

No 34, S.]

[Published June 26, 1907.]

**CHAPTER 393.**

AN ACT to amend section 2246 of the statutes, relating to letters of attorney.

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

SECTION 1. Section 2246 of the statutes is amended to read:

\* \* \* \* \*

Approved June 25, 1907.

(In effect July 1, 1907.)

No. 571, S.]

[Published June 26, 1907.]

**CHAPTER 394.**

AN ACT to create section 1498a—1, of the statutes, and repeal section 14 and section 14a, chapter 312, laws of 1899, as amended, relating to the possession of licenses while hunting.

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

SECTION 1. There is added to the statutes a new section to read:

\* \* \* \* \*

**Repeal.** SECTION 2. Sections 14 and 14a, chapter 312, laws of 1899, as amended, are hereby repealed.

Approved June 25, 1907.

(In effect July 1, 1907.)

**Hunters: license necessary; non-transferable; owners may hunt rabbits; penalties.** SECTION 1498a—1. Any resident or non-resident of this state who shall pursue, hunt, kill, or trap 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 other person to have during the said open season, a license issued to him, shall be fined not less than twenty-five dollars nor more than one hundred dollars or be imprisoned in the county jail not less than one month nor more than six months, or by both such fine and imprisonment. Provided, that nothing in this act shall be construed to prevent the owner or occupant and members of their families of any land from hunting and killing rabbits thereon at any time or in any manner without a license.

(Sec. 1, Ch. 394, 1907.)

**Hunter to carry and display license.** [\* \* \*] Any person while hunting, pursuing or trapping game shall have such license on his person and shall display the same upon the request of any person authorized to enforce the fish and game laws. The failure or refusal of any person to display such license as hereinbefore provided shall be deemed prima facie evidence of the violation of the provisions of this act.

(Sec. 2, Ch. 394, 1907.)

**Non-resident's license good for shipment of but one deer carcass.** SECTION 1498q. Each license for the hunting of game issued under the provisions of law shall state for what year the same is granted, and shall be valid for no other period, nor for any time or season than that which the law shall designate to be the open season for game permitted to be hunted, taken or killed by the terms of such license, subject to the proviso that all kinds of game can be hunted in their season and under the conditions of law by a person holding a license for the hunting of deer.

(a) The licenses for non-residents of the state for the hunting of deer and the general game license for non-residents of the state shall be numbered consecutively when issued from the office of the secretary of state, and be upon paper of color dif-