

## Game and Fish

## CHAPTER 97

## DIVISION OF GAME AND FISH; GENERAL PROVISIONS

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**97.01-97.39** [Repealed by Laws 1945, c. 248, s. 7]

**97.40 DEFINITIONS.** Subdivision 1. Unless the language or context clearly indicates that a different meaning is intended, the following words, terms and phrases shall, for the purposes of chapters 97 to 102, be given the meanings hereinafter subjoined to them.

Subd. 2. "Commissioner" means the commissioner of conservation of the state of Minnesota.

Subd. 3. "Division" means the division of game and fish of the department of conservation of the state of Minnesota.

Subd. 4. "Director" means the director of the division of game and fish.

Subd. 5. "Wild animals" means all living creatures, not human, wild by nature, endowed with sensation and power of voluntary motion, and includes quadrupeds, mammals, birds, fish, amphibians, reptiles, crustaceans and mollusks.

Subd. 6. "Protected wild animals" includes all wild animals which are accorded some measure of protection in the time or manner of taking, other than restrictions in the use of artificial lights or poison.

Subd. 7. "Fur bearing animals" includes all protected mammals, except deer, moose, elk and caribou.

Subd. 8. "Big game" includes deer, moose, elk and caribou.

Subd. 9. "Small game" includes all protected wild mammals and birds not included in "big game."

Subd. 10. Every provision relating to any wild animal shall be deemed to apply to any part thereof with the same force and effect as it applies to the whole.

Subd. 11. "Rough fish" includes carp, buffalofish, perch, suckers, redhorse, sheepshead, dogfish, eelpout, tullibees, garfish, goldeyes, bullheads and turtles.

Subd. 12. "Minnows" includes chubs, shiners, suckers, dace, stonerollers, bullheads, mudminnows, redhose, blunt-nose, fat-head, and other small fish commonly used for bait, which have only one dorsal fin, and yellow perch.

Subd. 13. "Open season" means the period during which protected wild animals may be taken.

Subd. 14. "Closed season" means the period during which protected wild animals may not be taken.

Subd. 15. "Taking or hunting" includes pursuing, shooting, killing, capturing, trapping, snaring and netting wild animals, and all lesser acts such as disturbing, harrying or worrying or placing, setting, drawing or using any net, trap or other device used to take wild animals, and includes every attempt to take and every act of assistance to any other person in taking or attempting to take wild animals.

Subd. 16. "Possession" means both actual and constructive possession and any control of the things referred to.

Subd. 17. "Transport, transportation" means carrying or moving by any instrumentality, causing to be carried or moved by any instrumentality, attempting to do so, or accepting or receiving wild animals for transportation or shipment.

Subd. 18. "Sale, sell" includes barter, exchange for consideration, offer to sell, or possession with intent to sell.

Subd. 19. "Buy" includes barter, exchange for consideration, offer to buy, or attempt to buy.

Subd. 20. "Person" includes any individual, and except when used in reference to issuing licenses to take wild animals, any firm, copartnership, joint stock company, association, or municipal or private corporation.

Subd. 21. "Resident" means any citizen of the United States who has maintained a legal residence in the state of Minnesota for a period of six months immediately preceding the date of application for license, a domestic corporation, or a foreign corporation authorized to do business in the state which has conducted the business licensed at an established place within the state for a period of at least ten years.

Subd. 22. "Waters of this state" includes all boundary and inland waters.

Subd. 23. "Dark house" is a structure set on the ice and so darkened as to permit the discernment of fish in the water beneath such structure.

Subd. 24. "Contraband" means any wild animal taken, bought, sold, transported, or possessed in violation of chapters 97 to 102, and all instrumentalities and devices used in taking wild animals in violation thereof as are subject to confiscation.

Subd. 25. "Undressed birds" means birds with heads and feet intact, but does not prohibit the removal of entrails or feathers, other than on the head.

Subd. 26. "Undressed fish" means fish with heads, tails, fins, scales and skins intact, but does not prohibit the removal of entrails and gills.

Subd. 27. "Itinerant minnow dealer" includes all persons engaged in transporting minnows for a distance of 15 miles or more for the purpose of sale. Any other person who catches or buys minnows for resale shall be known as a local minnow dealer.

Subd. 28. All dates specified in chapters 97 to 102 and all periods prescribed as open season or for the doing of certain things shall be inclusive.

[1945 c. 248 s. 1]

**97.41 CONSTRUCTION.** Subdivision 1. Any of the provisions of chapters 97 to 102 inconsistent with the existing code of criminal procedure or of penal law shall be effective for the purposes of chapters 97 to 102 only.

Subd. 2. All provisions of chapters 97 to 102 shall be construed as subject to, and not changing or modifying the authority of the commissioner to delegate powers, duties and functions as conferred by sections 84.083 and 84.088.

[1945 c. 248 s. 1]

**97.42 STATE OWNERSHIP OF WILD ANIMALS AND AQUATIC VEGETATION.** The ownership of wild animals, and of all wild rice and other aquatic vegetation growing in the public waters of the state, insofar as they are capable of ownership, is in the state in its sovereign capacity for the benefit of all its people, and no person shall acquire any property therein, or destroy the same, except as authorized by chapters 97 to 102 or sections 84.09 to 84.15.

[1945 c. 248 s. 1]

**97.43 GENERAL RESTRICTIONS.** No person shall at any time, take, buy, sell, transport, or possess any protected wild animals except as permitted by chapters 97 to 102. The legal title to all wild animals shall remain in the state, except where it has been lawfully acquired by permission of those chapters, and the title to any wild animals lawfully acquired shall revert to the state whenever any law relating to its sale, transportation or possession is violated.

[1945 c. 248 s. 1]

**97.44 POSSESSION RESTRICTED.** Subdivision 1. No person shall possess within this state any wild animal which has been unlawfully taken, bought, sold or possessed outside of the state, or unlawfully shipped therefrom into the state.

Subd. 2. No person shall possess within this state any protected wild animal except during the open season and for five days thereafter, without having obtained permission from the commissioner or his authorized agent so to do, in such form as the commissioner may prescribe, and when so permitted, they may be retained until June 30th, following the season in which they were taken, subject, however, to the exceptions contained in section 100.27, subdivision 6, and section 102.23.

Subd. 3. Wild animals lawfully taken, bought, sold or possessed outside this state may be brought or shipped into this state, whether taken in or out of the

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period prescribed for the open season in Minnesota, and possessed during the periods prescribed in subdivision 2 upon obtaining the commissioner's permit.

Subd. 4. No person except the commissioner or his agents shall place or store or receive or accept for storage in a commercial cold storage warehouse, any protected wild animals except fish or furs lawfully taken. Protected wild animals lawfully taken and possessed may be stored in refrigerators or cooling rooms in butcher shops or in locker plants or other places not classified as commercial cold storage warehouses, but all packages of protected wild animals so stored shall be plainly marked in ink, showing the name and address of the owner, the number of license under which they were taken, and the number and species therein.

Subd. 5. Protected wild animals may be disposed of by gift, without consideration, and when so disposed of, may be possessed or transported without license, provided, if they are transported beyond the boundaries of the county in which the possessor lives, there shall be attached a tag marked in ink, showing the name and address of the owner and the number of the license under which they were taken, or in lieu thereof the possessor shall furnish an affidavit showing the name and address of the donor, but subject to all other restrictions and limitations on possession, transportation and sale imposed by chapters 97 to 102.

Subd. 6. Mounted specimens of wild animals, deer horns, tanned hides, and dressed furs lawfully taken, are excepted from the provisions of this section.

Subd. 7. Licensed tanners, upon receipt of any raw beaver or muskrat hides or pelts, shall immediately procure a tag or seal, as prescribed by the commissioner, which tag or seal shall be attached to the hide or pelt and remain thereon during the entire process of tanning and dressing, and so long as retained in the possession of the tanner.

[1945 c. 248 s. 1]

**97.45 TRANSPORTATION RESTRICTED.** Subdivision 1. No person shall transport any wild animals taken, bought, sold or possessed in violation of chapters 97 to 102.

Subd. 2. Any person may transport within the state, or from a point within to a point without, during the open season, any protected wild animals which may be lawfully sold, except as otherwise expressly prohibited.

Subd. 3. Any resident, except agents or employees of a common carrier while engaged in the performance of their duties, may carry with him in any vehicle or as baggage on a common carrier, to any place within the state, wild animals, including undressed game birds and dressed or undressed fish, lawfully in his possession and subject to all other applicable restrictions, and common carriers may transport such wild animals as baggage within the limits prescribed.

Subd. 4. Any licensed resident may transport by common carrier to any point in the county of his residence, consigned to himself only, not more than three separate shipments of undressed birds, each of which may contain all of the birds which could lawfully be taken within the state on any single day, but not to contain more than a single day's limit of any species. Such resident may transport one deer during any one open season, which has been lawfully taken and possessed, and may transport the head or hide of such deer for mounting or tanning purposes to a point within or without the state, provided that all such shipments shall be accompanied by shipping coupons to be detached from the licenses.

Subd. 5. A resident may transport by common carrier dressed or undressed fish lawfully taken and possessed by him during the open season for taking such fish, to any point within the state, consigned to himself only.

Subd. 6. 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 fifteen pounds of undressed fish, or one fish of any size, 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, combination or otherwise, 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.

Subd. 7. Any non-resident, except agents and employees of common carriers while engaged in the performance of their duties, may transport by any means, consigned to himself only, to any point within or without this state, not to exceed

the number of undressed game birds which he is entitled to possess at any one time, and one deer, lawfully taken and possessed within this state, provided they are accompanied by appropriate coupons to be detached from the non-resident hunting licenses. Common carriers are hereby permitted to carry such wild animals as baggage.

Subd. 8. Wild animals, lawfully taken and possessed in Canada, may be brought into the state if declared through the customs, and may be shipped from Minnesota to any point within or without the state by either residents or non-residents, by common carrier, provided all such shipments shall bear such shipping coupons as would be required if the shipment originated from the province where the animals were taken.

Subd. 9. Undressed game birds, lawfully taken and possessed in adjacent states, may be brought into the state, and may then be shipped by common carrier to any point within the state by residents of this state, or by non-residents to any point without the state, provided each such shipment shall be tagged or sealed by a state game warden in the manner prescribed by the commissioner, and shall be accompanied by a license coupon if such coupon would be required if the shipment originated in the state where the animals were taken. Licensed residents may ship game birds or one fish lawfully in their possession to any point within or without the state to any person upon procuring a permit so to do from the commissioner or his authorized agent under such regulations as the commissioner may prescribe.

Subd. 10. All wild animals, while in transit, or at their destination after shipment, shall be deemed in the possession of the shipper.

Subd. 11. No shipment of small or big game, under subdivisions 4 or 7, shall be accepted by any carrier until the agent thereof shall have examined the license of the shipper, who shall sign his name in ink to each section of one of the coupons attached to his license, in the presence of the agent, who shall also sign his name in ink thereto. Coupons detached from the license when so presented shall be void.

Subd. 12. All shipments of protected wild animals by common carrier, or carried as baggage, shall have attached license coupon tags, properly filled out, when required by chapters 97 to 102, or when coupon tags are not required, a statement signed by the licensee showing his name, address and license number and the number and species of wild animals contained, and if fish are contained, the number of pounds thereof.

Subd. 13. No protected wild animals, taken in any other state or country, except big and small game, shall be transported through this state, except by common carrier, during the closed season for the taking of such animals in Minnesota, or in excess of the possession limit as prescribed by chapters 97 to 102, unless the same are tagged, sealed, or otherwise marked as prescribed by the commissioner.

Subd. 14. All wild animals being transported shall be made available to full inspection by any game warden upon his demand, and in the absence of the licensee, any receptacle or container may be opened by such warden by such means as is reasonably necessary for the purpose of inspection and counting. The way bill or receipt issued by any common carrier to a shipper shall specify the number and species of wild animals so shipped.

Subd. 15. No minnow dealer shall transport any minnows beyond the boundaries of the state.

[1945 c. 248 s. 1]

**97.46 CONFISCATION OF CO-MINGLED GOODS.** Confiscation of any part of a shipment shall include the entire shipment, and when two or more wild animals of the same or different species are possessed or contained in the same package, bag, crate, box, automobile, airplane, vehicle, room, or other receptacle, or are in any other way mixed or co-mingled, and one or more thereof are contraband, then the whole shipment or parcel shall be deemed contraband.

[1945 c. 248 s. 1]

**97.47 WANTON WASTE.** Except as expressly permitted, no person shall wantonly waste or destroy any usable part of any protected wild animal.

[1945 c. 248 s. 1]

**97.48 GENERAL POWERS OF COMMISSIONER.** Subdivision 1. The commissioner may extend protection to any species of wild animal in addition to that accorded by chapters 97 to 102, by further limiting or closing open seasons, areas

of the state, or by reducing limits with respect to any or all areas of the state, whenever he finds such action necessary to guard against undue depletion or extinction, or to promote the propagation and reproduction of such animals, provided he may shorten the season for taking game fish or any species thereof by angling or spearing through the ice, only so as to close at any given time not more than 50 per cent of the waters of any county.

Subd. 2. The commissioner is authorized to enter into contracts with North and South Dakota, Wisconsin and Iowa, relating to the removal of rough fish in boundary waters between Minnesota and those states, and providing for the letting of contracts to remove such fish, and for the inspection and division of proceeds of such work, and for regulating matters relating to such fishing in such boundary waters, provided, if no such agreement can be made, the commissioner may remove rough fish from such boundary waters in the same manner as he is authorized to remove them from any of the waters of this state.

Subd. 3. The commissioner is authorized and shall have the power to make any and all regulations for the taking of fish and mussels from any boundary waters between Minnesota and adjacent states, and from international waters.

Subd. 4. The commissioner is authorized to take rough fish and turtles from any of the waters of this state by means of day labor or contract through the use of seines, nets, or any other devices, under such rules, regulations and contracts as he shall prescribe. All rough fish and turtles so removed by the commissioner shall be disposed of in such form and in such manner as he, by regulation or contract, shall prescribe.

Subd. 5. The commissioner is authorized to close any areas of the state to mussel fishing and to prescribe any other rules, regulations or orders relating to the taking thereof, but not more than 50 per cent of the mussel producing waters of the state shall be closed during the open season at any one time.

Subd. 6. The commissioner is authorized to close any waters of the state to the taking of minnows for commercial purposes upon a finding that the minnows in such waters are necessary as forage for game fish.

Subd. 7. The commissioner shall be charged with the execution and the enforcement of all the laws of this state relating to wild animals.

Subd. 8. The commissioner shall have the power, and it shall be his duty, within the limits of funds provided therefor:

(1) To do all things deemed by him desirable in the preservation, protection and propagation in their natural state, and artificially, of all desirable species of wild animals;

(2) To dispose of or destroy, as he deems advisable, undesirable or predatory wild animals;

(3) To acquire by purchase, gift, exchange, or other arrangement, wild animals or their eggs, for breeding or stocking purposes;

(4) To set aside and reserve for any period he deems advisable, any waters of the state, in the aid of propagation and protection of any wild animals;

(5) To acquire by gift, lease, purchase, or condemnation in the manner prescribed under section 117.20, in the name of the state, any personal or real property required for game farms or hatcheries, and to construct, maintain, operate and alter suitable buildings or other works thereon;

(6) To acquire by gift, lease, purchase, or condemnation in the manner prescribed under section 117.20, in the name of the state, lands or any interest in lands suitable and desirable for establishing and maintaining public hunting grounds and game refuges, and to make all improvements thereon deemed by him advisable, provided that not more than one-third of each area so acquired shall be established as a refuge;

(7) To sell or dispose of any land acquired for public hunting grounds and found to be not necessary or suitable therefor, at a price not less than that for which they were purchased, or to exchange such lands for lands of equal value, which are suitable for rounding out, enlarging, filling in, or adding to areas upon which public shooting grounds have been established, providing all such sales or exchanges shall first receive the approval of the Executive Council;

(8) To acquire by gift, lease, purchase, or condemnation in the manner prescribed by section 117.20, in the name of the state, and to maintain from public hunting ground funds, parking or camping areas of not to exceed five acres, adjacent to public waters to which the public theretofore had no access and upon which the

public has a right to hunt and fish, and such easements and rights of way as may be required to connect such areas with public highways, provided, no acquisition costing over \$1,000 shall be made without first obtaining the approval of the Executive Council, and provided further that the authority herein granted shall not extend to lakes completely surrounded by lands owned and maintained for the purpose of conducting an educational or religious institution, or to lakes which are unmeandered or which contain less than 200 acres within the meander lines;

(9) To rescue, transfer, or otherwise dispose of or sell fish found in waters, which by reason of their shallowness, will endanger such fish to smothering in winter, or by published order, or in cases of emergency by notice posted conspicuously around the shores upon any such waters, to authorize the taking of fish in any quantity and in any manner, except with the use of seines, hoop nets, fyke nets, or explosives, by residents of the state of Minnesota, for personal use only, but not for sale;

(10) To prohibit the taking of turtles during such period as he may deem necessary, from any waters of the state in which he is conducting operations in aid of the fish propagation program;

(11) To prescribe rules and regulations for the harvesting and possession of wild rice;

(12) To collect, compile, disseminate and publish statistics, bulletins and information germane to conservation;

(13) To adopt reasonable rules and regulations designed to encourage organizations of local sportsmen to engaged in the propagation of game fish by use of rearing ponds; prescribe reasonable methods for the lawful acquisition of brood stock for such ponds from the public waters by seining; prescribe reasonable rules and regulations for the ownership and use by such sportsmen's organizations of seines and other equipment to be used for rearing pond propagation; and prescribe regulations for the planting of the young fish so produced in the public waters of the state, giving first consideration to the needs of the community in which the same are produced and the desires of the organizations operating such rearing ponds.

[1945 c. 248 s. 1]

**97.49 FUNDS.** Subdivision 1. All unexpended balances and moneys hereafter received from licenses of any kind issued by the commissioner on behalf of the division, together with all receipts from fines, sale of contraband or property of any kind, including wild animals, under the control of the division, reimbursements of expenditures or contributions to the division and all other moneys accruing to the state by virtue of chapters 97 to 102, shall be credited by the state treasurer to a special fund known as the game and fish fund, and all such moneys are hereby annually appropriated for the maintenance and conduct of the activities of the division, subject, however, to any special provisions which may be contained from time to time in appropriation acts.

Subd. 2. Not less than 60 per cent of all moneys received from resident fishing licenses shall be made available for the purpose of fish propagation, acquiring, creating, maintaining, improving and repairing state owned fish hatcheries and rearing ponds and appurtenant equipment, and for the purpose of making stream and lake surveys, scientific surveys relating to fishes, and improving the waters of this state as a habitat for fishes, but nothing in subdivisions 2, 3, and 4 shall preclude the commissioner from expending greater sums annually than the percentage of receipts therein dedicated to the purposes contemplated in those subdivisions.

Subd. 3. Not less than 50 per cent of the moneys received from the sale of licenses to take small and big game by hunting and trapping, together with all income received from the sale of timber, hay stumpage, right of way leases, home site and resort leases, or other special use permits of lands acquired for public hunting grounds and game refuges, shall be used for the acquisition and maintenance of public hunting grounds, game farms and game refuges, and the improvement of natural propagation and breeding grounds, provided, however, that a sum equal to 35 per cent of the gross receipts from all special use permits of those lands actually used for public hunting grounds and game refuges shall be distributed annually to the county in which the lands producing such income lie, to be distributed by the county treasurer among the various funds of the county, the respective towns and school districts wherein such grounds and refuges lie, on the same basis as

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if the payments were received as taxes on such lands, payable in the current year, but this provision shall not apply to state trust lands.

Subd. 4. All moneys received from the sale of fish and turtles taken under rough fish removal operations shall be continuously available for continuing the work of rough fish removal.

Subd. 5. All fines collected for violation of any law relating to wild animals shall be paid to the treasurer of the county where the conviction was had. One-half of such fines shall be transmitted by that officer to the commissioner, who shall pay the same into the state treasury to be credited to the game and fish fund. The remaining half shall be credited to the general revenue fund of the county, but the board of county commissioners of any county may, by resolution, direct the payment of all such funds to the state, and where such county action has been taken, the cost of keeping and maintaining prisoners for violating any law relating to wild animals shall be reimbursed to the county from the game and fish fund upon monthly itemized statements certified by the county auditor to the commissioner.

[1945 c. 248 s. 1]

**97.50 POLICE POWERS.** Subdivision 1. The commissioner, director, game refuge patrolmen, and game wardens are hereby authorized and empowered:

(1) To execute and serve all warrants and processes issued by any justice of the peace or magistrate or by any court having jurisdiction under any law relating to wild animals, in the same manner as any constable or sheriff may do so, and to arrest, without a warrant, any person detected in the actual violation of any provisions of chapters 97 to 102, and to take such person before any court in the county in which the offense was committed and make proper complaint;

(2) To enter upon any lands within the state for the purpose of carrying out the duties and functions of the division, or to make investigations of any violations of the game and fish laws, and in aid thereof to take affidavits upon oath administered by them, and to cause proceedings to be instituted if proofs at hand warrant it;

(3) To enter and inspect any commercial cold storage warehouse and any hotel, restaurant, ice house, locker plant, butcher shop or other plant or building used for the storage of dressed meats, game or fish, for the purpose of determining whether wild animals are kept or stored therein in violation of chapters 97 to 102; to examine and inspect the books and records of all persons, firms or corporations which they have reason to believe have violated the laws relating to wild animals; and to open, enter and examine all camps, vessels, boats, wagons, automobiles, airplanes, or other vehicles, cars, stages, tents, suitcases, valises, packages, crates, boxes and other receptacles and places where they have reason to believe wild animals unlawfully taken, or possessed, are to be found;

(4) To enter and inspect at all reasonable times the premises whereon is being conducted any business or activity requiring a license under chapters 97 to 102;

(5) To seize and confiscate in the name of the state, any wild animals taken, bought, sold, transported or possessed, in violation of chapters 97 to 102, and to seize, confiscate and dispose of all guns, firearms, nets, boats, lines, rods, poles, fishing tackle, lights, lanterns, snares, traps, spears or dark houses used, by the owner or any other with his knowledge, in unlawfully taking or transporting such wild animals. Articles which have no lawful use may be summarily destroyed. All other articles may be retained for use of the division, or sold at the highest price obtainable, in the manner prescribed by the commissioner.

Subd. 2. The commissioner, director, game refuge patrolmen and game wardens shall seize all motor vehicles, trailers, and airplanes, used in violation of section 100.29, subdivision 1, (10) and (11), and all boats, motors and motor boats used or possessed in violation of sections 98.46, subdivision 1, (19) and (20) or 102.26, or any order of the commissioner relating thereto, and hold them, subject to the order of the district court of the county in which the offense was committed. Such equipment so held shall be confiscated after conviction of the person from whom they were seized, upon compliance with the following procedure: the commissioner, director, or his agents, shall file with the court a separate complaint against the property, describing the same and charging its use in violation of the provisions of section 100.29, subdivision 1, (10) or (11), or 98.46, subdivision 1, (19) or (20), or 102.26, and specifying substantially the time and place of the unlawful use. A copy of the complaint shall be served upon the defendant or person in charge of the property at the time of seizure, if any. If the person so arrested shall be acquitted, the court

shall dismiss the complaint against the property and order the same returned to the persons legally entitled thereto. Upon conviction of the person arrested, the court shall issue an order directed to any person known or believed to have any right or title or interest in, or lien upon, any of such property, and to persons unknown claiming any such right, title, interest or lien, describing the property and stating that the same was seized and that a complaint against the same, charging violation of the provisions of sections 98.46, subdivision 1, (19) or (20), or 102.26, or section 100.29, subdivision 1, (10) or (11), as the case may be, has been filed with the court, and requiring such persons to file with the clerk of court their answer to the complaint, setting forth any claim they may have to any right or title to, interest in, or lien upon any such property, within ten days after the service of such order as herein provided, and notifying them in substance that if they fail to so file their answer within that time, the property will be ordered sold by the commissioner or his agents. The court shall cause the order to be served upon any person known or believed to have any right, title, interest or lien as in the case of a summons in a civil action, and upon unknown persons by publication, as provided for service of summons in a civil action. If no answer is filed as and within the time prescribed, the court shall, upon affidavit by the clerk of the court, setting forth such fact, order the property sold by the commissioner or his agents, and the proceeds of the sale, after deducting the expense of keeping the property and fees and costs of sale, paid into the state treasury, to be credited to the game and fish fund. If answer is filed as and within the time herein provided, the court shall fix a time for hearing, which shall be not less than ten nor more than 30 days after the time for filing answer expires. At the time so fixed for hearing, unless continued for cause, the matter shall be heard and determined by the court, without a jury, as in other civil actions. If the court shall find that the property, or any part thereof, was used in violation of the provisions of sections 98.46, subdivision 1, (19) or (20), or 102.26, or section 100.29, subdivision 1, (10) or (11), as the case may be, he shall order the property so unlawfully used, sold as herein provided, unless the owner shall show to the satisfaction of the court that he had no notice or knowledge or reason to believe that the property was used or intended to be used in violation of sections 98.46, subdivision 1, (19) or (20), or 102.26, or section 100.29, subdivision 1, (10) or (11), as the case may be. The officer making any such sale after deducting the expense of keeping the property, the fee for seizure, and the costs of the sale, shall pay all liens according to their priority, which are established at the hearing as being bona fide and as existing without the lienor having any notice or knowledge that such property was being used or was intended to be used for or in connection with any violation of sections 98.46, subdivision 1, (19) or (20), or 102.26, or section 100.29, subdivision 1, (10) or (11), and shall pay the balance of the proceeds into the state treasury to the credit of the game and fish fund. Any sale under the provisions of this section shall operate to free the property sold from any and all liens thereon, and appeal from such order of the district court will lie to the supreme court as in other civil actions. At any time after seizure of the articles specified in this subdivision, and before the hearing herein provided for, the property shall be returned to the owner or person having a legal right to possession thereof, upon execution by him of a good and valid bond to the State of Minnesota, with corporate surety, in the sum of not less than \$100 and not more than double the value of the property seized, to be approved by the court in which the case is triable, or a judge thereof, conditioned to abide any order and the judgment of the court, and to pay the full value of the property at the time of seizure.

Subd. 3. Upon complaint made to any magistrate, who has authority to issue warrants in criminal cases, by any person that he knows or has good reason to believe that any wild animal taken, bought, sold, transported or possessed contrary to the provisions of chapters 97 to 102, or any article declared contraband therein, is concealed or illegally kept in any home, building or other receptacle, not otherwise authorized herein to be entered, inspected and searched, such magistrate shall issue a search warrant and cause a search to be made of such place, and may cause any such home, building or other receptacle to be entered, broken open and examined. Property seized under such warrant shall be safely kept under the direction of the court or magistrate so long as necessary for the purpose of being used as evidence on any trial, and thereafter disposed of as otherwise provided.

Subd. 4. Courts in counties contiguous to boundary waters, and law enforcement officers of the division, shall have jurisdiction over the entire boundary waters.

Concurrent jurisdiction of the courts and administrative officers of North Dakota, South Dakota, Iowa, Wisconsin, and Michigan, over all such boundary waters, is hereby recognized.

[1945 c. 248 s. 1]

**97.51 REWARDS.** Rewards may be paid by the commissioner to others than salaried game wardens or peace officers, for information leading to the arrest and conviction of any person for violating provisions relating to moose, in the sum of \$50.00; for violating provisions relating to deer, \$25.00; for violating provisions relating to other wild animals, \$10.00.

[1945 c. 248 s. 1]

**97.52 ASSISTANCE TO AND OBSTRUCTION OF COMMISSIONER.** Subdivision 1. County attorneys, constables and all other peace officers are hereby required, and it is made their duty, to enforce the provisions of chapters 97 to 102.

Subd. 2. No person shall wilfully hinder, resist, or obstruct the commissioner, director, game wardens, agents or other employees of the division in the performance of their official duties, or refuse to submit any wild animals and licenses in his possession to inspection.

Subd. 3. In addition to criminal prosecution, a civil action in the name of the state to recover damages resulting from violation of subdivision 2, and to enjoin the continuance thereof, may be instituted against any person violating that subdivision, by the attorney general, on the request of the commissioner.

[1945 c. 248 s. 1]

**97.53 PUBLICATION OF ORDERS AND LAWS.** Subdivision 1. As soon as practicable after each legislative session, the commissioner, under the direction of the attorney general, shall make a compilation of the laws relating to wild animals, brought up to date and properly indexed. This compilation shall be printed in pamphlet form of pocket size, and 50 copies distributed to each senator, 25 copies to each representative, and ten copies to each county auditor. Not more than 10,000 copies in addition shall be printed for general distribution. The commissioner shall also prepare syllabi of the laws and deliver to county auditors a sufficient supply to furnish one copy to each person procuring a hunting, fishing, or trapping license.

Subd. 2. All orders and all rules and regulations promulgated by the commissioner or the director which affect matters in more than three counties, shall be published once in a qualified legal newspaper in Minneapolis, St. Paul and Duluth. All such orders, rules and regulations not affecting more than three counties shall be published once in a qualified legal newspaper in each county affected. No order, rule or regulation shall be effective until seven days after such publication, and when so executed and published, shall have the force and effect of law, and violation shall entail the same penalties as though such order, rule or regulation had been duly adopted by the legislature.

[1945 c. 248 s. 1]

**97.54 PROSECUTIONS AND BURDEN OF PROOF.** Subdivision 1. No prosecution under chapters 97 to 102 shall be commenced more than three years after commission of the offense complained of.

Subd. 2. In any prosecution, under the provisions of chapters 97 to 102, the burden of establishing the fact that animals alleged to have been unlawfully taken, bought, sold, transported or possessed, were domesticated or were reared in a private preserve, raised in a private fish hatchery, taken for scientific purposes, or lawfully taken without this state, shall rest upon the defendant.

Subd. 3. Possession of wild animals more than five days after the close of the season, or in excess of the limits prescribed herein, shall be presumptive evidence that the same were unlawfully taken, except as to those tagged, sealed or identified as provided by chapters 97 to 102.

[1945 c. 248 s. 1]

**97.55 VIOLATIONS, PENALTIES.** Subdivision 1. **Misdemeanors.** (1) Unless a different penalty or punishment is specifically prescribed, a person who takes, buys, sells, transports or possesses any wild animal in violation of any provisions of chapters 97 to 102, or who aids, or assists in such violation, or knowingly shares in the proceeds thereof, or who fails to perform any duty or comply with any of the requirements or provisions imposed by chapters 97 to 102, or who violates any duly adopted order, rule or regulation of the commissioner or director, or who attempts to do so, is guilty of a misdemeanor, and upon conviction shall be pun-

ished by a fine of not less than \$10.00 nor more than \$100 for the first offense, not less than \$25.00 nor more than \$100 for subsequent offenses, committed within three years of the former, or by imprisonment in the county jail for not less than 30 days nor more than 90 days. Each wild animal taken, bought, sold; transported or possessed in violation of law shall constitute a separate and distinct offense, provided that an acquittal in any case shall constitute a bar to any subsequent prosecution upon a charge of a like offense based upon another animal involved in the same transaction.

(2) The punishment for violating any of the provisions of law or commissioner's order, relating to commercial fishing, shall be a fine of not less than \$50.00 nor more than \$100, or imprisonment in the county jail for not less than 60 days nor more than 90 days.

(3) Except where it becomes a gross misdemeanor under subdivision 2, a person who takes, transports, or possesses deer in violation of any of the provisions of chapters 97 to 102, shall be punished by a fine of not less than \$25.00 nor more than \$100, or by imprisonment in the county jail for not less than 30 days nor more than 90 days.

(4) Violation of any provision relating to game and fur farms, to unlawfully taking or possessing wild animals on state parks, to hunting deer with bow and arrows, to hunting with prohibited types of guns or ammunition, or of section 101.42, subdivision 3, (9) and (10) relating to certain prohibited methods of fishing, shall be punishable by a fine of not less than \$50.00 nor more than \$100, or by imprisonment in a county jail for not less than 30 days nor more than 90 days.

**Subd. 2. Gross misdemeanors.** (1) Any person convicted of violating any provisions of chapters 97 to 102, which are defined as gross misdemeanors, shall be punished by a fine of not less than \$100 nor more than \$1,000, or by imprisonment in the county jail for not less than 90 days nor more than one year, or by both such fine and imprisonment.

(2) The following shall be guilty of a gross misdemeanor:

(a) Every person who shall falsely impersonate a game warden or a game refuge patrolman or other officer acting by or under authority of laws relating to wild animals, or who shall falsely claim to have special authority under those laws to perform any act affecting the rights or interests of another, or who, without authority, shall assume any uniform or badge by which such an officer or person is lawfully distinguished, and in such assumed character shall do an act purporting to be official whereby another is injured or defrauded;

(b) Every person who violates any provision relating to set guns or swivel guns;

(c) Every person who shall unlawfully take, buy, sell, transport or possess beaver, marten, otter, fisher, moose, elk or caribou;

(d) Every person violating the provisions of section 100.29, subdivision 1, (10) or (11), relating to using an artificial light to locate wild animals, while in possession of a firearm capable of killing big game animals, or knowingly transporting a big game animal illegally killed, or provisions relating to buying or selling deer;

(e) Every person violating the provisions of section 100.29, subdivision 1, (6), relating to hunting while visibly intoxicated, under the influence of narcotics, or who is an habitual user of narcotics.

**Subd. 3. Felonies.** (1) Any person making a false statement under oath in any affidavit given in connection with a game law violation, or in any application for any license authorized to be issued under chapters 97 to 102 shall be guilty of perjury.

(2) Any person who shall at any time alter in any material manner any license issued under the provisions of chapters 97 to 102 shall be guilty of a forgery.

[1945 c. 248 s. 1]