

Levy of school tax how disbursed. SECTION 3. Section 17, of chapter 186, laws of 1897, as amended by chapter 58, laws of 1899, is hereby amended so as to read as follows: . Section 17. The common council shall, in addition to the funds hereinbefore provided for the support and maintenance of the public schools levy and collect a tax upon all the taxable property of said city, at the same time and in the same manner as other taxes are levied and collected by law, for such amount of money as may be determined and reported to the common council in September in such year, for the purpose of defraying the expense of repairs of school buildings, fixtures, grounds and fences, and replacing broken or worn out furniture. Said tax, when collected, shall be set aside for the purpose herein specified, to be disbursed only upon the order of the board of school directors, upon bills incurred and allowed by them for the purposes herein mentioned. Such tax shall not exceed one-fourth of a mill upon the dollar of the total assessed valuation of all property, real and personal, in said city, subject to taxation.

Conflicting laws repealed. SECTION 4. All acts and parts of acts contravening the provisions of this act are hereby repealed.

SECTION 5. This act shall take effect and be in force, from and after its passage and publication.

Approved May 13, 1901.

No. 278, S.]

[Published May 15, 1901.

CHAPTER 358.

AN ACT revising the laws of this state relating to the protection of fish and game and amending sections 1498a, 1498i, 1498m, 1498p, 4560d, 4560j, 4561a, 4562d, 4563b, 4564, 4565d, 4567 and 4567a, of the statutes of 1898, section 14, chapter 311, laws of 1899 and sections 4—14—14a—18—19 and 20 of chapter 312 laws of 1899.

The people of the state of Wisconsin represented in senate and assembly do enact as follows:

Special deputy wardens, appointment of. SECTION 1. Section 1498a of the statutes of 1898 as amended by section 1, chapter 312, laws of 1899, is hereby amended so as to read as follows:

Section 1498a. The said warden may appoint, by and with the approval of the governor, two special deputy wardens for each congressional district. He may also appoint as many additional special deputy wardens as may be necessary to carry out the provisions of this act.

Per diem and expenses of special deputy wardens. SECTION 2. Section 4 of chapter 312 of the laws of 1899 is hereby amended so as to read as follows: Section 4. The two special deputy wardens appointed for each congressional district, and the additional special deputy wardens who may be appointed shall each receive a per diem to be fixed by the state warden, by and with the approval of the governor, which per diem shall include pay for such days as each such deputy shall be under the direct order of the state warden to perform services in the enforcement of the fish and game laws, and upon certificate of said warden that such services have been actually rendered at his instance and under his direction. In addition to the per diem provided for, such deputies shall receive their actual necessary expenses incurred while working under the direction of the state warden, which expenses shall be paid upon vouchers therefor approved by the governor and countersigned by said state fish and game warden.

Hunting licenses, who to issue; character of. SECTION 3. Section 1498p, of the statutes of 1898, as amended by section 10, chapter 312, laws of 1899, is hereby amended so as to read as follows: Section 1498p. The state fish and game warden shall issue licenses for the hunting of game in the manner and under the conditions hereinafter stated. All such licenses issued to non-residents shall be countersigned by the secretary of state. All fees for such licenses shall be paid to the secretary previous to the issuing thereof, and shall be by him paid to the state treasurer. The state fish and game warden shall procure the printing of all licenses for the hunting of game, and a record of such licenses issued to non-residents shall be kept in the office of the fish and game warden. All licenses to persons who are residents of the state shall be numbered consecutively at the time they are printed, and shall be furnished by the state fish and game warden to the clerks of the several counties in the state. Such clerks shall issue the same upon the terms and conditions hereinafter provided. Two forms of licenses for non-residents shall be issued, to-wit: One for hunting of deer, and the other for the hunting of game protected by the laws of the state with the exception of deer, provided, that a person holding a license for the hunting of deer is hereby authorized to hunt

for any game protected by the laws of the state during the seasons and under the conditions prescribed by law, and the termination of said license shall be stated on its face. Not more than one license shall be issued to the same person in any one year. The state fish and game warden may issue duplicates for licenses lost.

Resident to have license in possession while hunting; who may hunt without. SECTION 4. Section 14a, chapter 312 of the laws of 1899 is hereby amended so as to read as follows: Section 14a. Any resident of this state who shall pursue, hunt or kill any of the birds, fowls or animals protected by the laws of this state without being at the time of such pursuing, hunting or killing in possession of a license duly issued to him, which license shall cover the period in which he shall be so pursuing, hunting or killing such game, or who shall furnish to another person, during the open season for such game or permit such another person to have, during such season a license issued to him, shall be fined not less than fifty dollars nor more than one hundred dollars, or be imprisoned in the county jail not less than two months nor more than six months. Provided nothing in this section shall be construed so as to prohibit persons residents of this state under section 1498s of the statutes of 1898, under eighteen years of age from hunting, without the aid of a dog or dogs, protected game birds other than aquatic fowl, rabbits or squirrels during the open season therefor, without the payment of a license fee, on land owned or occupied as a homestead farm by their parents.

Non-resident to have license in possession while hunting. SECTION 5. Section 14, chapter 312 of the laws of 1899 is hereby amended so as to read as follows: Section 14. Any non-resident of this state who shall pursue, hunt or kill any of the birds, fowls or animals protected by the laws of this state without being at the time of such pursuing, hunting or killing in possession of a license duly issued to him, which license shall cover the period in which he shall be so pursuing hunting or killing such game, or who shall furnish to another person, during the open season for such game or permit such another person to have, during such season, a license issued to him, shall be fined not less than fifty dollars nor more than one hundred dollars, or be imprisoned in the county jail not less than two months nor more than six months.

Hunting license fund. SECTION 6. All moneys sent to the state treasurer in payment of hunting and fishing licenses and

all moneys sent to the state treasurer by any game warden as the proceeds of any sale of confiscated fish or game shall be set aside as a fund to be known as the hunting license fund.

Prohibited methods of fishing; use of set lines; license for, who to issue. SECTION 7. Section 4560d, of the statutes of 1898 as amended by section 3, chapter 311 of the laws of 1899 is hereby amended so as to read as follows: Section 4560d. Any person who shall, except as provided herein, set, place or use in any of the inland waters of the state any net of any variety, or any trap, or any snare of any kind, which shall be intended to or might catch, take or kill fish, shall be punished by a fine of not less than twenty-five dollars nor more than one hundred dollars, and be imprisoned until such fine be paid, not exceeding ninety days; provided, that dip nets may be used in said waters to take whitefish between the first day of November and the succeeding eighth day thereof, and in taking shiners, chubs, dace, suckers, carp, redhorse, sheepshead, dogfish, garfish, sturgeon, catfish and bullheads in any stream not frequented by or containing trout of any variety. Set lines may be used in the waters of Big Wolf river in Waupaca county, in Lake Winnebago, Lake Butte des Morts, Lake Winneconne, Lake Poygan, and the river connecting said lakes and also in the waters of the Wisconsin river from the north line of Sauk county to its mouth and also in the waters of the Black river from the north line of Jackson county to its mouth and also in the waters of the Mississippi river, for the purpose of taking catfish or sturgeon, under the following restrictions: Any person who shall put out a set line shall first procure from the county clerk of any county bordering on such waters a license for that purpose, which shall be issued to him the same as hunting licenses are issued. He shall also procure from the said county clerk and attach to each one hundred yards or fraction thereof, of set line, a metal tag. The license shall be numbered and the metal tag issued to any license holder shall be stamped to correspond with the number of the license. The licensee shall pay one dollar for such license and twenty-five cents for each metal tag. The county clerk shall remit to the state treasurer ninety cents for each license so issued and he may retain for each tag issued the sum of five cents, provided he furnishes the tags. Otherwise the state fish and game warden shall furnish the tags when demanded. The moneys received by the county clerk or the state fish and game warden under this section shall be remitted to the state treasurer and become a part of the hunting license fund. All licenses issued under this section shall expire on the last day of April of each year. No person shall assist in setting or tak-

ing up a set line who does not possess a license. Any person who shall set such line shall maintain at each end thereof a white flag not less than sixteen inches square, and such flag shall be placed at least two feet above the water, and shall be numbered with figures at least three inches in size to correspond with the number of the license possessed by the person setting the line. Any game warden or deputy game warden or person having the powers of the game warden within the provisions of the laws of this state, is authorized to raise at any time, with as little damage as may be, any set line to see if the same is set according to the provisions of this act. The state game warden is hereby authorized and required to furnish to county clerks, upon application, the licenses and tags provided for herein. Any person who shall be convicted of violating the provisions of this act shall, if he possess a license under the provisions of this act, forfeit the same and shall not be granted another license for the term of three years and shall be further punished by a fine or imprisonment as provided by this section. Set lines set in violation of the provisions of this act shall be considered public nuisances.

Netting whitefish or trout; close season for. SECTION 8. Section 4561a of the statutes of 1898 is hereby amended so as to read as follows: Section 4561a. Any person who shall capture or take, by means of a net of any kind, in any of the outlying waters of the state, any white fish or trout between the first day of November and the fifteenth day of December next succeeding, shall be punished by a fine of not less than twenty-five dollars nor more than one hundred dollars and be imprisoned until such fine be paid, not exceeding ninety days. All boats used in violation of this act and all fish taken in violation thereof may be seized, confiscated and sold by any warden as provided by law.

Close season for deer; prohibited methods of hunting; penalty. SECTION 9. Section 4562d of the statutes of 1898, as amended by section 9, chapter 311 of the laws of 1899 is hereby amended so as to read as follows: Section 4562d. Any person who shall take, pursue or kill, by any kind of device or contrivance whatever, or pursue with intent to take, kill or worry any deer, buck, doe or fawn, between the thirtieth day of November and the succeeding tenth day of November in the year following (all the year excepting the last twenty days of November being thereby intended to be included in the closed or prohibited season for such animals), or who shall hunt deer, buck, doe or fawn, at any time with dogs or in the night time, or in either of the counties

of Sauk, Adams, Columbia, Richland and Marquette at any other time than during the last ten days of November of each year, or in either of the counties of Fond du Lac, Sheboygan, Manitowoc and Calumet at any time, or who shall kill or capture any deer, buck, doe or fawn, or attempt to kill or capture such, in the waters or on the ice of any of the streams, lakes or ponds within the jurisdiction of this state at any time, or who shall take, catch or kill, or attempt to take, catch or kill any deer, buck, doe or fawn, by means of any pit, pitfall or trap at any time; or who shall make use of any artificial light in hunting deer; or have in possession the skin of any deer when it is in its red coat, or of any fawn when it is in its spotted coat; or who shall kill more than two deer in any one year, shall be punished by a fine of not less than twenty-five dollars nor more than one hundred dollars, or by imprisonment in the county jail not less than two months nor more than six months, or by both such fine and imprisonment in the discretion of the court.

Close season for pheasant, quail, etc., penalty. SECTION 10. Section 4564 of the statutes of 1898 is hereby amended so as to read as follows: Section 4564. Any person who shall take, catch or kill any Mongolian, Chinese or English pheasant, or quail of any variety before September first, 1903 shall be punished by a fine of not less than twenty-five dollars nor more than fifty dollars or by imprisonment in the county jail not less than thirty nor more than sixty days in the discretion of the court.

Hunting of rabbit with ferret prohibited; otter, marten, muskrat, etc.; close season; penalty. SECTION 11. Section 4565c of the statutes of 1898 is hereby amended so as to read as follows: Section 4565c. It shall be unlawful for any person to hunt, take, kill or pursue any rabbit at any season of the year with a ferret; or to hunt, take, kill or pursue any rabbit or squirrel between the first day of May and the succeeding first day of July; or to hunt, take, kill, trap or pursue any otter, marten, fisher or beaver between the first day of May and the following first day of February; or destroy or molest any muskrat house at any time. All guns, traps, boats or other implements used in violating this law and all game taken in violation thereof may be seized, confiscated and sold by any warden as provided by law. Any person who shall violate any of the provisions of this section shall be punished by a fine of not less than twenty dollars nor more than fifty dollars or by imprisonment in the county jail not more than sixty days.

Prohibited methods of hunting aquatic birds. SECTION 12. Section 4563b of the statutes of 1898, is hereby amended so as to read as follows: Section 4563b. Any person who shall use, in the pursuit of any wild duck, goose, brant or other aquatic bird, upon the waters of this state, any sneak boat, or boat propelled by an oar or oars operated from the stern of such boat, or any sail boat, or boat propelled by steam, naphtha, electric or other engine or machinery, or any battery, sink box or similar device, or who shall kill or attempt to kill or to pursue, while occupying or using any boat, box or other device outside or beyond the natural covering of reeds, grass or other vegetation growing above the water, any wild goose, duck, brant or other aquatic bird, or who shall construct or use for the purpose of hunting, outside of such natural covering or upon the ice, any fixed or artificial blind or ambush, shall be punished by a fine of not less than ten dollars nor more than fifty dollars, or by imprisonment in the county jail not more than thirty days or by both such fine and imprisonment; provided, that it shall not be unlawful to hunt, kill or pursue any aquatic fowl on the open waters of this state between sunrise and sunset of the same day with a paddle boat or row boat propelled with an oar or oars from the side or sides of such boat; provided, however, that in the waters of Lake Koshkonong in the counties of Dane, Jefferson, Rock, and in the water of Fox Lake in Dodge county, no float, paddle boat, scull boat or sneak boat, shall be used in the pursuit of any aquatic fowl beyond the point where the hunter may by law set his decoys.

Shipment of game or fish prohibited, except as personal baggage; penalty. SECTION 13. Section 18, chapter 312 of the laws of 1899 is hereby amended so as to read as follows: Section 18, chapter 312 of the statutes of 1899. It is unlawful and is prohibited for any person a resident of this state to ship within this state any birds, fowls or animals protected by the laws of this state except when the same shall be in the personal possession of or carried as baggage or express by the owner thereof, and such owner shall have in his possession a resident license duly issued to him under the provision of law, and shall accompany the said birds, fowls or animals on the same train or other conveyance; provided, that there shall be only one shipment each day by any one person and that the number of birds or animals carried at any one shipment shall not exceed twenty-five altogether, and also provided that this section shall not apply to any game except woodcock, partridge, pheasant, prairie chicken or prairie hen, grouse of any variety, plover of any va-

riety, and also provided that the number of snipe of any variety and aquatic fowl that may be transported under this section shall not exceed fifty. All game shipped or had in possession in violation of this act may be seized, confiscated and sold by any warden as provided by law. Any person who shall violate any of the provisions of this section shall be punished by a fine of not less than fifty dollars nor more than one hundred dollars, or by imprisonment in the county jail not less than sixty days nor more than six months or by both such fine and imprisonment in the discretion of the court.

Selling, etc., of deer hides, carcass; shipments of hides from other states. SECTION 14. Section 14, chapter 311, laws of 1899, is hereby amended so as to read as follows: Section 14, chapter 311 of the laws of 1899. It shall be unlawful and is prohibited to buy, sell or transport any green hide, green head, carcass or part of a carcass of any buck, deer, doe or fawn between the fifth day of December and the succeeding fifteenth day of November. Provided that this section shall not prohibit the shipment into this state at any time the hides or skins of deer from another state if the same be lawfully taken and had in possession in the state from which such shipment is made. Any shipment made or had in possession in violation of this law may be seized confiscated and sold by and [any] warden as provided by law. Any person or corporation who shall violate any of the provisions of this act shall be punished by a fine of not less than twenty-five dollars nor more than fifty dollars and by imprisonment until said fine is paid, not exceeding sixty days.

Hunting with dogs prohibited when; excepted localities; penalty. SECTION 15. It shall be unlawful and is hereby prohibited for any person to hunt any game, of any kind with a dog or dogs in this state, during the open season for hunting deer provided that the counties of Columbia, Dodge, Washington, Ozaukee, Milwaukee, Waukesha, Jefferson, Dane, Iowa, Grant, Lafayette, Green, Rock, Walworth, Racine and Kenosha are excepted. Any person violating the provisions of this act shall be punished by a fine of not less than twenty-five dollars nor more than one hundred dollars or by imprisonment until such fine is paid not exceeding ninety days. Any dog found running deer in this state is hereby declared to be a public nuisance.

Shipment of fish or game; penalty for false statements. SECTION 16. Section 19 of chapter 312 of the laws of 1899 is hereby amended so as to read as follows: Section 19, chapter

312 of the laws of 1899. It is hereby required that any and all packages containing fish or game shall be labeled in plain letters on the address side of the package so as to disclose the number of pounds of each kind of fish and the number of each variety of game, animals or birds contained therein. Any person who shall deliver to a common carrier for transportation any package or parcel containing fish or game, which said package or parcel shall not be so labeled as herein required, or who shall place upon said package or parcel a false statement as to the contents thereof, shall be punished by a fine of not less than twenty-five dollars nor more than one hundred dollars, or by imprisonment in the county jail not less than thirty days nor more than ninety days, or by both fine and imprisonment. Any shipment made or had in possession in violation of this law may be seized, confiscated and sold by any warden as provided by law.

Endorsements on package; penalty. SECTION 17. Section 20, chapter 312 of the laws of 1899 is hereby amended so as to read as follows: Section 20, chapter 312, of the laws of 1899. Every person delivering to a common carrier a package or parcel containing fish or game shall place upon said package the name and address of the shipper and the name and address of the person to whom shipped. Any person violating the provisions of this section shall, upon conviction thereof, be punished by a fine of not less than ten dollars, nor more than fifty dollars. Any shipment made or had in possession in violation of this law may be seized, confiscated and sold by any warden as provided by law.

Report of fishermen in outlying waters; penalty for failure to make. SECTION 18. Section 4567a, of the statutes of 1898 is hereby amended so as to read as follows: Section 4567a, of the statutes of 1898. Each person engaged in fishing in the outlying waters of this state as a business during the whole or any part of the year shall, on or before the first day of December of such year, report to the state fish and game warden the amount in pounds of all food fish caught by him during the year, the average price per pound, and such other information as required by the blanks furnished him for the purpose; and for failing to make such report or for wilfully making a false report any such person shall be punished by a fine of not less than twenty-five dollars nor more than fifty dollars, or be imprisoned in the county jail not less than ten days nor more than sixty days.

Depositing of deleterious substances in water; penalty. SECTION 19. Section 4567 of the statutes of 1898 is hereby amended so as to read as follows: Section 4567. Any person who shall

cast, deposit or throw overboard from any row, sail or steamboat or other craft into any of the inland waters of this state, or into Green Bay, Sturgeon Bay and Chequamegon Bay, or deposit or leave upon the ice thereof until it melts, any fish offal, which shall be construed to mean and include the head, intestines, blood and cleanings of fish and dead fish, or throw or deposit or permit to be thrown and deposited any lime, tan bark, ship-ballast, stone, sand slabs or decayed wood or any acids or chemicals or waste or refuse arising from the manufacture of pulp or paper or other substances deleterious to fish life, (authorized drainage and sewerage from municipalities excepted), into any of the rivers, lakes or streams of this state, including Green Bay, Chequamegon Bay and Sturgeon Bay or into any streams wherein there have been planted trout fry or in which trout naturally abound, or who shall throw or deposit in any of the inland waters of this state, (the Wisconsin river, the Kickapoo river, the Pine river in Richland county and the Chippewa river from Jim falls to its mouth excepted), any saw dust or planing mill shavings shall be punished by a fine of not less than twenty-five dollars nor more than one hundred dollars, or by imprisonment in the county jail not less than thirty days nor more than four months. The fact of any fisherman coming to the shore with dressed fish in his boat and without the offal produced by such dressing shall be prima facie evidence of the violation of the first clause of this section.

Hunting on another's land; in pastures. SECTION 20. Section 4565d of the statutes of 1898 is hereby amended by adding after the word "situate," in the fourth line thereof, the following words: "or any person who shall, without permission of the owner hunt or shoot on the land of another enclosed by a fence and used as a pasture for stock" and by adding the word "other" after the word "any" to the end that the law may protect the owners of enclosed lands used as a pasture for stock against persons hunting or shooting thereon without the permission of the owners thereof, regardless of the notice required as to other lands, so that such section when amended will read as follows: Section 4565d. Any person who shall enter into any growing or standing grain not his own, with fire-arms or permit his dog to enter into any such grain, without the permission of the owner or occupant of the land on which such grain is situate or any person who shall, without permission of the owner, hunt or shoot on the premises of another enclosed by a fence and used as a pasture for stock, or shall hunt or shoot upon any other land of another after being notified not to hunt or shoot thereon, shall be punished by a fine of not less than five dollars nor more

than ten dollars and in default of payment thereof, shall be imprisoned in the county jail not less than ten days nor more than thirty days; provided, that this section shall not limit or in any way affect civil liability on account of such trespass. Any owner or occupant of land may give the notice provided for in this section by maintaining sign boards, at least one foot square, containing such notice upon at least every forty acres of the premises sought to be protected, in at least two conspicuous places, or by giving personal, written or verbal notice.

Transportation of fish or game during close season; penalty; private hatcheries. SECTION 21. Section 1498m, of the statutes of 1898 is hereby amended so as to read as follows. Section 1498m of the statutes of 1898. Any person or corporation, or any agent or servant of the latter, who shall, for compensation, or otherwise, transport any fish of either of the varieties for which a close season is prescribed by law, during such season or use the stamp or brand hereinafter described in the shipment of any fish not raised in a private hatchery or transport any of the animals, fowl or birds for which a close season is prescribed by law, during such season, or ship, carry or transport, offer or receive for shipment or transportation to any place beyond this state any feathered game protected by these statutes, except live birds and also fifty birds or fowl of any variety when the same are accompanied by and in the possession of the owner thereof, if a non-resident, and also trout raised in private hatcheries as hereinafter provided or ship, transport or carry out of this state to sell or offer for sale any duck of any variety, or any snipe or plover between the first day of December and the next succeeding first day of September, shall forfeit not less than twenty-five dollars nor more than one hundred dollars for each such violation, to be recovered in a civil action brought in the name of the state by the state fish and game warden or one of his deputies. The possession of any such animals, fowl or birds during the close season therefor, for shipment or in transit, shall be prima facie evidence of the violation of this section. Nothing herein contained shall prevent the shipment of trout raised in private hatcheries, the package or box containing which shall be branded with an iron brand as follows: "Shipped from the private hatchery of" (here insert the name of the owner and the location of the hatchery). It shall be the duty of every person whenever any animal, fish or game of any of the kinds the taking, catching or killing of which is prohibited by law at any or all times (except during the periods in which the same may be lawfully taken, caught or killed), is offered to him for transportation out of this

state, to at once notify and give full particulars concerning such offer and by whom made, to the state fish and game warden or one of his deputies. All sections of these statutes relating to having in possession or under control, or the sale, shipment or transportation of any animal, fish, water fowl or bird, shall be construed to include any and all parts of the flesh and meat thereof.

What packages of fish or game may be transported; penalty.

SECTION 22. It shall be unlawful for any person, company or corporation to offer for transportation or to transport to any point within or without this state any brook or rainbow trout, muskellunge, bass or pike, or any fish taken from the inland waters of this state except chub, dace, suckers, carp, red-horse, sheepshead, dog-fish, garfish, sturgeon, catfish and bull heads and as follows:

A. If marked as provided by law, one package and no more, containing not more than twenty pounds of fish, or in lieu thereof two fish, and no more, of any weight, may be transported to any point within or without this state, by any person, provided that not more than one such shipment shall be made during one week by the same person.

B. Any package or shipment containing more than twenty pounds of fish or containing in lieu thereof more than two fish weighing in the total more than twenty pounds of any brook or rainbow trout muskellunge, bass or pike or fish taken from the inland waters of this state, chub, dace, suckers, carp, red horse, sheepshead, dog fish, garfish, sturgeon, catfish and bull heads may be transported to any point within this state, shipments to points without the state being unlawful, provided that the shipment be marked as provided by law and that the shipment be accompanied by the shipper on same train from point of shipment to place of destination. Any person, company or corporation who shall violate any of the provisions of this act shall on conviction thereof pay a fine of not less than twenty-five dollars nor more than one hundred dollars, or be imprisoned in the county jail not less than thirty days nor more than four months. Any shipment made in violation of this act may be seized, confiscated and sold by any game warden of this state as provided by law.

Packages shipped from outlying and inland water points; penalty. **SECTION 23.** Any package containing fish offered for shipment or transportation by any person, company or corporation or received for transportation by any person, company or corporation at any point in this state not situate on any waters

designated by the statutes of this state as outlying waters, shall come under the provisions of law pertaining to the shipment of fish taken from the inland waters of this state. And any person, company or corporation offering for transportation any package in violation of this act shall on conviction thereof be punished by a fine of not less than twenty-five dollars nor more than one hundred dollars, or by imprisonment in the county jail not less than one month nor more than four months. Any shipment made in violation of this act may be seized, confiscated and sold by any warden as provided by law.

Duty of county clerk as to license moneys. SECTION 24. It shall be the duty of each county clerk in this state to remit to the state treasurer, on the first day of each month, all moneys received by him for hunting or fishing licenses during the preceding month, and to report to the state fish and game warden the number of licenses issued, and the amount of money remitted to the state treasurer. Any county clerk who shall fail or refuse to comply with the provisions of this act shall on conviction thereof pay a penalty of not less than five nor more than ten dollars or by imprisonment in the county jail not less than five nor more than ten days.

Use of net in outlying waters. SECTION 25. Section 4560j of the statutes of 1898 as amended by section 7, chapter 311, laws of 1899 is hereby amended so as to read as follows: Section 4560j. Any person who shall set or cause to be set in the waters of Lake Superior within one mile of the main shore thereof, within the jurisdiction of this state, or in the entire Chequamegon Bay, or waters south of an east and west line drawn from the extreme northwest end of Long Island or Chequamegon point to the mainland in Bayfield county, any seine, gill, pound or fyke net, shall be punished by a fine of not less than twenty-five dollars and not more than one hundred dollars or by imprisonment in the county jail not less than thirty days nor more than three months.

License for scientific purposes. SECTION 26. Section 1498i of the statutes of 1898 is hereby amended so as to read as follows: Section 1498i. The state fish and game warden may on satisfactory testimonials, issue to any person a resident of this state, a permit to take any of the nests, eggs, birds, fowls, fish or animals of the state under conditions and restrictions fixed by said warden.

Taking and sale of suckers and carp. SECTION 27. The state fish and game warden is hereby authorized to issue to any per-

son a permit to take carp and suckers at any time in any way, provided the same be done under the supervision of a deputy game warden. The state fish and game warden may also take in any way he deems best carp and suckers and dispose of the same paying the net proceeds to the state treasurer, which moneys shall become a part of the hunting license fund.

Duty of hunter as to shipping coupons on license; penalty.

SECTION 28. Whenever any resident of this state holding a hunting license, shall kill a deer during the open season he shall immediately attach to the carcass of said deer section B of one of the coupons of his license. Whenever a non-resident of this state holding a hunting license for the hunting of all kinds of protected game of this state shall kill a deer during the open season he shall immediately attach to the carcass of said deer sections B and C of one of the coupons of his license. Any person, company or corporation, before receiving for shipment, any carcass or part of a carcass of any deer, shall detach from the license of the shipper section A, of one of the coupons of said license and compare the same with the coupon or coupons attached to said carcass or part of a carcass and if they correspond the carcass or part of a carcass may be shipped provided the said carcass or part of a carcass of deer be accompanied by the shipper from the place of shipment to destination if within the state and to state line if destination be to a point without the state. Any carcass or part of a carcass of any deer had in possession in or near any hunting camp or found in transit or in any place for sale or storage, without the section of the hunting license coupon mentioned attached, may be seized, confiscated and sold by any warden as provided by law. Any resident who shall neglect or refuse to comply with the provisions of this act, or any non-resident who shall neglect or refuse to comply with the provisions of this act, or any person or agent of any person, company or corporation who shall receive for shipment or ship any carcass or part of a carcass of any deer in violation of this act shall on conviction thereof pay a fine of not less than ten dollars nor more than fifty dollars or by imprisonment in the county jail not less than twenty days nor more than three months.

SECTION 29. This act shall take effect and be in force from and after its passage and publication.

Approved May 13, 1901.