a common carrier to any point within or without the state, the limit of undressed fish which he is authorized to possess within the state, except bullheads, which may be so transported in either a dressed or undressed condition or, in the alternative to such transportation of undressed fish, filleted or dressed fish may be so carried with him, not exceeding the possession limit, nor consisting of more than 15 pounds, if the container is prepared as hereinafter expressly authorized.

(2) Filleted or dressed game fish may be transported only if the container bears the name and license number of the

shipper, the name of the person preparing the container for shipment, his license number as issued under Minnesota Statutes, Section 98.46, Subdivision 5, and the number and specie of fish contained, and the net weight thereof.

(3) Each licensee authorized to prepare dressed game fish for shipment shall maintain a permanent record of the name, address and license number of each licensed fisherman making such shipment, the name and address of the consignee, the number and specie of fish contained in the shipment, the net weight thereof, and such records shall be available to inspection by state game wardens at all times.

Approved April 20, 1955.

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#### CHAPTER 565—S. F. No. 1307

*An act relating to municipal housing and redevelopment and urban renewal; amending Minnesota Statutes 1953, Sections 462.415; 462.421, Subdivision 13; 462.445, Subdivision 4; 462.491; 462.501, Subdivision 1; 462.511; 462.545, Subdivision 6; 462.581; 462.651, Subdivision 1; 462.481, 462.525 and 462.641.*

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

Section 1. Minnesota Statutes 1953, Section 462.415, is amended by adding a subdivision to read:

*Subd. 4. It is hereby declared that certain slum, blighted, or deteriorated areas, or portions thereof, require acquisition and clearance, as provided in sections 462.411 to 462.711, since the prevailing condition of decay may make impracticable reclamation of the area by conservation or rehabilitation, but other areas or portions thereof are, through the means provided in sections 462.411 to 462.711 susceptible of conservation or rehabilitation in such a manner that the conditions and evils hereinbefore enumerated may be eliminated, remedied or prevented; salvable slum and blighted areas should be conserved and rehabilitated to the extent feasible through voluntary action and the regulatory process; and all powers conferred by sections 462.411 to 462.711, are for public uses and purposes for which public money may be expended and such other powers exercised; and the necessity in the public interest for the provisions of sections 462.411 to 462.711 is hereby declared as a matter of legislative determination. The municipality, to the greatest extent it determines to be feasible in carrying out the provisions of sections 462.411*