

at the time the deer is brought into any hunting camp, dwelling, farm yard, or other place of abode of any kind occupied overnight, or in the event such deer is brought out to a road then before the same is placed upon or in any before being placed wholly or partially on a motor vehicle of any kind, or upon a conveyance towed by a motor vehicle of any kind. Provided, that deer taken by bow and arrow shall be tagged by a game warden or other authorized agent as may be prescribed by the commissioner, in addition to the seal herein provided for.

Approved March 1, 1967.

---

CHAPTER 36—S. F. No. 440

*An act pertaining to the taking of fish within fifty feet of any fishway; repealing Minnesota Statutes 1965, Section 101.42, Subdivision 14.*

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

Section 1. **Fish; area of taking near fishway.** Minnesota Statutes 1965, Section 101.42, Subdivision 14, is repealed.

Approved March 1, 1967.

---

CHAPTER 37—S. F. No. 830

[Not Coded]

*An act relating to game and fish; extending the time a dark house, fish house or shelter may remain on the ice.*

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

Section 1. **Fish houses; removal from ice.** Notwithstanding the provisions of Minnesota Statutes Section 101.42, Subdivision 16 to the contrary, a dark house, fish house or shelter used in taking fish may remain on the ice until midnight, March 12, only in the year 1967.

Approved February 28, 1967.

---

**Changes or additions indicated by italics, deletions by strikeout.**