

SECTION 1. Subsection (4) of section 29.18 of the statutes is amended to read: (29.18) (4) For mink and muskrat there shall be an open season from January first to April tenth, in all counties excepting the counties of Calumet, Fond du Lac, Green Lake, Marquette, Outagamie, Shawano, Waushara, Waupaca, Marathon, Lincoln, Forest, Florence, Oneida, Langlade, Marinette and Winnebago, where the open season shall be from October twenty-fifth to April first. \* \* \* There shall be no open season in Rock, Green, Monroe, Dodge, Barron, La Fayette, Kenosha, Dunn, Clark, Eau Claire, Polk, Racine, Wood, Chippewa, La Crosse, Bayfield, Pepin, Buffalo, Pierce, St. Croix, Marinette, Jackson, Dane, Lincoln, Burnett, Washburn, Oneida, Vilas, Iron, Forest, Florence, Ashland, Shawano, Langlade, Waukesha, \* \* \* Douglas, Sawyer, Rusk, Sauk, Iowa, Manitowoc, Sheboygan and Taylor counties in odd-numbered years, excepting land and lands and water in Freeman and Seneca townships in Crawford county, known as the Winneshiek bottoms owned by the United States government, where there shall be an open season each year for muskrat from January first to April tenth, and no closed season for mink. There shall be no season for muskrat in Pike lake in the towns of Reid and Elderon, and in May Flower lake and Lake Gotoit, in the town of Norrie, Marathon county. On Horicon marsh in Dodge county there shall be no open season for mink and muskrat, including muskrat on so-called muskrat farms not legally operated or on muskrat farms established after July 1, 1927, until January 1, 1933. The taking of muskrat and mink shall be under the joint supervision of the state conservation commission and the superintendent of the upper Mississippi river wild life and fish refuge.

SECTION 2. This act shall take effect upon passage and publication.

Approved February 26, 1929.

---

No. 51, S.]

[Published March 8, 1929.

## CHAPTER 6.

AN ACT to amend section 9 of chapter 564, laws of 1907, as amended by chapter 36, laws of 1921, relating to the county court of Fond du Lac county.

*The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:*

SECTION 1. Section 9 of chapter 564, laws of 1907, as amended by chapter 36, laws of 1921, is amended to read: (Chapter 564, laws of 1907) (Chapter 36, laws of 1921) Section 9. The person appointed as such clerk may also, in the discretion of said county judge, be appointed phonographic reporter of said county court, as provided by \* \* \* *section 324.31 of the statutes*, and in which case he shall, in addition to the compensation hereinbefore provided for as clerk, also receive the compensation as provided for in \* \* \* *section 324.32 of the statutes; or said clerk may also in the discretion of said judge be appointed phonographic reporter, as provided by section 2437a of Sanborn and Berryman's Annotated Statutes of 1889, and in such case he shall, in addition to the compensation hereinbefore provided for as clerk, also receive a per diem compensation as provided for in section 2438 of Sanborn and Berryman's Annotated Statutes of 1889.* The said county judge may, with the approval of the county board of said county of Fond du Lac, appoint a competent clerk in his said office in addition to the register in probate, and in addition to the clerk already provided for in sections 1 and 5. Such additional clerk shall perform such work and render such service in said office as may be required of him by said judge, and shall receive a suitable compensation, to be fixed by said county board and paid out of the county treasury monthly in the same manner as salaries of the county officers are paid, *and the person who may be so appointed as such additional clerk, may also in the discretion of the county judge be appointed phonographic reporter of the county court of Fond du Lac county as provided for in section 324.31 of the statutes, and receive the compensation as provided for in section 324.32 of the statutes; or said additional clerk may also be appointed phonographic reporter as provided by section 2437a of Sanborn and Berryman's Annotated Statutes of 1889, and in such case he shall in addition to the compensation hereinbefore provided as clerk, also receive the per diem compensation as provided for in section 2438 of Sanborn and Berryman's Annotated Statutes of 1889.*

SECTION 2. This act shall take effect upon passage and publication.

Approved March 7, 1929.