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SENATE STATE OF MINNESOTA EIGHTY-NINTH SESSION

S.F. No. 1303

(SENATE AUTHORS: SCHMIT)			
DATE	D-PG	OFFICIAL STATUS	
03/02/2015	506	Introduction and first reading Referred to Environment and Energy	
03/16/2015	806a	Comm report: To pass as amended and re-refer to Judiciary	
03/18/2015 03/23/2015	960a	Comm report: To pass as amended and re-refer to State and Local Government Comm report: To pass as amended and re-refer to Finance	

1.1	A bill for an act
1.1	relating to natural resources; modifying certain authorities; extending expiration
1.2	of citizen oversight committees; providing for compliance with federal law;
1.4	modifying enforcement provisions; modifying provisions to take, possess, and
1.5	transport wild animals; providing for certain licenses; modifying landowner's
1.6	bill of rights; requiring certain permission for traps and snares set; modifying
1.7	penalty for certain firearms possession; establishing a pilot program; modifying
1.8	seizure of licenses; providing criminal penalties; requiring rulemaking; amending
1.9	Minnesota Statutes 2014, sections 84.027, subdivision 13a; 84.0274, subdivisions
1.10	3, 5; 84D.03, subdivision 3; 97A.045, subdivision 11; 97A.055, subdivision
1.11	4b; 97A.057, subdivision 1; 97A.211, subdivisions 1, 2; 97A.255, subdivision
1.12	4; 97A.338; 97A.420, subdivision 1; 97A.421, subdivision 2a; 97A.435,
1.13	subdivision 4; 97A.465, by adding a subdivision; 97B.031, subdivision 5, by
1.14	adding a subdivision; 97B.041; 97B.081, subdivision 3; 97B.085, subdivision 2;
1.15	97B.301, by adding a subdivision; 97B.668; 97B.903; 97B.931, subdivision 2;
1.16	97C.005, subdivision 3; 97C.301, by adding a subdivision; 97C.345, by adding a
1.17	subdivision; 97C.501, subdivision 2; proposing coding for new law in Minnesota
1.18	Statutes, chapters 97A; 97B; repealing Minnesota Statutes 2014, section
1.19	97A.475, subdivision 25; Minnesota Rules, part 6264.0400, subparts 27, 28.
1.20	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.21	Section 1. Minnesota Statutes 2014, section 84.027, subdivision 13a, is amended to read:
1.22	Subd. 13a. Game and fish expedited permanent rules. (a) In addition to the
1.23	authority granted in subdivision 13, the commissioner of natural resources may adopt rules
1.24	under section 14.389 that are authorized under:
1.25	(1) chapters 97A, 97B, and 97C to describe zone or permit area boundaries, to
1.26	designate fish spawning beds or fish preserves, to select hunters or anglers for areas,

1.27 to provide for registration of game or fish, to prevent or control wildlife disease, or to

- 1.28 correct errors or omissions in rules that do not have a substantive effect on the intent or
- 1.29 application of the original rule; or

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2.1	(2) sec	tion 84D.12 to list p	rohibited invasiv	ve species, regulated	invasive species, and
2.2		nonnative species.			1
2.3	-	-	atural resources	may adopt rules und	ler section 14.389
2.4	that are auth	orized under chapter	rs 97A, 97B, and	1 97C for purposes in	n addition to those
2.5	listed in para	agraph (a), clause (1), subject to the	notice and public he	aring provisions
2.6	of section 14	4.389, subdivision 5.	<u>.</u>		
2.7	EFFE	CTIVE DATE. This	s section is effec	tive the day followin	g final enactment.
2.8	Sec. 2. N	linnesota Statutes 20	014, section 84.0	274, subdivision 3, i	s amended to read:
2.9	Subd.	3. Condemnation l	imits. No lands	shall be acquired by	the commissioner
2.10	of natural re	sources by means of	f condemnation	unless the owner req	uests that the
2.11	owner's land	ls be condemned or	the condemnation	on is specifically auth	norized by law.
2.12	Notwithstan	ding subdivision 5, p	oaragraph (g), ar	d sections 117.52 an	d 117.521, the owner
2.13	shall not be	paid relocation costs	when the owne	r requests that their la	ands be condemned.
2.14				274, subdivision 5, i	
2.15		C	-	proposes to purchase	-
2.16			-	e commissioner of na	atural resources, the
2.17		hall have the follow			
2.18		C	*	intended use of the p	
2.19	C			occurs during the a	
2.20	The owner s	hall also be informed	d that the docum	ents regarding the pu	rchase will be public
2.21	records if th	e land is purchased l	by the state;		
2.22	(b) the	right to be paid a fa	air price for the	property. The price s	shall include the
2.23		value of the land plu			
2.24		-		bstracting and record	C
2.25	to the sale.	The costs of clearing	; title defects, pa	ying taxes, and attor	ney's fees are not
2.26	reimbursable				
2.27	. / •	•	•	ere the property is se	-
2.28	advance of c	redit that contains a	provision requi	ring or permitting the	e imposition of a
2.29		e loan or advance of			
2.30	(c) the	right to payment, at	the owner's ele	ction, in a lump sum	or in up to four
2.31	annual insta				
2.32				raised by the state. T	
2.33			-	ner shall be allowed	
2.34	appraiser wł	en the appraisal is n	nade. The state's	s appraiser shall certi	fy in the appraisal

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report to having physically inspected the property and having given the landowner an 3.1 opportunity to accompany the appraiser on inspections. Notwithstanding section 13.44, 3.2 subdivision 3, before an offer is made, the landowner shall be informed of the value 3.3 determined pursuant to section 84.0272; 3.4 (e) the right to retain a qualified independent appraiser to conduct an appraisal at any 3.5 time prior to certification of the state's appraisal of the property and to be reimbursed for 3.6 appraisal fees as provided in section 117.232, subdivision 1, if the land is sold to the state 3.7 and to have that appraisal considered along with the state's in certifying the selling price 3.8 and the right to be reimbursed for appraisal fees up to \$1,500 if the land is sold to the state; 3.9 (f) the right to have the state acquire the property by means of condemnation upon 3.10 the owner's request with the agreement of the commissioner; 3.11 (g) when the property is being acquired by condemnation or the condemnation is 3.12 specifically authorized by law, the right to receive or waive relocation assistance, services, 3.13 payments and benefits as provided in sections 117.52 and 117.521 and to contest the state's 3.14 offer for relocation and moving expenses; 3.15 (h) the right to accept the state's offer for the property and contest the state's offer for 3.16 relocation and moving expenses; 3.17 (i) the right to continue occupancy of the property until full payment is received, 3.18 provided that when the owner elects to receive payment in annual installments pursuant to 3.19 clause (c), the owner may retain occupancy until the first payment is made; and 3.20 (j) the right to seek the advice of counsel regarding any aspect of the land transaction. 3.21 3.22 Sec. 4. Minnesota Statutes 2014, section 84D.03, subdivision 3, is amended to read: Subd. 3. Bait harvest from infested waters. (a) Taking wild animals from infested 3.23 waters for bait or aquatic farm purposes is prohibited, except as provided in paragraph (b), 3.24 3.25 (c), or (d) and section 97C.341. (b) In waters that are listed as infested waters, except those listed because they 3.26 eontain as infested with prohibited invasive species of fish or certifiable diseases of fish, as 3.27 defined under section 17.4982, subdivision 6, taking wild animals may be permitted for: 3.28 (1) commercial taking of wild animals for bait and aquatic farm purposes according 3.29 to as provided in a permit issued under section 84D.11, subject to rules adopted by the 3.30 commissioner; and 3.31 (2) bait purposes for noncommercial personal use in waters that contain Eurasian 3.32 water milfoil, when the infested waters are listed solely because they contain Eurasian 3.33 water milfoil and if the equipment for taking is limited to cylindrical minnow traps not 3.34 exceeding 16 inches in diameter and 32 inches in length; and. 3.35

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4.1	(3) (c) In streams or rivers that are listed as infested waters, except those listed as
4.2	infested with certifiable diseases of fish, as defined under section 17.4982, subdivision 6,
4.3	the harvest of bullheads, goldeyes, mooneyes, sheepshead (freshwater drum), and suckers
4.4	for bait from streams or rivers listed as infested waters, by hook and line for noncommercial
4.5	personal use. Other provisions that apply to this clause are is allowed as follows:
4.6	(i) (1) fish taken under this <u>elause paragraph</u> must be used on the same body of water
4.7	where caught and while still on that water body. Where the river or stream is divided by
4.8	barriers such as dams, the fish must be caught and used on the same section of the river
4.9	or stream;
4.10	(ii) (2) fish taken under this elause paragraph may not be transported live from or
4.11	off the water body;
4.12	(iii) (3) fish harvested under this elause paragraph may only be used in accordance
4.13	with this section;
4.14	(iv) (4) any other use of wild animals used for bait from infested waters is prohibited;
4.15	(v) (5) fish taken under this elause paragraph must meet all other size restrictions
4.16	and requirements as established in rules; and
4.17	(vi) (6) all species listed under this elause paragraph shall be included in the person's
4.18	daily limit as established in rules, if applicable.
4.19	(d) In the Mississippi River downstream of St. Anthony Falls and the St.
4.20	Croix River downstream of the dam at Taylors Falls, including portions described as
4.21	Minnesota-Wisconsin boundary waters in Minnesota Rules, part 6266.0500, subpart 1,
4.22	items A and B, the harvest of gizzard shad by cast net for noncommercial personal use as
4.23	bait for angling, as provided in a permit issued under section 84D.11, is allowed as follows:
4.24	(1) nontarget species must immediately be returned to the water;
4.25	(2) gizzard shad taken under this paragraph must be used on the same body of water
4.26	where caught and while still on that water body. Where the river is divided by barriers
4.27	such as dams, the gizzard shad must be caught and used on the same section of the river;
4.28	(3) gizzard shad taken under this paragraph may not be transported off the water
4.29	body; and
4.30	(4) gizzard shad harvested under this paragraph may only be used in accordance
4.31	with this section.
4.32	This paragraph expires December 1, 2017.
4.33	(e) (e) Equipment authorized for minnow harvest in a listed infested water by permit
4.34	issued under paragraph (b) may not be transported to, or used in, any waters other than
4.35	waters specified in the permit.

Sec. 5. Minnesota Statutes 2014, section 97A.045, subdivision 11, is amended to read: 5.1 Subd. 11. Power to prevent or control wildlife disease. (a) If the commissioner 5.2 determines that action is necessary to prevent or control a wildlife disease, the 5.3 commissioner may prevent or control wildlife disease in a species of wild animal in 5.4 addition to the protection provided by the game and fish laws by further limiting, closing, 5.5 expanding, or opening seasons or areas of the state; by reducing or increasing limits in 5.6 areas of the state; by establishing disease management zones; by authorizing free licenses; 5.7 by allowing shooting from motor vehicles by persons designated by the commissioner; 5.8 by issuing replacement licenses for sick animals; by requiring sample collection from 5.9 hunter-harvested animals; by limiting wild animal possession, transportation, and 5.10 disposition; and by restricting wildlife feeding. 5.11

(b) The commissioner shall restrict wildlife feeding within the modified accredited
bovine tuberculosis zone proposed by the Board of Animal Health. In addition to any
other penalties provided by law, a person who violates wildlife feeding restrictions
required under this paragraph may not obtain a hunting license to take a wild animal
for two years after the date of conviction.

(c) The commissioner may prevent or control wildlife disease in a species of wild
animal in the state by posting restrictions on public access to active disease areas or by
emergency rule adopted under section 84.027, subdivision 13.

5.20

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 6. Minnesota Statutes 2014, section 97A.055, subdivision 4b, is amended to read:
Subd. 4b. Citizen oversight committees. (a) The commissioner shall appoint
committees of affected persons to review the reports prepared under subdivision 4; review
the proposed work plans and budgets for the coming year; propose changes in policies,
activities, and revenue enhancements or reductions; review other relevant information;
and make recommendations to the legislature and the commissioner for improvements in
the management and use of money in the game and fish fund.

(b) The commissioner shall appoint the following committees, each comprisedof at least ten affected persons:

- 5.30 (1) a Fisheries Oversight Committee to review fisheries funding and expenditures,
 5.31 including activities related to trout and salmon stamps and walleye stamps; and
- 5.32 (2) a Wildlife Oversight Committee to review wildlife funding and expenditures,
 5.33 including activities related to migratory waterfowl, pheasant, and wild turkey management
 5.34 and deer and big game management.

(c) The chairs of the Fisheries Oversight Committee and the Wildlife Oversight
Committee, and four additional members from each committee, shall form a Budgetary
Oversight Committee to coordinate the integration of the fisheries and wildlife oversight
committee reports into an annual report to the legislature; recommend changes on a broad
level in policies, activities, and revenue enhancements or reductions; and provide a forum
to address issues that transcend the fisheries and wildlife oversight committees.

6.7 (d) The Budgetary Oversight Committee shall develop recommendations for a
6.8 biennial budget plan and report for expenditures on game and fish activities. By August 15
6.9 of each even-numbered year, the committee shall submit the budget plan recommendations
6.10 to the commissioner and to the senate and house of representatives committees with
6.11 jurisdiction over natural resources finance.

6.12 (e) The chairs of the Fisheries Oversight Committee and the Wildlife Oversight
6.13 Committee shall be chosen by their respective committees. The chair of the Budgetary
6.14 Oversight Committee shall be appointed by the commissioner and may not be the chair of
6.15 either of the other oversight committees.

- 6.16 (f) The Budgetary Oversight Committee may make recommendations to the
 6.17 commissioner and to the senate and house of representatives committees with jurisdiction
 6.18 over natural resources finance for outcome goals from expenditures.
- (g) The committees authorized under this subdivision are not advisory councils or
 committees governed by section 15.059 and are not subject to section 15.059. Committee
 members appointed by the commissioner may request reimbursement for mileage
 expenses in the same manner and amount as authorized by the commissioner's plan
 adopted under section 43A.18, subdivision 2. Committee members must not receive daily
 compensation for oversight activities. The Fisheries Oversight Committee, the Wildlife
 Oversight Committee, and the Budgetary Oversight Committee expire June 30, 2015 2020.
- 6.26

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 7. Minnesota Statutes 2014, section 97A.057, subdivision 1, is amended to read: 6.27 Subdivision 1. Compliance with federal law. The commissioner shall take any 6.28 action necessary to comply with the Federal Aid in Wildlife Restoration Act, United 6.29 States Code, title 16, sections 669 to 669i, and the Federal Aid in Fish Restoration Act, 6.30 United States Code, title 16, sections 777 to 777k. Notwithstanding section 16E.145 or 6.31 any other law to the contrary, an appropriation for an information or telecommunications 6.32 technology project from the game and fish fund, as established in section 97A.055, must 6.33 6.34 be made to the commissioner. Any assets acquired with or expenditures made from the game and fish fund must remain under control of the commissioner. 6.35

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7.1

EFFECTIVE DATE. This section is effective the day following final enactment.

- Sec. 8. Minnesota Statutes 2014, section 97A.211, subdivision 1, is amended to read:
 Subdivision 1. Notice to appear in court. (a) A person must be given notice to
 appear in court for a misdemeanor violation of the game and fish laws; chapter 84, 84D,
 103E, or 103G; sections 103F.201 to 103F.221; or section 103F.601 or 609.68 if:
- 7.6 (1) the person is arrested and is released from custody prior to appearing before a7.7 court; or
- (2) the person is subject to a lawful arrest and is not arrested because it reasonably 7.8 appears to the enforcement officer that arrest is unnecessary to prevent further criminal 7.9 conduct and that there is a substantial likelihood that the person will respond to a notice. 7.10 (b) The enforcement officer shall prepare, in quadruplicate, a written or electronic 7.11 notice to appear in court as provided by Rules of Criminal Procedure and section 169.99. 7.12 The notice must be in the form and has the effect of a summons and complaint. The notice 7.13 7.14 must contain the name and address of the person charged, and the offense, and. The notice must contain the time and the place to appear in court. The court must have jurisdiction 7.15 within the county where the offense is alleged to have been committed or must direct the 7.16
- 7.17 <u>defendant to contact the court or violations bureau to schedule an appearance</u>.
- Sec. 9. Minnesota Statutes 2014, section 97A.211, subdivision 2, is amended to read:
 Subd. 2. Release after arrest. A person arrested for a misdemeanor violation of
 the game and fish laws; chapter 84, 84D, 103E, or 103G; sections 103F.201 to 103F.221;
 or section 103F.601 or 609.68 may obtain release by signing the written notice prepared
 by the arresting officer promising to appear in court. The officer shall deliver a copy
 marked "SUMMONS" notice to the person arrested. The officer must then release the
 person from custody.
- Sec. 10. Minnesota Statutes 2014, section 97A.255, subdivision 4, is amended to read: 7.25 Subd. 4. Each violation a separate offense; prosecution of aggregated offenses. 7.26 (a) Except as allowed in paragraph (b), each wild animal unlawfully taken, bought, 7.27 sold, transported, or possessed is a separate offense. If acquitted, a person may not be 7.28 prosecuted for a similar offense involving another animal in the same incident. 7.29 (b) In any prosecution that involves two or more offenses committed by the same 7.30 person within six months in two or more counties, the accused may be prosecuted in any 7.31 county in which one of the offenses was committed for all of the offenses in aggregate. 7.32

7.33 **EFFECTIVE DATE.** This section is effective the day following final enactment.

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Sec. 11. Minnesota Statutes 2014, section 97A.338, is amended to read:
97A.338 GROSS OVERLIMITS OF WILD ANIMALS; PENALTY.
(a) A person who takes, possesses, or transports wild animals over the legal limit, in
closed season, or without a valid license, in violation of the game and fish laws when the
restitution value of the wild animals is over \$1,000 is guilty of a gross overlimit violation.
A violation under this section is a gross misdemeanor.
(b) If a wild animal involved in the violation under this section is listed as a threatened

- 8.8 or endangered wild animal, the penalty in paragraph (a) does not apply unless more than
 8.9 one animal is taken, possessed, or transported in violation of the game and fish laws.
- 8.10 Sec. 12. Minnesota Statutes 2014, section 97A.420, subdivision 1, is amended to read: Subdivision 1. Seizure. (a) An enforcement officer shall immediately seize the 8.11 license of a person who unlawfully takes, transports, or possesses wild animals when the 8.12 restitution value of the wild animals exceeds \$500. Except as provided in subdivisions 8.13 2, 4, and 5, the person may not use or obtain any license to take the same type of wild 8.14 animals involved, including a duplicate license, until an action is taken under subdivision 8.15 6. If the license seized under this paragraph was for a big game animal, the license seizure 8.16 applies to all licenses to take big game issued to the individual. If the license seized under 8.17 8.18 this paragraph was for small game animals, the license seizure applies to all licenses to take small game issued to the individual. 8.19
- (b) In addition to the license seizure under paragraph (a), if the restitution value of
 the wild animals unlawfully taken, possessed, or transported is \$5,000 \$1,000 or more, all
 other game and fish licenses held by the person shall be immediately seized. Except as
 provided in subdivision 2, 4, or 5, the person may not obtain any game or fish license or
 permit, including a duplicate license, until an action is taken under subdivision 6.
- 8.25 (c) A person may not take wild animals covered by a license seized under this8.26 subdivision until an action is taken under subdivision 6.
- Sec. 13. Minnesota Statutes 2014, section 97A.421, subdivision 2a, is amended to read:
 Subd. 2a. License revocation after conviction. (a) <u>A person may not obtain a</u>
 license to take a wild animal and is prohibited from taking wild animals for a period
 of ten years after the date of conviction of a violation when the restitution value of the
 wild animals is \$2,000 or more.
 (b) A person may not obtain a license to take a wild animal and is prohibited from
- 8.33 taking wild animals for a period of five years after the date of conviction of:

9.1 (1) a violation when the restitution value of the wild animals is \$5,000 \$1,000 or 9.2 more, but less than \$2,000; or

9.3 (2) a violation when the restitution value of the wild animals exceeds \$500 and
9.4 the violation occurs within ten years of one or more previous license revocations under
9.5 this subdivision paragraph.

9.6 (b) (c) A person may not obtain a license to take the type of wild animals involved in
9.7 a violation when the restitution value of the wild animals exceeds \$500 and is prohibited
9.8 from taking the type of wild animals involved in the violation for a period of three years
9.9 after the date of conviction of a violation.

9.10 (e) (d) The time period of multiple revocations under paragraph (a), or paragraph
9.11 (b), clause (2), shall be consecutive and no wild animals of any kind may be taken during
9.12 the entire period.

9.13 (e) If a wild animal involved in the conviction is listed as a threatened or endangered
9.14 wild animal, the revocations specified under this subdivision do not apply unless more
9.15 than one animal is taken, possessed, or transported in violation of the game and fish laws.

9.16 (d) (f) The court may not stay or reduce the imposition of license revocation 9.17 provisions under this subdivision.

Sec. 14. Minnesota Statutes 2014, section 97A.435, subdivision 4, is amended to read: 9.18 Subd. 4. Separate selection of eligible licensees. (a) The commissioner may 9.19 conduct a separate selection for up to 20 percent of the turkey licenses to be issued for any 9.20 area. Only persons who are owners or tenants of and who live on at least 40 acres of land 9.21 9.22 in the permit area, and their family members who live on the qualifying land, are eligible applicants for turkey licenses for the separate selection. The qualifying land may be 9.23 noncontiguous. Persons who are unsuccessful in a separate selection must be included in 9.24 9.25 the selection for the remaining licenses. Persons who obtain a license in a separate selection must allow public turkey hunting on their land during that turkey season. A license issued 9.26 under this subdivision is restricted to the permit area where the qualifying land is located. 9.27 (b) The commissioner may by rule establish criteria for determining eligible family 9.28

9.29 members under this subdivision.

9.30 Sec. 15. Minnesota Statutes 2014, section 97A.465, is amended by adding a
9.31 subdivision to read:

9.32 Subd. 7. Residents of veterans homes. (a) A resident from a Minnesota veterans
9.33 home may obtain a firearm or muzzleloader deer license during the season and take

9.34 antlerless deer without a permit in all areas of the state open during the respective regular

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firearms or muzzleloader deer seasons in any permit area. This subdivision does not 10.1 10.2 authorize the taking of an antlerless deer by another member of a party under section 97B.301, subdivision 3, in an area closed to taking antlerless deer or where the number of 10.3 antlerless deer that may be taken is limited by a quota on the number of permits. 10.4 (b) A person may assist a Minnesota veterans home resident during the firearms or 10.5 muzzleloader deer season without having a deer hunting license, but the person may 10.6 not shoot a deer. 10.7 Sec. 16. [97A.56] FERAL SWINE. 10.8 10.9 Subdivision 1. Definition. For purposes of this section, "feral swine" means a member of the genus and species Sus scrofa that lives in the wild. 10.10

10.11 <u>Subd. 2.</u> Prohibited actions; penalty. (a) A person may not possess or release
10.12 feral swine or swine that were feral during any part of the swines' lifetime or allow feral
10.13 swine to run at large.

10.14 (b) A person may not hunt or trap feral swine, except as authorized by the
10.15 commissioner for feral swine control or eradication.

10.16 (c) A person who violates this subdivision is guilty of a misdemeanor.

10.17 <u>Subd. 3.</u> <u>Authorized removal of feral swine.</u> A person authorized under game and
10.18 fish laws to take feral swine is not liable to the owner for the value of the animals.

10.19

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 17. Minnesota Statutes 2014, section 97B.031, subdivision 5, is amended to read:
Subd. 5. Scopes; visually impaired hunters. (a) Notwithstanding any other law
to the contrary, the commissioner may issue a special permit, without a fee, to use a
muzzleloader with a scope to take deer during the muzzleloader season to a person who is
under age 60, who obtains the required licenses, and who has a visual impairment. The
scope may not have magnification capabilities.

(b) The visual impairment must be to the extent that the applicant is unable
to identify targets and the rifle sights at the same time without a scope. The visual
impairment and specific conditions must be established by medical evidence verified in
writing by (1) a licensed physician or a certified nurse practitioner or certified physician
assistant acting under the direction of a licensed physician; (2) a licensed ophthalmologist;
or (3) a licensed optometrist. The commissioner may request additional information from
the physician if needed to verify the applicant's eligibility for the permit.

(c) A permit issued under this subdivision may be valid for up to five years, based 11.1 on the permanence of the visual impairment as determined by the licensed physician, 11.2 ophthalmologist, or optometrist. 11.3 (d) The permit must be in the immediate possession of the permittee when hunting 11.4 under the special permit. 11.5 (e) The commissioner may deny, modify, suspend, or revoke a permit issued under 11.6 this subdivision for cause, including a violation of the game and fish laws or rules. 11.7 (f) A person who knowingly makes a false application or assists another in making 11.8 a false application for a permit under this subdivision is guilty of a misdemeanor. A 11.9 physician, certified nurse practitioner, certified physician assistant, ophthalmologist, or 11.10 optometrist who fraudulently certifies to the commissioner that a person is visually 11.11 impaired as described in this subdivision is guilty of a misdemeanor. 11.12 (g) A permit is not required under this subdivision to use an electronic range finder 11.13 according to section 97B.081, subdivision 3, paragraph (c). 11.14 Sec. 18. Minnesota Statutes 2014, section 97B.031, is amended by adding a 11.15 subdivision to read: 11.16 Subd. 6. Scopes; age 60 or over. A person age 60 or over may use a muzzleloader 11.17 with a scope to take deer during the muzzleloader season. The scope may have 11.18

11.19 <u>magnification capabilities.</u>

11.20 Sec. 19. Minnesota Statutes 2014, section 97B.041, is amended to read:

11.21 97B.041 POSSESSION OF FIREARMS AND AMMUNITION RESTRICTED 11.22 IN DEER ZONES.

(a) A person may not possess a firearm or ammunition outdoors during the period
beginning the fifth day before the open firearms season and ending the second day after
the close of the season within an area where deer may be taken by a firearm, except:

(1) during the open season and in an area where big game may be taken, a firearm
and ammunition authorized for taking big game in that area may be used to take big game
in that area if the person has a valid big game license in possession;

(2) an unloaded firearm that is in a case or in a closed trunk of a motor vehicle;
(3) a shotgun and shells containing No. 4 buckshot or smaller diameter lead shot
or steel shot;

(4) a handgun or rifle capable of firing only rimfire cartridges of .17 and .22 caliber,
including .22 magnum caliber cartridges;

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12.1	(5) handguns possessed	by a person author	ized to carry a hand	gun under sections
12.2	624.714 and 624.715 for the	purpose authorized	; and	
12.3	(6) on a target range ope	erated under a pern	nit from the commiss	sioner.
12.4	(b) This section does no	t apply during an c	pen firearms season	in an area where deer
12.5	may be taken only by muzzle	loader, except that	muzzle-loading firea	rms lawful for the
12.6	taking of deer may be posses	sed only by person	s with a valid license	e to take deer by
12.7	muzzleloader during the muzz	zleloader season. V	/hile muzzleloader h	unting, a person with
12.8	a valid license to take deer by	muzzleloader may	not possess a firear	n other than:
12.9	(1) a muzzleloader that	is legal for taking o	leer under section 97	B.031, subdivision
12.10	1; and			
12.11	(2) a firearm as describe	ed in paragraph (a)	clauses (2) to (5).	
12.12	(c) A first violation of p	aragraph (a) is pur	ishable by a warning	g if the person is
12.13	shooting at an object that has	been placed for the	e sole purpose of targ	et shooting.
12.14	Sec. 20. Minnesota Statute	es 2014, section 97	B.081, subdivision 3	, is amended to read:
12.15	Subd. 3. Exceptions. (a	a) It is not a violati	on of this section for	a person to:
12.16	(1) cast the rays of a spe	otlight, headlight, o	or other artificial ligh	t to take raccoons
12.17	according to section 97B.621	, subdivision 3, or 1	end traps according	to section 97B.931;
12.18	(2) hunt fox or coyote fi	rom January 1 to N	larch 15 while using	a handheld artificial
12.19	light, provided that the person	n is:		
12.20	(i) on foot;			
12.21	(ii) using a shotgun;			
12.22	(iii) not within a public	road right-of-way;		
12.23	(iv) using a handheld or	electronic calling	device; and	
12.24	(v) not within 200 feet of	of a motor vehicle;	or	
12.25	(3) cast the rays of a har	ndheld artificial lig	ht to retrieve wounde	ed or dead big game
12.26	animals, provided that the per-	rson is:		
12.27	(i) on foot; and			
12.28	(ii) not in possession of	a firearm or bow.		
12.29	(b) It is not a violation of	of subdivision 2 for	a person to cast the	rays of a spotlight,
12.30	headlight, or other artificial li	ght to:		
12.31	(1) carry out any agricu	ltural, safety, emerg	gency response, norn	nal vehicle operation,
12.32	or occupation-related activitie	es that do not invol	ve taking wild anima	ls; or
12.33	(2) carry out outdoor re-	creation as defined	in section 97B.001 t	hat is not related to
12.34	spotting, locating, or taking a	wild animal.		

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13.1	(c) Except as otherwise provided by the game and fish laws, it is not a violation of
13.2	this section for a person to use an electronic range finder device from one-half hour before
13.3	sunrise until one-half hour after sunset while lawfully hunting wild animals.
13.4	(d) It is not a violation of this section for a licensed bear hunter to cast the rays of a
13.5	handheld artificial light to track or retrieve a wounded or dead bear while possessing a
13.6	firearm, provided that the person:
13.7	(1) has their valid bear hunting license in their possession;
13.8	(2) is on foot; and
13.9	(3) is following the blood trail of a bear that was shot during legal shooting hours.
13.10	Sec. 21. Minnesota Statutes 2014, section 97B.085, subdivision 2, is amended to read:
13.11	Subd. 2. Taking unprotected wild animals; permit required. A person may not
13.12	use radio equipment to take unprotected wild animals without a permit. The commissioner
13.13	may issue a permit to take unprotected animals with radio equipment. The commissioner
13.14	shall cancel the permit upon receiving a valid complaint of misconduct regarding the
13.15	permittee's hunting activities.
13.16	Sec. 22. Minnesota Statutes 2014, section 97B.301, is amended by adding a
13.17	subdivision to read:
13.18	Subd. 9. Residents age 80 or over may take deer of either sex. A resident age 80
13.19	or over may take a deer of either sex. This subdivision does not authorize the taking of an
13.20	antlerless deer by another member of a party under subdivision 3.
13.21	Sec. 23. [97B.427] FEEDING BEARS.
13.22	(a) Except as provided in sections 97B.425 and 97B.426, a person may not place,
13.23	deposit, or allow the placement of feed to attract bears.
13.24	(b) If a bear is feeding on food placed by a person for storage, disposal, feeding
13.25	wildlife other than as provided in paragraph (d), clause (1), or other purpose not
13.26	specifically exempt in paragraph (d), all food that is accessible to the bear must be
13.27	immediately removed when the person becomes aware or is notified that a bear is feeding
13.28	at the site. Feed accessible by bears and subsequently removed may not be replaced at the
13.29	same site for a minimum of 30 days after removal.
13.30	(c) Feeding bear by hand or other physical contact is prohibited.

13.31 (d) It is not a violation of this section when:

14.1	(1) feed is placed solely for the purpose of attracting and feeding wild birds and
14.2	small mammals and placed in bird feeding devices and structures at a sufficient height
14.3	or of a design to prevent access by bear;
14.4	(2) feed is present solely as a result of normal agricultural, forest management, or
14.5	wildlife food planting practices;
14.6	(3) feed is placed for agricultural or livestock practices if livestock are present
14.7	and actively consuming the feed on a daily basis or if the feed is stored consistent with
14.8	normal agricultural practices; or
14.9	(4) a person is authorized to place food under a scientific, wildlife disease, or wildlife
14.10	damage permit issued by the commissioner under section 97A.401.
14.11	(e) A person violating this section is guilty of a misdemeanor.
14.12	EFFECTIVE DATE. This section is effective the day following final enactment.
14.13	Sec. 24. Minnesota Statutes 2014, section 97B.668, is amended to read:
14.14	97B.668 CANADA GEESE <u>GAME BIRDS</u> CAUSING DAMAGE.
14.15	Notwithstanding sections 97B.091 and 97B.805, subdivisions 1 and 2, a person or
14.16	agent of that person on lands and nonpublic waters owned or operated by the person
14.17	may nonlethally scare, haze, chase, or harass Canada geese game birds that are causing
14.18	property damage from March 11 to August 31 at any time or place that a hunting season
14.19	for the game birds is not open. This section does not apply to public waters as defined
14.20	under section 103G.005, subdivision 15, or. This section does not apply to migratory
14.21	waterfowl on nests and other federally protected game birds on nests, except geese on
14.22	nests unless when a permit is obtained under section 97A.401.
14.23	Sec. 25. [97B.722] POSSESSION OF FIREARMS; HUNTING TURKEY.
14.24	(a) While afield hunting turkeys, licensees may not have in possession or control
14.25	any firearm or bow and arrow except those defined as legal for taking turkeys in rules
14.26	adopted by the commissioner.
14.27	(b) Paragraph (a) does not apply to a person carrying a handgun in compliance
14.28	with section 624.714.

14.29 Sec. 26. Minnesota Statutes 2014, section 97B.903, is amended to read:

14.30 **97B.903 USE OF BODY-GRIPPING TRAPS.**

(a) A person may not set, place, or operate, except as a waterset, a body-gripping or
 eonibear-type trap on public lands and waters that has a maximum jaw opening when set

15.1	greater than 6-1/2 inches and less than 7-1/2 inches measured from the inside edges of the
15.2	body-gripping portions of the jaws, unless:
15.3	(1) the trap is in a baited or unbaited enclosure and the trap trigger is recessed seven
15.4	inches or more from the top and frontmost portion of the open end of the enclosure;
15.5	(2) no bait, lure, or other attractant is placed within 20 feet of the trap; or
15.6	(3) the trap is elevated at least three feet above the surface of the ground or snowpack.
15.7	(b) A person may not set, place, or operate a body-gripping trap, except as a
15.8	waterset, within 50 feet on each side of the center line of a public road or public trail. For
15.9	the purposes of this paragraph:
15.10	(1) "public road" has the meaning given in section 160.02, subdivision 26; and
15.11	(2) "public trail" means a trail that is managed by a federal agency, state agency, or a
15.12	political subdivision of the state.
15.13	Sec. 27. [97B.927] TAKING FISHER, MARTEN, AND BOBCAT.
15.14	The commissioner may by rule limit the number of persons that may take fisher,
15.15	marten, and bobcat in an area, if it is necessary to prevent an overharvest or improve the
15.16	distribution of hunters and trappers. The commissioner, if necessary, shall establish a
15.17	method, including a drawing, to impartially select the hunters and trappers for an area.
15.18	Preference must be given to persons who have previously applied in the general selection
15.19	but have not been selected.
15.20	Sec. 28. [97B.929] PLACING TRAPS OR SNARES ON PRIVATE LAND;
15.21	WRITTEN PERMISSION REQUIRED.
15.22	A person may not set or place a trap or snare on private property, other than property
15.23	owned or occupied by the person, unless the person has the written permission of the
15.24	owner, occupant, or lessee of the private property. This section includes, but is not limited
15.25	to, written permission to access private property from waters of the state when the trap
15.26	or snare is placed or staked in the water.
15.27	Sec. 29. Minnesota Statutes 2014, section 97B.931, subdivision 2, is amended to read:
15.28	Subd. 2. Body-gripping traps. A body-gripping, conibear-type trap need not must
15.29	be tended more frequently than at least once every each third calendar day.

15.30 Sec. 30. Minnesota Statutes 2014, section 97C.005, subdivision 3, is amended to read:
15.31 Subd. 3. Seasons, limits, and other rules. (a) The commissioner may, in
15.32 accordance with the procedures in subdivision 2, paragraphs (c) and (e), or by rule under

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16.1	chapter 14, establish open seasons, limits, methods, and other requirements for taking fish
16.2	on special management waters.
16.3	(b) The commissioner may, by written order published in the State Register, amend
16.4	daily, possession, or size limits to make midseason adjustments based on available harvest,
16.5	angling pressure, and population data to manage the fisheries in:
16.6	(1) the 1837 Ceded Territory in compliance with the court orders in Mille Lacs Band
16.7	of Chippewa v. Minnesota, 119 S. Ct. 1187 (1999)-; or
16.8	(2) the state-managed waters of Upper Red Lake.
16.9	(c) The midseason adjustments in daily, possession, or size limits under paragraph
16.10	(b) are not subject to the rulemaking provisions of chapter 14 and section 14.386 does
16.11	not apply. Before the written order is effective, the commissioner shall attempt to notify
16.12	persons or groups of persons affected by the written order by public announcement,
16.13	posting, and other appropriate means as determined by the commissioner.
16.14	EFFECTIVE DATE. This section is effective the day following final enactment.
16.15	Sec. 31. Minnesota Statutes 2014, section 97C.301, is amended by adding a
16.16	subdivision to read:
16.17	Subd. 4a. Minnow dealers. (a) A minnow dealer licensee and helpers listed on
16.18	the minnow dealer's license must have an angling license in addition to the required
16.19	minnow dealer's licenses.
16.20	(b) Employees of the minnow dealer who take or assist in taking minnows must
16.21	have an angling license.
16.22	(c) This subdivision does not apply to persons specifically authorized in law to take
16.23	fish by angling without an angling license.
16.24	EFFECTIVE DATE. This section is effective March 1, 2016.
16.25	Sec. 32. Minnesota Statutes 2014, section 97C.345, is amended by adding a
16.26	subdivision to read:
16.27	Subd. 3a. Cast nets for gizzard shad. (a) Cast nets may be used only to take
16.28	gizzard shad for use as bait for angling:
16.29	(1) from July 1 to November 30; and
16.30	(2) from the Mississippi River downstream of St. Anthony Falls and the St.
16.31	Croix River downstream of the dam at Taylors Falls, including portions described as

16.32 Minnesota-Wisconsin boundary waters in Minnesota Rules, part 6266.0500, subpart

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17.1	<u>1, items A a</u>	and B, that are listed	l as infested wat	ters as allowed under	section 84D.03,
17.2	subdivision	3.			
17.3	<u>(b) Ca</u>	st nets used under th	his subdivision 1	nust be monofilament	and may not exceed
17.4	seven feet in	n diameter, and mes	h size must be f	rom three-eighths to fi	ive-eighths inch bar
17.5	measure.				
17.6	<u>(c)</u> Th	is subdivision expir	es December 1,	2017. The commission	oner must report
17.7	to the chairs	s and ranking minor	ity members of	the house of represent	tatives and senate
17.8	committees	with jurisdiction ov	er environment	and natural resources	by March 1, 2018,
17.9	on the num	ber of permits issued	d, conservation	impacts from the use	of cast nets, and

17.10 recommendations for any necessary changes in statutes or rules.

- Sec. 33. Minnesota Statutes 2014, section 97C.501, subdivision 2, is amended to read:
 Subd. 2. Minnow dealers. (a) A person may not be a minnow dealer without a
 minnow dealer license except as provided in subdivision 3.
- (b) A minnow dealer must obtain a minnow dealer's vehicle license for each motor
 vehicle used to transport minnows. The serial number, motor vehicle license number,
 make, and model must be on the license. The license must be conspicuously displayed
 in the vehicle.
- (c) A minnow dealer may not transport minnows out of the state without an
 exporting minnow dealer license. A minnow dealer must obtain an exporting minnow
 dealer's vehicle license for each motor vehicle used to transport minnows out of the state.
 The serial number, motor vehicle license number, make, and model must be on the license.
 The license must be conspicuously displayed in the vehicle.
- (d) A person with a minnow dealer's license may sell minnows at one retail outlet.
 A minnow dealer must obtain a minnow retailer license for each additional retail outlet
 operated. A minnow dealer operating a retail outlet under a minnow dealer's license must
 list the following information for the retail outlet: name of the business; city; state; zip
 code; and legal description or fire number. The retail outlet name and location may be
 changed by making application to the commissioner.
- (e) A minnow dealer may designate employees as helpers who are authorized to
 take, buy, sell, and transport minnows on behalf of the minnow dealer. The employees
 designated as helpers must be listed on the minnow dealer's license, and a copy of the
 license designating the employee as a helper must be in the helper's possession when
 acting on behalf of the minnow dealer. The minnow dealer may add and delete helpers
 listed on the dealer's license within a license year by notifying the commissioner in writing
 of the change to the license. Employees who are acting under the direction and control of

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18.1	the minnow of	dealer but who are no	ot designated a	s helpers may not buy	v or sell minnows on
18.2				es not apply to employ	
18.3		outlet location under			<u> </u>
18.4				ctive March 1, 2016.	
10.4			section is circ	etive March 1, 2010.	
18.5	Sec. 34. F	RULEMAKING; LI	IFTING SPEA	ARING BANS AND	NORTHERN PIKE
18.6	REGULATI	ONS.			
18.7	<u>(a) The</u>	commissioner of na	tural resource	s shall amend Minnes	ota Rules, parts
18.8	<u>6262.0575, s</u>	ubpart 9, and 6264.(0400, subparts	70 and 72, to delete	the language
18.9	prohibiting s	pearing.			
18.10	<u>(b) Not</u>	withstanding Minne	sota Statutes,	section 97C.007, the c	commissioner of
18.11	natural resou	rces shall amend Mi	nnesota Rules	, part 6264.0400, subp	part 71, to delete the
18.12	language pro	hibiting spearing and	modify the no	rthern pike protected s	lot to 26 to 40 inches.
18.13	<u>(c)</u> The	commissioner may	use the good c	ause exemption under	Minnesota Statutes,
18.14	section 14.38	8, subdivision 1, cla	use (3), to add	pt rules under this sec	tion, and Minnesota
18.15	Statutes, sect	tion 14.386, does not	t apply.		
18.16	EFFE(C TIVE DATE. This	section is effe	ective July 1, 2015.	
18.17	Sec. 35. <u>I</u>	REFUNDS; YOUTI	H BEAR LIC	ENSES.	
18.18	The con	mmissioner of natura	al resources m	ay issue refunds for y	outh bear licenses
18.19	that were pur	chased between Aug	gust 1, 2013, a	nd June 30, 2014, to in	ndividuals who were
18.20	<u>10, 11, or 12</u>	years old at the time	e of purchase.		
18.21	Sec. 36. <u>I</u>	<u>'ILOT PROGRAM</u>	; SERIES 30) DEER PERMIT A	REAS.
18.22	<u>(a) In t</u>	ne Series 300 deer pe	ermit areas, th	e commissioner of nat	ural resources shall
18.23	establish a pi	lot program to issue.	, without a fee	, five licenses to take	antlerless deer to a
18.24	resident who	is an owner or tenar	nt of agricultur	al land, as defined in	Minnesota Statutes,
18.25	section 97B.	001, when the reside	nt has suffered	l crop damage from d	eer. The licenses
18.26	issued under	this paragraph are re	estricted to the	land of the owner or	tenant and are in
18.27	addition to li	censes issued under	Minnesota Sta	tutes, section 97A.44	, subdivision 7. The
18.28	holder of the	license may transfer	the license to	another person. The c	owner or tenant of the
18.29	land must rec	cord any licenses trai	nsferred under	this paragraph, inclue	ding the name and
18.30	license numb	er of the transferee.	Deer taken ur	der this section do no	t count towards the
18.31	total bag lim	it for the permit area	. Notwithstand	ling Minnesota Statut	es, sections 97A.415,
18.32	subdivision 1	<u>, and 97B.301, subdi</u>	vision 2, the h	older of the license ma	y purchase additional

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- 19.1 licenses or permits for taking deer and may take additional deer under those licenses or
 19.2 permits, provided the holder adheres to the bag limits established for that permit area.
- 19.3 (b) A person who obtains a license under paragraph (a) must allow public deer
- 19.4 hunting on their land during that deer hunting season, with the exception of the first
- 19.5 Saturday and Sunday during the deer hunting season applicable to the license issued under
- 19.6 Minnesota Statutes, section 97A.475, subdivision 2, clause (5).
- 19.7 (c) In Series 300 deer permit areas, the commissioner of natural resources shall
- 19.8 establish a pilot program to provide a Web site for farmers experiencing damage from deer
- 19.9 who are willing to open their farms to licensed deer hunters. The Web site must allow
- 19.10 <u>hunters to contact the owner or tenant of the agricultural land online. Only licensed deer</u>
- 19.11 <u>hunters with advanced hunter education certification are eligible for the program.</u>
- 19.12 (d) This section expires February 28, 2020.

19.13 Sec. 37. <u>**REVISOR'S INSTRUCTION.</u>**</u>

19.14 The revisor of statutes shall eliminate the term "conibear" or "conibear-type"

19.15 wherever the term appears in Minnesota Statutes and Minnesota Rules and make

19.16 <u>conforming grammatical changes.</u>

19.17 **EFFECTIVE DATE.** This section is effective the day following final enactment.

19.18 Sec. 38. <u>**REPEALER.**</u>

- 19.19 (a) Minnesota Statutes 2014, section 97A.475, subdivision 25, is repealed.
- 19.20 (b) Minnesota Rules, part 6264.0400, subparts 27 and 28, are repealed.
- 19.21 **EFFECTIVE DATE.** Paragraph (b) is effective July 1, 2015.

APPENDIX Repealed Minnesota Statutes: S1303-2

97A.475 LICENSE FEES.

Subd. 25. Muskrat farms. The fee for a muskrat farm license is \$11.

APPENDIX Repealed Minnesota Rule: \$1303-2

6264.0400 DESIGNATED SPECIAL MANAGEMENT WATERS.

Subp. 27. **Spearing restrictions.** The following waters are closed to the taking of fish by spearing from December 1 to the last Sunday in February. A person may not have a spear in possession or under control while on or fishing in these waters during this period.

	Name	Location	County
A.	Bald Eagle	T.30,31, R.21,22, S.Various	Anoka, Ramsey, Washington
B.	Rebecca	T.118,119, R.24, S.Various	Hennepin

6264.0400 DESIGNATED SPECIAL MANAGEMENT WATERS.

Subp. 28. Seasonal spearing restrictions. The following waters are closed to the taking of fish by spearing from December 1 to the last Sunday in February. A person may not have a spear in possession or under control while on or fishing in these waters during this period.

	Name	Location	County
A.	Minnetonka	T.116,117, R.22-24, S.Various	Hennepin, Carver
B.	Libbs	T.117, R.22, S.17	Hennepin
C.	Peavy	T.117, R.23, S.1	Hennepin
D.	Forest	T.117, R.23, S.7	Hennepin
E.	Tanager	T.117, R.23, S.10,11	Hennepin