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department.

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SECTION 28. 29.245 (5) (b) 3. of the statutes is amended to read: 1 29.245 (5) (b) 3. To a person who possesses a flashlight or who uses a flashlight 2 while if the person is on foot and training a dog to track or hunt raccoons, foxes or 3 other unprotected wild animals and if the raccoons, foxes or other wild animals are 4 not subject to regulation under ch. 22. 5 SECTION 29. 29.255 of the statutes is repealed. 6 SECTION 30. 29.40 (2) of the statutes is amended to read: 7 29.40 (2) DEERTAGS. Except as provided under sub. (5) and s. 29.405 (3), any 8 person who kills a deer shall immediately attach to the ear or antler of the deer a 9 current validated deer carcass tag which is authorized for use on the type of deer 10 killed. Except as provided under sub. (2m) or s. 29.578 (7), (8) or (14), no person may 11 possess, control, store or transport a deer carcass unless it is tagged as required 12 13 under this subsection. SECTION 31. 29.40 (6) of the statutes is amended to read: 14 29.40 (6) (title) FARM-RAISED DEER DEER. This section does not apply to 15 farm-raised deer or deer that are subject to regulation under ch. 22. 16 17 SECTION 32. 29.41 of the statutes is renumbered 29.41 (1), and 29.41 (1) (c), as 18 renumbered, is amended to read: 29.41 (1) (c) POssess the raw skin of any muskrat, mink, otter, fisher or pine 19 marten at any time unless the person is the holder of a scientific collector permit, fur 20 21 dealer license, trapping license or resident conservation patron license of current 22 issue. No license is required for a person breeding, raising and producing domestic 23 fur-bearing animals in captivity as defined in s. 29.579 or for a person authorized

to take muskrats on a cranberry marsh under a permit issued to the person by the

	Should a second
1	SECTION 33. 29.41 (2) of the statutes is created to read:
2	29.41 (2) Subsection (1) does not apply to the skins of fur-bearing animals that
3	are subject to regulation under ch. 22.
4	SECTION 34. 29.42 (1) of the statutes is amended to read:
5	29.42 (1) APPROVAL NECESSARY. No person, except a person who is issued a valid
6	hunting license, sports license, a conservation patron license, taxidermist permit or
7	scientific collector permit and who is carrying this approval on his or her person, may
8	possess or have under his or her control any game bird, or game animal or the carcass
9	of any game bird or game animal.
10	SECTION 35. 29.42 (2) of the statutes is renumbered 29.42 (2) (a) and amended
11	to read:
12	29.42 (2) (a) No Except as provided in par. (b), no person, except a person who
13	is issued a valid scientific collector permit, may take, needlessly destroy or possess
14	or have under his or her control the nest or eggs of any wild bird for which a closed
15	season is prescribed under this chapter.
16	SECTION 36. 29.42 (2) (b) of the statutes is created to read:
17	29.42 (2) (b) A person who has a valid scientific collector permit may take or
18	possess or have under his or her control the nest of a wild bird and may destroy the
19	nest if necessary for a scientific purpose.
20	SECTION 37. 29.42 (5) of the statutes is created to read:
21	29.42 (5) Captive wild animals. This section does not apply to wild animals
22	that are subject to regulation under ch. 22.
23	SECTION 38. 29.425 (title) of the statutes is repealed.
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SECTION 39. 29.425 (1) of the statutes is repealed.

SECTION 40. 29.425 (2) of the statutes is repealed.

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1 SECTION 41. 29.425 (3) of the statutes is repealed. 2 SECTION 42. 29.425 (4) of the statutes is renumbered 29.42 (1m) and amended 3 to r&ad: 29.42 (lm) Hunting and trapping. A person who hunts or traps any game 4 animal, game bird or fur-bearing animal shall kill the animal it when it is taken and 5 6 make it part of the daily bag or, shall release the animal it unless authorized the person has the authority to possess under s. 29.55, 29.572, 29.574, 29.575, 29.578 or 7 8 29.585 ch. 22. 9 **SECTION 43.** 29.425 (4m) of the statutes is repealed. SECTION 44. 29.425 (5) of the statutes is renumbered 29.42 (5) and amended 10 11 to read: 12 29.42(5) PENALTY. A person who violates this section sub. (1m) shall forfeit not less than \$100 nor more than \$1,000. 13 14 Section 45, 29.427 (title) of the statutes is repealed, SECTION 46. 29.427 (1) of the statutes is repealed. 15 SECTION 47. 29.427 (2) of the statutes is repealed. 16 **SECTION** 48. 29.427 (3) of the statutes is repealed. 17 18 **SECTION 49.** 29.427 (4) (title) of the statutes is repealed. SECTION 50. 29.427 of the statutes is renumbered 22.03 (2) (e) and amended 19 29,855 (4) 20 to read: 22.03 (2) (e) No person may operate on a live wild skunk to remove its scent

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glands unless the person holds a Class A or Class B captive wild animal farm license or the person is a veterinarian and the person who possesses brings the skunk is authorized under s. 29.857 or 29.867 authorized under s. A veterinarian to whom a person brings a live wild skunk for removal of its scent glands or for other

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treatment shall verify the person holds a Class A or Class B captive wild animal farm license. If the person does not hold such a license, the veterinarian shall notify

that person that possession of a live skunk is illegal and shall notify the department.

SECTION 51. 29.427 (5) of the statutes is repealed.

SECTION 52. 29.427 (6) of the statutes is repealed.

SECTION 53. 29.427 (7) of the statutes is repealed.

SECTION 54. 29.43 (5) (b) of the statutes is amended to read:

29.43 (5) (b) Subsections (1) to (4) do not apply to the possession, transportation, delivery or receipt of farm-raised deer or wild animals that are subject to regulation under ch. 22.

SECTION 55. 29.44 (3) of the statutes is amended to read:

29.44 (3) Subsection (1) does not apply to the possession, transportation, delivery or receipt of farm-raised deer or wild animals that are subject to regulation under ch. 22.

Section 56. 29.45 (6) of the statutes is amended to read;

29.45 (6) This section does not apply to the transportation of farm-raised deer or wild animals that are subject to regulation under ch. 22.

SECTION 57. 29.46 (5) of the statutes is amended to read:

29.46 (5) EXEMPTION, TAXIDERMISTS. Subsections (1) to (3) do not apply to a person who is issued a valid taxidermist permit and who is transporting, in connection with his or her business, the carcass of a game bird in connection with his or her business or the carcass of a wild bird that is subject to regulation under ch. 22.

SECTION 58. 29.48 (7) of the statutes is created to read:

29.48 (7) This section does not apply to the carcass of a wild animal that is subject to regulation under ch. 22.

1	SECTION 59. 29.49 (3) of the statutes is am ended to read:
2	29.49 (3) Exemption. This section does not apply to the meat from farm-raised
3	deer or to meat that is subject to regulation under s. 22.13 or 22.14.
4	SECTION 60. 29.535 (title) of the statutes is amended to read:
5	29.535 (title) Introduction of wild animals fish.
6	SECTION 61. 29.535 (1) (a) 1. of the statutes is amended to read:
7	29.535 (1) (a) 1. Importing into the state any fish, or spawn or any other wild
8	animal for the purpose of introducing, stocking or planting that fish, or spawn or wild
9	animal.
10	SECTION 62. 29.535 (1) (a) 2. of the statutes is amended to read:
11	29.535 (1) (a) 2. Introducing, stocking or planting any fish, or spawn or other
12	wild animal.
13	SECTION 63. 29.535 (1) (c) of the statutes is amended to read:
14	29.535 (1) (c) Permits for introducing, stocking or planting under par. (a) 2.
15	shall be issued by the department only after investigation and inspection of the fish,
16	or spawn or other wild animals as the department determines necessary.
17	SECTION 64. 29.535 (1) (g) of the statutes is created to read:
18	29.535 (1) (g) The department may promulgate rules to establish additional
19	requirements for the importation, introduction, stocking or planting of fish or spawn.
20	SECTION 65. 29.535 (2) (a) of the statutes is amended to read:
21	29.535 (2) (a) Importing into the state any fish, spawn or any other wild animal
22	for the purpose of introducing, stocking or planting that fish, or spawn or wild
23	animal.
24	SECTION 66. 29.535 (2) (b) of the statutes is amended to read:

1	29.535 (2) (b) Introducing, stocking or planting any fish, or spawn or other wiki
2	animal.
3	SECTION 67. 29.54 (title) of the statutes is amended to read:
4	29.54 (title) State propagation of wild mammals and Food in the wild
5	for game birds
6	SECTION 68. 29.54 (1) of the statutes is repealed.
7	SECTION 69. 29.54 (2) of the statutes is renumbered 29.54.
8	SECTION 70. 29.55 of the statutes is repealed.
9	SECTION 71. 29.565 of the statutes is repealed.
10	SECTION 72. 29.572 of the statutes is repealed.
11	SECTION 73. 29.573 of the statutes is repealed.
12	SECTION 74. 29.574 of the statutes is repealed.
13	SECTION 75. 29.575 of the statutes is repealed.
14	SECTION 76. 29.578 of the statutes is repealed.
15	SECTION 77. 29.579/of the statutes is repealed.
16	SECTION 78. 29.583 (1) of the statutes is amended to read:
17	29.583 (1) The department may seize and dispose of or may authorize the
18	disposal of any deer that has escaped from land licensed under s. 29.574 or 29.578
19	22.16 or owned by a person registered under s. 95.55 if the escaped deer has traveled:
20	more than 3/miles from the land or if the licensee or person has not had the deer
21	returned to the land within 72 hours of the discovery of the escape.
22	SECTION 79. 29.585 of the statutes is repealed.
23	SECTION 80. 29.586 of the statutes is repealed.
24	SECTION 81. '29.59 (1) (f) of the statutes is amended to read:

1	29.59 (1) (f) Notwithstanding s. 29.01 (14), "wild animal" means any
2	undomesticated mammal or bird, but does not include farm-raised deer or wild
3	animals that are subject to regulation under ch. 22.
4	SECTION 82. 29.598 (1) of the statutes is amended to read:
5	29.598 (1) Definition. In this section, "wildlife damage" means damage caused
6	by deer that live in the wild, bear or geese that are not subject to regulation under
7	ch. 22 and that is done to commercial seedings or crops on agricultural land, to
8	orchard trees or nursery stock or to apiaries or livestock.
9	SECTION 83. 29.605 of the statutes is repealed.
10	SECTION 84. 29.645 of the statutes is amended to read:
11	29.645 Larceny of game. A person who, without permission of the owner,
12	molests, disturbs or appropriates any wild animal or its carcass that has been
13	lawfully reduced to possession by another shall forfeit not less than \$1,000 nor more
14	than \$2,000. This section does not apply to farm-raised deer or to wild animals that
15	are subject to regulation under ch. 22.
16	SECTION 85. 29.65 (1) (intro.) of the statutes is amended to read:
17	29.65 (1) (intro.) The department may bring a civil action in the name of the
18	state for the recovery of damages against any person unlawfully killing, wounding,
19	catching, taking, trapping, or having unlawfully in possession possessing in
20	violation of this chapter or of any rule promulgated under this chapter any of the
21	following named protected wild animals, birds, or fish, or any part of an animal, bird
22	or fish, and the sum assessed for damages for each wild animal, bird, or fish shall be
23	not less than the amount stated in this section:

SECTION 86. 59.25 (3) (f) 2. of the statutes is amended to read:

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59.25 (3) (f) 2. For all court imposed fines and forfeitures required by law to be deposited in the state treasury, the amounts required by s. 165.87 for the penalty assessment surcharge, the amounts required by s. 167.31 (5) for the weapons assessment, the amounts required by s. 973.045 for the crime victim and witness assistance surcharge, the amounts required by s. 973.046 for the deoxyribonucleic: acid analysis surcharge, the amounts required by s. 961.41 (5) for the drug abuse program improvement surcharge, the amounts authorized by s. 971.37 (1m) (c) 1. or required by s. 973.055 (1) for the domestic abuse assessment, the amounts required by s. 346.655 (2) (a) and (b) for the driver improvement surcharge, the amounts required by s. 102.85 (4) for the uninsured employer assessment, the amounts required by s. \$299.93 for the environmental assessment, the amounts required by s. **29.3965** for the wild animal protection assessment, the amounts required by s. ss. (29)(1)(d) and 29)997 for the natural resources assessment surcharge, the amounts required by s. 29.2967 for the fishing shelter removal assessment, the amounts required by s. 350.115 for the snowmobile registration restitution payment and the amounts required by s. ss. 22.43 (2) (2) and 291998 for natural resources restitution payments, transmit to the state treasurer a statement of all moneys required by law to be paid on the actions entered during the preceding month on or before the **firs**t day of the next succeeding month, certified by the county treasurer's personal signature affixed or attached thereto, and at the same time pay to the state treasurer the amount thereof.

SECTION 87. 59.40 (2) (m) of the statutes is amended to read:

59.40 (2) (m) Pay monthly to the treasurer for the use of the state the state's percentage of the fees required to be paid on each civil action, criminal action and special proceeding filed during the preceding month and pay monthly to the

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	treasurer for the use of the state the percentage of court imposed fines and forfeitures
	required by law to be deposited in the state treasury, the amounts required by s.
	165.87 (2) (b) for the penalty assessment surcharge, the amounts required by s.
<i>Ş</i> >	167.31 (5) for the weapons assessment, the amounts required by s. 973.045 for the
	crime victim and witness assistance surcharge, the amounts required by s. 973.046
	for the deoxyribonucleic acid analysis surcharge, the amounts required by s. 961.41
	(5) for the drug abuse program improvement surcharge, the amounts authorized by
	s. 971.37 $(1m)$ (c) 1. or required by s. 973.055 for the domestic abuse assessment
	surcharge, the amounts required by s. 346.655 for the driver improvement
	surcharge, the amounts required by s. 102.85 (4) for the uninsured employer
	assessment, the amounts required by s. 299.93 for the environmental assessment, 29.933
	the amounts required under s. 29,9965 for the wild animal protection assessment,
	the amounts required under $\frac{1}{8}$ ss. 22.43 (1) (d) and 29.997 (1) (d) for the natural
	9.955 resources assessment surcharge, the amounts required by s. 29.9967 for the fishing
	shelter removal assessment, the amounts required by s. 350.115 for the snowmobile
	registration restitution payment and the amounts required under s. ss. 22.43 (2) (d)
	ୁମ୍ମ ମୁକ୍ତ ବ୍ୟୁ ମୁକ୍ତ (1) (d) for the natural resources restitution payments. The payments
	shall be made by the 15th day of the month following receipt thereof. 22.25 or 29.
	SECTION 88. 167.31 (4) (b) of the statutes is amended to read:
/	167.31 (4) (b) Subsections (2) (a), (b) and (c) and (3) (a) and (b) do not apply to
	the holder of a scientific collector permit research license under s. 29,17,28,25 who
	is using a net gun or tranquilizer gun in an activity related to the purpose for which
/	the permit was issued.
	SECTION 89. 814.60 (2) (e) of the statutes is amended to read:

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814.60 (2) (e) Natural reso

814.60 (2) (e) Natural resources restitution payment imposed by s. 22.43 (2) (d)

SECTION 90. 895.57 (3) of the statutes is amended to read:

895.57 (3) Subsection (2) does not apply to any humane officer, local health officer, peace officer, employe of the department of natural resources while on any land licensed under s. 22.15, 22.16, 22.17, 22.18, 22.19 or 29.52 29.578, 29.574, 29.575 or 29.578 or designated as a wildlife refuge under s. 29.57 (1) or employe of the department of agriculture, trade and consumer protection if the officer's or employe's acts are in good faith and in an apparently authorized and reasonable fulfillment of his or her duties.

SECTION 91. 943.75 (3) of the statutes is amended to read:

943.75 (3) Subsection (2) does not apply to any humane officer, local health officer, peace officer, employe of the department of natural resources while on any land licensed under s. 22.15, 22.16, 22.17, 22.18, 22.19 or 29.52, 29.573, 29.574, 29.575 or 29.578 or designated as a wildlife refuge under. s. 29.57 (1) or employe of the department of agriculture, trade and consumer protection 'if the offker's or employe's acts are in good faith and in an apparently authorized and reasonable fulfillment of his or her duties. This subsection does not limit any other person from claiming the defense of privilege under s. 939.45 (3).

SECTION 92. 951.01 (1m) of the statutes is created to read:

951.01 (1m) "Conservation warden" means a warden appointed under s. 23.10.

SECTION-93. 951.015 of the statutes is amended to read:

951.015 Construction . and application. This chapter shall not be interpreted as controverting any law regulating wild-animals subject to regulation under ch. 22, the taking of game as defined in s. 29.01(4) to (7) and (10), the trapping

of wild animals under ch. 29, the use of live animals in dog trials or in the training of hunting dogs or the slaughter of animals by persons acting under state or federal law.

SECTION 94. 951.09 of the statutes is amended to read:

951.09 Shooting at caged or staked animals. No person may instigate, promote, aid or abet as a principal, agent, employe, participant or spectator, or participate in the earnings from, or intentionally maintain or allow any place to be used for the shooting, killing or wounding with a firearm or any deadly weapon, any animal, except for farm-raised deer, as defined in s. 95.001(1)(a), that is tied, staked out, caged or otherwise intentionally confined in a man-made enclosure, regardless of size. Nothing in this section prohibits the shooting of any wild game in its wild state or the shooting of game birds. Lerfowl at licensed game for any licensed shooting preserves captive wild birds or captive white-tailed deer that is authorized under s. 22.09 (2).

SECTION 95. 951 15 (5) of the statutes is created to read:

951.15 (5) For purposes of enforcing this chapter as to wild animals subject to regulation under ch. 22, a conservation warden has the same powers and duties that a law enforcement officer has under this section.

Section 96.951.16 of the statutes is amended to read;

951.16 Investigation of cruelty complaints. A person may apply for a search warrant under s. 968.12 if there is reason to believe that a violation of this chapter has taken place or is taking place. If the court is satisfied that probable cause exists, it shall issue a search warrant directing a law enforcement officer in the county to proceed immediately to the location of the alleged violation with a doctor of veterinary medicine, if the court determines that a veterinarian is necessary for

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designated in the warrant, retaining in his or her custody subject to the order of the court such property or things as are specified in the warrant, including any animal. For purposes of enforcing this chapter as to a wild animal that is subject to regulation under ch. 22, the warrant may direct a conservation warden to act as provided in this section. The warrant shall be executed and returned to the court which issued the warrant in accordance with ss. 968.15 and 968.17. This section shall not affect other

of law enforcement officers or conservation wardens.

951.18(4)(a)

951.18 (4) (a) 2. of the statutes is amended to read:

trson, including any local humane society or county or municipal nforcement officer or conservation warden, for any pecuniary loss person as a result of the crime, including expenses in keeping any volved in the crime. This requirement applies regardless of whether lator is placed on probation under s. 973.09. If restitution is ordered, consider the financial resources and future ability of the criminal violator to pay and shall determine the method of payment. Upon the application of any interested party, the court shall schedule and hold an evidentiary hearing to determine the value of any pecuniary loss under this paragraph.

SECTION 98. 951.18 (4) (b) 1. of the statutes is amended to read:

951.18 (4) (b) 1. A sentencing court may order that an animal-be-delivered to the local humane society or the county or municipal pound or to a law enforcement officer if a person commits a crime under this chapter, the person is the owner of the animal that is involved in the crime and the court considers the order to be reasonable and appropriate. A sentencing court may order that an animal be-

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delivered to the department of natural resources? if the animal is a wild animal subject to regulation under ch. 22 and the court considers the order to be reasonable and annronriate. The society, pound or officer shall release the animal to a person other than the owner or dispose of the animal %i.a proper and humane manner. If the animal is a dog, the release or disposalshall be in accordance with s. 174.046 (8) or (9), except s. 174.046 (8) (a) does not apply and the fees under s. 174.046 (8) (d) do not apply if the expenses are covered under s. 951.17. If the animal is not a dog, the society, pound or officer may charge a fee for the release of the animal.

SECON 99. 973.05 (1) of the statutes is amended to read:

973.05(1) When a'defendant is sentenced to pay a fine, the court may grant permission for the payment of the fine, of the penalty assessment imposed by s. 165.87, the jail assessment imposed by s. 302.46 (1), the crime victim and witness assistance surcharge unders. 973.045, any applicable deoxyribonucleic acid analysis surcharge under s. 973.046, any applicable drug abuse program improvement surcharge imposed by s. 961.41 (5), any applicable domestic abuse assessment imposed by s. 971.37 (lm) (c) 1. or 973.055, any applicable driver improvement surcharge imposed by s. \$46.655, any applicable weapons assessment imposed by s. 167.31, any applicable uninsured employer assessment imposed by s. 102.85 (4), any applicable environmental assessment imposed by s. 299.93, any applicable wild animal protection assessment imposed by s. 29.9965, any applicable natural resources assessment imposed by s. 22.43 (1) (d) or 29.997 and any applicable natural resources restitution payment imposed by s. 22.43 (2) (d) or 29.998 to be made within a period not to exceed 120 days. If no such permission is embodied in the sentence, the fine, the penalty assessment, the jail assessment, the crime victim and witness assistance surcharge, any applicable deoxyribonucleic acid analysis surcharge any:

applicable drug abuse program improvement surcharge, any applicable domestic abuse assessment, any applicable driver improvement-s-&charge, any applicable weapons assessment, any applicable uninsured employer assessment, any applicable environmental assessment, any applicable wild animal protection assessment, any applicable natural resources assessment and any applicable natural resources restitution payment shall be payable immediately.

SECTION 100 A. Effective dates. This act takes effect on January 1, 1999, except as follows:

(1) The treatment of section 22.285 of the statutes take seffect on the day after publication.

(END)

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1999-2000 DRAFTING INSERT FROMTHE LEGISLATIVE REFERENCE BUREAU

Insert 2-8

SECTION 1. 20.370 (1) (mu) of the statutes is amended to read:

20.370 (1) (mu) General program operations - state finds. The amounts in the schedule for general program operations that do not relate to the management and protection of the state's fishery resources under ss. 23.09 to 23.11, 27.01, 30.203 and 30.277, subch. VI of ch. 77 and chs. 22, 26, 28 and 29.

History: 1971 c. 40.95; 1971 c. 125 ss. 101 to 121.522 (1); 1971 c. 211, 215, 277, 330, 336; 1973 c. 12 s. 37; 1973 c. 90,100; 1973 c. 243 s. 82; 1973 c. 296, 298, 301, 318, 333,336; 1975 c. 8, 39, 51, 91, 198; 1975 c. 224 ss. 7d, 7f, 7m, 17 to 19p; 1977 c. 29 ss. 181 to 234.1657 (34); 1977 c. 274, 370, 374, 376, 377; 1977 c. 418 ss. 95 to 110,929 (37); 1977 c. 421,432; 1977 c. 447 ss. 42 to 44.210; 1979 c. 34 ss. 199 to 322, 2102 (39) (a); 1979 c. 221; 1979 c. 361 s. 113; 1981 c. 1, 20, 86, 95, 131, 294, 330; 1981 c. 374 ss. 6, 7, 148, 150; 1983 a. 27 ss. 216m to 269,2202 (23); 1983 a. 75, 181, 243, 397; 1983 a. 410 ss. 5m to 11, 2202 (38); 1983 a. 413; 1983 a. 416 ss. 1, 19; 1983 a. 426; 1985 a. 16, 22; 1985 a. 29 ss. 282d to 356, 3202 (26) (a), (39) (a), (c), (dm), (i); 1985 a 46, 60, 65, 120, 202,296; 1987 a. 27, 29, 110, 290, 295, 298, 305; 1987 a. 312 s. 17; 1987 a. 384, 397, 399, 403, 418; 1989 a. 31, 128, 284, 288, 326; 1989 a. 335 ss. 22nn to 30g, 89; 1989 a. 336, 350, 359, 366; 1991 a. 32; 1991 a. 39 ss. 326b to 394, 594c; 1991 a. 254, 269, 300, 309, 315; 1993 a. 16, 75, 166, 213, 343, 349, 415, 421, 453, 464; 1993 a. 490 ss. 18,271; 1995 a. 27, 201, 225, 227, 296, 378, 459; 1997 a. 27.35; 1997 a. 237 ss. 33 to 38d, 727g; 1997 a. 248.

Insert 45-9 1

- 22.325 Denial and revocation of approvals based on child support delinquency. (1) SOCIAL SECURITY NUMBERS REQUIRED. The department shall require an applicant who is an individual to provide his or her social security number as a condition of applying for, or applying to renew/any license issued under this chapter.
- SOCIAL SECURITY NUMBERS. The department of natural resources may not disclose any social security numbers received under sub. (1) to any person except to the department of workforce development for the sole purpose of administering s. 49.22.
- (3) Denial of Approvals. (a) As provided in the memorandum of understanding required under s. 49.857 (2), the department shall deny an application to issue or renew, suspend if already issued or otherwise withhold or restrict an approval specified in sub. (1) if the applicant for or the holder of the approval is delinquent in making court-ordered payments of child or family support, maintenance, birth

expenses, medical expenses or other expenses related to the support of a child or former spouse or if the applicant or holder fails to comply with a subpoena or warrant issued by the department of workforce development or a county child support agency under s. 59.53 (5) and relating to paternity or child support proceedings.

(b) As provided in the memorandum of understanding required under s. 49.857 (2), the department shall deny an application to issue or renew an approval specified in sub. (1) if the applicant for or the holder of the approval fails to provide his or her social security number as required under sub. (1).

22.327 Denial and revocation of approvals based on tax delinquency.

- (1) SOCIAL SECURITY AND IDENTIFICATION NUMBERS REQUIRED. The department shall require an applicant who is an individual to provide his or her social security number and an applicant who is not an individual to provide the applicant's federal employer identification number as a condition of applying for, or applying to renew, any of the following approvals:
 - (a) A captive wild animal farm license issued under s. 22.15.
 - (b) A deer farm license issued under s. 22.16.
 - (c) A white-tailed deer venison sales license issued under s. 22.17.
 - (d) A wild fur farm license issued under s. 22.18.
 - (e) A bird hunting preserve license issued under s. 22.19.
 - (f) A dog training license issued under s. 22.20 (1) or (2).
 - (g) A dog trial license issued under s. 22.21.
 - (h) A falconry license issued under s. 22.22.
 - (i) A stocking license issued under s. 22.23.
 - (j) A rehabilitation license issued under s. 22.24.
 - (k) A scientific research license issued under s. 22.25.

- (L) A captive wild animal auction and market license issued under s. 22.28.
- (m) A validation license issued under s. 22.285.
- (2) DISCLOSURE OF NUMBERS. The department of natural resources may not disclose any information received under sub. (1) to any, person except to the department of revenue for the sole purpose of making certifications required under s. 73.0301.
- (3) Denial and revocation. The department shall deny an application to issue or renew, or revoke if already issued, an approval specified in sub. (1) if the applicant for or the holder of the approval fails to provide the information required under sub. (1) or if the department of revenue certifies that the applicant or approval holder is liable for delinquent taxes under s. 73.0301.

Insert 63-21

SECTION 2. 23.09 (2) (f) of the statutes is amended to read:

23.09 (2) (f) *Propagation*; game and fish. Subject to s. 95.60, capture, propagate, transport, sell or exchange any species of game or fish needed for stocking or restocking any lands or waters of the state.

History: 1971 c. 40 s. 93; 1971 c. 125 s. 522 (1); 1971 c. 215, 277, 326; 1973 c. 251, 298, 333; 1975 c 39 ss. 249, 249a, 250m, 734; 1975 c. 91, 200, 224, 365; 1977 c. 29, 402,406; 1979 c. 34 ss. 699m to 701g, 2102 (39) (a); 1979 c. 89; 1981 c. 20 ss. 598 to 599s, 2202 (38) (c); 1981 c. 295; 1981 c. 390 s. 252; 19837a. 2985 3a.; 29, 65, 322; 1985 a. 332 ss. 34,251 (1); 1987 a 27, 98, 295, 403; 1989 a. 31, 336, 359; 1991 a. 39, 269, 309; 1993 a. 16, 343, 436, 490; 1995 a. 27, 218, 257, 349, 417; 1997 a. 27, 35, 248,

SECTION 3. 23.50 (1) of the statutes is amended to read:

23.50 **(1)** The procedure in ss. 23.50 to 23.85 applies to all actions in circuit court to recover forfeitures, penalty assessments, jail assessments, applicable weapons assessments, applicable environmental assessments, applicable wild animal protection assessments, applicable natural resources assessments, applicable fishing shelter removal assessments, applicable snowmobile registration restitution payments and applicable natural resources restitution payments for

Spain -4- gg and

violations of ss. 77.09, 134.60, 167.10 (3), 167.31 (2), 281.48 (2) to (5), 283.33, 285.57 (2), 285.59 (2), (3) (c) and (4), 287.07 287.08, 287.81 and 299.64 (2), subch. VI of ch. 77, this chapter and characteristic characteristic

History: 1975 c. 365; 1977 c. 29,305; 1977 c. 449 ss. 44,497; 1979 c. 32 s. 92 (17); 1979 c. 34 ss. 703b, 2102 (39) (f); 1981 c. 390; 1985 a 36; 1987 a. 27; 1987 a. 200 s 4; 1989 a. 79, 284, 335, 359; 1991 a. 39, 97; 1993 a. 16, 243, 344, 349, 491; 1995 a. 27, 216, 227, 290; 1997 a. 35.

Insert 64–11 ν

SECTION 4. 23.51 (5) of the statutes is amended to read:

23.51 (5) "Natural resources restitution payment" means the payment imposed under s. 22.43 (2) or 29.989.

History: 1975 c. 365; 1977 c. 29; 1979 c. 34; 1985 a. 36; 1985 a. 332 s. 251 (7); 1987 a. 27; 1989 a. 107; 1991 a. 39; 1993 a. 112; 1995 a. 227; 1997 a. 27, 248.

Insert 64-20 \(\nu\)

or o

SECTION 5. 23.65 (1) of the statutes is amended to read:

23.65 (1) When it appears to the district attorney that a violation of s. 134.60, 281.48 (2) to (5), 283.33, 285.57 (2), 285.59 (2), (3) (c) and (4), 287.07, 287.08, 287.81 or 299.64 (2), this chapter or ch. 22, 26, 27, 28, 29, 30, 31 or 350 violation of ch. 951

promulgated pursuant thereto has been committed the district attorney may proceed by complaint and summons.

History: 1975 c. 365; 1979c. 175; 1981 c. $\frac{4}{5}$ 390; 989 a. 284, 335, 359; 1991 a. 97; 1993 a. 16, 243, 344, 491; 1995 a. 227, 290; 1997 a. 35. Insert 65–5

Section 6. 25.29 (1) (a) of the statutes is amended to read:

25.29 (1) **(a)** Except as provided in s. **25.295**, all moneys accruing to the state for or in behalf of the department under chs. **22**, **26**, **27**, **28**, **29** and **350**, subchs. I and

VI of ch. 77 and ss. 23.09 to 23.31, 23.325 to 23.42, 23.50 to 23.99, 30.50 to 30.55, 70.58 and 71.10 (5), including grants received from the federal government or any of its agencies except as otherwise provided by law.

History: 1971 c. 125; 1973 c. 90; 1977 c. 29; 1977 c. 418 ss. 244, 245, 929 (37); 1979 c. 34 ss. 707v, 2102 (39) (a); 1979 c. 221; 1979 c. 361 s. 113; 1983 a. 27 ss. 636m, 637, 2202 (38); 1985 a. 29 ss. 638g, 3202 (39); 1985 a. 135; 1987 a. 27; 1987 a. 312 s. 17; 1989 a. 31; 1991 a. 39,269; 1995 a. 27; 1995 a. 253; s. 1997 a. 1, 27, 248.

Insert 68–16

SECTION 7. **29.011** (3) of the statutes is created to read:

29.011 (3) This section does not apply to wild animals that are subject to regulation under ch. 22.

SECTION 8. 29.024 (1) of the statutes is amended to read:

29.024 (1) Approvals required. Except as specifically provided in ch. 22 or this chapter, no person may hunt or trap in this state, fish in the waters of this state or engage in any of the activities regulated under this chapter unless the appropriate approval is issued to the person. A person shall carry the required approval with him or her at all times while hunting, trapping or fishing or engaged in regulated activities unless otherwise required by this chapter or unless otherwise authorized or required by the department. A person shall exhibit the approval to the department or its wardens on demand.

History: 1997 a. 248 ss. 90, 91, 123 to 134, 161; 1997 a 249 ss. 1, 2; s. 13.93 (1) (b), (2) (c).

SECTION 9. 29.024 (2g) (a) 2. of the statutes is amended to read:

29.024 (2g) (a) 2. Any permit issued under s. 29.38, 29.521, 29.525, 29.53 or

29.578 (S.) 29.537, 29.733, 29.735) 29.7

NOTE: NOTE: The bracketed language indicates the correct eross-references. Corrective legislation is pending NOTE:

History: 1997 a. 248 ss. 90, 91, 123 to 134, 161; 1997 a. 249 ss. 1.2; s. 13.93 (1) (b), (2) (c).

SECTION 10. 29.024 (2r) (a) 17. of the statutes is repealed.

SECTION 11. 29.024 (2r) (a) 18. of the statutes is repealed.

SECTION 12. 29.024 (2r) (a) 19. of the statutes is repealed.

SECTION 13. 29.024 (2r) (a) **20**. of the statutes is repealed.



SECTION 14. 29.024 (2r) (a) 21. of the statutes is repealed.

SECTION 15. 29.042 (1) of the statutes is amended to read:

29.042 (1) Beginning on January 1, 1998, the department may not enter into any agreement to make payments to persons holding approvals issued under s. 29.501, 29.503, 29.506, 29.509, 29.512, 29.514, 29.519, 29.523, 29.526, 29.529, 29.531, 29.533, 29.537, 29.607, 29.611, or 29.614, 29.865, 29.867, 29.869, 29.871 or 29.877 in exchange for the retirement of the approval or for the temporary or permanent cessation of any activity authorized under the approval.

History: 1997 a. 27; 1997 a. 248 ss. 119,120; Stats. 1997 s. 29.042

SECTION 16. 29.047 (2) (b) of the statutes is amended to read:

29.047 (2) (b) The possession, transportation, delivery or receipt of farm-raised deerger, farm-raised fish or wild animals that are subject to regulation under ch. 22.

History: 1985 a. 29; 1991 a. 269,316; 1995 a. 79; 1997 a. 27; 1997 a. 248 ss. **95, 96, 518 to** 521; Stats. 1997 **s.** 29.047.

SECTION 17. 29.191 (2) (a) 3. of the statutes is amended to read:

29.191 (2) (a) 3. Any person hunting pheasant under s. 29.195 or on premises licensed under s. 29.865 is exempt from the requirements under subd. 1.

History: 1997 a. 248 ss. 195 to 211, 352 to **355, 357 to** 362,365 **to** 367,406 **to 408**. Insert 71-18

SECTION 18. 29.314 (5) (b) 3. of the statutes is amended to read:

29.314 (5) (b) 3. To a person who possesses a flashlight or who uses a flashlight while if the person is on foot and training a dog to track or hunt raccoons, foxes or other unprotected wild animals and if the raccoons: foxes or other unprotected wild animals are not subject to regulation under ch. 22.

History: 1979 c. 190; 1983 a. 27, 419, 538; 1987 a. 399; 19971; 1997248 s. 458; 51438; Stats 199729.5129.314; 1997. a... 249

SECTION 19. 29.321 of the statutes is repealed.

SECTION 20. 29.334 of the statutes is renumbered 29.334 (1) and amended to read:

29.334 (1) A person who hunts or traps any game animal, game bird or fur-bearing animal shall kill the animal &when it is taken and make it part of the daily bag or shall release the animal it unless authorized under s. 29.857, 29.863, 28.867 (29.869, 29.871 or 29.877 the person has the authority to part of the it under ch. 22.

NOTE: NOTE: The bracketed language indicates the correct cross-reference. Corrective legislation is pending.NOTE:

History: 1997 a. 248 s. 513.

SECTION 21. 29.347 (2) of the statutes is amended to read:

29.347 (2) DEER TAGS. Except as provided under sub. (5) and s. 29.324 (3), any person who kills a deer shall immediately attach to the ear or antler of the deer a current validated deer carcass tag which is authorized for use on the type of deer killed. Except as provided under sub. (2m) or s. 29.871 (7), (8) or (14), no person may possess, control, store or transport a deer carcass unless it is tagged as required under this subsection. The carcass tag may not be removed before registration. The removal of a carcass tag from a deer before registration renders the deer untagged.

History: 1975 c. 97, 199; **1983** a. 546; 1991 a. 269, 316; 1995 a. 79, 126; 1997 a. 248 s. 504; Stats **1997-29. 347**. **SECTION** 22. 29.347 (6) of the statutes is amended to read:

29.347 (6) FARM-RAISED DEER DEER. This section does not apply to farm-raised deer or deer that are subject to regulation under ch. 22.

History: 1975 c. 97, 199; 1983 a. 546; 1991 a. 269, 316; 1995 a. 79, 126; 1997 a. 248 s. 504; Stats. 1997 s. 29.347.

SECTION 23. 29.351 (1) (c), as renumbered, is amended to read:

29.351 (1) (c) Possess the raw skin of any muskrat, mink, otter, fisher or pine marten at any time unless the person is the holder of a valid scientific collector permit, fur dealer license, trapping license or resident conservation patron license. No license is required for a person breeding, raising and producing domestic fur—bearing animals in captivity, as defined in s. 29.873, or for a person authorized

SECTIONS

to take muskrats on a cranberry marsh under a permit issued to the person by the department.

History: 1983 a. 21; 1987 a. 27; 1995 a. 27; 1991 a. 248 s. 507; Stats. 1997 s. 29.351.

SECTION 24. 29.351 (2) of the statutes is created to read:

29.351 (2) Subsection (1) does not apply to the skins of fur-bearing animals that are subject to regulation under ch. 22.

SECTION 25. 29.354 (1) of the statutes is amended to read:

29.354 (1) APPROVAL NECESSARY. No person, except a person who has a valid: hunting license, sports license, conservation patron license, taxidermist permit scientific collector permit and who is carrying this approval on his or her person, may possess or have under his or her control any game bird, or game animal or the carcass of any game bird or game animal.

History: 1973 c. 214; 1983 a 27; 1985 a. 29; 1991 a. 269; 1995 a. 79/1997 a. 27; 1997 a. 248 ss. 509 to 511; Stats. 1997 s. 29.354.

SECTION 26. 29.354 (2) of the statutes is renumbered 29.354 (2) (a) and amended to read:

29.354 (2) (a) No person, except a Except as provided in par. (b). no person who has a valid scientifically ster permit, may take, needlessly destroy or possess or have under his or her control the nest or eggs of any wild bird for which a closed season is prescribed under this chapter.

History: 1973 c. 214; 1983 a 27; 1985 a. 29; 1991 a. 269; 1995 a. 79; 1997 a. 27; 1997 a. 248 ss. 509 to 511; Stats. 1997 s. 29.354. **SECTION** 27. 29.354 (2) (b) of the statutes is created to read:

29.354 (2) (b) A person who has a valid scientific collector permit may take or possess or have under his or her control the nest of a wild bird and may destroy the nest if necessary for a scientific purpose.

SECTION 28. 29.354 (5) of the statutes is created to read:

29.354 (5) CAPTIVE WILD ANIMALS. This section does not apply to wild animals that are subject to regulation under ch. 22.

SECTION 29. 29.357 (5) (b) of the statutes is amended to read:

29.357 (5) (b) Subsections (1) to (4) do not apply to the possession, transportation, delivery or receipt of farm-raised deer er, farm-raised fish or wild animals that are subject to regulation under ch. 22.

History: 1985 a. 29; 1991 a. 269,316; 1995 a. 79; 1997 a. 27; 1997 a. 248 ss. 516,517; Stats. 1997 s. 29.357. **SECTION** 30. **29.361** (6) of the statutes is amended to read:

29.361 (6) This section does not apply to the transportation of farm-raised deer or deer that are subject to regulation under ch. 22.

History: 1979 c. 34; 1981 c. 111; 1985 a. 29; 1991 a. 269; 1995 a. 79; 1997 a. 248 s. 522; Stats. 1997 s. 29.361; 1997 a 249 s. 37. **SECTION** 31. 29.364 (5) of the statutes is amended to read:

29.364 (5) EXEMPTION; TAXIDERMISTS. Subsections (1) to (3) do not apply to a person who has a valid taxidermist permit and who is transporting, in connection with his or her business, the carcass of a game birdin connection with his or her business or the carcass of a wild bird that is subject to regulation under ch. 22.

History: 1975 c. 360; 1985 a. 29; 1991 a. 316; 1997 a 248 s. 523; Stats. 1997 s. 29.364. **SECTION** 32. 29.501 (9m) of the statutes is created to read:

29.501 (9m) This section applies to raw furs and dressed furs from fur-bearing animals that are subject to regulation under ch. 22.

SECTION 33. 29.506 (4) of the statutes is amended to read:

29.506 (4) **AUTHORIZATION.** Subject to this section, a taxidermist permit authorizes the permit holder to possess and transport wild animals or carcasses of wild animals in connection with his or her business. This authority supersedes, to the extent permitted under this section, restrictions on the possession and transportation of wild animals and carcasses of wild animals established under ch.

22 and this chapter. A taxidermist permit entitles the permit holder to the same privileges as a Class A fur dealer's license.

SECTION 34. 29.539 (7) of the statutes is created to read:

29.539 (7) This section does not apply to the carcass of a wild animal that is subject to regulation under ch. 22.

SECTION 35. **29.541** (3) of the statutes is amended to read:

29.541 (3) **Exemption.** This section does not apply to the meat from farm-raised deer or from farm-raised fish or to meat that is subject to regulation under s. 22.13 or 22.14 or 22.1

History: 1975 c. 360; 1991 a. 269; 1995 a. 79; 1997 a. 27; 1997 a. 248 38. 546 to 553; Stats, 1997 8. 29.541.

SECTION 36. 29.563 (7) (intro.) of the statutes is amended to read:

29.563 (7) COMMERCIAL FISHING, CLAMMING AND FISH DEALER APPROVALS. (intro.)

The fees for commercial fishing, clamming fish dealer and fish dealer approvals are

as follows:

History: 1997 a. 248.

SECTION 37. 29.563 (9) (intro.) and (a) (title) of the statutes are repealed.

SECTION 38. 29.563 (9) (a) 1. of the statutes is renumbered 29.563 (7) (c) 5m.

SECTION 39. 29.563 (9) (a) $\overset{\checkmark}{2}$. to 10. and (b) of the statutes are repealed.

SECTION 40. 29.614 (3) of the statutes is amended to read:

29.614 (3) A scientific collector permit authorizes the permittee to collect or salvage, for scientific purposes only, the eggs, nest and live fish and the nests and carcasses of any wild animals specified in the permit subject to the conditions and limitations specified in the permit and the rules of the department. The permittee may use the specimens for the scientific purposes for which collected or salvaged and may transport them or cause them to be transported by common carrier. Possession of these specimens may not be transferred to any other person, except that these specimens may be exchanged for other specimens for scientific purposes. A scientific collector permit may authorize the use of net guns and tranquilizer guns for activities

related to the purposes for which the permit is issued. Any person who is convicted of violating this chapter shall forfeit the person's permit and the permit is thereby revoked, in addition to all other penalties. Any person so convicted is not eligible for a permit under this section for one year following the conviction.

History: 1997 a. 248.

SECTION 41. 29.741 (title) of the statutes is repealed and recreated to read:

29.741 (title) Food in the wild for game birds.

History: 1989 a. 359; 1997 a. 248 s. 593; Stats. 1997 s. 29.741. **SECTION** 42. 29.741 (1) of the statutes is repealed.

SECTION 43. 29.741 (2) of the statutes is renumbered 29.741.

SECTION 44. 29.745 of the statutes is repealed.

SECTION 45. 29.853 (title) of the statutes is repealed.

SECTION 46. 29.853 (1) of the statutes is repealed.

SECTION 47. 29.853 (2) of the statutes is repealed.

SECTION 48. 29.853 (3) of the statutes is repealed.

SECTION 49. 29.853 (4m) of the statutes is repealed. SEC. = . RP; 29.853 (5) (hiller) SECTION 50. 29.853 (5) of the statutes is renumber 29.334 (2) and amended to

39.334 read:

29.853 (5) PENMIN A person who violates this section sub. (1) shall forfeit not less than \$100 nor more than \$1,000.

History: 1997 a. 248 s. 513. **SECTION** 51. 29.855 (title) of the statutes is repealed.

SECTION 52. 29.855 (1) of the statutes is repealed.

SECTION 53. 29.855 (2) of the statutes is repealed.

SECTION 54. 29.855 (3) of the statutes is repealed.

SECTION 55. 29.855 (4) (title) of the statutes is repealed.

Insert 75-23 \

SECTION 56. 29.855 (5) of the statutes is repealed.

SECTION 57. 29.855 (6) of the statutes is repealed.

SECTION 58. 29.855 (7) of the statutes is repealed.

SECTION 59. **29.857** of the statutes is repealed.

SECTION 60. 29.861 of the statutes is repealed.

SECTION 61. 29.863 of the statutes is repealed.

SECTION 62. 29.865 of the statutes is repealed.

SECTION 63. 29.867 of the statutes is repealed.

SECTION 64. 29.869 V of the statutes is repealed.

SECTION 65. 29.871 of the statutes is repealed.

SECTION 66. 29.873 of the statutes is repealed.

SECTION 67. 29.875 (1) of the statutes is amended to read:

29.875 (1) The department may seize and dispose of or may authorize the disposal of any deer that has escaped from land licensed under s. 29.867-or 29.871 22.15% 22.16 or owned by a person registered under s. 95.55 if the escaped deer has traveled more than 3 miles from the land or if the licensee or person has not had the deer returned to the land within 72 hours of the discovery of the escape.

History: 1991 a. 269; 1995 a. 79; 1997 a. 248 s. 631; Stats. 1997 s. 29.875.

SECTION 68. 29.877 of the statutes is repealed.

SECTION 69. 29.879 of the statutes is repealed.

SECTION 70. 29.881 of the statutes is repealed.

SECTION 71. 29.885 (1) (**f**) of the statutes is amended to read:

29.885 (1) (f) Notwithstanding s. 29.01 (14) (s) 29.001 (90), "wild animal" means any undomesticated mammal or bird, but does not include

farm-naised deer of farm-naised flish or wild animals that are subject to regulation under ch. 22.

NOTE: NOTE: The bracketed language indicates the correct cross-reference. Corrective legislation is pending.NOTE:

History: 1989 a. 31; 1991 a. 39; 1995 8.79; 1997 a. 27; 1997 a. 248 ss. 637 to 641, Stats. 1997 s. 29.885.

SECTION 72. 29.889 (1) (intro.) of the statutes is amended to read:

29.889 (1) DEFINITION. (intro.) In this section, "wildlife damage" means damage caused by any of the following **noncaptive** wild animals **that** are **not subject to regulation** under ch. 22:

History: 1983 a. 27; 1985 a. 29 ss. 662 to 668m, 3202 (39) (g); 1985 a. 332 ss. 41,251 (1); 1987 a. 280; 1989 a. 31, 336; 1995 a. 27, 79, 1997 a. 27,237; 1997 a 248 ss. 396,645 to 668,706; Stats. 1997 s. 29.889.

SECTION 73. **29.921** (7) of the statutes is amended to read:

29.921 (7) **Dogs** injuring wildlife. A warden may kill a dog found running, injuring, causing injury to, or killing, any deer, other than farm-raised deer <u>or deer subject to regulation under ch. 22</u>, or destroying game birds, their eggs or nests, if immediate action is necessary to protect the deer or game birds, their nests or eggs, from injury or death.

History: 1997 a. 248 ss. 98 to 102,708 to 710.

SECTION 74. 29.927 (8) of the statutes is amended to read:

29.927 (8) Any dog found running deer, except farm-raised deer or deer subject to regulation under ch. 22, at any time, or used in violation of this chapter.

History: 1977 c. 443; 1983 a. 192 s. 303 (6); 1985 a. 36; 1993 a. 169, 1995 a. 79; 1997 a. 248 s. 93; Stats. 1997 s. 29.927,

SECTION 75. 29.931 (2) (a) of the statutes is amended to read:

29.931 (2) (a) The department and its wardens shall seize and hold, subject to the order of the court for the county in which the alleged offense was committed, any vehicle, boat or object declared by this chapter to be a public nuisance, or which they have probable cause to believe is being used in violation of this chapter or s. 167.31, 287.81, 940.24, 941.20, 948.60, 948.605 or 948.61, is being used in the commission of a crime involving an animal normally found in the wild in violation of s. 951.09 or is being used in the commission of a crime relating to a submerged cultural resource

in violation of s. 44.47. If it is proven that the vehicle, boat or object is a public nuisance or that within 6 months previous to the seizure the vehicle, boat or object was used in violation of this chapter or s. 167.31, 287.81, 940.24, 941.20, 948.60, 948.605 or 948.61, was used in the commission of a crime involving an animal normally found in the wild in violation of s. 951.09 or was used in the commission of a crime relating to a submerged cultural resource in violation of s. 44.47, it shall be confiscated if the court directs in its order for judgment.

History: 1997 a. 248 ss. 108 to 110,712.

SECTION 76. 29.969 of the statutes is amended to read:

29.969 Larceny of game. A person who, without permission of the owner, disturbs or appropriates any wild animal or its carcass that has been lawfully reduced to possession by another shall forfeit not less than \$1,000 nor more than \$2,000. This section does not apply to farm-raised deer **or**, farm-raised fish <u>or wild animals that are subject regulation under ch. 22.</u>

History: 1993 a. 137; 1995 a. 79; 1997 a. 27; 1997 a. 248 s. 690; Stats. 1997 s. 29.969.

SECTION 77. 49.857 (1) (d) 2. of the statutes is amended to read:

49.857 (1) (d) 2. An approval specified in s. (22.325 or) (29.09 (11 m)) (29.09

NOTE: NOTE: The bracketed language indicates the correct cross-reference as renumbered by the revisor under s. 13.93 (1) (b).NOTE:

History: 1997 a. 191.

Insert 77-23

SECTION 78. 73.0301 (1) (d) 1. of the statutes is amended to read:

73.0301 (1) (d) 1. An approval specified in s. 22.327 of 29.09 (11r

NOTE: NOTE: The bracketed language indicates the correct cross-reference as renumbered by the revisor under s. 13.93 (1) (b).NOTE:

History: 1997 a. 237 ss. 301,307, 532.

SECTION 79. 167.31 (4) (b) of the statutes is amended to read:

167.31 (4) (b) Subsections (2) (a), (b) and (c) and (3) (a) and (b) do not apply to the holder of a scientific research license under s. 22.25 or a scientific collector permit



under s. 29.614 who is using a net gun or tranquilizer gun in an activity related to the purpose for which the <u>license or</u> permit was issued.

History: 1991 a. 20,269; 1993 a. 21; 1995 a. 79; 1997 a. 27, 192, 248.

SECTION 80. 173.29 of the statutes is created to read: 173.29 Captive wild animals exempted. This chapter does not apply to captive wild animals that are subject to regulation under ch. 22.

Insert 78-19 ✓

SECTION 81. 895.57 (3) of the statutes is amended to read:

895.57 (3) Subsection (2) does not apply to any humane officer, local health officer, peace officer, employe of the department of natural resources while on any land licensed under s. 29.865, 29.867, 29.869 or 29.871 22.15, 22.16, 22.17, 22.18 or 22.19 or designated as a wildlife refuge under s. 29.621 (1) or employe of the department of agriculture, trade and consumer protection if the officer's or employe's acts are in good faith and in an apparently authorized and reasonable fulfillment of his or her duties.

History: 1985 a. 36; 1987 a. 27,353; 1991 a. 77; 1993 a. 147; 1995 a. 122,201; 1997 a. 248,249; s. 13.93 (2) (c). **SECTION** 82. 943.75 (3) of the statutes is amended to read:

943.75 (3) Subsection (2) does not apply to any humane officer, local health officer, peace officer, employe of the department of natural resources while on any land licensed under s. 29.865, 29.867, 29.869 or 29.871 22.15, 22.16, 22.17, 22.18 or 22.19 or designated as a wildlife refuge under s. 29.621 (1) or employe of the department of agriculture, trade and consumer protection if the officer's or employe's acts are in good faith and in an apparently authorized and reasonable fulfillment of his or her duties. This subsection does not limit any other person from claiming the defense of privilege under s. 939.45 (3).

History: 1991 a. 20,269; 1993 a. 27; 1995 a. 29; 1997 a. 27, 192, 248.

Insert 79-3

renumbered 951.015(1) and

SECTION 83. 951.015 of the statutes is amended to read:

951.015 Construction and application. This chapter may not be interpreted as controverting any law regulating wild animals subject to regulation under ch. 22, the taking of a wild animal wild animals as defined in s. 29.001 (90), the trapping of animals, the use of live animals in dog trials or in the training of hunting dogs or the slaughter of animals by persons acting under state or federal law.

History: 1973 c. 314; 1983 a. 27 s. 2202 (38);/1987 a. 332 s. 54; Stats. 1987 s. 951.015; 1997 a. 248.

Insert 82–6

SECTION 84. 951.18 (4) (b) 1. of the statutes is amended to read:

951.18 (4) (b) 1. A sentencing court may order that an animal be delivered to the local humane enforcement officer if a person commits a crime under this chapter, the person is the owner of the animal that is involved in the crime and the court considers the order to be reasonable and appropriate. A sentencing court may order than an animal be delivered to the department of natural resources, if the animal is a wild animal that is under the court considers the order to be reasonable and appropriate. The society, pound or, officer or denartment of natural resources shall release the animal to a person other than the owner or dispose of the animal in a proper and humane manner. If the animal is a dog, the release or disposal shall be in accordance with s. 173.23 (lm), except that the fees under s. 173.23 (lm) (a) 4. do not apply if the expenses are covered under s. 173.24. If the animal is not a dog, the society, pound or officer may charge a fee for the release of the animal.

History: 1973 c. 314; 1977 c. 173; 1981 c. 160; 1983 a. 95; 1985 a. 48 s. 2; 1985 a. 263; 1987 a. 248, 1987 a. 332 ss. 54, 64; Stats. 1987 s. 951.18; 1987 a. 403 (256; 1989 a. 56 s. 259; 1989 a. 223.1993 a. 192; 1997 a. 27,192.

SECTION 85. 973.05 (1) of the statutes is amended to read:

973.05 (1) when a defendant is sentenced to pay a fine, the court may grant permission for the payment of the fine, of the penalty assessment imposed by s.

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165.87, the jail assessment imposed by s. 302.46 (1), the crime victim and witness assistance surcharge under s. 973.045, the crime laboratories and drug law enforcement assessment imposed by s. 165.755, any applicable deoxyribonucleic acid analysis surcharge under s. 973.046, any applicable drug abuse program improvement surcharge imposed by s. 961.41 (5), any applicable domestic abuse assessment imposed by s. 971.37 (lm) (c) 1. or 973.055, any applicable driver improvement surcharge imposed by s. 346.655, any applicable enforcement assessment imposed by s. 253.06 (4) (c), any applicable weapons assessment imposed by s. 167.31, any applicable uninsured employer assessment imposed by s. 102.85 (4), any applicable environmental assessment imposed by s. 299.93, any applicable wild animal protection assessment imposed by s. 29.983, any applicable natural resources assessment imposed by s. <u>22.43 (1) or</u> 29.987 and any applicable natural resources restitution payment imposed by s. <u>22.43 (2) or 29.989</u> to be made within a period not to exceed 60 days. If no such permission is embodied in the sentence, the fine, the penalty assessment, the jail assessment, the crime victim and witness assistance surcharge, the crime laboratories and drug law enforcement assessment, any applicable deoxyribonucleic acid analysis surcharge, any applicable drug abuse program improvement surcharge, any applicable domestic abuse assessment, any applicable driver improvement surcharge, any applicable enforcement assessment, any applicable weapons assessment, any applicable uninsured employer assessment, any applicable environmental assessment, any applicable wild animal protection assessment, any applicable natural resources assessment and any applicable natural resources restitution payment shall be payable immediately.

NOTE: NOTE: Sub. (1) is shown as affected by three acts of the 199 legislature and as merged by the revisor under s. 13.93 (2) (c).NOTE:

History: 1977 c. 29: 1979 c. 34, 111; 1981 c. 20, 88, 352; 1983 a. 27, 535; 1985 a. 36; 1987 a. 27, 339, 398; 1989 a. 64, 107, 359; 1991 a. 39; 1993 a. 16; 1995 a. 227, 438, 448; 1997 a. 3, 32, 35, 148, 248; s. 13.93 (2) (c).

SECTION 86. 73.0301 (1) (d) 1. of the statutes is amended to read:

> sort; out-of-order

73.0301 (1) (d) 1. An approval specified in s. 29.09 (11r) 29.024 (2r).

NOTE: NOTE: The bracketed language indicates the correct cross-reference as renumbered by the revisor under s. 13.93 (1) (b) NOTE:

History: 1897 a. 237 ss. 301, 307, 532.

DOA: Grinde - Regulation of wildlife rehabilitators

FOR 1999-01 BUDGET -- NOT READY FOR INTRODUCTION

AN ACT ...; relating to; the budget.

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Analysis by the Legislative Reference Bureau NATURAL RESOURCES

FISH, GAME AND WILDLIFE

This bill grants the department of natural resources (DNR) specific authority to promulgate rules to regulate wildlife rehabilitators. The rules may include a system for issuing rehabilitator licenses or permits.

For further information see the *state and local* fiscal estimate, which will be printed as an appendix to this bill.

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

SECTION 29.354 (1) of the statutes is amended to read:

29.354 (1) APPROVAL NECESSARY. No person, except a person who has a valid hunting license, sports license, conservation patron license, taxidermist permit or scientific collector permit and who is carrying this approval on his or her person, may

fur-bearing 'animal unless authorized under s. <u>29.615.</u> 29.857, 29.863;'29,867, 29.869, 29.871 or 29.877 except to control an animal temporarily.

(END)

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DRAFTERS NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

- 1. The use of "local official" in s. 22.05 (1m) is quite vague. Do you want to define this term or use more specific language?
- 2. Assembly Amendment 8 to last session's bill deleted s. 22.08 which required that a person have a rehabilitation license to rehabilitate wild animals. However, the amendment did not delete s. 22.24 which establishes the rehabilitation license. Because of this, we have the anomaly that DNR issues licenses for which there is no need. I have left the draft this way but have made it preliminary until this issue is addressed.
- 3. Per DNR Attorney Mike Lutz's instructions, I have taken out the last sentence in s. 22.24 (2) out of the engrossed bill because that reference is out of date. Do you want to put back in any of the language in s. 22.24 (2) that is found in the original bill but that was deleted in the engrossed bill?
- 4.3. I added the requirement that a person applying for a dog club training license file a proper application and pay the applicable fee. I did this for consistency with other provisions in the draft. Also note that there is a dog club application fee under s. 22.30 (1)(f) 3.
- 5. 4. I rewrote s. 22.35 (1) (b). Please review s. 22.35 (1) (b) and (2) in this draft.
- 6 5. I know the language contained in s. 22.40 in the engrossed bill was probably necessary to gain support for the bill, but it causes problems. Under the language, a local unit of government may enact an ordinance that is directly in conflict with the state law. Then the question arises as to which law prevails. Under the home rule doctrine, the state law would prevail only if the subject of the ordinance is of statewide importance. If it is considered a "local issue", the ordinance would prevail. To avoid such disputes and possible litigation, I have changed the language to only allow the local units of government to enact ordinances that are stricter than the state law. I know this may not comply with your intent, but this issue needs to be resolved in a manner that is different from the language found in the engrossed bill. Please call me to discuss this if you are not satisfied with what I have drafted...
- 7. 6. Please review s. 29.506 (4) to ensure it complies with your intent, the permit supersedes any restrictions under the rest of ch. 29 and under ch. 22. OK?
- Sincethere is no longer a Class A deer farm license, I assume that nonnative deer that are not farm-raised deer come under the captive wild animal farm license. I, therefore, have but a cross-reference to s. 22.15 in s. 29.875 (1). OK?

ر. ع.

LRB ...:...

2. There were some changes in (thapped 951, which is entitled/Crimes Against Animals, last session which require some thought and review by DNR. Section 951.15 was repealed except for the first subsection/ Provisions similar to the repealed provisions were created in ss. 173.13, 173.22/173.23 (1m) and (73.23)(4). I reviewed these and feel that what remains of s. 951.15 and these new provisions are basically covered in ss. 22.36 and 22.39 of the bill, which deal with humane treatment and care and disposal of wild animals. However, I do not think that the engrossed bill adequately deals with some of the due process safeguards that are contained in these provisions in ch. 173. (.)

I also exempted wild animals subject to regulation under ch. 22 from ch. 173. Does this comply with your intent? I would like to discuss all of this with Mike Lutz. Please

provide him with a copy of this draft and ask that he call me'

Mary Gibson-Glass Senior Legislative Attorney 267-3215

INS AA V

, as created by 1997 Librarian Oct 192,

Section #. 173.13 (2) (a) 3. of the statutes is amended to read:

173.13 (2) (a) 3. The veterinarian certifies in writing to the humane officer of law enforcement officer that subds. 1. and 2 apply.

History: 1997 a. 192.

(intro.) (as created by 1997 Wisconsin act 192, Section #. 173.23 (3) (a) of the statutes is amended to read:

NSERT

department of natural resources

173.23 (3) (a) A political subdivision may petition the circuit court for an order doing any of the

following with respect to an animal taken into custody by a law enforcement officer or a humanecon behalf of the political subdurison or the dipartment of natural

1. Providing for payment for the custody, care or treatment of the animal.

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2. Requiring the owner of the animal to post bond for the costs of custody, care or treatment of

the animal pending the outcome of any other proceeding.

Authorizing the sale, destruction or other disposal of the animal.

History: 1997 a. 192.

strike adding

1999-2000 DRAFTING INSERT FROMTHE LEGISLATIVE REFERENCE BUREAU

1 Insert 53-9 2 The person shipping or transporting the animal shall file a copy of the 3 certificate with the chief livestock health official in the state, province or country of 4 origin in accordance with the laws of the jurisdiction. The department requiring the 5 certificate may also require that the person shipping or transporting the live wild 6 animal file a copy of the certificate with that department. Insert 53-16 7 8 (a) The certificate shows that all of the requirements 9 22.44 (3) have been meet. 10' (b) The cert'fa & shows the results of any testing for disease that is required 11 under the rules promulgated under s. 22.44 (3). on behalf of the department of natural 12 Insert 59-14 ~ 13 22.42 Taking custody of captive wild animals. (1) INTAKE OF WILD ANIMALS. A conservation warden or a humane officer may take into custody a wild animal that 14 is subject to regulation under the conservation warden or humane officer has 15 16 reasonable grounds to believe that the wild animal is one of the following: 17 (a) An abandoned or stray wild animal. 18 (b) An unwanted wild animal delivered to the conservation warden or humane 19 officer.

(c) A wild animal possessed, taken, introduced, stocked, released, exhibited,

propagated, rehabilitated, hunted, sold or purchased in violation of this chapter or

any ordinance enacted under s. 22.43.

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	MGG:kg:jf
1	(d) Awildam al to tonfined as required by a quarantine order under s. 22.41
2	or any rule or ordinance relating to the control of any animal disease.
3	(e) A wild animal has caused damage to persons or property
4	(f) A participant in an animal fight intentionally instigated by any person.
5	(g) A wild animal mistreated in violation of this chapter or ch. 951.
6	(h) At wild animal delivered by a veterinarian under 173.13 (2).
7	(i) A wild animal that is deadydying or that has been exposed to or is know to
8	be infected with a contagious or infectious disease as defined in the rules
9	promulgated by the department of agriculture, trade and consumer protection under
10	s. 95.001 (2), the a reportable disease as designated by the department of natural
(ÎV	resources under s. 22.44 (2) or mile a disease or parasite that has pathological
12	significance to humans or to any animals.
13	(j) A wild animal that has escaped and has not been returned to its owner or
(14)	person authorized to possess the animal.
15	(k) A wild animal being housed or held in an inhumane manner.
16	(L) A wild animal that has entered the state in violation of s. 22.38.
(17)	(2) Transfer of wild Animals (a) A conservation warden or humane officer
(18	shall accept intoccustody any wild animal that is delivered by a law enforcement
19	officer.
20	(b) A conservation warden or humane officer taking custody of a wild animal
21	shall deliver the wild animal to the department. The department shall then comply
22	with the applicable procedures under ch. 173. Insert 79-22 6) as true 1997. Leave 1997.
23	Insert 79-22 6) as by 197 which
(24)	SECTION 1. 173.01 (1) of the statutes is renumbered 173.01 (1m).
25	SECTION 2. 173.01 (lb) of the statutes is created to read:

1	173.01 (lb) "Conservation warden" means a warden appointed under s. 23.10.
2	SECTION 3. 173.01 (1d) of the statutes is created to read:
3	173.01 (ld) "Custodial entity" means a political subdivision, a person
4	contracting under s. 173.15 (1) or the department of natural resources.
5	SECTION 4. 173.01 (lr) of the statutes is created to read:
6	173.01 (1r) "Governmental unit" means a political subdivision or the
7	department of natural resources. Jas created by 1997 Wioconsin act
8	SECTION 5. 173.01 (2) of the statutes is amended to read:
9	173.01 (2) "Law enforcement officer" has the meaning given ins. 165.85 (2) (c)
10	and does not include a conservation warden. renumber of 173.07 (1) (intro.)
x (17)	SECTION 6. 173.07 (1) of the statutes is amended to read:
menen 12	173.07 (1) ENFORCEMENT. A humane officer shall enforce s. all of the following:
13	(a) Section 95.21, ch. 22, this chapter? and chs. 174 and 951 and ordinances.
14	(b) Ordinances relating to animals enacted by political subdivisions in which
15	the humane officer has jurisdiction under s. 173.03/3).
	NOTE: NOTE: This section refreated eff. 12-1-99 by 1997 Wis. Act 192.NOTE:
16	SECTION 7. 173.07 (1) (c) of the statutes is created to read:
17	173.07 (1) (c) Ordinances enacted under s. 22.43 by a city, village or town in
18	which the humane officer has jurisdiction under s. 173.03 (3).
19	SECTION 8. 173.10 of the statutes is amended to read:
20	173.10 Investigation of cruelty complaints. A person may apply for a
21	search warrant under s. 968.12 if there is reason to believe that a violation of ch. $\underline{22}$
22	or 951 has taken place or is taking place. If the court is satisfied that probable cause
23	exists, it shall issue a search warrant directing a law enforcement officer in the
24	county, or in the case of a wild animal subject to regulation under ch. 22 a

with a doctor of veterinary medicine, if the court determines that a veterinarian is necessary for purposes of the search, and directing the law enforcement officer or conservation warden to search the place designated in the warrant, retaining in his or her custody subject to the order of the court such property or things as are specified in the warrant, including any animal. If the person applying for the search warrant is a humane officer, the warrant shall direct that the humane officer accompany the law enforcement officer or conservation warden who is directed to perform the search. The warrant shall be executed and returned to the court which issued the

NOTE: NOTE: Section 173.10 is renumbered from s. \$1.16 and amended eff. 12-1-99 by 1997 Wis. Act 192.NOTE:

SECTION 9. **173.11** (5) of the statutes is created to read:

powers and duties of law enforcement officers or conservation wardens.

are subject to regulation under ch. 22.

SECTION 10. 173.12 (1) of the statutes&is renumbered 173.12 (1) (a) and

warrant in accordance with ss. 968.15 and 968.17. This section does not affect other

amended to read:

173.12 (1) (a) Any veterinarian who has reason to believe that an animal has been in a fight in violation of s. 951.08 shall report the matter to the local humane officer or to a local law enforcement agency, except as nrovided in par. (b).

(c) The report <u>under this subsection</u> shall be in writing and shall include a description and the location of the animal, any injuries suffered by the animal and the name and address of the owner or person in charge of the animal, if known.

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, as created by 1997 Wisconsin 1 act 192,

173.12 (1) (b) If the animal is a wild animal subject to regulation under ch. 22, 1 the veterinarian shall report the matter to the department of natural resources. 2 3 **SECTION** 12. 173.12 (lm) of the statutes is amended/to read: 4 173.12 (1m) If an animal has been seized because it is alleged that the animal 5 has been used in or constitutes evidence of any crime specified in s. 951.08, the 6 animal may not be returned to the owner by an office under s. 968.20 (2). In any 7 hearing under s. 968.20 (1), the court shall determine if the animal is needed as 8 evidence or there is reason to believe that the animal has participated in or been 9 trained for fighting. If the court makes such a finding, the animal shall be retained 10 in custody. History: 1981 c. 160; 1983 a. 95; 1987 a. 248; 1987 a. 332 ss. 54, 64; Stats. 1987 s. 951.165; 1997 a/192 ss. 28, 29; Stats. 1997 s. 173.12. **SECTION 13.** 173.12 (3) (a) of the statutes as amended to read; 11 12 173.12 (3) (a) If the owner is convicted under s. 951.08 or is subject to the 13 restrictions under s. 951.08 (2m), the animal shall be delivered to the local humane 14 officer or county or municipal pound if the animal is not subject to regulation under 15 **Entire** is no local humane officer or pound, the animal may be delivered to 16 a local humane society or to another person designated by the court. 17 (ar) If the animal is one year old or older or shows indication of having 18 participated in fighting, the animal shall be disposed of in a proper and humane 19 manner. History: 1981 c. 160;1983 a. 95; 1987 a. 248; 1987 a. 332 ss. 54, 64; Stats. 1987 s. 951.165; 1997 a. 192 ss. 28, 29; Stats. 1997 s. 173.12.

SECTION 14. 173.12 (3) (ag) of the statutes is created to read: 20 21 173.12 (3) (ag) If the owner is convicted under s. 951.08 or is subject to the 22 restrictions under s. 951.08 (2m), the animal shall be delivered to the department of 23 natural resources or to another person designated by the court if the animal is a wild

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animal subject to regulation under ch. 22.

ao created by 1997 Wioconsin Act 192,

1	SECTION 15. 173.13 (1) (d) of the statutes is created to read:
2	173.13 (1) (d) This subsection does not apply to wild animals that are subject
3	to regulation under ch. 22.
4	SECTION 16. 173.13 (2) (a) (intro.) of the statutes is amended to read:
5	173.13 (2) (a) (intro.) A humane officer or, law enforcement officer conservation
6	warden or a person contracting under s. 173.15 (1) may accept an animal delivered
7	by a veterinarian, or his or her employe, if the animal has not been picked up by its
8	owner and all of the following apply:
9	SECTION 17. 173.13 (2) (a) 1. of the statutes is amended to read:
10	173.13 (2) (a) 1. The veterinarian notified the owner of the animal by certified
11	mail, return receipt requested, that the animal was ready to be picked up and that
13	the animal would be delivered to a humane officer person authorized to accept the
13	animal if not picked up within 7 days.
14	SECTION 18. 173.13 (2) (a) 4. of the statutes is created to read:
B	173.13 (2) (a) 4. The humane officer, law enforcement officer conservation
16	warden or person contracting under s. 173.15(1) is authorized under s. 22.42 or this
17	section to accept the animal.
18	SECTION 19. 173.13 (2) (b) of the statutes is amended to read:
19	173.13 (2) (b) If an animal is accepted under par. (a), the veterinarian shall
20	provide the person accepting the animal with any requested records concerning the
21	animal's ownership, or health or the licensure of the animal or of the owner under
22	$\underline{2h.2}$.
23	SECTION 20. 173.13 (3) of the statutes is amended to read:
24	173.13 (3) (a) If a humane officer or, law enforcement officer or conservation
25	warden takes custody of an animal with the knowledge of the owner, the humane

officer or law enforcement officer or conservation warden shall explain the 1 2 procedure by which the owner can recover the animal, including the procedure under 3 s. 173.22, and the procedure to be followed if the animal is not returned to the owner. NOTE: NOTE: This section is created eff. 12-1-99 by 1997 Wis. Act 192.NOTE: **SECTION 21.** 173.13 (3) (b) of the statutes is amended to read: 4 173.13 (3) (b) If a humane officer or, law enforcement officer or conservation 5 warden takes custody of an animal without the knowledge of the owner, the humane 6 officer explaw enforcement officer or conservation warden shall promptly notify the 7 owner in writing if he or she can be identified and located with reasonable effort. The 8 notice shall explain the procedure by which the owner can recover the animal, 9 10 including the procedure under s. 173.22, and the procedure to be followed if the 11 animal is not returned to the owner. The notice shall also inform the owner that the owner must notify any person with a lien on the animal that the animal has been 12 13 taken into custody. NOTE: NOTE: This section is created eff. 12-1-99 by 1997 Wis. Act 192.NOTE: SECTION 22. 173.13 (3) (c) of the statutes is/amended to read: 14 173.13 (3) (c) If the owner informs the humane officer or, law enforcement 15 officer <u>or conservation warden</u> in writing that/he or she will not claim the animal, it 16 may be treated as an unclaimed animal under s. 173.23 (1m). 17 NOTE: NOTE: This section is created eff. 12-1-99 by 1997 Wis. Act 192.NOTE: **SECTION** 23. 173.15 (1) of the statute&s amended to read: 18 173.15 (1) Providing services. A political subdivision may provide for the care 19 treatment or disposal of animals taken into custody by a humane officer, or law 20 enforcement officer under s. 173.13. The department of natural resources may 21

provide for the care. treatment or disnosal of wild animals subject to regulation under ch. 22 that are taken into custody under s. 22.42c A political subdivision or

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the department of natural resources may provide these services directly or by contracting with any other person. A political subdivision or the department of natural resources may establish standard fees for the care, custody and treatment of animals in its custody. The political subdivision or the department of natural resources may establish different fees for animals released to their owners and animals released to persons other than their owners. If the political subdivision or the department of natural resources does not establish standard fees, it may charge no more than the actual costs of care, custody or treatment to any person required to pay for the care, custody or treatment of an animal.

SECTION 24. 173.15 (2) (intro.) of the statutes is amended to read:

173.15 (2) CONTRACT FOR SERVICES. (intro.) Every person entering into a contract with a political subdivision or the department of natural resources under sub. (1) shall agree to do all of the following:

SECTION 25. 173.17 (intro.) of the statutes is amended to read:

173.17 Records. (intro.) A humane officer or law enforcement officer or conservation warden taking custody of an animal on behalf of a political subdivision or on behalf of the department of natural resources shall maintain, or require any person to whom the animal is delivered under a contract under s. 173.15 (1) to maintain, as appropriate, records for each animal containing the following information:

SECTION 26. 173.19 of the statutes a same nded to read:

eontracting under s A.3.15 (1) custodial entity may treat any animal taken into custody under s. 22.42 (1) (a), (c), (h) or (i) or 173.13 (1) (a) l., 3., 4. or 9. as an unclaimed animal subject to s. 173.23 (1m) if, within 7 days after custody is taken

rao created by 1997 Wisconsin act 192, of the animal, it is not claimed by and returned to its owner under s. 173.23(1), except 1 that an animal taken into custody under s. 22.42(1)(c) or 173.13(1)(a) 3. or 4. may 2 3 not be treated as unclaimed if its owner files a petition under s. 173.22 (1) within 7 4 days after custody is taken. NOTE: NOTE: This section is created eff. 12-1-99 by 1997 Wk. Act 192.NOTE: SECTION 27. 173.21 (1) (intro.) of the statutes is amended to read: 5 173.21 (1) GROUNDS. (intro.) A political subdivision or the department of 6 natural resources may withhold, or direct a person contracting with the political 7 subdivision or the denartment of natural resources under s/173.15/(1) to withhold, 8 an animal in custody from an owner who makes an otherwise adequate claim for the 9 animal under s. 173.23 (1) on any of the following grounds: 10 11 SECTION 28. 173.21 (1) (a) of the statutes is amended to read: 12 173.21 (1) (a) There are reasonable grounds to believe that the owner has 13 mistreated the animal in violation of ch. 951 or in violation of ch. 22 if the animal is 14 a wild animal subject to regulation under ch. 22. **SECTION** 29. **173.21** (4) of the statutes is amended to read: 15 173.21 (4) RETURN. A political subdivision or person contracting under s. 16 173.15(1) custodial entity having custody of an animal withheld under sub. (1) shall 17 release the animal to the owner at the direction of the humane officer or law 18 19 enforcement officer that or conservation warden who took custody of the animal if 20 the requirements of s. 173.23 (1) (a) to (c) are satisfied. NOTE: NOTE: This section is created pt. 12-1-99 by 1997 Wis. Act 192.NOTE: 20 21 **SECTION** 30. 173.22 (1) of the statutes amended to read 173.22 (1) **PETITION.** A person claiming that an animal that was to 22 s was

improperly taken into custody under s. 22.42 (1) (c), (d), (e), (g), (i), (i), (k) gr(L) 173.13

(1) (a) 3., 4., 5., 6. or 8. or is wrongfully withheld under s. 173.21 (1) may seek return

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of the animal by petitioning for an order from the circuit court for the county in which the animal was taken into custody or in which it is held.

SECTION 31. 173.22 (2) of the statutes is amended to read

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173.22 (2) NOTICE AND HEARING. The court shall provide notice of a petition under sub. (1) to the humane officer or, law enforcement officer or conservation warden who took the animal into custody or to the political subdivision governmental unit that withheld the animal and shall hold a hearing on the issue of whether the animal was improperly taken into custody or is wrongfully withheld.

SECTION 32. 173.22 (3) (a) (intro.) of the statutes is amended to read:

173.22 (3) (a) (intro.) If the animal was taken into custody under s. 22.42 (1) (g) or 173.13 (1) (a) 8. or is withheld under s. 173.21 (1), the court shall order the animal returned to the owner unless it determines that one of the following conditions is satisfied:

SECTION 33. 173.22 (3) (a) 1. of the statutes amended to read:

173.22 (3) (a) 1. There are reasonable grounds to believe that the owner has mistreated the animal in violation of ch. 22 or 951.

SECTION 34. 173.22 (3) (cm) of the statutes is appended to read

173.22 (3) (cm) If the animal was taken into custody under s. 22.42 (1) (c), the court shall order the animal returned to its owner if the court determines that the the owner of the wild animal has not violated ch. 22 or any ordinance enacted under s. 22.43.

SECTION 35. 173.22 (3) (d) of the **statutes** is amended to read:

173.22 (3) (d) If the animal was taken into custody under s. <u>22.42 (1) (d) or</u> 173.13 (1) (a) 5., the court shall order the animal returned to its owner if the court

1	determines that the animal was not subject to a quarantine order or was confined as
2	required by a quarantine order, as created by 1997 Wesconsin act 192,
3	SECTION 36. 173.22 (3) (e) of the statutes is amended to read:
4	173.22 (3) (e) If the animal was taken into custody under s. 22.42 (1)(e) or
5	173.13 (1) (a) 6., the court shall order the animal returned to its owner if the court
6	determines that the animal did not cause damage to persons or property.
	NOTE: NOTE: This section is created eff. 12-1-99 by 1997 Wis. Act 192.NOTE:
7	SECTION 37. 173.22 (3) (f) of the statutes is created to read:
8	173.22 (3) (f) If the animal was taken into custody under s. 22.42 (1) (i), the
9	court shall order the animal returned to its owner if the court determines that the
10	animal has not been exposed to, or infected with, any of the following:
11	1. A contagious or infectious disease as defined in the rules promulgated by the
13	department of agriculture, trade and consumer protection under s. 95.001 (2)
13	2. A reportable disease as designated by the department of natural resources
14	under s. 22.44 (2).
15	3. A disease or parasite that has pathological significance to humans or any
16	type of animal.
17	SECTION 38. 173.22 (3) (g) of the statutes is created to read:
18	173.22 (3) (g) If the animal was taken into custody under s. 22.42 (1) (k), the
19	court shall order the animal returned to its owner if the court determines that the
20	animal has not held or housed in an inhumane manner.
21	SECTION 39. 173.22 (3) (h) of the statutes is created to read:
22	173.22 (3) (h) If the animal was taken into custody under s. 22.42 (1) (L), the
23	court shall order the animal returned to its owner if the court determines that the
24	owner is not in violation of s. 22.38.

LRB-0538/P4ins

MGG:kg:jf , as created by 1997 Wisconium act SECTION 40. 173.23 (1) (intro.) of the statutes is amended to read 1 2 173.23 (1) CLAIM AND RETURN (intro.) Except as provided in sub (4) or s. 173.21 3 (1), a political subdivision or person contracting under s. 173.15 (1) custodial entity shall return an animal described in s. 22.42 (1) (a), (c), (e), (g), (h), (j) or (k) 173.13 (1) (a) 1., 3., 4., 6., 8. or 9. Ato its owner upon the happening of all of the following: 5 SECTION 41. 173.23 (1) (b) of the statutes is amended to read: 6 173.23 (1) (b) If licensure of the animal is required by statute or ordinance, the 7 8 animal is licensed or assurance of licensure by prepayment is given. **SECTION 42.** 173.23 (1) (bn) of the statutes is created to read: +9 10 173.23 (1) (bn) If licensure of the owner of a wild animal/subject to regulation 11 under ch. 22 is required under ch. 22, the owner is licensed or assurance of licensure 12 by prepayment is given. **SECTION** 43. 173.23 (1m) (intro.) of the statutes is amended to read: 13 173.23 (lm) Unclaimed animals. (intro.) A political subdivision or a person 14 contracting under s. 173.15 (1) custodial entity that has custody of an animal 15 considered unclaimed under sub. (5) (c) or (6) or s. 173.13 (3) (c) or 173.19 or an 16 17 unwanted animal may do any ofthe following: that is SECTION 44. 173.23 (1m) (a) 2m. of the statutes is created to read: 18 173.23 (1) (If licensure of the owner of a wild animal subject to regulation 20 under ch. 22 is required under ch. 22, the owner is licensed or assurance of licensure 21 by prepayment is given. 22 **SECTION** 45. 173.23 (lm) (a) 4. of the statutes is amended to read: 23 173.23 (1m) (a) 4. Any charges imposed by the political subdivision emperson contracting under s. 173.15 (1) custodial entity for custody, care, vaccination and 24 25 treatment are paid or waived.

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Det 1997 Wisconsin act 192,

1	SECTION 46. 173.23 (2) of the statutes is amended to read:
2	173.23 (2) ANIMALS NOT RETURNED TO OWNER. If an animal in the custody of a
3	political subdivision or the department of natural resources, other than an animal
4	to which sub. (1m) applies, is not returned to the owner under sub. (1) or (5) (b) or
5	s. 173.12 (2), 173.21 (4) or 173.22 or disposed of under sub. (4) or (5) (a) or s. 173.12
6	(3), it shall be disposed of under a court order under sub. (3) or s. 951.18 (4).
7	SECTION 47. 173.23 (3) (a) of the statutes is amended to read: or the department of
8	173.23 (3) (a) A political subdivision or the department of natural resources
9	may petition the circuit court for an order doing any of the following with respect to
(1 <u>0</u>)	an animal taken into custody onits behalf by a law enforcement officer or, a humane
17)	officer or a conservation warden or withheld under s. 22.42 (1) or 173,21 (1) 5 substitute
12	SECTION 48. 173.23 (3) (c) of the statutes is amended to read:
13	173.23 (3) (c) The political subdivision or the department of natural resources
14	shall serve a copy of the petition, in the manner provided in s. 801.11, upon the owner
15	of the animal, if known.
16	SECTION 49. 173.23 (3) (e) of the statutes is amended to read:
17	173.23 (3) (e) The court shall issue its order after hearing and may grant,
13	modify and grant or deny the petitioned-for relief, after considering the interests of
3 19	the animal, the owner of the animal, the political subdivision or the department of
20	natural resources and the public.
21	SECTION 50. 173.23 (4) of the statutes is amended to read:
22	173.23 (4) Injured or dangerous Animals. A political subdivision or person
23	contracting under s. 173.15 (1) custodial entity who has custody of an animal may
24	have the animal euthanized if there are reasonable grounds to believe that any of the
2 5	following apply: asslies

, as created by 1997 Wesconsin act 192,

SECTION 51. 173.23 (5) (a) of the statutes a mended to read:

173.23 (5) (a) A political subdivision or person contracting under \$.173.15(1) custodial entity that has custody of an animal that was not confined as required by a quarantine order issued under any statute, rule or ordinance relating to the control of any animal disease shall confine the animal for the duration of the quarantine or shall euthanize the animal with the written permission of the owner or if the animal is determined to be diseased, at the direction of the person issuing the quarantine order.

SECTION 52. 173.23 (5) (b) of the statutes as amended to read:

173.23 (5) (b) Unless the person issuing the quarantine order directs that the animal be euthanized because it is diseased, at the end of the quarantine period the political subdivision or person contracting under s. 173.15 (1) custodial entity shall return the animal to its owner if the owner complies with sub. (1) (a) to (d) no later than the 7th day after the day on which the political subdivision or person contracting under s. 179.15 (1) custodial entity dem and that the owner claim the strike space animal and pay for its custody, care and treatment.

NOTE: NOTE: This section is created eff. 12-1-99 by 1997 Wis. Act 192.NOTE:

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SECTION 53. 173.25 of the statutes a same nded to read:

173.25 Immunity for euthanizing animals. A political subdivision, a person contracting under s. 173.15 (1) custodial entity, a humane officer or, a law enforcement officer or conservation warden who has reasonable grounds to believe that s. 173.23 (lm) (c), (4) or (5) or a court order issued under s. 173.23 (3) authorize / an animal to be euthanized is not liable for damages for the loss of the animal resulting from euthanizing the animal.

NOTE: NOTE: This section is created eff. 12-1-99 by 1997 Wis. Act 192.NOTE:

Insert 81-17

quithounes

1	SECTION 54. 951.09 of the statutes is renumbered 951.09 (1) and amended to
2	read:
3	951.09 (1) No person may instigate, promote, aid or abet as a principal, agent,
4	employe, participant or spectator, or participate in the earnings from, or
5	intentionally maintain or allow any place to be used for the shooting, killing or
6	wounding shoot, kill or wound with a firearm or any deadly weapond any animal that
7	is tied, staked out, caged or otherwise intentionally confined in a man-made <u>an</u>
8	artificial enclosure, regardless of size. Nothing in this section prehibits the shooting
9	of any wild game in its wild state or the shooting of game birds and waterfowl at
10	licensed game farms or licensed shooting preserves.
11	History: 1973 c. 314; 1987 a. 332 s. 54; Stats. 1987 s. 951.09. SECTION 55. 951.09 (2) of the statutes is created to read:
12	951.09 (2) (a) Whoever is concerned in the commission of a violation of this
13	section is a principal and may be charged with and convicted of the violation
14	although he or she did not directly commit it and although the person who directly
15	committed it has not been convicted of the violation.
16	(b) A person is concerned in the commission of a violation of this section under
17	par. (a) if the person does any of the following:
18	1. Instigates, promotes, aids or abets the violation as a principal, agent,
19	employe, participant or spectator.
20	2. Participates in any earnings from the commission of the violation.
21	3. Intentionally maintains or allows any place to be used for the commission
22	of the violation.
23	SECTION 56. 951.09 (3) of the statutes is created to read:
24	951.09 (3) This section does not apply to any of the following animals:

1	(a) Wild animals in their wild state.
2	(b) A captive wild bird or captive whit&ailed deer that is shot, killed or
3	wounded as authorized under s. 22.09 (2).
4	(c) Farm-raised deer, as defined in s. 95.001 (1) (a).
5	(d) Animals that are treated in accordance with normally acceptable husbandry
6	practices

that deal

DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

Rogarding

1. Representation licenses: Since the time frame in 22.32 (15) (a) and (b) were identical, I found both pars. (b) and (c) to be unnecessary. I, therefore, rewrote par. (a) and eliminated pars. (b) and (c). Also note the creation of s. 22.33 (3) (c).

2. Re 951.09: 'I changed the language in s. 951.09 (3) mainly to give it parallel construction but I did change "wild game" to "wild animal". OK? Also I received 2 versions of s. 951.09 (3) (d). One used the phrase "farm animal" and the other used just "animal". I used the latter. OK?

3. Regarding s. 22.36 (8): Please review this provision in conjunction with the definition of public zoo and aquarium. Note that under this provision a zoo, regardless of whether it is public, must keep these records if it is not a member of the American Zoo and Aquarium Association.

4. Please review the changes in s. 29.855 (4) of the statutes to ensure they comply with your intent.

5. Note that I moved language regarding penalties for violation of DNR orders regarding humane care and housing from s. 22.39 (4) to s. 22.45 (3). Please review to ensure this complies with your intent.

6. I have left it as a preliminary draft because the way I reconciled interrelationship between ss. 22.38, 22.39, 22.41 and 22.42 and chs. 173 and 951 may well not comply with your intent. Please review what I have drafted to make sure that there are no conflicting provisions or gaps and to make sure it complies with your intent.

7. Note in reviewing this section that I have made and 178. Hyinapplicable to wild animals and have not drafted a a provision in s. 22.42 that parallels the language found in s. 17313 (1) (c).

as it relates for capture wild animals

Mary Gibson-Glass

Senior Legislative Attorney Phone: (608) 267-3215

As drafted, the humane officers inspection authority as it relates to fivile animals is found in 5.173.09. to A warden's inspection authority, is found different and is found in 5.22.37. OK. Please 9. I changed the cross-references and inspections with revocations. Please

that

DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRB-0538/P4dn MGG:kg:jf

September 17, 1999

- 1. Regarding renewals of validation licenses: since the time frames in s. 22.32 (15) (a) and (b) were identical, I found both pars. (b) and (c) to be unnecessary. I, therefore, rewrote par. (a) and eliminated pars. (b) and (c). Also note the creation of s. 22.33 (3) (c).
- 2. Regarding s. 951.09: I changed the language in s. 951.09 (3) mainly to give it parallel construction but I did change "wild game" to "wild animal". OK? Also I received 2 versions of s. 951.09 (3) (d). One used the phrase "farm animal" and the other used just "animal". I used the latter. OK?
- 3. Regarding s. 22.36 (8): please review this provision in conjunction with the definition of public zoo and aquarium. Note that under this provision a zoo, regardless of whether it is public, must keep these records if it is not a member of the American Zoo and Aquarium Association.
- 4. Please review the changes in s. 29.855 (4) of the statutes to ensure that they comply with -your intent.
- 5. Note that I moved language regarding penalties for violation of DNR orders regarding humane care and housing from s. 22.39 (4) to s. 22.45 (3). Please review to ensure that this complies with your intent.
- 6. I have left it as a preliminary draft because the way in which I reconciled the interrelationship between ss. 22.38, 22.39, 22.41 and 22.42 and chs. 173 and 951 may well not comply with your intent. Please review what I have drafted to make sure that there are no conflicting provisions or gaps and to make sure that it complies with your intent.
- 7. Note in reviewing s. 173.11 that I have made it inapplicable to wild animals and have not drafted a provision in s. 22.42 that parallels the language found in s. 173.13 (1) (c).
 - 8. As drafted, a humane officer's inspection authority as it relates to captive wild animals is found in s. 173.09. A wardens inspection authority as it relates to captive wild animals is different and is found in s. 22.37. OK?
 - 9. I changed the cross-references in s. 22.45 (7) that deal with revocations. Please review carefully.

Mary Gibson-Glass Senior Legislative Attorney Phone: (608) 267-3215